Year 7 Annual Report

New Hampshire Small MS4 General Permit EXISTING PERMITTEES

Reporting Period: July 1, 2024 - June 30, 2025

HAMPTON, NH

EPA NPDES Permit Number NHR041038

Certification of Small MS4 Year 7 Annual Report

"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 gathered and evaluated 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."

James B. Sullivan	
Town Manager	
1.8	Date: September 29, 2025
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Primary MS4 Program Manager Contact Information:

Name: Joseph W. Lynch	Title/Position: Deputy Di	rector of Public Works
Department: Department of Public Work	S	
Street Address: 100 Winnacunnet Road		
City: Hampton	State: New Hampshire	Zip Code: 03842
Email: <u>jlynch@hamptonnh.gov</u>	Phone Number: 603-929	9-5925

Small MS4 Authorization

The following annual report, which serves as a self-assessment, is intended to document the activities undertaken over the reporting period from July 1, 2024, through June 30, 2025, in accordance with the Permit.

The Notice of Intent (NOI) can be found at the following (document name or web address):

https://www.epa.gov/npdes-permits/regulated-ms4-new-hampshire-communities

Compliance activities have been identified and described in the Town of Hampton Stormwater Management Program Plan (SWMP) and Illicit Discharge Detection and Elimination (IDDE) Plan. Those documents and other pertinent Year 7 information can be found in submission or at the following websites, and will be referred to throughout this report:

SWMP: https://hamptonnh.gov/DocumentCenter/View/5835/Stormwater-Management-Plan-SWMP 01-07-22

The SWMP can also be found on the Hampton Network @ H:/Stormwater Clean/Stormwater Management Plan (SWMP)/Stormwater Management Plan (SWMO)_1-07-22.

Date SWMP was Last Updated: The SWMP is reviewed annually and was last updated, as necessary, on January 7, 2022. The plan remains current and valid.

IDDE Program Plan: The IDDE program is reviewed annually and was last updated, as necessary, on May 26,2025. The plan update included results of the investigation of SWOF-147 and the upgradient catchment area of SWOF-147. Updates also include Year 7 requirements for wet weather sampling, catchment investigation, and a system vulnerability factor for SWOF-147. The plan remains current and valid in its current form.

Updated System Map: Hampton maintains a real-time map of all its' assets, including stormwater, on a web-based software product called PeopleGIS. * The link to the map is... https://www.mapsonline.net/hamptonnh/qa.html?#x=-7885227.105279,5300441.140312,-7881691.892722,5302232.633162. During Permit Year 6 Hampton obtained a new GPS antenna which has allowed for asset mapping accuracy with sub-centimeter horizontal and sub-5-centimeter vertical accuracy. Although mapped assets have always been sufficiently accurate to meet MS4 mapping requirements, the improved accuracy broadens the Towns use of the PeopleGIS platform for many more purposes that require greater precision. During Permit Year 7 the new antenna was

used during all maintenance and inspection efforts, allowing each assets' accuracy to be updated "on the fly". All stormwater asset accuracy will be improved to the greater level of precision by 2028.

* (PeopleGIS, and all its suites, are web-based GIS asset management solutions. To maintain Cyber Security, access and use of these applications is only via a secure password protected application. Any person who wishes to review any map or information in the PeopleGIS platform may do so by contacting the Hampton DPW to schedule an appointment to work with a staff member that has sufficient credentials to assist and fulfill the request.)

Updated SSO Inventory: There were no SSO's that were identified during Permit Year 7. Therefore, there the SSO Inventory needed no update.

Updated Inventory and Ranking of Outfalls/Interconnections with System Vulnerability Factors: The Inventory and Ranking of Outfalls and Interconnections with System Vulnerability Factors was updated during Permit Year 7 and can be found as ATTACHMENT M to the transmittal email for this Annual Report.

Dry Weather Screening Data: Dry weather screening data for Permit Year 7 can be found as ATTACHMENT N to the transmittal email for this Annual Report.

Wet Weather Screening Data: Wet weather screening data for Permit Year 7 can be found as ATTACHMENT N to the transmittal email for this Annual Report.

Catchment Investigation Data: Catchment investigation data for Permit Year 7 can be found as ATTACHMENT O to the transmittal email for this Annual Report.

Illicit Discharge Removal Report: Illicit discharge investigation data for Permit Year 7 can be found as ATTACHMENT O to the transmittal email for this Annual Report.

Results from additional stormwater or receiving water quality monitoring reports or studies: There are no water quality studies that were completed during Permit Year 7. Hampton's McGrath Wastewater Treatment Plant, under their own NPDES Permit, are currently undertaking a dispersement study of Tide Mill Creek, Blind Creek, and Eel Creek to update their plan for copper reduction in effluent. Tide Mill Creek and Blind Creek both have Mercury impairments; neither has a copper impairment. Eel Creek has no impairment. The results from that study won't be available

until some time in 2026. That report will be cited, if appropriate, in Hampton's Permit Year 8 Annual Report.

Salt Reduction Plan: Hampton does not have a chloride impairment therefore this section is Not Applicable.

Annual Salt Usage Report: Hampton does not have a chloride impairment therefore this section is Not Applicable.

Updated Nitrogen Source Identification Report: Hampton's Nitrogen Source Identification Report for Permit Year 7 can be found as ATTACHMENT U to the transmittal email for this Annual Report.

PTAP 2025 Nutrient Reduction Report: Since Hampton has no Phosphorus impairment and no direct Nitrogen impairment, we have elected to not use PTAP to track nutrient reductions.

Hampton Nutrient Tracking Program Report: N/A

Updated Phosphorus Source Identification Report: Hampton does not have a phosphorus impairment therefore this section is Not Applicable.

PTAP 2025 Nutrient Reduction Report: Hampton does not have a phosphorus impairment therefore this section is Not Applicable.

Hampton Nutrient Tracking Program Report: Hampton does not have a phosphorus impairment therefore this section is Not Applicable.

Street Sweeping Schedule: Every Town owned street is swept 2X per year (spring & fall). Every Beach Street from Seabrook to Ashworth Avenue, the lettered streets excluding the marsh side of Ashworth, is swept every week from mid-May through mid-September. High traffic roadways: Lafayette, Winnacunnet, High, Exeter and Mill get swept 4X per year (twice each spring and fall). A copy of Hampton Street Sweeping Report can be found as ATTACHMENT T₁ and ATTACHMENT T₂ to the transmittal email for this Annual Report.

Chloride Reduction Plan: Hampton does not have a chloride TMDL therefore this section is Not Applicable.

Annual Salt Usage Report: Hampton does not have a chloride TMDL therefore this section is Not Applicable.

Lake Phosphorus Control Plan: Hampton does not have a lake & pond phosphorus TMDL therefore this section is Not Applicable.

PTAP 2025 Nutrient Reduction Report: Hampton does not have a lake & pond phosphorus TMDL therefore this section is Not Applicable.

Hampton Nutrient Tracking Program Report: Hampton does not have a lake & pond phosphorus TMDL therefore this section is Not Applicable.

Self-Assessment

Select the impairment(s) and/or TMDL(s) that are applicable to your MS4. Make sure you are referring to the 2020/2022 EPA approved Section 303(d) Impaired Waters List which was used for the Year 7 reporting period and can be found on the New Hampshire Department of Environmental Services (NHDES) webpage.

All **Appendix F and H requirements** can be found under "Appendix F and H: Water Quality Limited Waters & TMDLs" section of this report.

Impairment(s)		
☑ Bacteria/Pathogens	☐ Chloride	□ Nitrogen
☐ Phosphorus	⊠ Solids/Oil/Grease (Hydrocarbo	ons)/Metals
TMDL(s)		
⊠ Bacteria and Pathogens	☐ Chloride	\square Lake and Pond Phosphorus

Receiving Waters/Impaired Waters/TMDL

Have there been any changes to your lists of **receiving waters or impairments** since the NOI was submitted?

Changes have been made to the lists of receiving waters or impairments since the NOI submission. The following **impairments and/or TMDLs** have been added or delisted:

Water Quality Impaired Waters: See ATTACHMENT V for specific changes The 2020 – 2022 303(d) Impairment database adds a category for "Designated Use" that was not part of the 2016 303(d) listing that was used when the NOI for the General Permit was prepared in 2017. Under Designated Use, Impairments for Fish Consumption, Shellfish Consumption, Aquatic Life Integrity, Secondary Contact Recreation, and Primary Contact Recreation have been added to the 2020 -2022 303(d) list.

The $2020 - 2022\ 303(d)$ Impairment list removed Fecal Coliform, Enterococcus and Mercury that were previously on the $2016\ 303(d)$ listing were removed from at lease one Assessment Unit. The $2020 - 2022\ 303(d)$ Impairment list added Dissolved Oxygen to at least one Assessment Units that was not previously on the $2016\ 303(d)$ listing.

Hampton Falls River (WWTF SZ) E*01-02, Rice Pond Dam – On Taylor River I*19, Atlantic Ocean O*02-10, and Atlantic Ocean – Sun Valley Beach O*08-03 have been removed entirely from the $2020-2022\ 303(d)$ Impairment list.

TMDL: There have been no changes to the TMDL's from the time when Hampton filed its' NOI.

The matrix of changes to listing of Impaired Waters can be found as ATTACHMENT V to the transmittal email for this Annual Report.

Have there been any changes to your list of outfalls since the NOI was submitted?
☐ Yes
Changes have been made to the list of outfalls since the NOI submission.
A total of N/A outfall(s) have added.
A total of N/A outfall(s) have removed.
⊠ No

Hampton has not made changes to the list of outfalls since the NOI submission.

Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:

All Permit Year 7 requirements have been met. Hampton will continue to work towards completing all Permit Year requirements.

Minimum Control Measures

MCM 1: Public Education

Total number of all MS4 related educational efforts completed *during this reporting period*: Hampton undertook 14 separate efforts to educate the public of the importance of various aspects of stormwater management and quality. These educational measures are described in more detail below. A log of all Public Education Programs used by Hampton during Permit Year 7 can be found as ATTACHMENT A to the report transmittal.

Were any of the messages below different than what was proposed in your NOI?	
⊠ No	
\square Yes. Hampton made no changes to the Public Education program.	

BMP: Grass and Fertilizer

Outreach Resources:

Grass and fertilizer related flyers, mailers, postcards, videos, and social media posts found on the MCM #1 webpage of the NH MS4 website.

Description:

Distribution and promotion flyer of "Green Grass and Clear Water", which was based on the NHSSWC flyer and modified by Hampton to represent Hampton's needs. These flyers were posted on social media, made available at Town Hall Information Desk, and distributed at the twice-yearly Household Hazardous Waste Collection events. "Green Grass and Clear Water" materials were produced by UNH Cooperative Extension, NH Sea Grant, and NHDES outlining simple recommendations to keep lawns healthy while reducing water quality impacts, including proper fertilizer techniques and disposal of grass clippings. A copy of this flyer can be found as ATTACHMENT B to the transmittal email for this Annual Report.

Targeted Audience: Residents

Responsible Department/Parties: Hampton Department of Public Works

Measurable Goal(s):

Residents that are lawn care enthusiasts understand the potential water quality impacts from fertilizer and improper disposal of grass clippings and are made aware of the proper lawn care management techniques for reducing those impacts. Measurement includes quantity of materials distributed.

Following is the number of flyers, that were distributed during this reporting period:

Year 7 = 50 flyers to Town Hall on 9/14/2024

Year 7 = 50 flyers handed out at Household Hazardous Waste Collection event held

on 5/17/2025

Year 7 = Flyer loaded to Town's website on 5/16/2025 where it hit 1232

subscribers.

Goal was achieved. Yes

Message Date: See above.

BMP: Pet Waste Disposal

Outreach Resources:

Pet waste related flyers, mailers, postcards, and videos found on the MCM #1 webpage of the NH MS4 website.

Description:

To minimize bacteria impacts to water quality we educated the public about best practices for pick-up and proper disposal of pet waste. This included the distribution and promotion of "Every Drop" flyers with information about proper pet waste management, impacts caused by improper management, pet waste ordinance, and disposal requirements messaging. These flyers were made available during dog registration and other events. "Every Drop" is a collaborative education effort with PREP, NHDES and other partners. A copy of this flyer which was modified to represent the needs for the Town of Hampton, can be found as ATTACHMENT C to the transmittal email for this Annual Report.

Every Drop is a collaborative education effort with PREP, NHDES and other partners. Hampton modified this flyer to lend a local feel to it.

Targeted Audience:

Residents - Pet Owners

Responsible Department/Parties: Hampton Department of Public Works / Town Clerk

Measurable Goal(s):

Dog owners and/or dog walkers are aware of the potential water quality impacts from pet waste, local pet waste ordinances, and how to dispose of pet waste properly.

Following are the number of flyers and brochures that were distributed *during this reporting period*:

Year 7 = 9/14/2024 (50) flyers delivered to Town Clerk to give to pet owners at

time of in-person licensing throughout the year. (Most pet licensing is

done online in the spring.)

Year 7 = 4/1/2025 Flyer was electronically attached to email pet license renewal

reminder.

Goal was achieved. Yes

Message Date: See Above

BMP: Disposal of Leaf and Grass Clippings

Outreach Resources:

Leaf and grass clippings related flyers, brochures, pledges, door hangers, and videos found on the MCM #1 webpage of the NH MS4 website.

Description:

Distribution and promotion of municipally created flyers and brochures (Rake it or Leave it AND Did you Know... Grass clippings and leaf litter are Stormwater pollutants?) about impacts from yard waste to waterbodies, alternatives to dumping yard waste, and laws against dumping yard waste near or in waterbodies.

Although the Town of Hampton is not a municipality with nitrogen or phosphorus impairments, nor TMDL's, the Town has elected to publish the flyer to the public as a matter of promoting the Town's successful yard waste recycling program and to educate residents of the potential for negative water quality impacts that may result from improper management of yard waste. A copy of these flyer can be found as ATTACHMENT D and ATTACHMENT E to the transmittal email for this Annual Report.

Targeted Audience: Residents

Responsible Department/Parties: Hampton Department of Public Works

Measurable Goal(s):

Residents are aware of the water quality impacts of yard waste dumping near or in water bodies and safe alternatives for yard waste disposal. Educate residents as to the benefits of mulching and composting, and the potential water quality impacts if these practices are not done correctly.

Following are the number of flyers and brochures that were distributed *during this reporting period*:

Year 7 = 50 "Rake it or Leave it" flyers handed out at Household Hazardous Waste

Collection event held on 9/14/2024

Year 7 = "Rake it or Leave it" flyer loaded to Town's website on 11/19 & 31/2024

where it hit 842 subscribers.

Year 7 = 50 "Did you Know..." flyers to Town Hall on 3/21/2025.

Year 7 = "Did You Know..." flyer loaded to Town's website on 9/4/2024 where it hit

839 subscribers.

Goal was achieved. Yes

Message Date: See above.

BMP: Septic System Maintenance

Outreach Resources:

Septic system related brochures, letters, videos and/or social media posts found on the MCM #1 webpage of the NH MS4 website.

Description:

The Town of Hampton Observed Septic Smart Week during September 16 - 20, 2024 by publishing Septic Week announcement and two flyers. Septic Smart Week announcement was published to the Town Website on 9/15/24 and can be found as ATTACHMENT F.

"Think at the Sink" (ATTACHEMNT G) was published on 9/14/24 "Flushables" (ATTACHMENT H) was published on March 25, 2025.

"The Do Not Flush List. (ATTACHMENT H) was published on 3/26/25

"Don't Strain Your Drain" (ATTACHMENT I) was published on March 21st, 2025. Fifty copies of this flyer were also handed out to patrons at the Towns HHHW collection event held on May 17th, 2025.

"Shield Your Field" (ATTACHMENT J) was published on May 1st, 2025. Publication was made to the Town's website, which links to the Town's FACEBOOK page. At the time of publication there were 677 followers to the DPW page, 899 subscribers to NEWS, and more than 3,500 followers to FACEBOOK. These same two brochures were republished and "Shield Your Field" brochure was issued in printed media and 30 copies each were set out at the Town's information kiosk.

Targeted Audience:

Septic System Owners

Responsible Department/Parties: Hampton Department of Public Works

Measurable Goal(s):

Residents are aware of water quality impacts from septic systems, the importance of maintaining septic systems, and how to maintain them.

Following are the number of brochures and letters that were distributed *during this reporting period*:

Year 7 = See above

BMP: General Stormwater Awareness

Description:

The Town of Hampton observed National Stormwater Day on November 15th, 2024, by publishing the announcement. A copy of the published announcement can be found as ATTACHMENT K to the transmittal email for this Annual Report.

The first MS4 permit was released in 2003, and like some permits, it wasn't being taken too seriously. However, even after more than 20 years the general public has little understood the importance of what the intent of the permit is, what it does, or what progress has been made. One of the key permit requirements is public education and outreach. NHDES helps coordinate regional messaging and supports partners in their outreach efforts. Designating National Stormwater Day provides an opportunity to promote our programs.

The announcement provided links to Hampton's Stormwater website and the NHDES Stormwater website.

Targeted Audience:

General Public

Responsible Department/Parties: Hampton Department of Public Works

Measurable Goal(s):

Heighten awareness among residents are of the importance of water quality.

Following are the number of brochures and letters that were distributed *during this reporting period*:

Year 7 = Social media post. Announcement loaded to Town's website and Facebook on 11/15/2024 where it hit 1142 subscribers and more than 3,500 Followers.

BMP: Construction/Developers Outreach

Outreach Resources:

Construction/developers related letter and fact sheets is found as ATTACHMENT L to the email mail transmittal for this Annual Report.

Description:

Hampton provided the Construction General Permit (CGP) outreach letter and fact sheets to developers, construction contractors, and other municipal or local organizations to educate them on the EPA 2022 Construction General Permit along with information on the selection, installation, and maintenance of construction related best management practices. These items are included in the packet of information provided by the Building and Planning Departments to developers when new projects are contemplated.

Hampton utilizes a Plan Review Committee, made up of municipal departments, that review projects during the permitting process. When a project is eventually approved, a preconstruction meeting is held where all permit conditions and the construction checklist are discussed with developers and construction contractors prior to the beginning of a construction project (pre-construction) to identify responsible parties, erosion control practices, other best management practices, and requirements for the EPA Construction General Permit as appropriate.

Targeted Audience:

Construction/Developers

Responsible Department/Parties:

Planning (as lead agency under PRC), DPW (as lead agency under MS4), Building, and Conservation Departments.

Measurable Goal(s):

Contractors, developers, and municipal or local organizations are made aware of the EPA 2022 Construction General Permit and its associated requirements including that those who wish to be considered a qualified person to conduct inspections must meet EPA training standards. Contractors, developers, and municipal or local organizations are also educated on how to properly select, install, and maintain construction related best management practices.

Following is the number of fact sheets that were distributed to contractors, developers, and municipal or local organizations *during this reporting period*:

Year 7 = A sufficient inventory of CGP fact sheets and BMP fact sheets is kept on hand at the Planning, DPW and Conservation offices. The inventory is restocked as needed.

Year 7 = More than a dozen packets were provided to developers considering projects. Four projects advanced to construction. 100% of the projects advancing to construction were recipients of these packets. None of construction projects that were started were located in a sensitive area where construction activity could pose a threat to stormwater interests.

Goal was achieved. Yes

MCM 2: Public Participation

Provided an opportunity for public participation in review and implementation of SWMP and
complied with State Public Notice requirements as described in the Hampton SWMP.

⊠ Kept records relating to the permit for 5 years and made available to the public.

Describe the opportunity provided for public involvement in the development of the Stormwater Management Program (SWMP) during this reporting period:

Description:

The Stormwater Management Program (SWMP) was publicly reviewed at the Town of Hampton and is available to the public. Hampton has maintained records and promoted the existence of the Stormwater Management Program and invited comments / suggestions. The Stormwater Management Program is publicly available to be reviewed at Hampton Public Works office. Documents and records relating to the permit are retained and available for not less than 5 years to the public on the Towns network @ H:/Stormwater Clean/ Stormwater Management Plan (SWMP). The SWMP is also available by link on the Town's website at

https://hamptonnh.gov/DocumentCenter/View/5835/Stormwater-Management-Plan-SWMP 01-07-22

Was this opportunity different than what was proposed in your	NOI?
⊠ No.	

☐ Yes. Hampton made the following changes: Updated republished 1-7-2022.

Measurable Goal(s):

Input was received and records are maintained. Goal was achieved.

Public involvement or participation opportunities are ancillary to daily operations.

The plan has also been available for review at public events like the Town's Household Hazardous Waste Collection event which in Permit Year 7 was held on September 14, 2024 and on May 17, 2025. Each year Hampton provides several opportunities to educate the public as to the function and importance of clean water and the efforts used by the DPW to meet these goals. We have open house visitors and several touch a truck events every year. The Department also makes formal quarterly reports to the Board of Selectmen, which are publicly broadcast and include a segment on MS4 efforts.

Goal was achieved: Yes

MCM 3: Illicit Discharge Detection and Elimination (IDDE)

Sanitary Sewer Overflows (SSOs)

	X	This SSO	section is NOT	applicable	because we	DO NOT	have sanitary	v sewer.
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☑ This SSO section is NOT applicable because we DID NOT find any new SSOs.

The Town of Hampton continued its' program of observing all priority outfalls for evidence of illicit discharges. Of the 95 outfalls inspected, none exhibited any evidence of illicit discharges.

☐ The SSO inventory has been updated, including the status of mitigation and corrective measures implemented or was addressed and can be found in submission and/or at the following website.

Below, report on the number of SSOs identified in the MS4 system and removed:

Number of SSOs identified during this reporting period: Zero (0)

Number of SSOs removed during this reporting period: Zero (0)

The Town of Hampton continued its' program of observing all priority outfalls for evidence of illicit discharges. Of the 95 outfalls inspected during Permit Year 7, none exhibited any evidence of illicit discharges.

MS4 System Mapping

✓ MS4 System Map was updated during this reporting period:

Percent of Phase 1 elements incorporated into MS4 System Map: 100% of Phase 2 map is complete as of June 30, 2025. Map of storm sewer system and associated outfalls is continually updated to reflect findings and changes.

Percent of Phase 2 elements incorporated into MS4 System Map: 100% of Phase 2 map is complete as of June 30, 2025.

Map of storm sewer system, catchments, and related elements is continually updated to incorporate findings and changes from catchment investigations.

\square MS4 System Map was updated in Year(s) $___$	Year Number and there were no updates in Year 7.
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☑ Hampton's MS4 System Map is continually updated to incorporate findings and changes from catchment investigations.

Describe any additional details regarding phase 1 and phase 2 MS4 System Mapping requirements, in the box below:

During Permit Year 6 Hampton obtained a new GPS antenna which has allowed for asset mapping accuracy with sub-centimeter horizontal and sub-5-centimeter vertical accuracy. Although mapped assets have always been sufficiently accurate to meet MS4 mapping requirements, the improved accuracy broadens the Towns use of the PeopleGIS platform for many more purposes that require greater precision. The new antenna is used during all maintenance and inspection efforts, allowing each assets' accuracy to be updated "on the fly". All stormwater asset accuracy will be improved to a greater level of precision by 2028.

Screening of Outfalls/Interconnections

Dry Weather Screening

No outfalls were	inchected f	for dry v	weather	ccreening	during this	report period
ino outraiis were	inspected i	ror arv v	veather	screenine	aurina tnis	report perioa.

☑ Outfalls were inspected for dry weather screening *during this report period* and data can be found as ATTACHMENT N in this submission and email mail transmittal for this Annual Report.

Below, report on the number of outfalls screened in the MS4 system:

of these Outfalls are located withing the Regulated MS4 Areas; 28 Outfalls fall outside of the Regulated MS4 area. Of the 159 Outfalls in Regulated Areas, 64 Outfalls are Excluded, 62 are ranked Low-Priority, 32 are ranked High-Priority, and 1 is known to be a problem outfall. For Outfall (Discharge Point") asset inventory please see ATTACHMENT M of the transmittal email for this annual report. Wet and Dry Weather Screening Logs can be found as ATTACHMENT N of the transmittal email for this annual report

All 62 Low-Priority, 32 High-Priority, and the 1 trouble outfall were screened at least once during Dry Weather Periods. Excepting the one Problem Outfall, none of these screenings produced indicators where an Illicit Discharge might exist.

Only the Problem Outfall suggested that there may be an issue with an Illicit Discharge. And this concern did not arise out of a dry weather screening, but through sampling associated with Hampton's Multi-Sector General Permit, where the sample tested positive for elevated levels of bacteria. See ATTACHMENT O of the transmittal email for this annual report for results of IDDE investigation undertaken for SWOF-147.

The inventory and ranking of outfalls/interconnections were updated in Year 7 and the IDDE Program Plan was revised as a result. The revised inventory and ranking of outfalls/interconnections can be found in ATTACHMENT M of the transmittal email for this Annual Report and at

https://www.mapsonline.net/hamptonnh/stormwater.php?tab=2&use_react=yes

Number of outfalls/interconnections screened during this reporting period: 95

Percent of total known outfalls/interconnections screened to date (Year 1 – Year 7): 100%

Wet Weather Screening

No outfalls/interconnections were inspected for wet weather screening during this report
period.

☑ Wet weather outfall/interconnection screening data collected during this reporting period can be found in ATTACHMENT N of the transmittal email for this Annual Report and at https://www.mapsonline.net/hamptonnh/forms/tablet.html?id=287251111

Number of outfalls screened during this reporting period: 28

Wet-weather Outfalls Screenings were conducted for 28 outfalls. 23 of those screenings were made on High Priority Outfalls. 3 screenings were made at SWOF-147, a (Hampton's only) Problem Outfall.

Percent of total known Problem Outfalls and outfalls/interconnections that identify sewer input screened to date (Year 1 – Year 7): 0%.

SWOF-147 is Hampton's only Problem Outfall. The Catchment and IDDE Investigation proved that the source was not related to any sewer input.

Percent of total known outfalls/interconnections screened to date (Year 1 - Year 7): 41%

Of the 159 Outfalls in Regulated Areas, 64 Outfalls are Excluded, 62 are ranked Low-Priority, 32 are ranked High-Priority, and 1 is known to be a trouble outfall. Therefore, the total number of outfalls requiring screening is 56. In Permit Year 7 Hampton screened 23 high priority and problem outfalls. This represents 41% of the required outfalls accomplished in Permit Year 7.

Catchment Investigations

No catchment investigations were inspected for wet weather screening during this report
period. Catchment investigations include investigations associated with Problem, High Priority,
and Low Priority Outfalls/Interconnections within the MS4 regulated area.

☑ **Catchment investigations were conducted** *during this report period:* Catchment report can be found ATTACHMENT O of the transmittal email for this Annual Report.

Number of catchment investigations during this reporting period: One (1).

This catchment Investigations was conducted upgradient of SWOF 147, Hampton' only Problem Outfall, and was conducted as outlined in Part 2.3.4.8. of the permit and include investigations associated with Problem, High Priority, and Low Priority Outfalls and Interconnections within the MS4 regulated area. Screenings of all other High Priority and Low Priority Outfalls conducted during Permit Year 7 did not result in any necessity for any further catchment investigation.

Percent of total Problem Catchment and outfalls/interconnections that identify sewer input investigated to date (Year 1 – Year 7): 100%

Percent of total catchments investigated to date (Year 1 – Year 7): 100%

Describe any additional details regarding catchment investigations requirements, in the box below:

IDDE Progress

⋈ No illicit discharges were found during this reporting period.
\Box Illicit discharges were found but not removed <i>during this reporting period:</i> N/A
☐ Illicit discharges were removed <i>during this reporting period</i> and the illicit discharges removal report can be found in submission and/or at the following website ##website link: N/A
Number of illicit discharges identified during this reporting period: Zero (0)
Number of illicit discharges removed during this reporting period: Zero (0)
Estimated gallons of flow removed during this reporting period: Zero (0) gallons/day
Total number of illicit discharges identified since the effective date of the permit (July 1, 2018 – June 30, 2025): Zero (0)
Total number of illicit discharges removed since the effective date of the permit (July 1, 2018 – June 30, 2025): Zero (0)

Describe any additional details regarding illicit discharge requirements, in the box below:

Hampton will continue to carry out its' IDDE Plan in Permit Year 8 and beyond. Emphasis will continue to be made to screen, both during wet and dry weather conditions, all High Priority and Problem Outfalls. Catchment investigations will be made for all outfalls that presented a concern during the screening process. An aggressive investigation will be expanded and carried out for all catchment areas where an IDDE is suspected.

Employee Training

☑ Provided training to employees involved in IDDE program *during this reporting period*:

Hampton Sewer and Drain staff were trained using IDDE training videos and a written IDDE SOP created by UNH, the City of Dover, and NHDES. Video topics included collecting data and water samples in the field, and analyzing pertinent parameters as identified in the permit, how to identify an illicit discharge, and general IDDE screening and sampling protocols. Training logs are included in Appendix F of the IDDE Program Plan and ATTACHMENT P of the transmittal email for this Annual Report.

In addition, Hampton routinely provides IDDE materials and training, including information on how to identify illicit discharges and SSOs to all new Sewer and Drain employees as part of their onboarding process.

Describe progress made on any **incomplete requirements** listed above **or** optionally provide any additional relevant details, in the box below:

Continuing with current training protocol for all new hires/transfers to Sewer & Drain Division. Continuing with current training protocol for two-times per year field training; one in the late summer/fall (dry weather screening) and one in the spring (wet weather screening)

MCM 4: Construction Site Stormwater Runoff Control

The following tasks are in progress in accordance with the permit:

Number of site plan reviews completed during this reporting period: 24

Number of inspections completed during this reporting period: 55 inspections on 10 sites

Number of enforcement actions taken during this reporting period: 0 (Not Necessary)

Hampton works closely with contractors to address environmental concerns for the least environmental impact.

Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:

Hampton utilizes a Plan Review Committee, made up of municipal departments, that review projects during the permitting process. When a project is eventually approved, a pre-construction meeting is held where all permit conditions and the construction checklist are discussed with developers and construction contractors prior to the beginning of a construction project (pre-construction) to identify responsible parties, erosion control practices, other best management practices, and requirements for the EPA Construction General Permit as appropriate. Periodic inspections are made at all sites. Sites with potential for impact to stormwater quality are inspected with greater frequency.

All construction activities that fall within the Planning Board process are subject to PRC and construction inspections. However, only one of those construction sites exceeded the threshold where inspection was required under MCM 4 of the Permit (9 of the 10 sites inspected were not required to be inspected under MCM 4 of the Permit).

MCM 5: Post-Construction Stormwater Management in New Development and Redevelopment

As-built Drawings

Number of as-built drawings received during this reporting period: 1

Hampton had only one development reach completion during Permit Year 7. Hampton has received the as-built drawings for that residential development.

Local Regulations Assessment Report

☑ The Ass	sessment Report was evaluated and no updates were recommended during this reporting.
	Hampton MS4 Regulastion Assessment Report can be found as ATTACHMENT V to the email mail transmittal for this Annual Report.
	sessment Report was evaluated and updates were recommended during this reporting Following are the recommended updates:
•	ates were made during this reporting period because all required updates have been o make low impact designs allowable as outlined in the Assessment Report.

Street Design, Parking Lots, and Creation of Impervious Cover

- No updates were made or planned to be made to Local Regulations and/or Guidelines that affect the creation of imperious cover *during this reporting period*.
- ☑ Updates were recommended and/or planned to be made to Local Regulations and/or Guidelines that affect the creation of imperious cover *during this reporting period*. Following are the recommended updates:

Continue to work with the Planning and Building Departments to consider such changes, develop program, consider incentives, and draft changes to local Regulations.

☐ No updates were made <i>during this reporting period</i> because all required Local Regulation
and/or Guideline updates have been made to make low impact designs allowable as outlined
in the Local Regulations Assessment Report.

Green Infrastructure

- No updates were made or planned to be made to Local Regulations regarding green infrastructure practices *during this reporting period*.
- ☑ Updates were recommended to be made to Local Regulations regarding green infrastructure practices *during this reporting period*. Following are the recommended updates:

Proactively promote the use of Low Impact Development practices, and Green Infrastructure. Specifically promote the use of BMPS like infiltration and rain gardens, curb extensions, planter gardens, and porous and pervious pavements. Continue to work with the Planning and Building Departments to consider such changes, develop program, consider incentives, and draft changes to local Regulations.

No updates were made during this reporting period because all required Local Regulation
updates have been made to make green infrastructure practices allowable as outlined in the
Assessment Report.

Retrofit Properties Inventory

☑ Hampton has identified the remaining permittee-owned properties that could be modified or retrofitted with BMPs to mitigate impervious areas, and of which are included in the list below:

List of MS4 Properties: There are 14 "Priority Properties located within the MS4 regulated area.

List of Non-MS4 Properties: These properties are identified in ATTACHMENT R to the transmittal email for this Annual Report.

☑ Hampton has modified or retrofitted the Bicentennial Park parking lot (14 on the list). This property is located within Hampton's regulated MS4 area. The retrofit was completed in May 2025 (Permit Year 7). The project provided two BMPs. The paved surface area decreased from 10,500 square-feet to 7,500 square-feet, a reduction of 25%. The project also implements soft (unpaved) drip edges along the edge of pavement to promote infiltration.

Following is a list of the properties that were modified or retrofitted as well as the type of BMP(s) that were implemented:

List of MS4 Properties: Bicentennial Park parking lot (14 on the list)

List of Non-MS4 Properties: There are no permittee-owned listed properties located outside of the MS4 regulated area. Therefore, none were, and will ever be modified or retrofitted.

Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:

As each municipally owned property is considered for alteration, Hampton will try to implement retrofitting paved areas to reduce impervious areas and/or implement other BMP's to the best extent practicable.

MCM 6: Good Housekeeping

Catch Basin Cleaning

- ⊠ Stored and disposed of catch basin cleanings so they did not discharge to receiving waters.
- ⊠ Report on the actions taken if a catch basin sump is more than 50% full during two consecutive routine inspections/cleaning events:

See ATTACHMENTs S_1 and S_2 of the transmittal email for this annual report for the Permit Year 7 CB Cleaning Log.

A schedule for catch basin cleaning has been established with the goal of ensuring that a catch basin should not be more than 50% full. (For MS4 purposes, Hampton has established that the fullness of a catch basin is represented as the depth of sediment from bottom of sump to the top of sediment as compared to the bottom of sump to the lowest pipe invert.)

From the outset of the formal MS4 program, Hampton has generally tried to follow a schedule that cleans 20% of the total basins each year, or every basin once every five years.

The intent of MCM6 is to assure that there is adequate debris storage capacity in most basins most of the time so as to minimize downstream water quality impacts. In Hampton, some basins are located in areas where conditions warrant more frequent cleaning, however the majority of other basins are in areas less vulnerable and therefore can tolerate less frequent (or longer times between) cleaning. Hampton's Catch Basin Cleaning program includes:

- Focus on inspecting basins regularly and cleaning those basins that are greater than 50% full.
- Those basins that were 50% full the prior year, get reinspected in the
 current year to determine an appropriate frequency for cleaning intervals
 that meets the optimum target for debris storage. Identifying those basins
 that are less than 25% full and then defer cleaning frequency to more than
 every 5 years. Also included is an inspection on an annual basis to verify
 the extended cleaning intervals are valid and effective.

The Town's approach has allowed the town to direct its' limited municipal resources towards the most vulnerable catch basins, while not causing any detriment to other, less vulnerable, parts of the MS4 system. This approach meets the intent of this MCM6 Good Housekeeping BMP.

In Permit Year 7, 313 catch basins were cleaned as compared to 308 in Permit Year 6. Permit Year 7 as compared to Permit Years 5 and 6, there has been a trend that the average amount of % full is decreasing from year to year. This is a good indication that progress is being made in keeping the basin in our MS4 system acceptably clean.

The number of catch basins inspected *during this reporting period*: 313 (24 found to be less than 5% full and did not require cleaning but were cleaned anyway. Of the 235 catch basins cleaned, 204 were 50% full or less.

Number of catch basins cleaned during this reporting period: 313 (21% +/- of the total catch basins in the system). There are a total number of 1,515 catch basins within the MS4 system

The total volume or mass of material removed from all catch basins during this reporting period: Approximately 131 Cubic Yards.

Street Sweeping

- ☑ Stored and disposed of street sweepings so they did not discharge to receiving waters.
- ☑ All curbed roadways were swept at least once within the reporting period.

Number of (lane) miles swept *during this reporting period*: Hampton DPW swept a total of 811 lane miles of roadway during Permit Year 7. A copy of the Street Sweeping Lane Mile Report can be found as an ATTACHMENT T₁ to the email transmittal to this Annual Report

Volume of swept material *during this reporting period*: Hampton removed approximately 214 cubic yards of material during Permit Year 7 sweeping operations. A copy of the Street Sweeping Report can be found as an ATTACHMENT T_2 to the email transmittal to this Annual Report.

Hampton's annual street sweeping program is built on the premise that...

- Every Town Street gets swept at least twice per year.
- The five "high traffic streets" (Lafayette, Winnacunnet, Hight, Exeter, and Mill) get swept four times per year.
- Every "general neighborhood beach area street" gets swept every two weeks between mid-May to Mid-September.
- Every "high density/traffic" beach street gets swept every other day between mid-May to Mid-September.

The Town of Hampton uses a Tymco-Model 500x, which is a regenerative air sweeping system that provides an especially thorough sweeping, especially in areas where fine sands are involved (like our beach areas).

Stormwater Pollution Prevention Plan (SWPPP)

Hampton has implemented SWPPPs for all permittee owned or operated maintenance garages, public works yards, transfer stations, and other waste handling facilities that are not currently covered under another NPDES Permit.

Each sector of the site is inspected following the Town's SWPPP which has emphasized attention towards vulnerabilities based on stored fluids, dripping equipment, material stockpiles, and pavement and drainage conditions.

The SWPPP can be found at "H:\Stormwater Clean\EPA MSGP\SPCC Plan\2021 Hampton DPW SPCC Plan Reduced.pdf" The plan is reviewed on a regular basis throughout the year.

Number of site inspections completed during this reporting period:

The entire grounds of the DPW Facility, which includes operational divisional functions under Vehicle Maintenance, Highway, Sewer & Drain, Solid Waste (Curbside Collection, Recycling, and Transfer Station), as well as the Wastewater Treatment Facility are visually observed on a daily basis by foremen and crew. Each of the five operational areas receive a formal inspection by a Stormwater Team Member, which are made each quarter. These quarterly inspections are made, time-stamped, and logged by using the DPW's computerized task management software. Over the course of the entire year at least one quarterly inspection is carried out under wet weather conditions, as defined in our MSGP.

There are two stormwater outfalls covered under our MSGP; SWOF-144 and SWOF-147. SWOF 147 is tidally influenced so assessment was made during a period when the discharge was flowing freely above the receiving water stream surface. SWOF-144 had no flow and was unable to be sampled or analyzed. These outfalls are monitored regularly and receive quarterly inspections and water quality sampling.

Number of Formal Inspections During Permit Year 7: Twenty (28); one each quarter of all five operational areas plus one each quarter for SWOF 144 & 147.

1st quarter inspections for the entire facility were made between January 4th and January 8th, 2024. This inspection was made during dry weather conditions.

2nd quarter inspections for the entire facility were made on April 3rd and 4th, 2024. This inspection was made during wet weather conditions.

3rd quarter inspections for the entire facility were made on July 2nd and 3rd, 2024. This inspection was conducted under dry weather conditions.

4th quarter inspections for the entire facility were made between October 2nd and October 8th, 2024. This inspection was made during dry weather conditions.

Describe any corrective actions taken at a facility with a SWPPP:

The Town continues its' effort of collecting litter around campus. Most of the litter is generated by fugitive waste blowing from the transfer station. The area is policed of litter regularly. The detention pond was cleaned of litter, cleaned of accumulated soil, and cleared of invasive vegetation. Tight holding tanks for floor drains and the oil and gas separator were pumped. Tank pumping is an annual task assignment. Transfer Station staff were made aware of possible impacts from liquid swill water leaking out of their bulk waste trailers. The Department constructed a structural BMP to address this matter. Swill is now collected to a trench drain which enters a grease trap and now discharges to the municipal wastewater treatment facility.

A vehicle mishap occurred on July 10, 2024. A private vendor, while loading a truck to their flatbed, rolled the truck over, rupturing the fuel tank. Spill kits were rapidly deployed. All fuel was contained to the ground and never entered the stormwater system. The area was cleaned up immediately. Less than 25 gallons were spilled thus not requiring any notice of a fuel release.

No other significant corrective actions were necessary.

Operations and Maintenance (O & M) Programs

\boxtimes 0&M	programs for	all permittee	owned facilit	ies have beer	n completed	and/or u	pdated as	noted
below	<i>i</i> :							

☐ Implemented all maintenance procedures for permittee owned facilities in accordance with O&M programs.

\square Updated inventory of all permittee owned facilities as necessary.
All permittee owned facilities, including an inventory, are included in our SWMP. There
were no changes to report during Year 7.

Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:

The Town of Hampton has implemented all maintenance procedures in accordance with O&M programs with the intention of continuation of our O & M programs future permit years. Continue to work with Foremen in administering and operating effectively under the SWWP.

Appendix F and H: Water Quality Limited Waters & TMDLs

Bacteria/Pathogens Impairment (Appendix H) AND TMDL (Appendix F)

- Annual message was distributed encouraging the proper management of pet waste, including noting any existing ordinances where appropriate *during this reporting period*.
- ☑ Permittee or its agent(s) disseminated educational material to dog owners at the time of issuance or renewal of dog license, or other appropriate time *during this reporting period*.
- ☑ Provided information to owners of septic systems about proper maintenance in any catchment that discharges to a water body impaired for bacteria *during this reporting period*.

Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:

All of the above measures are continuing and ongoing measures during each permit year. To meet these requirements Hampton distributed messages found in ATACHMENTS A, C, F, G, H, I, and J. All of these ATTACHMENTS have been submitted in conjunction with (but separate documents) this MS4 Year 7 Annual Report.

Chloride Impairment (Appendix H)

☐ Permittee does not have a chloride impairment. ☐ Permittee has a chloride impairment.
□ Permittee has a chioride impairment.
☐ Fully implemented Salt Reduction Plan which can be found in submission and/or at the following website ##website link.
The Municipal Green SnowPro Certification Program's (Program) rules and regulations were approved and adopted in 2024. The Program anticipates they will be ready to accept voluntary applications from municipalities in fall of 2024.
☐ Reported amount of salt applied to all municipally owned and maintained surfaces by completing the New Hampshire DES Annual Salt Usage reporting form and submitting it to NHDES, and can be found in submission and/or at the following website The UNH Technology Transfer Center online tool is non-functional and has been for several years.
Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:
Not Applicable as Hampton does not have a Chloride Impairment.

Nitrogen Impairment (Appendix H)

⊠ Pe	rmittee does not have a nitrogen impairment.
⊠ Pe	rmittee has a nitrogen impairment.
	☑ Distributed an annual message that encourages the proper use and disposal of grass clippings and encourages the proper use of slow-release fertilizers during this reporting period.
	☑ Distributed an annual message encouraging the proper management of pet waste, including noting any existing ordinances where appropriate during this reporting period.
	☑ Distributed an annual message encouraging the proper disposal of leaf litter <i>during this</i> reporting period.
	☑ Increased street sweeping frequency of all municipal owned streets and parking lots subject to Permit part 2.3.7.d.iii to a minimum of two times per year (spring and fall) during this reporting period.
	☐ Increased street sweeping frequency of all municipal owned streets and parking lots subject to Permit part 2.3.7.d.iii to a minimum of one time per year (spring) and implemented a fall leaf litter collection program in lieu of post-drop street sweeping during this reporting period.
	The Town of Hampton has long disputed its inclusion on a list of communities with a Nitrogen Impairment. Therefore, Hampton intends to formally request that US-EPA remove Hampton from the Nitrogen Impairment listing.
	Hampton has several brooks that flow north into North Hampton. Areas in the northeaster sector of Hampton flow to North Hampton waterbodies that have no nitrogen impairment Those North Hampton waterbodies ultimately discharge to the ocean through Rye, and none of these tributaries ever encounter any other nitrogen impaired waterbody along the way. A very small area in the northwest of Hampton, along the North Hampton border, an east and west of Interstate 95, flow into North Hampton waterbodies that also have no nitrogen impairment unto themself. Most of that area (in Hampton) is not regulated under Hampton's MS4. However, a very small part of that area has a tributary brookk that ultimately flows into the Winnicut River and then eventually into Great Bay, which has a

nitrogen impairment. Therefore, by strict definition, Hampton defaults to a Nitrogen

impairment and is subject to Part 2.2.2.a.i. of the permit and is required to meet additional requirements to address nitrogen in our stormwater discharges. Coincidentally, there is no

data recorded for the Winnicut River, itself, within the Great Bay Total Nitrogen Impairment 2018 or 2020 303(d) list.

The only land area located within the MS4 regulated area of Hampton, which flows into the Winnicut tributary, is a tract of land of approximately 11-acres. That 11-acre tract of land is 100% undeveloped and not capable of supporting any future development whatsoever. There is a total of four outfalls located within the general vicinity of that 11-acre tract of land. Every one of those outfalls flows into a brook which then flows south towards several tributary brooks which flow south to the Taylor River; not north to the Winnicut River. 100% of Hampton's MS4 is in a separate watershed than that of the Winnicut river.

Therefore, and based on all of the preceding information, Hampton intends to formally request that US-EPA remove Hampton from the Nitrogen Impairment listing.

During Permit Year 7, and historically in past Permit Years, and in the meantime during future Permit Years, Hampton, as a matter of good faith and true stewardship of improved water quality, has elected to meet, to the greatest extent practicable, Appendix H requirements of the Permit. Hampton has accomplished this through a committed MCM3 program of public education by....

- Distribution and promotion flyer of "Green Grass and Clear Water", which was based on the NHSSWC flyer and modified by Hampton to represent Hampton's needs. These flyers were posted on social media, made available at Town Hall Information Desk, and distributed at the twice-yearly Household Hazardous Waste Collection events. "Green Grass and Clear Water" materials were produced by UNH Cooperative Extension, NH Sea Grant, and NHDES outlining simple recommendations to keep lawns healthy while reducing water quality impacts, including proper fertilizer techniques and disposal of grass clippings. During Year 7, 50 flyers were issued to Town Hall, 50 flyers handed out at Household Hazardous Waste Collection event, and the Flyer was loaded to the Town's website where it hit 1232 subscribers.
- Distribution and promotion of municipally created flyers and brochures (Rake it or Leave it and "Did you Know..." Grass clippings and leaf litter are Stormwater pollutants?) about impacts from yard waste to waterbodies, alternatives to dumping yard waste, and laws against dumping yard waste near or in waterbodies. During Year 7, 50 copies of both flyers were issued to Town Hall, and 50 copies of both flyers were handed out at Household Hazardous Waste Collection event, and both flyers were loaded to the Town's website where it hit 839 subscribers.

Although the Town of Hampton is not a municipality with any direct or indirect nitrogen impairments nor TMDL's, the Town has elected to publish these flyers to the public as a matter of promoting the Town's successful yard waste recycling program and to educate residents of the potential for negative water quality impacts that may result from improper management of their yard waste. A copy of these flyers can be found as ATTACHMENT B, ATTACHMENT D, and ATTACHMENT E to the transmittal email for this Annual Report.

Nitrogen Source Identification Report- Update

☑ The Nitrogen Source Identification Report was reviewed and there were no updates required during this reporting period because there were no revisions. The Nitrogen Source Identification Report can be found in ATTACHMENT U to the transmittal email for this Annual Report.

Structural BMPs

△ Hampton has not installed a minimum of one structural BMP(s) as a demonstration project within the drainage area of the water quality limited water or its tributaries by the end of this reporting period.

Hampton has identified fourteen municipally owned properties that have potential for reducing Nitrogen loading (See ATTACHMENT R). However, none of the fourteen properties are located within water quality limited catchment areas or their tributaries. Therefore, It is Hampton's understanding and position that there is no requirement to install a structural BMP(s) now or in the future unless a nitrogen impairment develops.

Phosphorus Impairment (Appendix H)

☑ Permittee does not have a phosphorus impairment.
☐ Permittee has a phosphorus impairment.
Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:
Hampton does not have a Phosphorus Impairment, Therefore, Not Applicable

Solids, Oil and Grease (Hydrocarbons), or Metals Impairment(s) (Appendix H)

\square Permittee does not have a solids, oil and grease, or metals impairment(s).
☑ Permittee has a solids, oil and grease, or metals impairment(s).
☑ Increased street sweeping frequency of all municipal owned streets and parking lots to a schedule that targets areas with potential for high pollutant loads during this reporting period: Hampton street sweeping schedule can be found in ATTACHMENT(s) T₁ and T₂. These two ATTACHMENTS have been submitted in conjunction with (but separate documents) this MS4 Year 7 Annual Report.
Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:
Continue to effectively sweep all municipal paved areas in accordance with our current practice,

which exceeds the minimum requirements set forth in the Permit.

Chloride TMDL (Appendix F)

☑ Permittee does not have a chloride TMDL.			
 □ Permittee has a chloride TMDL. □ Fully implemented Chloride Reduction Plan which can be found in submission and/or at the following website: N/A. 			
□ Reported amount of salt applied to all municipally owned and maintained surfaces by completing the NHDES Annual Salt Usage reporting form, submitting it to NHDES, and can be found in submission and/or at the following website N/A. The UNH Technology Transfer Center online tool is non-functional and has been for several years.			
Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:			
Hampton does not have a Chloride Impairment. Therefore, Not Applicable			

Lake and Pond Phosphorus TMDL (Appendix F)

M Permittee does not have a lake and pond phosphorus TMDL.
☑ Permittee has a lake and pond phosphorus TMDL.
Lake Phosphorus Control Plan Reporting Requirements
N/A
oxtimes The LPCP was submitted in a previous annual report.
\Box The LPCP can be found in submission and/or at the following website N/A.
Describe progress made on any incomplete requirements listed above or optionally provide any
Describe progress made on any incomplete requirements listed above or optionally provide any additional relevant details, in the box below:
Hampton does not have a Phosphorous Impairment. Therefore, Not Applicable.

Additional Required Information

Monitoring or Study Results

Results from all stormwater or receiving water quality monitoring or studies conducted *during the* reporting period and not otherwise mentioned above, where the data is being used to inform permit compliance or permit effectiveness is:

☑ Not applicable.☐ The results from additional reports or studies are in submission and/or at the following website N/A.

Description of Any Changes in Identified BMPs or Measurable Goals

Hampton has implemented activities in accordance with the permit and outlined in the SWMP. All BMPs and measurable goals outlined in the SWMP are appropriate.

Activities Planned for Next Reporting Period

Hampton will continue to implement activities in accordance with the permit and SWMP.