Municipality/Organization: Town of Hollis

EPA NPDES Permit Number: NHR041011

MassDEP Transmittal Number: N/A

Annual Report Number
& Reporting Period: No. 12: May 1, 2014-April 30, 2015

NPDES PII Small MS4 General Permit Annual Report

Part I. General Information

| Contact Person: | Troy Brown | Title: | Town Administrator | | | |
|------------------|-------------------------------------|--------|--------------------|--|--|--|
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Certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

| Signature: | | |
|---------------|--------------------|--|
| Printed Name: | Troy Brown | |
| Title: | Town Administrator | |
| Date: | 4-24-2015 | |

Part II. Self-Assessment

During Permit Year 12, the Town of Hollis continued implementation of its Phase II program. The following topics were evaluated for the completeness in this report:

- 1. Compliance with the Phase II Permit Conditions;
- 2. Appropriateness of the Selected BMPs;
- 3. Progress Towards Achieving the Program's Measurable Goals;
- 4. Results of Any Information that has been Collected and Analyzed;
- 5. Activities for the Next Reporting Cycle; and
- 6. Changes in Identified BMPs or Measurable Goals.

The Town of Hollis has completed the required self-assessment and has determined that the community is in compliance with the MS4 permit requirements. Following is a general summary of the Town's efforts during Permit Year 12.

Hollis continued its education and outreach efforts by providing a variety of written and visual resource materials to educate and inform the public regarding stormwater issues. This included brochures, newsletters, video presentations, school curriculum and displays at public events. Residents were given the opportunity to participate in the annual roadside cleanup event held during the spring of 2014 and Old Home Day during the fall of 2014. Hollis partners with the Nashua Regional Planning Commission (NRPC) to allow residents the opportunity to dispose of household hazardous waste (HHW) at periodic events throughout the year. Typically six dates are scheduled throughout the spring, summer and fall.

Hollis implemented an illicit discharge detection and elimination (IDDE) regulation in December 2009 that prohibits non-stormwater discharges to the Town's MS4. During previous years, Hollis mapped stormwater structures within the Town's urbanized area, including 15 outfalls. All regulated outfalls were screened for illicit discharges, and none were found. All mapping and follow-up actions are tracked in a database by DPW employees.

As part of construction and post-construction stormwater control, the Town reviews all projects for compliance with local and state regulations. Hollis hires an outside inspector to monitor construction activities throughout the town. Hollis also adopted amendments to its Zoning Ordinances in December 2009 to require the use of erosion and sediment controls at construction sites. Amendments also require developers to manage stormwater in compliance with the NH Stormwater Management and Erosion and Sediment Control Handbook, and the NHDES Alteration of Terrain Regulations. The Town requires all commercial and industrial sites to prepare and submit a Drainage Maintenance Plan to ensure stormwater BMP maintenance.

Hollis routinely cleans all catch basins at least once per year. Hollis recently eliminated sand applications on certain town roads and has prioritized its street sweeping program to annually sweep sanded and heavily traveled roads. Parking lots at public facilities are also swept once a year. Finally, all staff responsible for implementing the Town's Stormwater Management Program (SWMP) are provided annual refresher training on topics such as proper MS4 maintenance, identification and removal of illicit discharges, and proper management of municipal facilities and vehicles. Training also covers proper storage and handling of oil products and hazardous waste as well as Stormwater Pollution Prevention Plans.

Part III. Summary of Minimum Control Measures

1. Public Education and Outreach

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|---|--|---|---|--|
| 1.A | Provide education and outreach material to the public. | Stormwater Management Committee (SMC) | Provide pamphlets to be distributed at Town Hall on various water quality issues Publish quarterly newsletter Utilize public access channel, newspapers and public events and publications for announcements and information disbursement | The Town provides public outreach materials at the Town Hall and library. Brochures and information address topics such as septic system maintenance, proper disposal of hazardous materials, proper disposal of pet waste, etc. Publication of the SMC newsletters was discontinued due to internal personnel changes. This was replaced posting of stormwater information on the Town's website, including information on pollution prevention and links to EPA's website. Advertisements for Town meetings were also broadcast in advance to | Continue to make public information available at the Town Hall and via the website. Continue televising information via the public access channel. Provide stormwater information to new residents along with their transfer station welcome packet. |
| Revised | | | Provide stormwater information to all Hollis residents | encourage resident participation. | |
| 1.B | Training on stormwater for all Town of Hollis Municipal Employees | Department of Public Works and Stormwater Management Committee | Train and advise municipal staff with regard to NPDES requirements | The Public Works Director provided informal refresher training to DPW staff as outlined under BMP 6.G. | Continue to provide annual training to municipal staff to reinforce stormwater awareness and promote the implementation of good housekeeping practices. |
| Revised | Provide stormwater training as appropriate to municipal employees | | Provide annual training to employees responsible for stormwater | | |

| | BMP Description | Responsible | Measurable Goal(s) | Progress on Goal(s) – | Planned Activities – |
|---------|---------------------|--------------|----------------------|--|--|
| BMP | | Dept./Person | | Permit Year 12 | Next Permit Term |
| ID# | | Name | | (Reliance on non-municipal partners | |
| | | | | indicated, if any) | |
| 1.C | Develop educational | Stormwater | Prepare educational | The Stormwater Curriculum ("When it | Continue to implement the current |
| | material for Hollis | Management | material for local | Rains, it Drains") was completed in | educational program. Explore ways |
| | School District | Committee | schools describing | Permit Year 8 and distributed to 7 th and | to supplement the program with |
| | | | effective stormwater | 8 th grade teachers at Hollis Brookline | additional information on the benefits |
| | | Nashua | management | Middle School. School teachers | of recycling, watershed protection |
| | | Regional | | implement the program annually, with | and stormwater pollution prevention. |
| | | Planning | | a focus on stormwater and water | |
| | | Commission | | quality. | |
| Revised | Develop educational | | | | |
| | program for Hollis | | | | |
| | School District | | | | |

2. Public Involvement and Participation

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|---|---------------------------------------|---|---|--|
| 2.A | Invite public to learn about and participate in local stormwater management activities | Stormwater Management Committee | Public notification | Due to personnel changes, the Storm Water Committee did not formally meet this year. However, staff from public works and the Town Administrator met on April 16, 2015 to | Continue to provide the public with opportunities to learn about stormwater and participate in roadside cleanups. The next roadside cleanup is scheduled for |
| Revised | | | Host at least one annual Old Home Day and Roadside Cleanup event | discuss the existing SWMP and upcoming permit. Previous meeting minutes of the committee remain posted on the municipal website. The Conservation Commission and DPW Department displayed informational booths at the Old Home Days festival held on September 12-13, 2014 and attended by approximately 2,000 residents. During the event, stormwater information was made available to the public, including posters, maps and handouts. The Flint Pond Improvement Association also works with the Town to provide public outreach pertaining to the Pond twice a year at the transfer station and once a year at Old Home Days. Due to scheduling idiosyncrasies, roadside cleanup events fell just outside the reporting period this year (April 26, 2014 and May 16, 2015). | May 16, 2015. Continue to work with local organizations such as the Flints Pond Improvement Association and the Nashua Regional Planning Commission to increase public involvement and participation in stormwater related activities. Continue participating in the Old Home Days, scheduled each fall. |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|---|--|--|---|--|
| 2.B | Hold public forum to discuss compliance to the new permit (once it is adopted) | Board of Selectmen Stormwater Management Committee | Public Hearings | As the current Phase II permit has been in place for 12 years and no substantial new developments are being made at this time, a public forum was not held during Permit Year 12. | Upon finalization of the new NPDES Phase II permit, a public forum will be held to discuss compliance with the new permit and how the proposed changes will affect the Town's operations and budget. |
| Revised | Hold public forum to discuss NPDES permit compliance | | | | |
| 2.C | Hold Stormwater Management Committee Public Meetings | Stormwater Management Committee | Convene public meetings to discuss local stormwater management efforts | Due to personnel changes, meetings were not held during Permit Year 12. Various town departments met internally to discuss stormwater-related | Due to personnel changes, SMC meetings are currently postponed. Once the new permit is released, reestablishing the SMC will be |
| Revised | | | Hold at least one SMC public meeting per year | issues, as well as with outside organizations as necessary. | evaluated. |

3. Illicit Discharge Detection and Elimination

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|--|---|--|---|---|
| 3.A | Map outfalls and discharges in permit coverage area. | Department of Public Works | The drainage system located in permit area has been mapped. | The Town has developed a map of the drainage structures located in Hollis. A total of 15 outfalls are located within | Continue to update the map with newly installed or located outfalls, catch basins, or other structures as |
| Revised | Map outfalls and drainage structures in the permit coverage area. | | Map all outfalls within the Town's urbanized area | the regulated area, all of which have been screened for dry weather discharges as outlined in BMP 3.B. The Town has also GPS located and mapped a total of 563 catch basins throughout the town. No new structures were mapped in Permit Year 12. | necessary. |
| 3.B | Locate and map additional illicit discharges in permit coverage area. | Stormwater Management Committee Department of Public Works | Inspect water bodies located in the permit area to check for illicit discharges. | A member of the SMC evaluated all 15 outfalls within the regulated area for dry weather flows during previous permitting years. All outfalls were either dry or had flows traced to natural sources. Over the years, several | Continue to monitor for new dry weather flows or other illicit discharge indicators during routine inspection and maintenance operations. Evaluate any suspect outfalls and/or flows. |
| Revised | Evaluate outfalls for illicit discharges | | Inspect outfalls for potential illicit discharges | questionable discharges have been traced to natural sources, such as uncontaminated groundwater. No illicit discharges have been found to date. | |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|--|---------------------------------------|---|---|--|
| 3.C | Analysis and reduction of TMDL levels. | Stormwater Management Committee | Identify impaired water bodies located within Permit Area. Promote enhanced stormwater treatment in areas draining to impaired water bodies. | A Phosphorus TMDL has been finalized for Flints Pond. Town departments and boards have been informed of this and advised to seek enhanced stormwater treatment for phosphorus on all future development within the watershed of this resource area. Compliance is ongoing through | The Town will continue to monitor the quality and designation of local resource areas working in conjunction with the Flints Pond Improvement Association. Should additional TMDLs be prepared, they will be addressed at a later date. Cooperation will continue with local |
| Revised | | | Improve water quality in waterbodies with a TMDL through implementation of improved stormwater treatment and management methods | various Town agencies, primarily the Planning Board and Conservation Commission. The Town also cooperates with the Flint Pond Improvement Association, whose members participate in the Volunteer Lake Assessment Program by performing periodic monitoring to help assess water quality within the pond. The Flint Pond Improvement Association also performs outreach on the pond twice a year at the transfer station. Previous unrelated remediation efforts have helped to virtually eliminate the presence of invasive Milfoil within the pond. | watershed groups, such as the Nashua River Watershed Association. The Town will continue to promote the implementation of enhanced stormwater management practices, particularly in areas draining to impaired waterbodies. |
| 3.D | Illicit Discharge Detection and Elimination Regulation | Board of Selectmen | Implement and enforce Town-wide IDDE Regulation | Hollis adopted an IDDE Regulation in December 2009 prohibiting non-stormwater discharges to the Town's | Continue to enforce the current IDDE regulation approved during Permit Year 7. |
| Revised | | | 9: | MS4. The regulation is in effect and currently being enforced. | |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|-------------------------------------|---|--|--|--|
| 3.E | Participate in a HHW disposal event | Stormwater Management Committee Board of Selectmen | Participate in at least one annual HHW disposal event and track participation | The Town of Hollis partnered with the Nashua Regional Planning Commission to allow residents the opportunity to dispose of household hazardous wastes at collection events. Typical materials include oil, oil-based paint, pesticides, | Continue to partner with the NRPC to allow Hollis residents the opportunity to participate in HHW collection events. Upcoming events are currently scheduled for May 2, June 4, August 1, October 3, |
| Revised | | | | and other types of chemicals. Costs are low at \$10 per vehicle for disposal of up to 10 gallons of waste. 6 events are held each year throughout the spring, summer and fall, most recently occurring on May 3, June 5, August 2, October 4, and November 1, 2014, and April 18, 2015. Dates are advertised on the public access channel, Town website and posted at the Town Hall. 101 households participated in the Permit Year 12 collection events. Hollis participation has been generally increasing over the past 10 years, with most residents learning about the HHW event through the Hollis-Brookline Journal (28 households), transfer station (23 households), and town website (22 households). The Town of Hollis also attends HHW days to properly dispose of town-generated wastes. | November 7, 2015 and another to be held in April 2016. |

4. Construction Site Stormwater Runoff Control

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|---|---|--|--|--|
| 4.A | Require stormwater design reviews for all development proposals, site plan proposals and conditional use permits located with the permit area and Townwide. | Planning Board, Conservation Commission, Zoning Board of Appeals, Building Department | Review local development proposals for compliance with local stormwater treatment and aquifer protection standards. | The Planning Board reviewed all site plan projects and subdivision proposals to ensure adequate stormwater design and completeness of erosion control plans. Where appropriate, additional conditions were adopted to protect local resource areas. Each proposal | Continue to review development projects for proper design under local and state regulations. |
| Revised | Review projects for proper stormwater design | • | Review all applicable proposals for compliance with stormwater treatment standards | was inspected during this permit year as described under BMP 4.B and 5.A for compliance with stormwater regulations and to ensure that erosion control measures for the sites were effectively implemented. | |
| 4.B | Require increased payment for development and stormwater design in the permit coverage area. | Board of Selectmen | Require increased payment for development and stormwater design in the permit coverage area. | The Town of Hollis requires all developers to pay into a municipal escrow account for use by the Town to hire an inspector to monitor local construction activity. In part, the inspector is responsible for ensuring | Continue to hire a construction site inspector funded by developer fees. Ensure proper implementation of stormwater controls, and increase inspector responsibilities as necessary. Amend the Town's fee |
| Revised | Perform site inspections at all development sites | | Perform site inspections at projects sites as needed | proper implementation of erosion controls and stormwater management. The inspector prepares reports to document findings at all sites. The Town's fee structure for residential building permits was updated in year 8 to ensure coverage of administrative costs. The Building Department also performs periodic follow-up inspections. | structure as necessary to ensure adequate cost coverage for fees and inspections. |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|--|-------------------------------------|--|--|---|
| 4.C | Establish a regulatory mechanism mandating the use of erosion and sediment controls | Board of Selectmen | Regulatory mechanism implemented by the end of the permit term | Hollis adopted amendments to its Zoning Ordinance in December 2009 to require the use of erosion and sediment controls at construction sites in | Ordinance requirements. Evaluate for compliance and make changes as necessary to ensure water quality |
| Revised | | | | compliance with the NH Stormwater Management and Erosion and Sediment Control Handbook, and NHDES Alteration of Terrain Regulations. As part of the ordinance, the Town requires preparation of Erosion Control and Drainage Management plans for all projects to specify proposed erosion control measures to be implemented. Developers must also submit a copy of their Stormwater Pollution Prevention Plan (SWPPP) to the Town if requested. The ordinance is in effect and currently being enforced. | protection. |
| 4.D | Establish procedures for receipt of information from the public | Board of Selectmen | Procedures to receive and follow-up on public complaints | The Building Department and Code Enforcement receives most of the public complaints, and forwards the | Continue to receive and follow-up on any calls received from the community. |
| Revised | | | | complaint to the appropriate department. Most complaints concerning the MS4 are directed to the DPW, while the Health Department is responsible for calls concerning illicit discharges. All calls are documented and followed up as appropriate. Contact information is provided on the Town's website as well as other localized avenues such as the public access channel. | |

5. Post-Construction Stormwater Management in New Development and Redevelopment

| BMP | BMP Description | Responsible | Measurable Goal(s) | Progress on Goal(s) – | Planned Activities – |
|---------|-------------------------|----------------|------------------------|---|---------------------------------------|
| ID# | | Dept./Person | | Permit Year 12 | Next Permit Term |
| | | Name | | (Reliance on non-municipal partners | |
| | | | | indicated, if any) | |
| 5.A | Inspect and report on | Planning Board | Conduct site | As outlined in BMP 4.B, the Town | Continue to employ an outside |
| | compliance of newly | | inspections to monitor | hires an outside inspector to perform | inspector to monitor all construction |
| | constructed stormwater | Engineering | the construction and | periodic construction site inspections. | sites in Hollis. Continue to |
| | best management | Consultant | maintenance of | Among other things, the inspector | document all findings. |
| | practices in the permit | | stormwater treatment | evaluates construction sites to ensure | |
| | coverage area. | | features. | that the stormwater system and other | |
| Revised | | | | BMPs are installed according to | |
| | | | | approved plans. All inspections are | |
| | | | | documented in a report and submitted | |
| | | | | to the Town. | |

| BMP | BMP Description | Responsible | Measurable Goal(s) | Progress on Goal(s) - | Planned Activities – |
|---------|------------------------|----------------|------------------------|---|---------------------------------------|
| ID# | | Dept./Person | | Permit Year 12 | Next Permit Term |
| | | Name | | (Reliance on non-municipal partners | |
| | | | | indicated, if any) | |
| 5.B | Establish a regulatory | Board of | Establish a regulatory | Hollis adopted amendments to its | Continue to enforce Zoning |
| | mechanism mandating | Selectmen | mechanism mandating | Zoning Ordinance in December 2009 to | Ordinance requirements. Evaluate |
| | proper handling of | | the use of erosion and | require all engineers and developers to | for compliance and make changes as |
| | stormwater | | sediment controls | manage stormwater in compliance with | necessary to ensure water quality |
| Revised | | Board of | | the NH Stormwater Management and | protection. |
| | | Selectmen | | Erosion and Sediment Control | |
| | | | | Handbook, and the NHDES Alteration | |
| | | Planning Board | | of Terrain Regulations. Requirements | |
| | | | | include maintaining post development | |
| | | | | flows at pre-development levels and to | |
| | | | | infiltrate stormwater where feasible. | |
| 5.C | Require stormwater | Planning Board | Establish a regulatory | Hollis requires that all proposed | Continue to require stormwater BMP |
| | BMP maintenance at | | mechanism mandating | commercial and industrial sites prepare | maintenance. Explore ways to |
| | commercial and | | the use of erosion and | and submit a drainage and maintenance | require maintenance at residentially- |
| | industrial sites | | sediment controls | plan to the Town for review. The plan | owned BMPs such as requiring |
| Revised | | | | in part outlines the type and frequency | homeowners associations to prepare |
| | | | | of proposed stormwater BMP | a Drainage Maintenance Plan. |
| | | | | maintenance to be undertaken. | |

6. Pollution Prevention and Good Housekeeping in Municipal Operations

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|---|-------------------------------------|--|---|---|
| 6.A | Continue catch basin cleaning program in permit coverage area. | Department of Public Works | Continue routine inspection and cleaning program of catch basins located in permit area. Expand Town-wide | The Hollis DPW continued conducting a yearly inspection and maintenance program for the drainage structures located in the permit area and throughout the Town. Catch basins with known problems or subject to | Continue Town-wide catch basin maintenance program. Continue to prioritize problem areas for more frequent follow-up. |
| Revised | | | Clean all catch basins annually | heavy sediment accumulation were inspected more frequently. As part of this program, all known catch basins in town are cleaned annually by an outside contractor each fall. Approximately 563 catch basins were cleaned during Permit Year 12. | |
| 6.B | Continue street sweeping program in the permit coverage area. | Department of Public Works | Continue street sweeping program in the permit area. Expand Town-wide | Hollis hires an outside contractor to sweep streets. Sweeping is performed annually in the spring. Hollis recently eliminated sanding of some town roads | Continue street sweeping program. Continue to prioritize problem areas for more frequent sweeping. |
| Revised | | | Sweep all streets annually | and has focused its sweeping efforts to those roads that are sanded and busy roads. | |
| 6.C | Continue development of computerized database catalog and GIS mapping records of stormwater structures located within the permit coverage area. | Department of Public Works | Develop and maintain computer database of drainage system located within the permit area. Expand Town- wide | The DPW developed a computer database of the drainage structures with GPS coordinates located within the permit area during previous permitting years. Updates to reflect newly installed or located structures are ongoing each year, however no | Continue to update and maintain the database as needed to reflect newly located or installed structures. |
| Revised | | | Develop and maintain drainage structure database | additions were required during Permit Year 12. | |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|--|-------------------------------------|---|---|--|
| 6.D | Continue inspecting and cataloging stormwater structures located in the permit coverage area | Department of Public Works | Inspect and record the drainage structures located in the permit area. Expand Townwide. | As outlined in BMPs 3.A and 6.C, Hollis has developed a comprehensive drainage structure map and database, identifying the GPS locations of all outfalls, catch basins and other | Continue to update the drainage database and map to include any newly located and/or installed drainage structures. Continue to document any illicit discharge |
| Revised | Inspect and catalog stormwater structures | | | drainage structures within Town during previous permitting years. The database also inventories the status of any illicit discharge inspections as outlined under 3.B. As additional structures are located and/or installed, the map and database are updated as needed. | inspections and follow-up actions. |

| BMP ID# | BMP Description | Responsible Dept./Person Name | Measurable Goal(s) | Progress on Goal(s) – Permit Year 12 (Reliance on non-municipal partners indicated, if any) | Planned Activities – Next Permit Term |
|------------|--------------------------------|-------------------------------------|--|---|---|
| 6.E | Sweep all public parking lots | Department of Public Works | Clean all public parking lots annually | As with BMP 6.B, the DPW hired an outside contractor to also sweep all | Continue parking lot sweeping program. |
| Revised | <u> </u> | | , , , , , , , , , , , , , , , , , , , | parking lots at public facilities. Areas swept included the police station, fire station, transfer station, town hall, library, and stump dump. Each parking lot is swept in the spring to remove sand deposited as part of winter sanding efforts. | |
| 6.F | Comply with SWPPP requirements | Department of Public Works | Perform periodic inspection and sampling as required | Transfer Station employees inspected the facility in accordance with the Stormwater Pollution Prevention Plan | Continue to comply with SWPPP requirements at the Transfer Station including annual inspections and |
| Revised | | | | (SWPPP) requirements currently in place. Ongoing monitoring and installation of treatment BMPs during previous permitting years has resulted in improved stormwater runoff water quality. | quarterly monitoring. |

| BMP | BMP Description | Responsible | Measurable Goal(s) | Progress on Goal(s) – | Planned Activities – |
|---------|----------------------|---------------|-----------------------|---|--------------------------------------|
| ID# | | Dept./Person | | Permit Year 12 | Next Permit Term |
| | | Name | | (Reliance on non-municipal partners | |
| | | | | indicated, if any) | |
| 6.G | Provide DPW employee | Department of | Provide annual | DPW staff receives informal annual | Continue current training programs |
| | Training | Public Works | training to employees | training related to stormwater as part of | for DPW employees. Ensure all |
| | | | responsible for | the site management programs initiated | employees are given annual refresher |
| | | | stormwater | at the municipal Highway Garage, | training, and new employees are |
| Revised | | | | Transfer Station and Stump Dump. | trained promptly. |
| | | | | Topics include proper MS4 | |
| | | | | maintenance, identification and | |
| | | | | removal of illicit discharges, and proper | |
| | | | | management of municipal facilities and | |
| | | | | vehicles. Training also covers proper | |
| | | | | storage and handling of oil products | |
| | | | | and hazardous waste, and well as | |
| | | | | SWPPP requirements outlined in BMP | |
| | | | | 6.F. | |

7. BMPs for Meeting Total Maximum Daily Load (TMDL) Waste Load Allocations (WLA) << if applicable>>

| BMP | BMP Description | Responsible | Measurable Goal(s) | Progress on Goal(s) – | Planned Activities – |
|---------|-----------------|--------------|--------------------|-------------------------------------|----------------------|
| ID# | | Dept./Person | | Permit Year 12 | Next Permit Term |
| | | Name | | (Reliance on non-municipal partners | |
| | | | | indicated, if any) | |
| | See below | | | | |
| | | | | | |
| Revised | | | | | |
| | | | | | |

7b. WLA Assessment

The NHDES final 2012 303(d) Integrated List of Waters outlines the following waters in the Town of Hollis that are classified as Category 5 "Waters Requiring a TMDL":

- Rocky Pond, impaired for pH via atmospheric deposition;
- Silver Lake, impaired for cyanobacteria hepatotoxic microcystins, source unknown;
- Nashua River, impaired for dissolved oxygen and pH, source unknown;
- Witches Brook, impaired for dissolved oxygen and pH, source unknown;
- Pennichuck Brook, impaired for pH, source unknown; and
- Flints Brook, impaired for dissolved oxygen and e.coli, source unknown.

Note that of the above waterbodies, only Flints Brook and the Nashua River are located within the Town's regulated area.

A Total Maximum Daily Load (TMDL) for phosphorus was finalized in January 2011 for Flints Pond. The pond is listed as impaired due to high chlorophyll and low dissolved oxygen concentrations, impacting both primary contact recreation and aquatic life uses. The TMDL concluded that reducing current phosphorus loads to the pond by 37% will raise dissolved oxygen concentrations to acceptable levels while reducing algal blooms contributing to high chlorophyll content. Measures taken under the current Phase II program, such as public education and more stringent development requirements, are helping to reduce phosphorus concentrations. Additional measures for addressing TMDLs and impaired waters will be enacted as appropriate once the new permit is in place.

TMDL Reports were issued for Acid Lakes in NH and Mercury in the Northeast Region in September and October 2007, respectively. This regional TMDL has been adopted for many ponds throughout Hollis to address the impacts created by the atmospheric deposition of mercury, determined to originate largely from emission sources located outside of New Hampshire. There are no known sources of mercury located in Hollis, and the Town has implemented measures to further reduce the possibility of mercury contamination. Public outreach materials addressing laws banning the disposal of mercury-added products have been posted at the transfer station and in other public locations. In an effort to prevent improper disposal of mercury-containing products, the transfer station accepts these

products, including fluorescent light bulbs, for recycling without charging a fee to residents.

Part IV. Summary of Information Collected and Analyzed

Hollis has completed a comprehensive drainage map and database of all 563 known catch basins in Town, and 15 outfalls located within the regulated area. All 15 outfalls have been evaluated during dry weather flow for potential illicit discharges. Any dry weather flows present were traced to natural sources, and no illicit discharges have been found to date. DPW staff periodically update the drainage map and database with any newly installed or located structures as needed, and the status of existing structures.

The Hollis Stormwater Management Committee has reviewed the water quality databases maintained by the New Hampshire Department of Environmental Services and the U.S. Environmental Protection Agency during previous years and determined that there are no designated prime wetlands present in Hollis. However, Silver Lake, Flints Pond, Rocky Pond, Rocky Pond Brook III, Witches Brook, Pennichuck Pond, Pennichuck Brook II, and the Nissitissit and Nashua Rivers all fall under the NHDES Shoreland Protection Act.

Part V. Program Outputs & Accomplishments (OPTIONAL)

Programmatic

| Stormwater management position created/staffed | (y/n) | Position currently vacant |
|---|-------|---------------------------|
| Annual program budget/expenditures | (\$) | \$4,500 |
| Total program expenditures since beginning of permit coverage | (\$) | |
| Funding mechanism(s) (General Fund, Enterprise, Utility, etc) | | General fund |

Education, Involvement, and Training

| Estimated number of residents reached by education program(s) | (# or %) | 2,500 (32%) |
|---|---------------|---------------|
| Stormwater management committee established | (y/n) | Yes, however |
| | | currently on |
| | | hiatus due to |
| | | personnel |
| | | changes |
| Stream teams established or supported | (# or y/n) | No |
| Shoreline clean-up participation or quantity of shoreline miles cleaned | (y/n or mi.) | N/A |
| Shoreline cleaned since beginning of permit coverage | (mi) | N/A |
| Household Hazardous Waste Collection Days | | |
| days sponsored | (#) | 6 days/year |
| community participation | (%) | |
| material collected | (tons or gal) | |
| School curricula implemented | (y/n) | Yes |

Legal/Regulatory

| | In Place | | | |
|---|----------|----------|---------|---------|
| | Prior to | Under | | |
| | Phase II | Review | Drafted | Adopted |
| Regulatory Mechanism Status (indicate with "X") | | | | |
| Illicit Discharge Detection & Elimination | | | | X |
| ■ Erosion & Sediment Control | | | | X |
| Post-Development Stormwater Management | | | | X |
| Accompanying Regulation Status (indicate with "X") | · | <u> </u> | | |
| Illicit Discharge Detection & Elimination | | | | X |
| ■ Erosion & Sediment Control | | | | X |
| Post-Development Stormwater Management | | | | X |

Mapping and Illicit Discharges

| Outfall mapping complete | (%) | 100% within |
|--|------------|--------------|
| | | permit area |
| Estimated or actual number of outfalls | (#) | 15 within |
| | | permit area |
| System-Wide mapping complete | (%) | 100% in |
| | | permit area, |
| | | 95% |
| | | townwide |
| Mapping method(s) | | • |
| Paper/Mylar | (%) | 75% |
| CADD | (%) | 10% |
| GIS | (%) | 90% |
| Outfalls inspected/screened | (# or %) | |
| Illicit discharges identified | (#) | 0 |
| Illicit connections removed | (#) | N/A |
| | (est. gpd) | |
| % of population on sewer | (%) | 0% |
| % of population on septic systems | (%) | 100% |

Construction

| Number of construction starts (>1-acre) | (#) | |
|---|------------|------|
| Estimated percentage of construction starts adequately regulated for erosion and sediment control | (%) | 100% |
| Site inspections completed | (# or %) | |
| Tickets/Stop work orders issued | (# or %) | |
| Fines collected | (# and \$) | 0 |
| Complaints/concerns received from public | (#) | 0 |

Post-Development Stormwater Management

| Estimated percentage of development/redevelopment projects adequately regulated for post- | (%) | 100% |
|---|----------|------|
| construction stormwater control | | |
| Site inspections (for proper BMP installation & operation) completed | (# or %) | 100% |
| BMP maintenance required through covenants, escrow, deed restrictions, etc. | (y/n) | |
| Low-impact development (LID) practices permitted and encouraged | (y/n) | |

Operations and Maintenance

| Operations and Maintenance | | |
|--|----------------|----------------|
| Average frequency of catch basin cleaning (non-commercial/non-arterial streets) | (times/yr) | 1 per year |
| Average frequency of catch basin cleaning (commercial/arterial or other critical streets) | (times/yr) | 1 per year |
| Total number of structures cleaned | (#) | 563 |
| Storm drain cleaned | (LF or mi.) | 80 |
| Qty. of screenings/debris removed from storm sewer infrastructure | (lbs. or tons) | |
| Disposal or use of sweepings (landfill, POTW, compost, recycle for sand, beneficial use, etc.) | | Composted |
| Basin Cleaning Costs | | |
| Annual budget/expenditure (labor & equipment) | (\$) | |
| Hourly or per basin contract rate | (\$/hr or \$ | |
| | per basin) | |
| Disposal cost | (\$) | |
| Cleaning Equipment | | |
| Clam shell truck(s) owned/leased | (#) | 0 |
| Vacuum truck(s) owned/leased | (#) | 0 |
| Vacuum trucks specified in contracts | (y/n) | |
| % Structures cleaned with clam shells | (%) | |
| % Structures cleaned with vactor | (%) | |
| Average frequency of street sweeping (non-commercial/non-arterial streets) | (times/yr) | Priority roads |
| | | – 1 per year |
| Average frequency of street sweeping (commercial/arterial or other critical streets) | (times/yr) | 1 per year |
| Qty. of sand/debris collected by sweeping | (lbs. or tons) | |
| Disposal of sweepings (landfill, POTW, compost, beneficial use, etc.) | (location) | Recycled |
| Annual Sweeping Costs | | |
| Annual budget/expenditure (labor & equipment) | | |
| Hourly or lane mile contract rate | | |
| Disposal cost | | \$0 |
| Sweeping Equipment | | |
| Rotary brush street sweepers owned/leased | | 0 |
| Vacuum street sweepers purchased/leased | | 0 |
| Vacuum street sweepers specified in contracts | (\$) | |
| % Roads swept with rotary brush sweepers | (#) | 100% |
| % Roads swept with vacuum sweepers | (y/n) | |
| | | |

| Reduction in application on public land of: ("N/A" = never used; "100%" = elimination) | | |
|--|---------------------|-----|
| ■ Fertilizers | (lbs. or %) | |
| Herbicides | (lbs. or %) | |
| Pesticides | (lbs. or %) | |
| Integrated Pest Management (IPM) practices implemented | | |
| Anti-/De-Icing products and ratios | % NaCl | |
| | % CaCl ₂ | |
| | % MgCl ₂ | |
| | % CMA | |
| | % Kac | |
| | % KCl | |
| | % Sand | |
| Pre-wetting techniques utilized | (y/n) | No |
| Manual control spreaders used | (y/n) | No |
| Zero-velocity spreaders used | (y/n) | Yes |
| Estimated net reduction or increase in typical year salt/chemical application rate | | 0 |
| Estimated net reduction or increase in typical year sand application rate | | 0 |
| % of salt/chemical pile(s) covered in storage shed(s) | | |
| Storage shed(s) in design or under construction | (lbs. or %) | |
| 100% of salt/chemical pile(s) covered in storage shed(s) by 2010 | (y/n) | Yes |