

ANNUAL REPORT FORM FOR INDIVIDUAL NPDES PERMITS FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (RULE 62-624.600(2), F.A.C.)

- This Annual Report Form must be completed and submitted to the Department to satisfy the annual reporting requirements established in Rule 62-621.600, F.A.C.
- Submit this fully completed and signed form and any REQUIRED attachments by mail to the address in the box at right.
- Refer to the Form Instructions for guidance on completing each section.
- Please print or type information in the appropriate areas below.

Submit the form and attachments to: Florida Department of Environmental Protection Mail Station 2500 2600 Blair Stone Road Tallahassee, Florida 32399-2400

SECT	TION I. BACKGROUND INFORMATION				The state of the s
Α.	Permittee Name: Town of Haverhill				
B.	Permit Name: Palm Beach County Municipa	l Separate Storm	Sewer Syster	n (MS4)	
C.	Permit Number: FLS000018-003 (Cycle 3)				
D.	Annual Report Year: 🛛 Year 1 🔲 Year 2	Year 3] Year 4] Year 5	☐ Other, specify Year:
E.	Reporting Time Period (month/year): March	/ 2011 through	September / 2	011	
10.00	Name of the Responsible Authority: Jay G. F	oy			
	Title: Mayor				
	Mailing Address: 4585 Charlotte Street				
F.	City: Haverhill	Zip Code: 3341	7-5911	County:	Palm Beach
	Telephone Number: 561-689-0370		Fax Number	: 561-689	-4317
	E-mail Address: jfoy@townofhaverhill-fl.gov				
	Name of the Designated Stormwater Manage Joseph Roche	ement Program C	ontact (if diffe	rent from	Section I.F above):
	Title: Director of Public Works				
	Department: Public Works				
G.	Mailing Address: 4585 Charlotte Street				
	City: Haverhill	Zip Code: 3341	7-5911	County:	Palm Beach
	Telephone Number: 561-689-0370		Fax Number	: 561-689	-4317
	E-mail Address: jroche@townofhaverhill-fl.go	<u>ov</u>			
			2000 TO 1000 T		,

SECT	TION II. MS4 MAJOR OUTFALL INVENTORY (Not Applicable In Year 1)
Α.	Number of outfalls ADDED to the outfall inventory in the current reporting year (insert "0" if none): 0 (Does this number include non-major outfalls? Yes No Not Applicable)
В.	Number of outfalls REMOVED from the outfall inventory in the current reporting year (insert "0" if none): 0 (Does this number include non-major outfalls? Yes No Not Applicable)
C.	Is the change in the total number of outfalls due to lands annexed or vacated? ☐ Yes ☐ No ☒ Not Applicable

SECT	TON III.	MONITORING	PROGRAM
	Provide a	brief statement	as to the status of monitoring plan implementation:
A.			is carried out as a joint effort by the Palm Beach County Co-permittees. Please see the Palm nnual Report for the monitoring information."
	Provide a	brief discussion	of the monitoring results to date:
В.	"Plea	ase see the Palm	Beach County Joint Annual Report for the monitoring information."
C.	Attach a	monitoring data s	summary, as required by the permit. "Monitoring data provided in PBC Joint Annual Report."
SECT	CON IV	EICCAL ANA	I Vele
	Total au	FISCAL ANA	
Α.	Total exp	enditures for the	NPDES stormwater management program for the current reporting year: \$7,500
В.	Total bud	get for the NPDE	ES stormwater management program for the subsequent reporting year: \$7,500
SEC1	TION V.	MATERIALS	TO BE SUBMITTED WITH THIS ANNUAL REPORT FORM
			to be submitted to the Department along with this fully completed and signed Annual Report Form licate whether the item is attached or is not applicable):
At	ttached	<u>N/A</u> ⊠	*** <u>DEP Note:</u> Please complete Checklists A & B at the end of the tailored form.*** Any additional information required to be submitted in this current annual reporting year in accordance with Part III.A of your permit that is not otherwise included in Section VII below.
} .		\boxtimes	A monitoring data summary as directed in Section III.C above and in accordance with Rule 62-624.600(2)(c), F.A.C.
			Year 1 ONLY: An inventory of all known major outfalls and a map depicting the location of the major outfalls (hard copy or CD-ROM) in accordance with Rule 62-624.600(2)(a), F.A.C.
			Year 3 ONLY: The estimates of pollutant loadings and event mean concentrations for each major outfall or each major watershed in accordance with Rule 62-624.600(2)(b), F.A.C.
		\boxtimes	Year 4 ONLY: Permit re-application information in accordance with Rule 62-624.420(2), F.A.C.
		(such as reco	DO NOT SUBMIT ANY OTHER MATERIALS ds and logs of activities, monitoring raw data, public outreach materials, etc.)
	·		
SEC	TION VI.	CERTIFICATI	ON STATEMENT AND SIGNATURE
The I	Responsibl	le Authority listed	in Section I.F above must sign the following certification statement, as per Rule 62-620.305, F.A.C:
with a my in inforr	a system d equiry of the mation sub	esigned to assur e person or perso mitted is, to the b	this document and all attachments were prepared under my direction or supervision in accordance that qualified personnel properly gathered and evaluated the information submitted. Based upon one who manage the system, or those persons directly responsible for gathering the information, the pest of my knowledge and belief, true, accurate and complete. I am aware that there are significant permation, including the possibility of fine and imprisonment for knowing violations.
Nam	e of Respo	nsible Authority	(type or print):Jay G. Foy
Title:	_ M	layor /	\mathcal{M}
Signa	ature:	JA (Date: / 1261/2

SECTION \	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
Α.	B.	C.	D.	\$666600 E 46680000	Patroni Vini F oje Principo
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
Part III.A.1	Structural Controls and Stormwater Collection Systems Operation				

Maintain an up-to-date inventory of the structural controls and roadway stormwater collection structures operated by the permittee, including, at a minimum, all of the types of control structures listed in Table II.A.1.a of the permit. Report the current known inventory.

Report the number of inspection and maintenance activities conducted for each type of structure included in Table II.A.1.a, and the percentage of the total inventory of each type of structure inspected and maintained. If the minimum inspection frequencies set forth in Table II.A.1.a were not met, provide as an attachment an explanation of why they were not and a description of the actions that will be taken to ensure that they will be met.

Type of Structure		Number	of Activities	s Performed		Documentation / Record	Entity Performing the Activity	Comments
	Total Number of Structures	Number of Inspections	Percentage Inspected	Number of Maintenance Activities	Percentage Maintained			
Dry retention systems	0	N/A	N/A	N/A	N/A			
Exfiltration trench / French drains (linear feet)	240	7	100	0	0	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	
Grass treatment swales (miles)	. 0	N/A	N/A	N/A	N/A			***************************************
Dry detention systems	0	N/A	N/A	N/A	N/A			
Wet detention systems	0	N/A	N/A	N/A	N/A			
Pollution control boxes	0	N/A	N/A	N/A	N/A			
Stormwater pump stations	0	N/A	N/A	N/A	N/A			
Major stormwater outfalls	2	7	100	0	0	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	
Weirs or other control structures	2	7	100	0	0	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	
MS4 pipes / culverts (miles)	.85	0	0	0	0			
Inlets / catch basins / grates	62	434	100	0	0	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	7 inspections per inlet
Ditches / conveyance swales (miles)	16	7	100	1.6	10%	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	
ATTACH explanation if any of the min	Tab	le II.A.1.a v	vere <u>not</u> m	et				0.46 1.14
Year 1 ONLY: Attach a map of all know	vn major	outfalls as	per Rule 6	2-		N/A	N/A	Outfall Map will

Α.	B:	98.000 merc C .,/2007.000	D.	E. S. Santa	F.
Permit itation/ SWMP lement	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	624.600(2)(a), F.A.C.				be updated.
Part III.A.2	Areas of New Development and Significant Redevelopment				
	Report the number of new development and significant redevelopment projects rev	riewed by the permit	tee for post-development	stormwater considera	ations.
	Number of new development / significant redevelopment projects reviewed	0	N/A	N/A	
	Provide in the Year 2 Annual Report the summary report of the review of local codimplementation of modifying codes to allow low impact design BMPs.	es activity. Provide	in the Year 4 Annual Rep	ort the follow-up repo	rt on plan
	Year 2 ONLY: Attach the summary report of the review activity		N/A	N/A	1 st year
	Year 4 ONLY: Attach the follow-up report on plan implementation		N/A	N/A	1 st year
	Roadways				
Part III.A.3	Annually review (and revise, as needed) and implement the permittee's written pro including rights-of-way, employed within the permittee's jurisdictional area and pro needed, basis. Report on the litter control program, including the frequency of litter covered by the activities, and an estimate of the quantity of litter collected.	perly dispose of colle	ected material. Impleme	ublic streets, roads, and the program on a m	nd highways, nonthly, or on ar
	Annually review (and revise, as needed) and implement the permittee's written pro including rights-of-way, employed within the permittee's jurisdictional area and pro needed, basis. Report on the litter control program, including the frequency of litter	perly dispose of colle	ected material. Implementate of the total number of TOH Inspection &	ublic streets, roads, and the program on a month of road miles cleaned. Rodrick Jones,	nd highways, nonthly, or on an
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Part III.A.3	Annually review (and revise, as needed) and implement the permittee's written proincluding rights-of-way, employed within the permittee's jurisdictional area and proneeded, basis. Report on the litter control program, including the frequency of litter covered by the activities, and an estimate of the quantity of litter collected. PERMITTEE Litter Control Program: Frequency of litter collection PERMITTEE Litter Control Program: Estimated amount of area maintained (linear feet) PERMITTEE Litter Control Program: Estimated amount of litter collected (cubic yards) CONTRACTOR Litter Control Program: Frequency of litter collection CONTRACTOR Litter Control Program: Estimated amount of area maintained (linear feet) CONTRACTOR Litter Control Program: Estimated amount of litter collected (cubic yards) If an Adopt-A-Road or similar program is implemented, report the total number of its control program.	perly dispose of collectric collection, an estimate of collection, an estimate of collectric collection, an estimate of collectric c	TOH Inspection & Trash Record Book N/A N/A N/A N/A N/A	Rodrick Jones, TOH Employee N/A N/A N/A N/A	nd highways, nonthly, or on ar or amount of are

	/II. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE				
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Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
			Trash Record Book	TOH Employee	
	Adopt-A-Road Program: Estimated amount of litter collected (cubic yards)	0.10 Tons	TOH Inspection &	Rodrick Jones,	
		0.10 10113	Trash Record Book	TOH Employee	
	Report on the street sweeping program, including the frequency of the sweeping, to nitrogen (TN) and total phosphorus (TP) loadings that were removed by the collect explanation of why not in the Year 1 Annual Report. Comments applicable to street sweeping below: The major roads that run through have a curb and gutter system. Instead the roads utilize grass-lined swales and do	tion of sweepings. It the Town of Haverh	f no street sweeping prog ill are swept by PBC. The	ram is implemented,	provide the
			N/A	T NI/A	
	Frequency of street sweeping	0	N/A	N/A	See desc. above
	Total miles swept (per year)	0	N/A	N/A	See desc. above
	Estimated quantity of sweeping material collected (cubic yards)	0	N/A	N/A	See desc. above
.	Total nitrogen loadings removed (pounds)	0	N/A	N/A	See desc. above
	Total phosphorus loadings removed (pounds)	0	N/A	N/A	See desc. above
'			880		
	Year 1 ONLY: If have curbs and gutters, attach explanation of why no street sweeping program and the alternate BMPs used or planned Annually review (and revise, as needed) and implement the permittee's written sta	indard practices to re	N/A educe the pollutants in sto	N/A primwater runoff from	See desc. above areas associated
	street sweeping program and the alternate BMPs used or planned	ent yards and mainte ch facility. enance equipment y	N/A educe the pollutants in strength of the support	N/A ormwater runoff from rt road maintenance a	See desc. above areas associated activities. Report
	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipment the number of applicable facilities and the number of inspections conducted for each	ent yards and mainte ch facility. enance equipment y Number of	N/A educe the pollutants in strength of the support	N/A ormwater runoff from rt road maintenance a	See desc. above areas associated activities. Report
	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipment the number of applicable facilities and the number of inspections conducted for each	ent yards and mainte ch facility. enance equipment y	N/A educe the pollutants in strength of the support	N/A ormwater runoff from rt road maintenance a	See desc. above areas associated activities. Report intenance activities.
Part III.A.4	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipment the number of applicable facilities and the number of inspections conducted for each comments applicable to facility below: The Town of Haverhill does not have maint	ent yards and mainte ch facility. enance equipment y Number of Inspections	N/A educe the pollutants in steenance shops that supportants and shops that supportants and shops that supportants are supportants.	N/A primwater runoff from rt road maintenance a port roadway and maintenance	See desc. above areas associated activities. Report
	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipme the number of applicable facilities and the number of inspections conducted for ear Comments applicable to facility below: The Town of Haverhill does not have maint Name of facility #1: Maintenance Equipment Yards/Shops	ent yards and maintent ch facility. enance equipment y Number of Inspections 0 nittee during the repersers stormwater treat	N/A educe the pollutants in steenance shops that supportants and shops that support N/A N/A orting period and the number that was not included we	N/A primwater runoff from rt road maintenance a port roadway and maintenance in N/A N/A aber of those projects with an explanation for	See desc. above areas associated activities. Report intenance activities. See desc. above that did NOT each of why it was
	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipme the number of applicable facilities and the number of inspections conducted for ear Comments applicable to facility below: The Town of Haverhill does not have maint Name of facility #1: Maintenance Equipment Yards/Shops Flood Control Projects Report the total number of flood control projects that were constructed by the perminclude stormwater treatment. The permittee shall provide a list of the projects whoot. Report on any stormwater retrofit planning activities and the associated impledrainage systems that do not have treatment BMPs.	ent yards and mainter ch facility. enance equipment y Number of Inspections 0 nittee during the reparter stormwater treatementation of retrofit	N/A educe the pollutants in steenance shops that supportants and shops that support N/A N/A orting period and the number that was not included witing projects to reduce steenance should be a stee	N/A primwater runoff from rt road maintenance a port roadway and maintenance and roadway and road	See desc. above areas associated activities. Report intenance activities. See desc. above that did NOT each of why it was
	Annually review (and revise, as needed) and implement the permittee's written sta with road repair and maintenance, and from permittee-owned or operated equipme the number of applicable facilities and the number of inspections conducted for ear Comments applicable to facility below: The Town of Haverhill does not have maint Name of facility #1: Maintenance Equipment Yards/Shops Flood Control Projects Report the total number of flood control projects that were constructed by the perminclude stormwater treatment. The permittee shall provide a list of the projects when ot. Report on any stormwater retrofit planning activities and the associated imples	ent yards and maintent ch facility. enance equipment y Number of Inspections 0 nittee during the repersers stormwater treat	N/A educe the pollutants in steenance shops that supportants and shops that support N/A N/A orting period and the number that was not included we	N/A primwater runoff from rt road maintenance a port roadway and maintenance in N/A N/A aber of those projects with an explanation for	See desc. above areas associated activities. Report intenance activities. See desc. above that did NOT each of why it was
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	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE			_	
A	B.	C.	D.		F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	Stormwater retrofit projects under construction during the reporting period	0	N/A	N/A	
	Stormwater retrofit projects completed during the reporting period	0	N/A	N/A	
Part III.A.5	Municipal Waste Treatment, Storage, and Disposal Facilities Not Covered by	an NPDES Stormwa	ter Permit		
	 Operating municipal landfills; Municipal waste transfer stations; Municipal waste fleet maintenance facilities; and Any other municipal waste treatment, waste storage, and waste disposal to 				
	Report the number of applicable facilities and the number of the inspections condu- Comments applicable to facility below: The Town of Haverhill has no municipal TD	S facilities.			· ·
		S facilities. Number of			1 HPG 1
		S facilities.	N/A	N/A	No TDS facilities
Part III.A.6	Comments applicable to facility below: The Town of Haverhill has no municipal TD	S facilities. Number of Inspections	N/A	N/A	No TDS facilities
	Comments applicable to facility below: The Town of Haverhill has no municipal TD: Name of facility #1: Pesticides, Herbicides, and Fertilizer Application Continue to require proper certification and licensing by the Florida Department of pesticides, herbicides, or fertilizers on permittee-owned property, as well as any permittee personnel applicators and contracted commercial applicators of pesticides permittee personnel and contractors who have been trained through the Green Indiffertilizer who are FDACS certified / licensed.	S facilities. Number of Inspections 0 Agriculture and Consermittee personnel encides and herbicides valustry BMP Program,	umer Services (FDACS apployed in the application who are FDACS certified and the number of cont	f) for all applicators co on of these products. I d / licensed. Report the tracted commercial ap	ntracted to apply Report the numbe ne number of
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SECTION	VII. STORMWATER MANAGEMENT PROGRAM (SWMP) SUMMARY TABLE								
Α.	B:	C.	D.	E.	f.				
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments				
	governments within the watershed of a nutrient-impaired water body shall adopt the Landscapes pursuant to SB 494 (2009) or an ordinance that includes all of the recated months of the date of permit issuance. Provide a copy of the adopted ordinance	quirements set forth in	the Model Ordinance.]	The ordinance shall b	e on Urban e adopted within				
	Year 1 or Year 2 ONLY: Attach copy of adopted Florida-friendly ordinance		.N/A	N/A	PBC Steering Committee Coordinating				
	During Year 1 of the permit, develop and implement a written public education and herbicides, and fertilizers. Report on the public education and outreach activities a encourage citizens to reduce their use of pesticides, herbicides, and fertilizers, includistributed, the percentage of the population reached by the activities in total, and Yards and Neighborhoods (FYN) program should only be reported if the permittee	that are performed or cluding the type and no the number of Web s e is contributing funding	sponsored by the permit umber of activities condu ite visits (if applicable). g towards the FYN staff	ttee within the permitt ucted, the type and not Activities performed u and program within it	ee's jurisdiction to umber of materials under the Florida is jurisdiction.				
	FYN PROGRAM FUNDING:	Permittee Provides	Funding? Yes	No Amount of Fur	iding = \$0.00				
	Public education and outreach program The public outreach and education plan is carried out as a joint effort by the Palm Beach County Co-permittees. Please see the Palm Beach County Joint Annual Report for the public education and outreach information.								
	Special events: Number conducted	2	TOH Website	ТОН	(1) Annual picnic & (2) Dinner & a Movie Under the Stars				
	Brochures/Flyers/Fact sheets distributed	50	50 brochures posted at Town Hall Beginning of Year	ТОН	All brochures taken by customers				
	Special events: Number of participants	200+	TOH Website	ТОН	# Attendees per Event				
	<u>DEP Note:</u> This permit requirement has been removed from other Phas since recent changes to the FDACS certification / licensing program has permit requirement does not need to be implemented.								
Part III.A.7.a	Illicit Discharges and Improper Disposal — Inspections, Ordinances, and En	nforcement Measure	S						
	Where applicable, strengthen the legal authority to conduct inspections, conduct return the MS4 and to require compliance with conditions in ordinances, permits, contract				ng and spills into				
1	ATTACH a report on any amendments to the applicable legal authority		N/A	NA NA	No Amendments				

Α		C.	D.	Exercise Exercises	707772
ermit ation/ WMP ement	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comment
Part A.7.c	Illicit Discharges and Improper Disposal — Investigation of Suspected Illicit D	ischarges and/or l	mproper Disposal		
	During Year 1 of the permit, develop and implement a written proactive inspection program, in connections, or dumping to the MS4. Report on the proactive inspection program, in and the number and type of enforcement actions taken.	program plan for iden including the numbe	ntifying and eliminating s er of inspections conducte	ources of illicit discha ed, the number of illici	rges, illicit t activities fou
	Proactive inspections for suspected illicit discharges / connections / dumping	434	TOH Inspection & Trash Record Book	Joseph Roche, TOH Public Works	Inspection conducted d inlet/cate basin/gra inspection
	Illicit discharges / connections / dumping found during a proactive inspection	0	N/A	N/A	
	Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a proactive inspection	0	N/A	N/A	
	Fines issued for illicit discharges / connections / dumping found during a	0	N/A	N/A	
	Year 1 ONLY: Attach the written proactive inspection program plan		N/A	N/A	TOH workir developm using PE Steerin Committ templat
	Annually review (and revise, as needed) and implement the permittee's written pro illicit discharges, illicit connections or improper disposal to the MS4, based on report regarding suspected illicit activity. Report on the reactive investigation program as number of reports received, the number of investigations conducted, the number of	rts received from pe it relates to respond illicit activities found	rmittee personnel, contra ling to reports of suspect d, and the number and ty	actors, citizens, or othe ed illicit discharges, in ope of enforcement ac	er entities acluding the tions taken.
	Reports of suspected illicit connections / discharges / dumping received Reactive investigations of reports of suspected illicit discharges/	0	N/A	N/A	No repo
	connections / dumping	N/A	N/A	N/A	No repo
	Illicit discharges / connections / dumping found during a reactive investigation	N/A	N/A	N/A	No repo
	Notices of Violation (NOVs) / warning letters / citations issued for illicit discharges / connections / dumping found during a reactive investigation	N/A	N/A	N/A	No repo
	Fines issued for illicit discharges / connections / dumping found during a	N/A	N/A	N/A	No repo

Telement Performed Record Activity	SECTION	VII. STORMWATER MANAGEN	MENT PROGRAM (SWM	P) SUMMARY TABLE				
Citation/ SWMP Element to the MS4. Follow-up training shall be provided annually. Report the number and type of training activities, and the number of permittee personnel and or trained (both in-house and outside training). Initial Training	Α.		B		C.	D.	E	3.
trained (both in-house and outside training). Initial Training	Citation/ SWMP	Permit Requirem	ent/Quantifiable SWMP	Activity	Activities		Performing the	Comments
Personnel trained 0 3 Sign-in Sheet, Storm Warning & Spills and Skills Videos Shown 3/16/11 N/A N/A N/A N/A N/A N/A N/A Spills that discharges and Improper Disposal — Spill Prevention and Response Annually review (and revise, as needed) and implement the permittee's written spill-prevention/spill-response plan and procedures to prevent, contain, and spills that discharge into the MS4. Report on the spill prevention and response activities, including the number of spills addressed. Hazardous and non-hazardous material spills responded to 0 N/A N/A N/A During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, firefighters, maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training sprovided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outraining). Personnel trained 0 3 Sign-in Sheet, Storm Warning & Sign-in Sheet, Storm Warning & Sign-in Sheet, Storm Warning & Spills and Skills Videos Shown Committee 1 Initial Training Refresher Training Sign-in Sheet, Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills and Skills Videos Shown Committee Storm Warning & Spills And Skills Videos Shown Committee Storm Warning & Spills And Skills Videos Shown Committee				. Report the number an	d type of training activ	ities, and the number of	permittee personnel	and contractors
Personnel trained 0 3 Sign-in Sheet, Storm Warning & Spills and Skills Videos Shown 3/16/11 Contractors trained 0 0 0 N/A N/A N/A Part III.A.7.d IIIicit Discharges and Improper Disposal — Spill Prevention and Response Annually review (and revise, as needed) and implement the permittee's written spill-prevention/spill-response plan and procedures to prevent, contain, and spills that discharge into the MS4. Report on the spill prevention and response activities, including the number of spills addressed. Hazardous and non-hazardous material spills responded to 0 N/A N/A N/A During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, firefighters, maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training sprovided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outraining). Personnel trained N/A N/A N			Initial Training	Refresher Training				
Part III.A.7.d Illicit Discharges and Improper Disposal — Spill Prevention and Response		Personnel trained				Storm Warning & Spills and Skills Videos Shown	Steering	Joe Roche, Karen Brandon, Jay Foy
Annually review (and revise, as needed) and implement the permittee's written spill-prevention/spill-response plan and procedures to prevent, contain, and spills that discharge into the MS4. Report on the spill prevention and response activities, including the number of spills addressed. Hazardous and non-hazardous material spills responded to 0 N/A N/A During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, firefighters, maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training sprovided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outraining). Note		Contractors trained	0	0		N/A	N/A	
During Year 1 of the permit, develop and implement a written plan for the training of all appropriate permittee personnel (including field crews, firefighters, maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training s provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and outraining). Note: The permittee personnel trained Sign-in Sheet, Storm Warning & Siglis and Skills Steering Siglis and Skills Steering Karling Siglis and Skills Steering Karling Siglis Steering Karling Siglis Steering Karling Siglis Steering Sigli		Annually review (and revise, as i	needed) and implement the	he permittee's written sp				n, and respond to
maintenance staff and inspectors) and contractors on proper spill prevention, containment, and response techniques and procedures. Follow-up training s provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and out training). Note: The prevention of the permit prevention of the provided annually. Report the number and type of training activities, and the number of permittee personnel and contractors trained (both in-house and out training). Note: The prevention of the permit prevention of training activities, and the number of permittee personnel and contractors trained (both in-house and out training). Note: The prevention of training activities, and the number of permittee personnel and contractors trained (both in-house and out training). Note: The prevention of the permit prevention of the public education and outreach program plan to promote, publicize, and facilitate public report presence of illicit discharges and improper disposal of materials into the MS4. Report on the public education and outreach activities that are performed on by the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the prevention of the public discharges and improper disposal of materials, including the prevention of the public discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the prevention of the prev		Hazardous and	d non-hazardous materi	ial spills responded to	0	N/A	N/A	None
Personnel trained O 3 Sign-in Sheet, Storm Warning & Spills and Skills Videos Shown 3/16/11 Contractors trained O O N/A Part III.A.7.e During Year 1 of the permit, develop and implement a written public education and outreach program plan to promote, publicize, and facilitate public report presence of illicit discharges and improper disposal of materials into the MS4. Report on the public education and outreach activities that are performed on by the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permitt		maintenance staff and inspector provided annually. Report the n	s) <u>and contractors</u> on pro umber and type of trainin	per spill prevention, con g activities, and the num	tainment, and respons	e techniques and proce	dures. Follow-up trai	ning shall be
Bart III.A.7.e Contractors trained 0 0 0 N/A N/A		Porcoppel trained	initial Hamilig	ivenesilei maiinig		Sign in Shoot		
Part III.A.7.e IIIicit Discharges and Improper Disposal — Public Reporting During Year 1 of the permit, develop and implement a written public education and outreach program plan to promote, publicize, and facilitate public report presence of illicit discharges and improper disposal of materials into the MS4. Report on the public education and outreach activities that are performed or by the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the program of the program plan to promote, publicize, and facilitate public reporting of suspected illicit discharges and improper disposal of materials, including the program plan to promote, publicize, and facilitate public reporting of suspected illicit discharges and improper disposal of materials, including the program plan to promote, publicize, and facilitate public reporting of suspected illicit discharges and improper disposal of materials, including the program plan to promote, publicize, and facilitate public reporting of suspected illicit discharges and improper disposal of materials, including the program plan to promote, publicize, and facilitate public reporting of suspected illicit discharges and improper disposal of materials, including the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize, and facilitate public reporting the program plan to promote, publicize program plan to promote, publicize progr		reisonnei traineu	0	3		Storm Warning & Spills and Skills Videos Shown	Steering	Joe Roche, Karen Brandon, Jay Foy
During Year 1 of the permit, develop and improper disposal — Public Reporting During Year 1 of the permit, develop and implement a written public education and outreach program plan to promote, publicize, and facilitate public report presence of illicit discharges and improper disposal of materials into the MS4. Report on the public education and outreach activities that are performed or by the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the properties of the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials.		Contractors trained	0	0		N/A	N/A	
presence of illicit discharges and improper disposal of materials into the MS4. Report on the public education and outreach activities that are performed of by the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials, including the public reporting of suspected illicit discharges and improper disposal of materials, including the permittee within the permittee's jurisdiction to encourage the public reporting of suspected illicit discharges and improper disposal of materials into the MS4.		Illicit Discharges and Imprope	r Disposal — Public Re	porting				
Web site visits (if applicable).		During Year 1 of the permit. dev	elop and implement a wri	itten public education an				
Public education and outreach program The public outreach and education plan is carried out as a joint effort be Beach County Co-permittees. Please see the Palm Beach County Join		presence of illicit discharges and by the permittee within the perm and number of activities conduct	d improper disposal of ma littee's jurisdiction to enco	aterials into the MS4. Repurage the public reporting	ng of suspected illicit o	lischarges and imprope	disposal of materials	, including the type

A. Permit Citation/ SWMP Element	B. Permit Requirement/Quantifiable SWMP Activity	C.	***************************************		
Citation/ SWMP	Permit Requirement/Quantifiable SWMP Activity		Brown (CD. 2000)	PER SERVICE	1989, 1984 F. 978, 1999
		Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
		Report for the public	education and outreach	n information.	
	Brochures/Flyers/Fact sheets distributed	50	50 brochures posted at Town Hall Beginning of Year	ТОН	All brochures taken by customers
	Special events: Number conducted	2	TOH Website	ТОН	(1)Annual picnic & (2) Dinner & A Movie Under the Stars
	Special events: Number of participants	200+	TOH Website	ТОН	# Attendees per Event
Part III.A.7.f Illicit Dis	charges and Improper Disposal — Oils, Toxics, and Household Haz	ardous Waste Contr	ol		
number o	rmittee within the permittee's jurisdiction to encourage the proper use and factivities conducted, the type and number of materials distributed, the and reached by the activities in total, and the number of Web site visits (if a	amount of waste collect pplicable). The public outreach Beach County Co-p	and education plan is cermittees. Please see the	disposed, the percer arried out as a joint ef ne Palm Beach Count	tage of the
		Report for the public	education and outreach	n information.	
·	Brochures/Flyers/Fact sheets distributed	50	50 brochures posted at Town Hall Beginning of Year	тон	All brochures taken by customers
	Special events: Number conducted	2	TOH Website	ТОН	(1)Annual picnic & (2) Dinner & A Movie Under
		200+	TOLLIMA		the Stars
	Special events: Number of participants	200.	TOH Website	ТОН	
Part III.A.7.g Illicit Dis	Special events: Number of participants charges and Improper Disposal — Limitation of Sanitary Sewer See		TOH Website	ТОН	the Stars # Attendees
Annually including Advise th activities	•	page cedures to reduce or on flow / infiltration from water contamination a per of SSOs or inflow /	eliminate <u>sanitary waste</u> collection / transmission are discovered in the MS	ewater contamination n systems and/or sept 4. Report on the type	# Attendees per Event into the MS4, ic tank systems. and number of

A.	ore en la constitució (Alexandre en Brata) (Alexandre en Brata) (Alexandre en Alexandre en Alexa	C.	D.	and a E liment	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	sanitary sewer system				
	Activity to reduce/eliminate SSOs and inflow / infiltration: Septic systems removed	0	N/A	N/A	None
	Activity to reduce/eliminate SSOs and inflow / infiltration: Emergency generator added	0	N/A	N/A	Only LS in Town has Generator
	SSO incidents discovered	0	N/A	N/A	None
	SSO incidents resolved	0	N/A	N/A	None
	Inflow / infiltration incidents discovered	0	N/A	N/A	None
i	Inflow / infiltration incidents resolved	0	N/A	N/A	None
	Name of owner of the sanitary sewer system	N/A			

Continue to maintain an up-to-date inventory of all existing high risk facilities discharging into the permittee's MS4. The inventory shall identify the outfall and surface water body into which each high risk facility discharges. For the purposes of this permit, high risk facilities include:

· Operating municipal landfills;

III.A.8.a

- Hazardous waste treatment, storage, disposal and recovery facilities;
- Facilities that are subject to EPCRA Title III, Section 313 (also known as the Toxics Release Inventory (TRI) maintained by the U.S. EPA); and
- Any other industrial or commercial discharge that the permittee determines is contributing a substantial pollutant loading to the permittee's MS4. This could include facilities identified through the proactive inspection program as per Part III.A.7.c of the permit.

Report on the high risk facilities inventory, including the type and total number of high risk facilities and the number of facilities newly added each year.

During Year 1 of the permit, develop and implement a written plan for conducting inspections of high risk facilities to determine compliance with all appropriate aspects of the stormwater program. While the permittee may determine the order and frequency of the inspections, the permittee shall inspect each identified facility at least once during the permit term; however, facilities identified as high risk due to the findings of the proactive inspection program as per Part III.A.7.c of the permit shall be inspected annually. Report on the high risk facilities inspection program, including the number of inspections conducted and the number and type of enforcement actions taken.

		of		s discovered during isk inspection				
	Number of Facilities	Number of Inspection	Fines Violation (NOVs) / issued warning letters / citations issued					
Total high risk facilities	0				N/A	N/A	There are no high risk facilities within the Town.	
New high risk facilities added to the inventory	0				N/A	N/A	There are no	

SECTION	VII. STORMWATER MANAGEMENT PROGRAM	(SWM	IP) SUM	IMARY TABLE								
A.					C.	D.		szigyűsse F. Kilosegerg				
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable S	P Activit	у	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments					
	during the current reporting period			10 00 (12 0) (13 0) (14 0) (15 0)				high risk facilities within the Town.				
	Operating municipal landfills	0	N/A	N/A	N/A	N/A	N/A	None				
	Hazardous waste treatment, storage, disposal and recovery (HWTSDR) facilities	0	N/A	N/A	N/A	N/A	N/A	None				
	EPCRA Title III, Section 313 facilities (that are not landfills or HWTSDR facilities)	0	N/A	N/A	N/A	N/A	N/A	None				
	Facilities determined as high risk by the permittee through the proactive inspections as per Part III.A.7.c	0	N/A	N/A	N/A	N/A	N/A	None				
	Other facilities determined as high risk by the permittee (that are <u>not</u> facilities identified through the proactive inspections)	0	N/A	N/A	N/A	N/A	N/A	None				
Part III.A.8.b	Industrial and High-Risk Runoff — Monitoring for High Risk Industries											
	Sampling of the discharge to the stormwater system may be required on an as-needed basis in the event that inspections of high-risk facilities disclose suspected illicit discharges to the MS4. New high-risk industrial facilities as defined in 40 CFR 122.26(d)(2)(iv)(C) must be evaluated to determine if the new discharge is contributing a substantial pollutant load to the MS4. The evaluation may include site-specific monitoring. Report the number of high risk facilities sampled.											
		High	risk fac	ilities sampled	. 0	N/A	N/A	There are no high risk facilities within the Town.				
Part III.A.9.a	Construction Site Runoff — Site Planning and Non-Structural and Structural Best Management Practices											
	Continue to implement the local codes or land development regulations and the written pre-construction site plan review procedures that require the use and maintenance of appropriate structural and non-structural erosion and sedimentation controls during construction to reduce the discharge of pollutants to the MS4. Report the number of permittee and private pre-construction site plans reviewed for stormwater, erosion, and sedimentation controls, and the number approved.											
	PERMITTEE SITES: Cons				0	N/A	N/A					
	PERMITTEE SITES: Cons				0	N/A	N/A					
	PRIVATE SITES: Cons				0	N/A	N/A					
	PRIVATE SITES: Construction site plans approved 0 N/A N/A Annually review (and revise, as needed) and implement the permittee's written procedures to notify all new development / redevelopment permit applicants of the nee to obtain all required stormwater permits. Report the number of new development/redevelopment permit applicants notified of the ERP and CGP, and the number of applicants who confirmed ERP and CGP coverage.											
	applicants who confirmed ERP and CGP coverage	•						a the number of				

A	B.	C.	D.	entropy E . Andrews	F.
Permit Citation/ SWMP Element	Permit Requirement/Quantifiable SWMP Activity	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
	Confirmed ERP coverage	0	N/A	N/A	
	Notified of CGP stormwater permit requirements	0	N/A	N/A	
	Confirmed CGP coverage	0	N/A	N/A	
Part II.A.9.b	Construction Site Runoff — Inspection and Enforcement				
	inspecting construction sites <u>immediately upon written approval by the Department</u> accordance with its previously developed construction site inspection procedures. construction sites, including the number of active construction sites during the repo active construction sites inspected, and the number and type of enforcement action	Report on the inspecting year, the numb	ction program for privatel	ly-operated and perm e construction sites, tl	ittee-operated
	PERMITTEE SITES: Active construction sites	0	N/A	N/A	
	PERMITTEE SITES: Inspections of active construction sites for proper stormwater, erosion and sedimentation BMPs	0	N/A	N/A	
	PERMITTEE SITES: Percentage of active construction sites inspected	N/A	N/A	N/A	
	PRIVATE SITES: Active construction sites	0	N/A	N/A	
	PRIVATE SITES: Inspections of active construction sites for proper stormwater, erosion and sedimentation BMPs	0	N/A	N/A	
	PRIVATE SITES: Percentage of active construction sites inspected	N/A	N/A	N/A	
	Notices of Violation (NOVs) / warning letters / citations issued	0	N/A	N/A	
	Stop Work Orders issued	0	N/A	N/A	
	Fines issued	0	N/A	N/A	
	Year 1 ONLY: Attach the written construction site inspection program plan		N/A	N/A	TOH working of development using PBC Steering Committee template
Part III.A.9.c	Construction Site Runoff — Site Operator Training				
	During Year 1 of the permit, develop and implement a written plan for stormwater to operators. Provide training for permittee personnel (employed by or under contract or construction of stormwater management, erosion, and sedimentation controls. A Erosion, and Sedimentation Control Inspector Training program, or an equivalent property the number and type of training activities, the number of inspectors, site planumber of private persons trained by the permittee.	<u>t with</u> the permittee) All inspectors of cons program approved by	and private persons invo struction sites shall be ce the Department. Follow	olved in the site plan re rtified through the Flo y-up training shall be	eview, inspection rida Stormwater, provided annually

Α.		В.			C.	D.	Symptom Exercity (5)	862 3 44 5 F. 940 545
Permit Citation/ SWMP Element	Permit Requir	ement/Quantifia	able SWMP Activit	ty	Number of Activities Performed	Documentation / Record	Entity Performing the Activity	Comments
		Certification Training	Initial Training (non- certification)	Refresher Training				
	Permittee construction site inspectors	25				Sign-in Sheet May 25-26, 2011	PBC Steering Committee – Cheryl Moore, FDEP	PBC Program with 83 Participants
	Permittee construction site plan reviewers	18				Sign-in Sheet May 25-26, 2011	PBC Steering Committee – Cheryl Moore, FDEP	PBC Progran with 83 Participants
	Permittee construction site operators	. 8				Sign-in Sheet May 25-26, 2011	PBC Steering Committee – Cheryl Moore, FDEP	PBC Progran with 83 Participants
	Private persons	32				Sign-in Sheet May 25-26, 2011	PBC Steering Committee – Cheryl Moore, FDEP	PBC Prograr with 83 Participants

1660	ermit Citation/ WMP Element	Proposed Changes to the Stormwater Management Program Activities Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change) — REQUIRES DEP APPROVAL PRIOR TO CHANGE IF PROPOSING TO REPLACE OR DELETE AN ACTIVITY.
	N/A	No changes proposed.
388	ermit Citation/ WMP Element	Changes to the Stormwater Management Program Activities NOT Established as Specific Requirements Under Part III.A of the Permit (Including the Rationale for the Change)
	N/A	No changes proposed.

CHECKLIST A: ATTACHMENTS TO BE SUBMITTED WITH THE ANNUAL REPORTS

Below is a list of items required by the permit that may need to be attached to the annual report. Please check the appropriate box to indicate whether the item is attached or is not applicable for the current reporting period. Please provide the number and the title of the attachments in the blanks provided.

Attached	N/A	Rule / Permit Citation	Required Attachment	Attachment Number	Attachment Title
	\boxtimes	Part II.F	EACH ANNUAL REPORT: If program resources have decreased from the previous year, a discussion of the impacts on the implementation of the SWMP.		
	\boxtimes	Part III.A.1	EACH ANNUAL REPORT: An explanation of why the minimum inspection frequency in Table II.A.1.a was not met, if applicable.		
	\boxtimes	Part III.A.4	EACH ANNUAL REPORT: A list of the flood control projects that did <u>not</u> include stormwater treatment and an explanation for each of why it did not, if applicable.		
	\boxtimes	Part III.A.7.a	EACH ANNUAL REPORT: A report on amendments / changes to the legal authority to control illicit discharges, connections, dumping, and spills, if applicable.		
	\boxtimes	Part V.B.9	EACH ANNUAL REPORT: Reporting and assessment of monitoring results. [Also addressed in Section III of the Annual Report Form]		See Joint Annual Report
\boxtimes		Part VI.B.2	EACH ANNUAL REPORT: An evaluation of the effectiveness of the SWMP in reducing pollutant loads discharged from the MS4 that, <u>at a minimum</u> , must include responses to the questions listed in the permit.	3	SWMP Effectiveness
		Part VIII.B.3.e	EACH ANNUAL REPORT: A status report on the implementation of the requirements in this section of the permit and on the estimated load reductions that have occurred for the pollutant(s) of concern.		See Joint Annual Report
	\boxtimes	Part VIII.B.4.f	EACH ANNUAL REPORT after approval of the BPCP: The status of the implementation of the Bacterial Pollution Control Plan (BPCP).		
	\boxtimes	Rule 62- 624.600(2)(a), F.A.C.	YEAR 1: An inventory of all known major outfalls and a map depicting the location of the major outfalls (hard copy or CD-ROM).		The Town has no major outfalls as defined by outfall size, drainage area and/or industrial area.
	\boxtimes	Part III.A.3	YEAR 1: If have curbs and gutters but no street sweeping program, an explanation of why no street sweeping program and the alternate BMPs used or planned.		
	\boxtimes	Part III.A.6	YEAR 1 or YEAR 2: A copy of the adopted Florida-friendly Ordinance, if applicable.		
\boxtimes		Part III.A.7.c	YEAR 1: A proactive illicit discharge / connection / dumping inspection program plan.	1	Proactive Inspection Program
		Part III.A.9.b	YEAR 1: A construction site inspection program plan. [For approval by DEP]	2	Construction Site Inspection Plan and Inspection Form
	\boxtimes	Part III.A.2	YEAR 2: A summary report of a review of codes and regulations to reduce the stormwater impact from new development / redevelopment.		
	\boxtimes	Part V.A.2	YEAR 3: Estimates of annual pollutant loadings and EMCs, and a table comparing the current calculated loadings with those from the previous two Year 3 ARs.		
	\boxtimes	Part III.A.2	YEAR 4: A follow-up report on plan implementation of changes to codes and regulations to reduce the stormwater impact from new development / redevelopment.		
	\boxtimes	Part V.A.3	YEAR 4: If the total annual pollutant loadings have not decreased over the past two permit cycles, revisions to the SWMP, as appropriate.		
		Part V.B.3	YEAR 4: The monitoring plan (with revisions, if applicable).		
	\boxtimes	Part VII.C	YEAR 4: An application to renew the permit.		

	Part VIII.B.3.d	YEAR 4: A TMDL Implementation Plan / Supplemental SWMP.		

CHECKLIST B: THE REQUIRED ANNUAL REVIEWS OF WRITTEN STANDARD OPERATING PROCEDURES (SOPs) & PLANS

The permit requires annual review, and revision if needed, of written Standard Operating Procedures (SOPs) and plans (e.g., public education and outreach, training, inspections). Please indicate your review status below. If you have made revisions that need DEP approval, you must complete Section VIII.A of the annual report.

Did not complete review of existing SOP / Plan	Developed <u>new</u> written SOP / Plan	Reviewed & no revision needed to existing SOP / Plan	Reviewed & revised existing SOP / Plan	Permit Citation	Description of Required SOPs / Plans
				Part III.A.1	SOP and/or schedule of inspections and maintenance activities of the structural controls and roadway stormwater collection system.
				Part III.A.2	SOP for development project review and permitting procedures and/or local codes and regulations for new development / areas of significant development.
		\boxtimes		Part III.A.3	SOP for the litter control program.
N/A	N/A	N/A	N/A	Part III.A.3	SOP for the street sweeping program.
N/A	N/A	N/A	N/A	Part III.A.3	SOP for inspections of equipment yards and maintenance shops that support road maintenance activities.
N/A	N/A	N/A	N/A	Part III.A.5	SOP for inspections of waste treatment, storage, and disposal facilities not covered by an NPDES stormwater permit.
		\boxtimes		Part III.A.6	Plan for public education and outreach on reducing the use of pesticides, herbicides and fertilizer.
N/A	N/A	N/A	N/A	Part III.A.6	Plan for pesticide, herbicide and fertilizer application training <u>DEP Note</u> : A plan is not necessary since the FDACS certification / licensing program adequately fulfills the permit requirement.
N/A	N/A	N/A	N/A	Part III.A.6	SOP for reducing the use of pesticides, herbicides and fertilizer, and for the proper application, storage and mixing of these products.
	\boxtimes			Part III.A.7.c	Plan for proactive illicit discharge / connections / dumping inspections.*
		\boxtimes		Part III.A.7.c	SOP for reactive illicit discharge / connections / dumping investigations.
		\square		Part III.A.7.c	Plan for illicit discharge training.
		\boxtimes	. 🗆	Part III.A.7.d	SOP for spill prevention and response efforts.
		\boxtimes		Part III.A.7.d	Plan for spill prevention and response training.
				Part III.A.7.e	Plan for public education and outreach on how to identify and report the illicit discharges and improper disposal to the MS4.
		\boxtimes		Part III.A.7.f	Plan for public education and outreach on the proper use and disposal of oils, toxics and household hazardous waste.
N/A	N/A	N/A	N/A	Part III.A.7.g	SOP to reduce / eliminate sanitary wastewater contamination of the MS4.
		\boxtimes		Part III.A.8	SOP for inspections of high risk industrial facilities.
				Part III.A.9.a	SOP for construction site plan review for stormwater, erosion and sedimentation controls, and ERP and CGP coverage.
				Part III.A.9.b	Plan for inspections of construction sites.*
				Part III.A.9.c	Plan for stormwater, erosion and sedimentation BMPs training.

* Revisions to these plans require DEP approval – please complete Section VIII.A of the annual report.

REMINDER LIST OF THE TMDL / BMAP REPORTS TO BE SUBMITTED <u>SEPARATELY</u> FROM AN ANNUAL REPORT						
Rule / Permit Citation	Report Title	Due Date				
Part VIII.B.3.a	6 MONTHS from effective date of permit: TMDL Prioritization Report.	9/2/11				
Part VIII.B.3.b	12 MONTHS from effective date of permit: TMDL Monitoring and Assessment Plan.	3/2/12				
Part VIII.B.3.c	6 MONTHS from receiving analyses from the lab: TMDL Monitoring Report.	TBD				
Part VIII.B.4	30 MONTHS from effective date of permit: A Bacterial Pollution Control Plan (BPCP).	9/2/13				

END OF REVISED TAILORED MS4 AR FORM CYCLE 3 PERMIT

ATTACHMENT 1 PROACTIVE INSPECTION PROGRAM



Proactive Inspection Program

Section III.A.7.c – Illicit Discharges and Improper Disposal – Inspection and Investigation of Suspected Illicit Discharges and/or Improper Disposal

This permit element requires a written **proactive inspection program** for identifying and eliminating sources of illicit discharges, illicit connection or illegal dumping, to your MS4.

- You must inspect portions of your MS4 that have a reasonable potential of containing illicit discharges/connections/dumping. The FDEP has indicated that this should be considered to be the commercial and industrial zoned areas/properties within your MS4 contributing area.
- FDEP allows these inspections to be combined with other inspection programs, but the inspections must include specific inspection for potential stormwater contamination.

Proactive Inspections Written Program Components

- 1. Procedure and Criteria for identifying priority areas/facilities
- 2. List of identified priority areas/facilities
- 3. Annual schedule for inspections
- 4. Procedure for conducting site inspections (include checking for MSGP)
- 5. Procedure for tracing source of discovered or suspected illicit discharge
- 6. Procedure for eliminating the discharge
- 7. Procedure for documenting the inspections and enforcement activities (See form)
- 8. Procedures for enforcement actions (or referrals to appropriate jurisdictional authority)
- 9. Identification of staff /department/outside entity responsible for inspections and for enforcement
- 10. Description of resources allocated to implement this permit element

Proactive Inspection Program (Written Procedures)

1. Procedure and Criteria for identifying priority areas/facilities

According to the MS4 NPDES permit, priority areas for inspection should include:

- o Areas with older infrastructure
- o Industrial, commercial, or mixed use areas
- Areas with history of past illicit discharges and/or illegal dumping
- o Areas with on-site sewage disposal systems
- Areas upstream of sensitive or impaired water bodies

The attached maps depict the extent of our MS4 contributing area; areas zoned as commercial or mixed use; areas with on-site septic systems; there are no currently identified impaired water body segments. There are no facilities that have been identified as the source of illicit discharges in the past. "Older infrastructure" is not indicative of an increased potential to contain incidences of illicit discharges/connections/dumping.

2. List of identified priority areas/facilities

There are no priority area/facilities identified within the Town. In the future, any priority facilities will be checked against the list of facility types associated with the FDEP MSGP Sectors (see attached list) to determine their need to be covered by a MSGP.

3. Annual schedule for inspections

The attached Land Use Map delineates the commercial properties that would be considered proactive inspection area/facilities. All areas/facilities will be inspected a minimum of once within the current permit term. If a facility or area is discovered to have illicit discharges/connections/dumping, it will be placed on the schedule for re-inspection the following year. The schedule for inspecting any priority areas/facilities is once per year.

4. Procedure for conducting site inspections (include checking for MSGP)

Priority Facility inspections: For proactive facility inspections, the trained inspector conducts an unannounced visit to the facility. A standardized inspection form is used (see attached).

Priority Area inspections: For general areas that have been designated to have a reasonable potential of containing illicit discharges/connections/dumping, a drive-around procedure is followed. The trained inspector(s) patrols the prioritized area searching for indications of illicit discharges/connections/dumping. If any are identified, the inspector either stops to do a Facility

Inspection, a reactive investigation, or completes a work order form for the appropriate personnel to complete the investigation.

5. Procedure for tracing source of discovered illicit discharge

(See Illicit Investigation Procedures)

6. Procedure for eliminating the discharge

(See Illicit Investigation Procedures)

7. Procedure for documenting the inspections and enforcement activities

(See Inspection Form)

8. Procedures for enforcement actions (or referrals to appropriate jurisdictional authority)

(See Illicit Investigation Procedures)

9. Identification of staff /department/outside entity responsible for inspections and for

enforcement

Joseph Roche, Public Services

10. Description of resources allocated to implement this permit element

• District Engineer research of MSGP sites (annually)

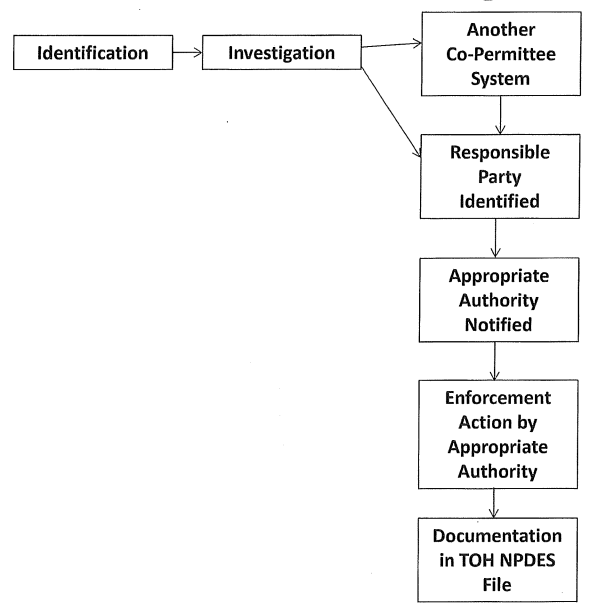
Inspection time by Town staff (annually)



Proactive Illicit Discharge/Illegal Connection Inspection Form

Date of Inspection:	
Address of Facility OR General Description of Area Inspected:	
Identification of MS4 component that could receive discharge	from this site/area:
If Facility inspection, does type of business require an MSGP?	Yes No
If yes, does this facility have one?	Yes No
Findings:	
Evidence of illicit connections to storm sewer/canals?	Yes No
Evidence of dumping/spills to storm sewer/canals?	Yes No
Evidence of wash water going to storm sewer/canals?	Yes No
Storage tanks leaking or improperly contained?	Yes No
Stockpiles/debris piles uncontained?	Yes No
If "yes," to any above, describe:	
Type of Enforcement Action Taken:	
Date to verify elimination:	
Date of Referral to FDEP of facility that may require MSGP:	

Town of Haverhill Responsibility for Pollution Source Tracking



^{*}Appropriate Authority - Municipality (City, Village, Town)

⁻ County (DERM, Health Dept.)

⁻ State (FDEP, SFWMD)

Town of Haverhill Illicit Investigation Procedures

The intent of the Town of Haverhill's (Town) illicit investigation program is to identify the existence, location, source and responsible party, and to terminate the illegal connection. Investigative procedures to identify and terminate illicit discharges can be divided into five processes: Identification, Source Tracking, Responsible Party, Enforcement and Documentation.

Identification

Illicit discharges enter the MS4 through either direct connections (wastewater piping, wash water, floor drains, etc.) or indirect connections (infiltration, direct dumping, spills collected by storm drains, etc.). Identification of potential illicit discharges can be accomplished by using several existing inspection and monitoring programs, including surface water quality monitoring, dry weather field screening of municipal outfalls, responding to citizen complaints, stormwater facilities operation and maintenance activities, public education activities, and utilities inspections.

Following the identification of an illicit discharge or illegal connection, an inspection and report must be completed. The report provides details of violations and subsequent corrections. The inspection report is the basis for subsequent enforcement and corrective action. A written report should be made for every inspection to document site conditions. The report should be written legibly, accurately, and in clear and concise language. All violations observed for each inspection should be documented. It is recommended that photographs, noting the date and time, and any water quality sampling/testing information be included with the inspection report.

Source Tracking

Once a suspected illicit discharge has been identified, the source of the discharge needs to be located. The source tracking process may consist of the following:

- Determining if the discharge is definitely an illicit discharge.
- Determining the source of the discharge.
- Conducting a site inspection and documenting the findings.
- Writing a notification to the owner with the findings/results of the inspection report.

Illicit discharges can occur in any segment of the MS4 at any given time, and they can be continuous or intermittent flows. Detection of illicit discharges requires adequate knowledge of the MS4. The following is a list of items that could be instrumental in determining the source of illicit discharges.

- Town complaint logs of suspected illicit discharges.
- Outfall location maps.
- MS4 stormwater system maps (pipes, manholes, catch basins, and canals).
- Utility/Septic Tank maps.

- Land use maps.
- High-risk facility inventory.
- Tax maps.

Illicit discharges should be tracked within the MS4, to find the location/owner of the source. Using outfall maps and MS4 maps, the flow of the illicit discharge can be tracked back through the MS4. Ideally, these field investigations would be done in dry weather so as not to confuse an illicit discharge with stormwater flow. Starting from the outfall or point of illicit discharge identification, visual observations using manholes and catch basins can be used to trace the flow and isolate the section of MS4 that is receiving the illicit discharge. A written report of the site inspection and conclusions should be prepared.

Further site assessment of the surrounding drainage area and suspected facilities by a competent environmental professional may be necessary to determine the party responsible for the illicit discharge.

Responsible Party

Once the source of the illicit discharge has been determined, the party responsible for the discharge can be identified with tax maps or through the Palm Beach County Property Appraisers Office website (www.co.palm-beach.fl.us/papa/index/htm). The owner should be notified in writing of the illicit discharge and be provided a copy of the investigation report.

Enforcement

The Town is responsible for the water quality of the discharge from their MS4. When an illicit discharge or illegal connection is detected, it is the responsibility of the Town to determine the appropriate legal authority and to ensure that the connection is terminated. The Town's stormwater control ordinance provides the authority to order any person to immediately cease any discharge, or connection to the stormwater system determined to be in violation of the ordinance.

Several entities within Palm Beach County share the use of MS4s. Municipal ordinances and interlocal agreements have been set in place to provide for the legal authority to prohibit illicit discharges. The municipality responsible for the initial investigation should notify the appropriate legal authority so that measures may be taken to terminate the illicit discharge.

Once a violation has been identified and documented by an inspection report, steps must be taken to eliminate the illicit discharge. The violation must be brought to the attention of the responsible party and they should be provided with a copy of the inspection report. Discussion with the responsible party should be held regarding the observed cause of the violation and the requirements of the stormwater control ordinance for its correction. Attempts should be made to achieve voluntary compliance by the responsible party. Generally, voluntary compliance at the time of the inspection can resolve most investigations.

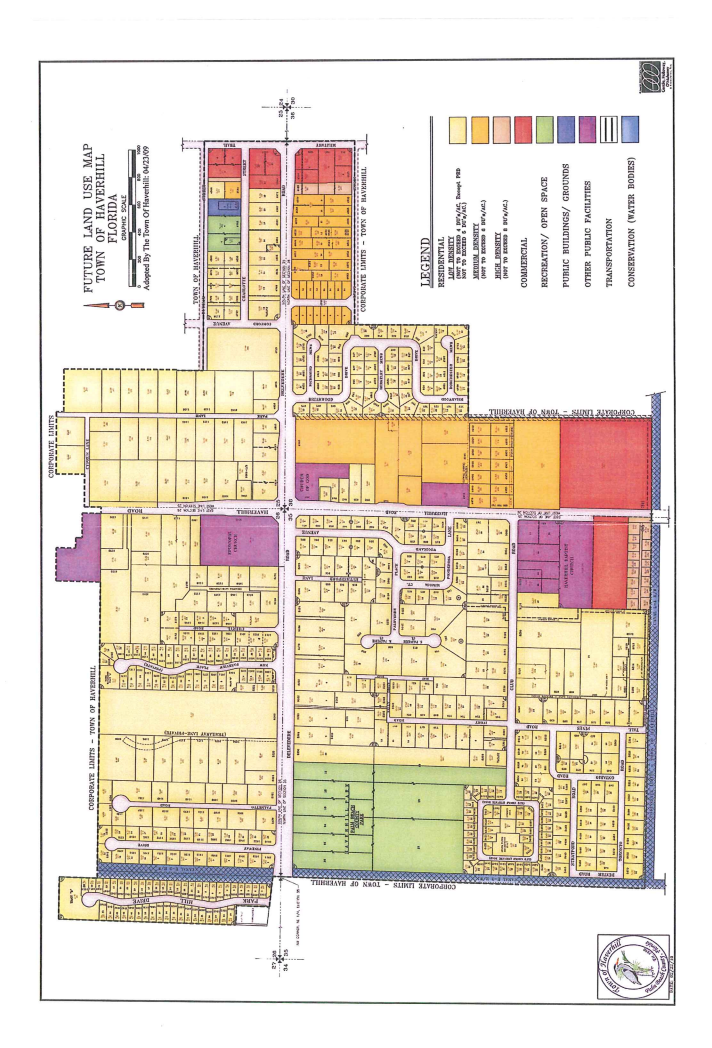
It is advised that a courtesy violation letter be sent by regular mail or certified mail, depending on whether a written response is required within a specified timeframe. After the courtesy violation letter, a re-inspection to review the non-compliance issues should be scheduled. If all necessary corrections have been made and the site is in compliance, a letter of compliance can be issued and regular inspections resumed.

If, at the time of re-inspection, corrective action has not been completed, a Notice of Violation should be issued to the responsible party. The Notice of Violation should be sent via certified mail, return receipt requested. The Notice of Violation should clearly list all items not in compliance and give a deadline to bring those items into compliance. Following the allotted correction period another re-inspection should be scheduled to ensure that all items have been addressed. If all corrections have been made, a letter of compliance can be issued and regular inspections resumed.

If voluntary compliance is not achieved after the Notice of Violation, official code enforcement actions should be taken. The appropriate legal authority should proceed with enforcement actions to eliminate the illicit discharge. For more serious offenses, enforcement may include local consent orders or referrals to the Florida Department of Environmental Protection, Palm Beach County Environmental Resources Management or Department of Health and Human Resources. The investigator should always be prepared for code enforcement hearings with inspection records, pictures, water quality information, violation courtesy letters, and Notice of Violation.

Documentation

Records of enforcement action will be maintained and be documented in the NPDES annual report.





ATTACHMENT 2

CONSTRUCTION SITE INSPECTION PLAN AND INSPECTION FORM



Construction Site Inspection Plan and Inspection Form

Construction site inspections are conducted for land-disturbing projects 1 acre or greater in size which have the potential to discharge stormwater runoff into our Municipal Separate Storm Sewer System (MS4).

Timing

Construction site inspections are conducted:

- · Before the start of construction, after the placement of temporary BMPs
- During construction (one or more inspections, based on the project's potential for discharge to our MS4)
- At the end of the construction

Site Priority

All construction sites are considered priority if they have the potential to discharge into water bodies or our MS4. Sites will be inspected with a frequency deemed appropriate during the site plan review process and with consideration to rainfall events. In addition, any sites where compliance is a concern will be inspected more frequently.

Inspection Procedure

Inspections are the responsibility of Public Services and are conducted using the attached construction site inspection form. The intent of the inspection is to verify that BMPs are performing and to document the inspections. All completed inspection forms are kept at Town Hall.

Enforcement

Instances of non-compliance will be handled with successively more rigorous enforcement measures.

- 1. Notice of Violation
- 2. Stop work order
- 3. Fines

The construction site inspector will issue notices of violation or stop work orders as deemed necessary. Fines will be issued in accordance with the Town's fee schedule.



Site: _	•		Date of Inspection:
Addre	ss:		
Lat/Lo	ng of di	ischarge p	point: Receiving water body:
Proje	ct owne	er:	Private Public
YES	NO	N/A	
			Erosion & Sedimentation Controls are installed as shown on the permitted plans.
			Erosion is being controlled on site.
			Sedimentation is being contained on site.
			No indication of sedimentation leaving the site.
			SWPP & completed inspection forms are on site & available.
			Prior non-compliance issues have been addressed.
			All other sources of pollution are being controlled.
Comm	ents:		
			·

ATTACHMENT 3

TOWN OF HAVERHILL SWMP EFFECTIVENESS

Attachment 3 Town of Haverhill SWMP Effectiveness

Third Term, Year 1 Report

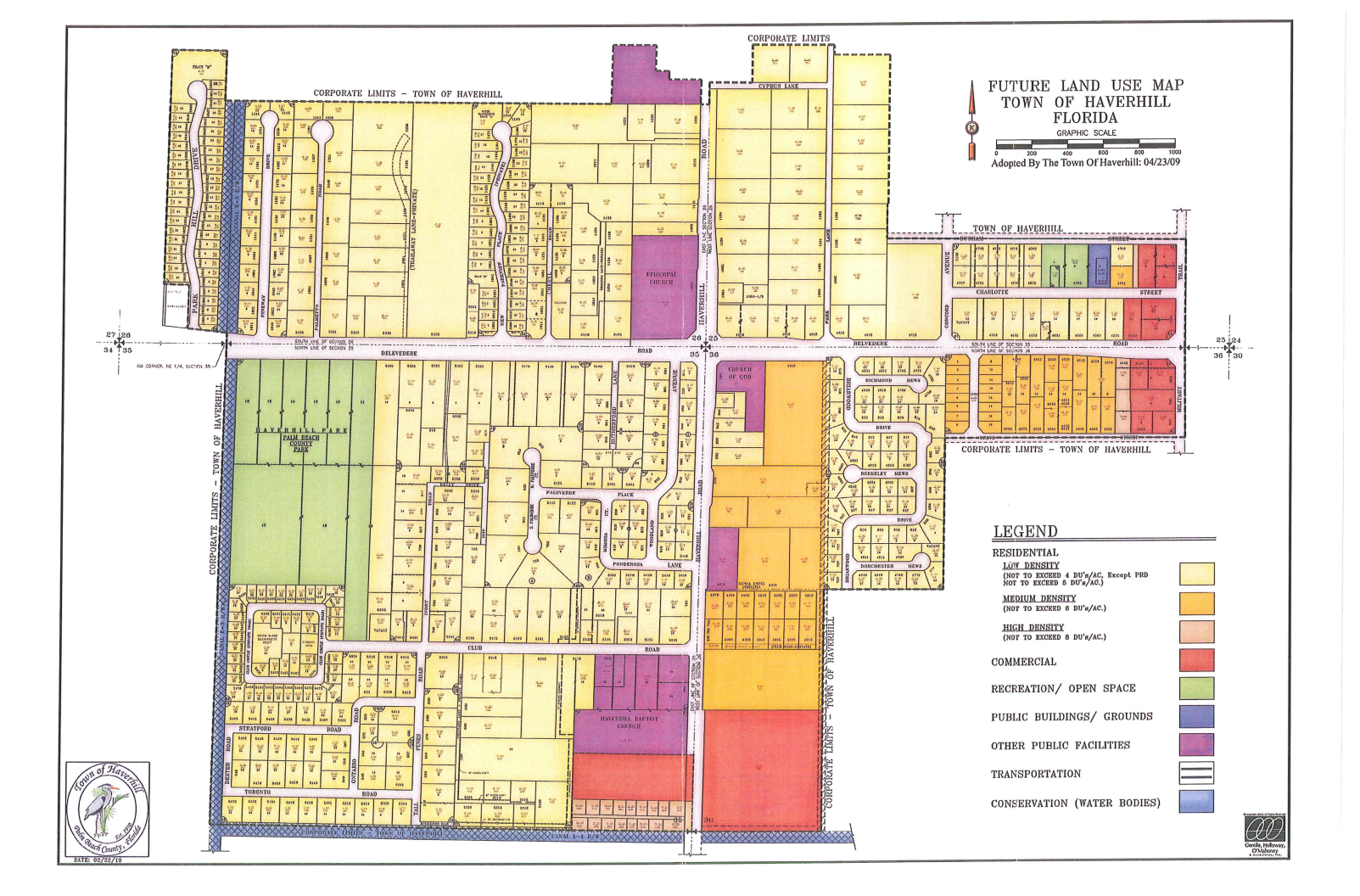
In accordance with Part VI.B.2.:

- The ANNUAL REPORT shall include as an attachment an evaluation of the effectiveness of the permittee's SWMP in reducing pollutant loads discharged from the MS4. At a minimum, the permittee shall attach to the ANNUAL REPORT an explanation of how its SWMP is addressing each of the following:
- 1. Have stormwater pollutant loadings discharged from the MS4 decreased? There are no specific measurements as to whether stormwater pollutant loadings within the Town have decreased. However, since stormwater programs have been implemented as part of the NPDES Program, inherently there have been benefits realized. Why or why not? Swales and structures are being maintained regularly.
- 2. Which components of the SWMP are working well and are effective in reducing stormwater pollutant loadings? Swale and structure maintenance. Why are they effective? Regular maintenance keeps the stormwater system functioning as designed and therefore more effective.
- 3. Which components of the SWMP are not working well and need to be revised to make them more effective in reducing stormwater pollutant loadings? *There are no components that the Town is aware of that are not effective*.
- 4. Which components of the SWMP do not contribute to reducing stormwater pollutant loads and could be revised or eliminated, and why? *The Town is*

not aware of any components that should be revised or eliminated.

5. Is the monitoring program providing data that can be used to assess the effectiveness of the SWMP in reducing stormwater pollutant loadings, assess the effectiveness of specific BMPs, and determine where stormwater retrofitting projects should be prioritized for implementation? *There are currently no monitoring sites in the Town*.

The evaluation is expected to be subjective and is intended to lead the permittee to consider which programs deserve more or less attention.



TOWN OF HAVERHILL
AREAS SERVED BY SEPTIC TANKS