



April 29, 2004

United States Environmental Protection Agency  
Region 1  
1 Congress Street, Suite 1100  
Boston, Massachusetts 02114-2023  
Attn: Thelma Murphy  
Regional Storm Water Coordinator

MAY 05 2005

MUNICIPAL ASSOCIATION

RE: NPDES Permit Number MAR04027; /MADEP #W040327  
Bridgewater State College

Dear Ms. Murphy:

The Notice of Intent (NOI) for the NPDES general permit for storm water discharges from small MS4s for Bridgewater State College, per the permit process the yearly annual report due May 1, 2005 is enclosed. If you have any questions or concerns do not hesitate to contact Patricia A. Delaney, Environmental Health and Safety Officer at Bridgewater State College, (508) 531-2750.

Sincerely,

A handwritten signature in black ink, appearing to read "Miguel Gomes", is written over the typed name.

Miguel Gomes  
Associate Vice President  
Facilities Management & Planning

cc: Patricia Delaney, Environmental Health & Safety Officer  
Linda Domizo, MADEP, Worcester, MA

***STORMWATER MANAGEMENT  
ANNUAL REPORT  
MAY 2005***

According to the NPDES general permit for storm water discharges Bridgewater State College is required to report annually on it's compliance with the permit.

In section one under public education a best management practice (BMP) was to distribute flyers to campus. The flyers that were distributed were called "Make you home The Solution to Storm water Pollution." The guide was distributed to 900 individuals on campus to assist the individuals to learn about storm water pollution. The public education program provided information concerning the impact of storm water discharges on water bodies. The education materials that were used were a brochure published by the EPA. Section two under public participation included storm drain stenciling. All storm drains on campus have been stenciled with "no dumping drains to river." Section four, 03, Construction Site Runoff Control, in specifications for projects at Bridgewater State College wording is incorporated to require erosion control on any site work. Section five, post construction runoff control. It is the responsibility of the MS4 to require that any program which includes projects less than one acre if the project is part of a larger common plan of development which disturbs greater than one acre. At the present time the college has not disturbed any property, but a plan will be developed in the future. Bridgewater State College in section six Municipal Good Housekeeping, 05, yearly parking lot sweeping. This goal occurs yearly there by preventing pollutant runoff from sand throwing during the winter months. Section six, 06, used motor oil recycling; used oil is recycled in the facilities garage and power plant on campus. The motor oil is sent thru Triumvirate Environmental to accomplish this goal. Section six, 07, catch basins cleaned on a yearly basis. This goal has been met and prevents and/or pollutant runoff from this MS4. Section six, 08, training employees, the environmental health and safety officer attended class with the Town of Bridgewater to learn more on storm water management. Section 06, 09, spill prevention and counters measures plan the SPCC is in the process of being revised again due to changes at the facility. I believe that Bridgewater State College is in compliance with the permit conditions due to the fact that the BMP's are being completed and in a timely manner when they are required.

The BMP's are appropriate for Bridgewater State College which is a MS4. The efforts towards achieving the defined measurable goals are occurring and no changes are necessary.

Bridgewater State College during the next reporting cycle will once again incorporate public education and outreach into its storm water management program. The college will send out educations materials to all of the college community in regards to storm water management. The

material will assist in the knowledge so to reduce the pollutants in storm water runoff. A written policy will be developed on erosion and sediment control, along with a policy for post construction run off. All of the municipal good housekeeping issues will again be completed in the next reporting cycling. There will be no changes in any identified BMP or measurable goals in the next reporting cycle.