Year 2 Annual Report

Massachusetts Small MS4 General Permit Reporting Period: July 1, 2019-June 30, 2020

Please DO NOT attach any documents to this form. Instead, attach all requested documents to an email when submitting the form

Unless otherwise noted, all fields are required to be filled out. If a field is left blank, it will be assumed the requirement or task has not been completed. Please ONLY report on activities between July 1, 2019 and June 30, 2020 unless otherwise requested.

Part I: Contact Information

Name	of Municipality or Organiz	zation: City of Revere	2		
EPA N	IPDES Permit Number: M	AR041057			
Prima	ry MS4 Program Manago	er Contact Informat	tion		
Name:	Nicholas Rystrom		Title: City Engineer		
Street	Address Line 1: 281 Broad	lway			
Street .	Address Line 2:				
City:	ty: Revere State: MA Zip Code: 02151				
Email: nrystrom@revere.org			Phone Number: (781) 286-8153		
Storm	water Management Prog	ram (SWMP) Infori	mation		
SWMI	P Location (web address):	https://www.revere.o	org/departments/engineering		
Date S	Oate SWMP was Last Updated: June 2019				
If the S	SWMP is not available on	the web please provid	de the physical address:		

Part II: Self-Assessment

First, in the box below, select the impairment(s) and/or TMDL(s) that are applicable to your MS4. Make sure you are referring to the most recent EPA approved Section 303(d) Impaired Waters List which can be found here: https://www.epa.gov/tmdl/region-1-impaired-waters-and-303d-lists-state

nere. <u>nups.//v</u>	www.epa.gov/imai/region-1	<u>-impairea-waiers-a</u>	na-303a-iisis-state	
Impairment(<u>(s)</u>			
	⊠ Bacteria/Pathogens	☐ Chloride	☐ Nitrogen	☐ Phosphorus
	⊠ Solids/ Oil/ Grease (Hy	ydrocarbons)/ Meta	ls	
TMDL(s)				
In State:	☐ Assabet River Phospho	orus 🗵 Bact	eria and Pathogen	☐ Cape Cod Nitrogen
	☐ Charles River Watersh	ed Phosphorus	Lake and Pond	Phosphorus
Out of State:	☐ Bacteria/Pathogens	☐ Metals	☐ Nitrogen	☐ Phosphorus
			Cle	ear Impairments and TMDLs
	npleted that permit requirent dditional information will b		=	quirement teave the box
	leted Phase I of system map	ping		
⊠ Develo	oped a written catchment in	vestigation procedu	re and added the proce	edure to the SWMP
⊠ Develo operati	oped written procedures to rion and maintenance of com	equire the submissinpleted construction	on of as-built drawing sites and added these	s and ensure the long term procedures to the SWMP
Enclos	sed or covered storage piles	of salt or piles cont	aining salt used for de	icing or other purposes
facilitie facilitie	oped written operations and es, and vehicles and equipm	nent and added these	e procedures to the SV	VMP
⊠ Develo buildin	oped an inventory of all perings and facilities, and vehicle	mittee owned facilit les and equipment a	ies in the categories ond added this inventor	f parks and open space, ry to the SWMP
⊠ Compl	leted a written program for	MS4 infrastructure	maintenance to reduce	the discharge of pollutants
operate	oped written SWPPPs, inclued facilities: maintenance gas where pollutants are expe	arages, public work	•	g permittee owned or ns, and other waste handling
any additional impacts of Co	you would like to describe pal information, and/or if any OVID-19, please identify the mplete the requirement, and	of the above year 2 ne requirement that	2 requirements could no could not be complete	ot be completed due to the d, any actions taken to

A salt shed is present at the Revere DPW Facility, though it is in need of repairs which are being addressed in

the ongoing site update project.

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Written O&M procedures were developed in September 2020 and added to the SWMP. Draft are ongoing.	SWMP updates
A draft SWPPP was completed in September 2020 for the City's DPW Facility.	
A 1D :	
Annual Requirements	
Provided an opportunity for public participation in review and implementation of SWM with State Public Notice requirements	lP and complied
Kept records relating to the permit available for 5 years and made available to the publi	c
The SSO inventory has been updated, including the status of mitigation and corrective implemented	measures
 This is not applicable because we do not have sanitary sewer 	
 This is not applicable because we did not find any new SSOs 	
 The updated SSO inventory is attached to the email submission 	
The updated SSO inventory can be found at the following website:	
Properly stored and disposed of catch basin cleanings and street sweepings so they did receiving waters	not discharge to
☐ Provided training to employees involved in IDDE program within the reporting period	
⊠ All curbed roadways were swept at least once within the reporting period	
□ Updated outfall and interconnection inventory and priority ranking as needed	
Optional: If you would like to describe progress made on any incomplete requirements listed any additional information, and/or if any of the above annual requirements could not be comp impacts of COVID-19, please identify the requirement that could not be completed, any action attempt to complete the requirement, and reason the requirement could not be completed below.	leted due to the as taken to
IDDE Training was delayed due to COVID-19, though the training is scheduled to be provide beginning September 2020.	
Bacteria/ Pathogens (Combination of Impaired Waters Requirements and TMDL Requirements	nts as Applicable)
Annual Requirements	11 ,
Public Education and Outreach*	
Annual message was distributed encouraging the proper management of pet waste, incleasing ordinances where appropriate	uding noting any
Permittee or its agents disseminated educational material to dog owners at the time of is renewal of dog license, or other appropriate time	ssuance or

Provided information to owners of septic systems about proper maintenance in any catchment that discharges to a water body impaired for bacteria

Appendix H and F for more information)

* Public education messages can be combined with other public education requirements as applicable (see

<i>Optional:</i> If you would like to describe progress made on any incomplete requirements listed above or provide any additional details, please use the box below:
The City of Revere does not have any septic systems.
Solids, Oil and Grease (Hydrocarbons), or Metals Annual Requirements
Good Housekeeping and Pollution Prevention for Permittee Owned Operations Increased street sweeping frequency of all municipal owned streets and parking lots to a schedule that targets areas with potential for high pollutant loads
Prioritized inspection and maintenance for catch basins to ensure that no sump shall be more than 50 percent full; Cleaned catch basins more frequently if inspection and maintenance activities indicated excessive sediment or debris loadings
Optional: If you would like to describe progress made on any incomplete requirements listed above or provide any additional details, please use the box below:
Revere maintains an aggressive street sweeping schedule, sweeping every street at least once every two weeks between April and November. Streets with the potential for high pollutant loads are swept more frequently one or more times per week.
The City has included a requirement in the contract with the catch basin cleaning contractor to take measurements such that a catch basin optimization plan can be developed. The contractor has not provided these measurements to the City. Revere has reiterated the importance of these measurements to the contractor.
Optional: Use the box below to provide any additional information you would like to share as part of your self-assessment:

Part III: Receiving Waters/Impaired Waters/TMDL

Have you made any	changes to your lists	of receiving waters	, outfalls, or impairments	s since the NOI was
submitted?				
• Yes				

If yes, describe below, including any relevant impairments or TMDLs:

O No

As noted in the Year 1 Annual Report, changes have been made to the list of receiving waters and outfalls as additional data has been collected regarding outfall jurisdiction, outfall discharge location, and drainage system configuration as part of a comprehensive drainage mapping effort. No new applicable impairments or TMDLs have been identified as part of this effort. The list of outfalls, receiving waters, and impairments that is included in the City's Stormwater Management Plan has been and will continue to be updated to reflect these changes.

Part IV: Minimum Control Measures

Please fill out all of the metrics below. If applicable, include in the description who completed the task if completed by a third party.

compieiea by a inira party.
MCM1: Public Education
Number of educational messages completed during this reporting period: 2
Below, report on the educational messages completed during this reporting period. For the measurable goal(s) please describe the method/measures used to assess the overall effectiveness of the educational program. BMP:Brochure/Pamphlet
Message Description and Distribution Method:
"Scoop the poop" pledge included with dog licenses.
Targeted Audience: Residents
Responsible Department/Parties: Engineering/ External Contractor
Measurable Goal(s):
Track brochures distributed.
Message Date(s): Continuous
Message Completed for: Appendix F Requirements ⊠ Appendix H Requirements ⊠
Was this message different than what was proposed in your NOI? Yes O No •
If yes, describe why the change was made:
BMP:Water and Sewer Outreach Message Description and Distribution Method:
Revere DPW and MyRWA outreach to elementary classrooms on Stormwater Pollution
Targeted Audience: Residents

Responsible Department/Parties: DPW Operations

All 4th grade students at the Whalen School

Measurable Goal(s):

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Message Date(s): 9/9/2019	
Message Completed for: Appendix F Requirements Appendix H Requirements	
Was this message different than what was proposed in your NOI? Yes ⊙ No ○	
If yes, describe why the change was made:	
This was not provided in the NOI but is an integral part of the City's public education program.	
Add an Educational Message	
MCM2: Public Participation	
	_
Describe the opportunity provided for public involvement in the development of the Stormwater N Program (SWMP) during this reporting period:	/Ianagement
The SWMP has been made available online, on the City's website since June 2019.	
Was this opportunity different than what was proposed in your NOI? Yes O No •	
Describe any other public involvement or participation opportunities conducted during this report	ting period:
The City holds bi-weekly hazardous waste days at which residents can drop off residential househ products, including, but not limited to, car batteries, paint, waste oil, and electronics.	old waste
MCM3: Illicit Discharge Detection and Elimination (IDDE)	
Sanitary Sewer Overflows (SSOs)	
Check off the box below if the statement is true.	
☐ This SSO section is NOT applicable because we DO NOT have sanitary sewer	
Below, report on the number of SSOs identified in the MS4 system and removed during this report	ing period.
Number of SSOs identified: 0	

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Number of SSOs removed: 0	
MS4 System Mapping	
Below, check all that apply.	
The following elements of the Phase I map have been completed:	
○ Outfalls and receiving waters	
Open channel conveyances	
☐ Municipally-owned stormwater treatment structures	
☐ Initial catchment delineations	
Optional: Describe any additional progress you made on your map during this reporting per additional status information regarding your map:	iod or provide
The City has a comprehensive map of the drainage system, including outfalls, pipes, manho basins. The map is update annual to capture any modifications to the system through project the field. Revere has no open channel conveyances or municipally-owned stormwater treatments.	ts or findings in
Screening of Outfalls/Interconnections	
results should include the date, outfall/interconnection identifier, location, weather condition sampling, precipitation in previous 48 hours, field screening parameter results, and results f The outfall screening data is attached to the email submission The outfall screening data can be found at the following website:	-
Below, report on the number of outfalls/interconnections screened during this reporting per	iod.
Number of outfalls screened: 25	
Catchment Investigations	
If conducted, please submit all data collected during this reporting period as part of the dry	and wet weather
investigations. Also include the presence or absence of System Vulnerability Factors for each	h catchment.
 The catchment investigation data is attached to the email submission 	
• The catchment investigation data can be found at the following website:	
Catchment investigations are performed during outfall monitoring.	
Below, report on the number of catchment investigations completed during this reporting pe	eriod.
Number of catchment investigations completed this reporting period: 0	
Below, report on the percent of catchments investigated to date.	
Percent of total catchments investigated: 0	
resent of total catelinents investigated.	

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Optional: Provide any additional information for clarity regarding the catchment investigations below:

From 2006-2017, the City of Revere monitored 100% of its known outfalls during both wet-weather and dryweather events each year. Observed flow has been analyzed for ammonia-N, E.coli, enterococcus, and surfactancts (MBAS).

IDDE Progress

If illicit discharges were found, please submit a document describing work conducted over this reporting period, and cumulative to date, including location source; description of the discharge; method of discovery; date of discovery; and date of elimination, mitigation, or enforcement OR planned corrective measures and schedule of removal.

- O The illicit discharge removal report is attached to the email submission
- The illicit discharge removal report can be found at the following website:

The City does not have illicit discharge reports available.

Below, report on the number of illicit discharges identified and removed, along with the volume of sewage removed during this reporting period.

Number of illicit discharges identified: 0

Number of illicit discharges removed: 0

Estimated volume of sewage removed: 0

gallons/day

Below, report on the total number of illicit discharges identified and removed to date. At a minimum, report on the number of illicit discharges identified and removed since the effective date of the permit (July 1, 2018).

Total number of illicit discharges identified: 55

Total number of illicit discharges removed: 55

Optional: Provide any additional information for clarity regarding illicit discharges identified, removed, or planned to be removed below:

55 illicit discharges identified and removed to date; no new illicit discharges we identified during Year 2.

Employee Training

Describe the frequency and type of employee training conducted **during the reporting period**:

The City of Revere was unable to hold in-person training during the permit year due to COVID-19. Virtual Training is planned for September 2020.

g period.
Number of site plan reviews completed: 0
Number of inspections completed: 0
Number of enforcement actions taken: 0
ter any additional information relevant to construction site plan reviews, inspections, and actions:
of site plan reviews is unknown at this time, but are required for construction projects in the City.
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MCM5: Post-Construction Stormwater Management in New Development and Redevelopment

Ordinance or Regulatory Mechanism

Below, select the option that describes your ordinance or regulatory mechanism progress.

- O Bylaw, ordinance, or regulations are updated and adopted consistent with permit requirements
- Bylaw, ordinance, or regulations are updated consistent with permit requirements but are not yet adopted
- O Bylaw, ordinance, or regulations have not been updated or adopted

As-built Drawings

Describe the measures the MS4 has utilized to require the submission of as-built drawings and ensure long term operation and maintenance of completed construction sites:

Revere's Site Plan Review procedures require that as-built plans be submitted to the building inspector before he may issue a permanent occupancy permit. An Operation and Maintenance Schedule is required as part of the Stormwater Management Permit as specified in Revere's Chapter 13.10 Stormwater Management Ordinance.

Street Design and Parking Lots Report

Describe the status of the street design and parking lots assessment due in year 4 of the permit term, including any planned or completed changes to local regulations and guidelines:

The City will develop a report assessing requirements that affect the creation of impervious cover. The assessment will help the City determine if changes to design standards for streets and parking lots can be modified to support low impact design options. This will be completed 4 years after the effective date of the permit.

Green Infrastructure Report

Describe the status of the green infrastructure report due in year 4 of the permit term, including the findings and progress towards making the practice allowable:

The City will develop a report assessing existing local regulations to determine the feasibility of making green infrastructure practices allowable when appropriate site conditions exist. This will be completed 4 years after the effective date of the permit.

Retrofit Properties Inventory

Describe the status of the inventory, due in year 4 of the permit term, of permittee-owned properties that could be modified or retrofitted with BMPs to mitigate impervious areas and report on any properties that have been modified or retrofitted:

The City is aware of this requirement but has not started the process.	
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MCM6: Good Housekeeping

Catch Basin Cleaning

Below, report on the number of catch basins inspected and cleaned, along with the total volume of material removed from the catch basins during this reporting period.

Number of catch basins inspected: 54

Number of catch basins cleaned: 54

Total volume or mass of material removed from all catch basins: 45 cubic yards

Below, report on the total number of catch basins in the MS4 system.

Total number of catch basins: 4,137

If applicable:

Report on the actions taken if a catch basin sump is more than 50% full during two consecutive routine inspections/cleaning events:

If a catch basin sump is more than 50 percent full during two consecutive inspections, Revere will document the findings, investigate the contributing drainage area for sources of excessive sediment loading, and, if possible, address the contributing sources. If no contributing sources are found, it will increase the inspection and cleaning frequencies of the sump.

Street Sweeping

Report on street sweeping completed during this reporting period using one of the three metrics below.

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• Number of miles cleaned:	800	
O Volume of material remov	ed:	[Select Units]
 Weight of material remove 	ed:	[Select Units]
O&M Procedures and Inventory of Peri Below, check all that apply. The following permittee-owned properties ☐ Parks and open spaces ☐ Buildings and facilities ☐ Vehicles and equipment The following O&M procedures for permi	have been inventorion	ed:
☐ Parks and open spaces☐ Buildings and facilities☐ Vehicles and equipment		
Stormwater Pollution Prevention Plan (Below, report on the number of site inspect reporting period. Number of site inspections Describe any corrective actions taken at a	completed: 1	at require a SWPPP completed during this PP:
Monitoring or Study Results Results from any other stormwater or rece		nation nonitoring or studies conducted during the ta is being used to inform permit compliance or
Not applicableThe results from additional	-	re attached to the email submission an be found at the following website(s):
If such monitoring or studies were conductentities were reported to you, a brief described below:	<u> </u>	if monitoring or studies conducted by other information gathered or received shall be

ity of Revere Page 13
Additional Information
Optional: Enter any additional information relevant to your stormwater management program implementation during the reporting period. Include any BMP modifications made by the MS4 if not already discussed above:
COVID-19 Impacts
Optional: If any of the above year 2 requirements could not be completed due to the impacts of COVID-19, please identify the requirement that could not be completed, any actions taken to attempt to complete the requirement, and reason the requirement could not be completed below:
IDDE Training was delayed due to COVID-19, but virtual training has been scheduled for September 2020.

Activities Planned for Next Reporting Period

Please confirm that your SWMP has been, or will be, updated to comply with all applicable permit requirements including but not limited to the year 3 requirements summarized below. (Note: impaired waters and TMDL requirements are not listed below)

Yes, I agree \boxtimes

- Inspect all outfalls/ interconnections (excluding Problem and Excluded outfalls) for the presence of dry weather flow
- Complete follow-up ranking as dry weather screening becomes available

Annual Requirements

- Annual report submitted and available to the public
- Annual opportunity for public participation in review and implementation of SWMP
- Keep records relating to the permit available for 5 years and make available to the public
- Properly store and dispose of catch basin cleanings and street sweepings so they do not discharge to receiving waters
- Annual training to employees involved in IDDE program
- Update inventory of all known locations where SSOs have discharged to the MS4
- Continue public education and outreach program
- Update outfall and interconnection inventory and priority ranking and include data collected in

connection with the dry weather screening and other relevant inspections conducted

- Implement IDDE program
- Review site plans of construction sites as part of the construction stormwater runoff control program
- Conduct site inspection of construction sites as necessary
- Inspect and maintain stormwater treatment structures
- Log catch basins cleaned or inspected
- Sweep all uncurbed streets at least annually
- Continue investigations of catchments associated with Problem Outfalls
- Review inventory of all permittee owned facilities in the categories of parks and open space, buildings and facilities, and vehicles and equipment; update if necessary

Provide any additional details on activities planned for permit year 3 below:							

Part V: Certification of Small MS4 Annual Report 2020

40 CFR 144.32(d) 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, I certify that 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.

Name: Nicholas J. Rystrom, P.E. Title: City Engineer

Signature: Nicholas Rystrom DN: cn-Nicholas Rystrom DN: cn-Nicholas Rystrom Det., cn-Nicholas

Note: When prompted during signing, save the document under a new file name.

Annual Report Submission

Please submit the form electronically via email to both EPA and MassDEP by clicking on one of the links below or using the email addresses listed below. Please ensure that all required attachments are included in the email and not attached to this PDF.

EPA: stormwater.reports@epa.gov MassDEP: laura.schifman@mass.gov

Paper Signature:

If you did not sign electronically above, you can print the signature page by clicking the button below.

Print Signature Page

Optional: If you did not sign electronically above, you may lock the form by clicking the "Lock Form" button below which will prompt you to save the locked version of the form. Save this locked version under a new file name.

Lock Form