

MS4 General Permit
City of New London 2022 Annual Report
Existing MS4 Permittee
Permit Number GSM00111
January 1, 2022 — December 31, 2022

This report documents the City of New London’s efforts to comply with the conditions of the MS4 General Permit to the maximum extent practicable (MEP) from January 1, 2022 to December 31, 2022.

Part I: Summary of Minimum Control Measure Activities

1. Public Education and Outreach (Section 6 (a)(1) / page 19)

1.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|---|-------------|--|---|---------------------------------|-------------|---|---|
| 1-1 Implement public education and outreach | In progress | Conduct a public meeting to inform residents and discuss the program | Educate residents on common stormwater topics | Stormwater Management Authority | Jul 1, 2018 | Public meetings held in the successful passage of Ordinance Number 06-18-18-2 for the establishment of a Municipal Stormwater Management Authority (Authority). Continued public education will be conducted through the Authority. | The City's website was updated to include more information on stormwater, illicit dumping, and public impact. Many links regarding state and city stormwater documents were added, as well as contact information public questions. |

| | | | | | | | |
|--|-------------|--|---|---------------------------------------|-------------|--------------------------------------|--|
| 1-2 Address education/ outreach for pollutants of concern* | In progress | Develop stormwater section on the City's website and post materials to website | Disseminate information | Department of Public Works / Director | Jul 1, 2018 | Posting of materials to be scheduled | Links to public information on stormwater section of City's website. |
| 1-3 Storm Drain Marking | In progress | Ordered storm drain markers | Inform the public about restrictions for disposal | Department of Public Works / Director | Jul 1, 2018 | on-going | Markers were not installed in 2022. |

1.2 Describe any Public Education and Outreach activities planned for the next year, if applicable.

The City maintains information about best management practices on its stormwater webpage.

1.3 Details of activities implemented to educate the community on stormwater

| Program Element/Activity | Audience (and number of people reached) | Topic(s) covered | Pollutant of Concern addressed (if applicable) | Responsible dept. or partner org. |
|--|---|---|--|--|
| Select materials in printed and mailed | Residents and stakeholders | Proper disposal of hazardous products and yard waste, limit use of fertilizers and pesticides | nitrogen and bacteria | Stormwater Management Authority and Southeastern Connecticut Regional Resources Recovery Authority |
| Information on website | Residents and stakeholders | Annual report | Phosphorus, nitrogen and bacteria | Stormwater Management Authority |

2. Public Involvement/Participation (Section 6(a)(2) / page 21)

2.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|---|-------------|--|--|---------------------------------|--------------|---|---|
| 2-1 Comply with public notice requirements for the Stormwater Management Plan | Complete | Prepare and post report | Post annually to the City's stormwater website section | Stormwater Management Authority | Apr 3, 2017 | Feb 9, 2018 | The City's stormwater management plan (SWP) is posted online. |
| 2-2 Comply with public notice requirements for Annual Reports | Complete | Prepare and post report | Post annually to the City's stormwater website section | Stormwater Management Authority | Feb 15, 2022 | April 2022 | The City posts Annual Reports on its website. |
| 2-3 Conduct a Household Hazardous Waste Collection | Yearly | Collection event held and noticed | Continue to participate in the program | Stormwater Management Authority | Dec 31, 2017 | May 1, 2021 | |
| 2-4 Coordinate with Local Stakeholder Groups | In progress | In process of reaching out to stakeholders | Provide stormwater program updates | Stormwater Management Authority | July 1, 2017 | To continue until permit expires | Provide stormwater program updates at partner organization and/or local council meetings. |

2.2 Describe any Public Involvement/Participation activities planned for the next year, if applicable.

The City plans to continue involve the community in planning and implementing the City's stormwater management activities. Stakeholders have been identified.

2.3 Public Involvement/Participation reporting metrics

| Metrics | Implemented | Date | Posted |
|--|-------------|---------------|---|
| Availability of the Stormwater Management Plan announced to public | yes | October 2017 | http://www.ci.new-london.ct.us/filestorage/7495/7518 |
| Availability of Annual Report announced to public | yes | February 2023 | http://newlondonct.org/content/7429/7431/7459/18132.aspx |

3. Illicit Discharge Detection and Elimination (Section 6(o)(3) and Appendix 8 / page 22)

3.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|--|-------------|--|--|---------------------------------|---------------|---|--|
| 3-1 Develop written IDDE program | In progress | City is in process of completing written IDDE program using the CT IDDE program template | Develop written plan of IDDE program | Stormwater Management Authority | Jul 1, 2018 | Developed in 2020 | See Attachment. Document continues to be updated |
| 3-2 Develop list and maps of all MS4 stormwater outfalls in priority areas | In progress | City dedicated significant resources and mapped approximately 95% of outfalls | Develop list and maps of all outfalls in priority areas | Stormwater Management Authority | Jul 1, 2019 | Completed in 2020 | Updated Outfall map attached |
| 3-3 Implement citizen reporting program | complete | Incorporated stormwater complaints through the existing reporting program | Implement citizen reporting program | Stormwater Management Authority | Jul 1, 2018 | Completed | |
| 3-4 Establish legal authority to prohibit illicit discharges | Complete | None | Establish legal authority to prohibit illicit discharges | Stormwater Management Authority | Jul 1, 2018 | Completed June 5, 2017 | |
| 3-5 Develop record keeping system for IDDE tracking | In progress | City conducted best efforts | Develop a system for tracking and developing an SSO inventory | Stormwater Management Authority | Jul 1, 2017 | Developed in 2020, on-going updates | Excel file was developed to track complaints and issues |
| 3-6 Address IDDE in areas with pollutants of concern | In progress | City conducted best efforts | Conduct an initial assessment and use for prioritization of corrective actions once plan is in place | Stormwater Management Authority | Not Specified | Continuous | Dry weather sampling of all known outfalls was conducted during the reporting period, except where outfalls were inaccessible. |

3.2 Describe any IDDE activities planned for the next year, if applicable.

Find the source of any illicit discharges, eliminate those illicit discharges and ensure ongoing screening and tracking to prevent and illuminate future illicit discharges. Continue implementing written IDDE program.

3.3 List of citizen reports of suspected illicit discharges received during this reporting period.

| Date of Report | Location / suspected source | Response taken |
|----------------|-----------------------------|---|
| 4/25/22 | South Water Street | Vent hood washing was occurring in the back of the parking lot. Met with superior clean, explained to them that they needed to use a wash bucket and properly dispose of the water through the grease trap in the restaurant. |

3.4 Provide a record of illicit discharges occurring during the reporting period and SSOs occurring July 2012 through end of reporting period using the following table.

| Location (Lat long/street crossing /address and receiving water) | Date and duration of occurrence | Discharge to MS4 or surface water | Estimated volume discharged | Known or suspected cause / Responsible party | Corrective measures planned and completed (include dates) | Sampling data (if applicable) |
|---|---------------------------------|-----------------------------------|-----------------------------|--|---|-------------------------------|
| Farnsworth Street New London, CT | 6/27/2012 | Yes, Thames River | 3000-5000 | Obstruction | Cleared Obstruction 6/27/12 | |
| Sludge Tanks at WWTF | 12/19/2014 | Yes; Bentley Creek | 900 | Sludge line failure | Cut, capped and abandoned line, new line installed | |
| State Pier Road and Thomas Griffin Road | 3/20/2015 | Yes, Thames River | 750 | Obstruction | Cleared Obstruction 3/20/15 | |
| Caulkins Park, 43 Crescent Street | 6/15/2017 | Yes, Thames River | 500 | Obstruction | Cleared Obstruction 6/15/17 | |
| Orchard and Montauk Ave | 8/10/2017 | Yes; Thames River | Unable to estimate | Pipe failure | Replaced line 8/11/17 | |
| Montauk Ave and Bank Street | 9/1/2017 | Yes; Shaw's Cove | 11,250 | Obstruction | Cleared Obstruction 9/1/17 | |
| Huntington and Williams | 10/18/2017 | Yes, Thames River | 300 | Obstruction | Cleared Obstruction 10/18/17 | |
| Huntington and Williams | 9/19/2017 | Yes, Thames River | 22 | Obstruction | Cleared Obstruction 9/19/18 | |

| | | | | | | |
|-----------------------------------|------------|-------------------|--------------------|---|--|----------|
| Granite and Williams | 5/7/2018 | No | 860 | Obstruction | Cleared Obstruction 5/7/18 | |
| Parkway North at Glenwood Park SO | 12/19/2019 | Yes, Thames River | Unable to estimate | Pipe Failure | The broken sanitary sewer was replaced on Jan 16 th , 2020 | OF_NL-08 |
| 199 Shaw St. | 9/23/2020 | Yes, Thames River | Unable to Estimate | Pipe Failure | Broken sanitary pipe within catch basin was discovered and corrected on 9/24/2020 | OF_NL-24 |
| 836 Pequat | 8/18/2020 | Yes, Thames River | Unable to Estimate | Landscapers dumping debris in catch basin | Landscaping company was verbally warned | OF_NL_10 |
| Converse St./Green Harbor Beach | 12/9/2020 | Yes, Thames River | Unable to Estimate | Broken sanitary lateral, discharging into stormwater | Replaced lateral and stormwater pipe 12/11/20 | OF_NL_92 |
| Bank and Montauk | 7/8/2021 | Yes, Thames River | Unable to Estimate | Construction debris in catch basin/sidewalk | Public Utilities Director spoke with the owner and the catch basin and sidewalk was cleaned | |
| South Water Street | 4/25/2022 | Discharge to MS4 | Unable to Estimate | Vent Hood washing was occurring in the back of the parking lot. | Explained to them that they needed to use a wash bucket and properly dispose of the water through the grease trap in the restaurant. | |

3.5 Briefly describe the method used to track illicit discharge reports, responses to those reports, and who was responsible for tracking this information.

SSOs are tracked by DEEP guidelines. Complaints and responses are tracked within the City's tracking system.

3.6 Provide a summary of actions taken to address septic failures using the table below.

| Location and nature of structure with failing septic systems | Actions taken to respond to and address the failures | Impacted waterbody or watershed, if known |
|--|--|--|
| 344 Bayonet Street, residential | Septic system was rebuilt | Briggs brook which flows to Winthrop Cove & Thames River |

3.7 IDDE reporting metrics

| Metrics | |
|--|----------------|
| Estimated or actual number of MS4 outfalls | 102, estimated |
| Estimated or actual number of interconnections | 46, estimated |
| Outfall mapping complete | 100% |
| Interconnection mapping complete | 100% estimated |
| System-wide mapping complete (detailed MS4 infrastructure) | 100% |
| Outfall assessment and priority ranking | 100% |
| Dry weather screening of all High and Low priority outfalls complete | 100% |
| Catchment investigations complete | 0 |
| Estimated percentage of MS4 catchment area investigated | 0% |

3.8 Briefly describe the IDDE training for employees involved in carrying out IDDE tasks including what type of training is provided and how often is it given (minimum once per year).

IDDE training focusing on wet weather sampling and catchment investigations was provided by Brown and Caldwell on May 10, 2022.

4. Construction Site Runoff Control (Section 6(a)(4) / page 25)

4.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|--|-------------|--|--|--|-------------|---|---|
| 4-1 Implement, upgrade, and enforce land use regulations or other legal authority to meet requirements of MS4 general permit | In progress | City conducted best efforts | Review land use regulations and revise if required | Planning, Zoning and Wetlands Division and Stormwater Management Authority | Jul 1, 2019 | Discharge ordinance adopted June 5, 2017 | Stormwater Management Authority completed development of their Stormwater Design Guidelines |
| 4-2 Develop/Implement plan for interdepartmental coordination in site plan review and approval | Completed | Stormwater Management Section added to Planning and Zoning Regulations | Evaluate current practices and update as needed | Department of Public Works / City Civil Engineer/Stormwater Management Authority | Jul 1, 2017 | In place | Stormwater Management Authority put in place |
| 4-3 Review site plans for stormwater quality concerns | Ongoing | City conducted best efforts | Evaluate current practices and update as needed | Department of Public Works / City Civil Engineer | Jul 1, 2017 | In place | Stormwater Management Authority put in place. Dedicated staff for site plan review. |
| 4-4 Conduct site inspections | Ongoing | City conducted best efforts | Develop an inspection program that includes new permit requirement | Planning, Zoning and Wetlands Division | Jul 1, 2017 | In place | Stormwater Management Authority put in place. Dedicated staff for inspections. |
| 4-5 Implement procedure to allow public comment on site development | Complete | City conducted best efforts | Develop a system to track and log comments | Planning, Zoning and Wetlands Division | Jul 1, 2017 | In place | Stormwater Management Authority put in place to assist. |

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|--|----------|--|--|--|-------------|---|---|
| 4-6 Implement procedure to notify developers about DEEP construction stormwater permit | On going | City conducted best efforts | Include notification to developers about DEEP construction stormwater permit in permit application materials | Planning, Zoning and Wetlands Division/ Stormwater Management Authority | Jul 1, 2017 | In place | Stormwater Management Authority put in place to assist. |

4.2 Describe any Construction Site Runoff Control activities planned for the next year, if applicable.

Continue implementing BMPs to minimize stormwater runoff pollution from construction sites.

5. Post-construction Stormwater Management (Section 6(o)(5) / page 27)

5.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|--|-------------|---|--|---|-------------|---|---|
| 5-1 Establish and/or update legal authority and guidelines regarding LID and runoff reduction in site development planning | Complete | City conducted best efforts. Site reviews done consistently with Connecticut Stormwater Quality Manual. | Review legal authority and guidelines in order to verify compliance approach | Planning, Zoning and Wetlands Division/ Stormwater Management Authority | Jul 1, 2021 | Design guidelines were developed in 2020 | Stormwater Management Authority developed Stormwater Design Guidelines. |
| 5-2 Enforce LID/runoff reduction requirements for development and redevelopment projects | Complete | City conducted best efforts. Site reviews done consistently with Connecticut Stormwater Quality Manual. | Promote LID techniques, project bid requirements, and information meetings with developers on stormwater section of the City's website | Planning, Zoning and Wetlands Division/ Stormwater Management Authority | Jul 1, 2021 | Design guidelines were developed in 2020 | Stormwater Management Authority developed Stormwater Design Guidelines. |
| 5-3 Identify retention and detention ponds in priority areas | In progress | City conducted best efforts | Inventory relevant structures | Stormwater Management Authority | Jul 1, 2019 | ongoing | |
| 5-4 Implement long-term maintenance plan for stormwater basins and treatment structures | In progress | City conducted best efforts | Inventory relevant structures and develop a schedule | Stormwater Management Authority | Jul 1, 2019 | ongoing | Stormwater Management Authority repaired or replaced 12 catch basins in 2022 and installed 2. |

| | | | | | | | |
|--|-------------|-----------------------------|---|---------------------------------|-------------|---------|---|
| 5-5 Complete DCIA mapping | In progress | City conducted best efforts | Conduct best effort to complete DCIA mapping | Stormwater Management Authority | Jul 1, 2020 | ongoing | Stormwater Management Authority created, and dedicated staff completed mapping of impervious area. DCIA City-wide was estimated using Sutherland equations. |
| 5-6 Address post-construction issues in areas with pollutants of concern | In progress | City conducted best efforts | Prioritize areas impaired by nitrogen, phosphorous and bacteria | Stormwater Management Authority | Jul 1, 2019 | ongoing | Stormwater Management Authority was created, site inspections are conducted, and efforts are in place for the development of Stormwater Design Guidelines. |

5.2 Describe any Post-Construction Stormwater Management activities planned for the next year, if applicable.

The City is in the process of updating the Stormwater Design Manual to provide a workflow to track DCIA disconnection via retrofit and redevelopment.

5.3 Post-Construction Stormwater Management reporting metrics

| Metrics | |
|---|-------------------------------------|
| Baseline (2012) Directly Connected Impervious Area (DCIA) | 966 acres |
| DCIA disconnected (redevelopment plus retrofits) | Unknown |
| Retrofits completed | 0 |
| DCIA disconnected | 0% this year / <1% total since 2012 |
| Estimated cost of retrofits | unknown |
| Detention or retention ponds identified | 0 this year / 0 total |

5.4 Briefly describe the method to be used to determine baseline DCIA.

The City assessed directly connected impervious surfaces following guidance from the University of Connecticut Center for Land Use Education and Research & CT NEMO (<https://nemo.uconn.edu/ms4/tasks/mapping.htm#task2-2>). Data for impervious surfaces was originally from CT Department of Energy and Environmental Protection (2012) and refined for stormwater utility billing purposes. DCIA was estimated City-wide based on the connectivity level of impervious surfaces associated with each land use category using the Sutherland equation.

6. Pollution Prevention/Good Housekeeping (Section 6(o)(6) / page 31)

6.1 BMP Summary

| BMP | Status | Activities in current reporting period | Measurable goal | Department / Person Responsible | Due | Date completed or projected completion date | Additional details |
|---|-------------|--|--|---|---------------|---|---|
| 6-1 Develop/implement formal employee training program | In progress | City conducted best efforts | Conduct annual MS4 training | Stormwater Management Authority | Jul 1, 2018 | Training complete, but will be ongoing | |
| 6-2 Implement MS4 property and operations maintenance | In progress | City conducted best efforts | Identify standard maintenance procedures and evaluate improvements for city-owned properties, parks and other facilities | Department of Public Works/ Stormwater Management Authority | Jul 1, 2018 | Ongoing | |
| 6-3 Implement coordination with interconnected MS4s | In progress | City conducted best efforts | Meet with relevant MS4s and CT DOT to discuss coordination | Department of Public Works/ Stormwater Management Authority | Not specified | Ongoing | Coordinate with adjoining municipalities |
| 6-4 Develop/implement program to control other sources of pollutants to the MS4 | In progress | City conducted best efforts | Identify commercial, industrial, municipal, institutional and other facilities not otherwise authorized by a CT DEEP stormwater permit | Stormwater Management Authority | Not specified | Ongoing | City created a Stormwater Management Authority to implement |

| | | | | | | | |
|---|-------------|-----------------------------|---|---|---------------|---------------------------------------|--|
| 6-5 Evaluate additional measures for discharges to impaired waters | In progress | City conducted best efforts | Implement turf management practices and identify retrofits where needed for discharges to impaired waters | Department of Public Works/ Stormwater Management Authority | Not specified | Ongoing | City created a Stormwater Management Authority to implement |
| 6-6 Track projects that disconnect DCIA | On going | City conducted best efforts | Annually track the total acreage of DCIA disconnected from the MS4 and reflect in the Annual Report | Stormwater Management Authority | Jul 1, 2017 | ongoing | City created a Stormwater Management Authority to implement |
| 6-7 Implement infrastructure repair/rehab program | In progress | City conducted best efforts | Prioritize infrastructure for repair / rehab based on inspections and outfall screening data | Stormwater Management Authority | Jul 1, 2021 | Anticipate completing by July 1, 2021 | City created a Stormwater Management Authority to implement a repair and rehab program. The City identifies rehab/replacement needs through inspections and DPW reporting repair needs, as well. |
| 6-8 Develop/implement plan to identify/prioritize retrofit projects | In progress | City conducted best efforts | Identify potential DCIA disconnection projects | Department of Public Works/ Director | Jul 1, 2020 | May 2022 | The City developed a Watershed Management Plan, and worked with students at the University of Connecticut to identify areas for disconnection. |
| 6-9 Implement retrofit projects to disconnect 2% of DCIA | In progress | City conducted best efforts | Implement DCIA disconnection plan | Department of Public Works/ Director | Jul 1, 2022 | ongoing | City created a Stormwater Management Authority to implement |
| 6-10 Develop/implement street sweeping program | On going | City conducted best efforts | Continue to sweep all parking lots and streets at least once per year | Department of Public Works/ Director | Jul 1, 2017 | ongoing | Every street was swept in 2020. 77 miles total. |

| | | | | | | | |
|---|----------|-----------------------------|---|---|-------------|---------|---|
| 6-11 Develop/implement catch basin cleaning program | On going | City conducted best efforts | Track catch basin cleaning and develop a schedule | Department of Public Works / Director | Jul 1, 2020 | ongoing | City created a Stormwater Management Authority to implement. Citywide basin cleaning occurs every 3 years, with the downtown basins being cleaned annually. |
| 6-12 Develop/implement snow management practices | On going | City conducted best efforts | Track and work to reduce salt application | Department of Public Works/ Stormwater Management Authority | Jul 1, 2018 | ongoing | City created a Stormwater Management Authority to implement |

6.2 Describe any Pollution Prevention/Good Housekeeping activities planned for the next year, if applicable.

The City is incorporating DCIA tracking workflows into the site plan review process and in the City's Stormwater Design Guidelines. The City is also assessing where retrofits could be implemented to disconnect DCIA. A Watershed Management Plan as well as a report and study from students at the University of Connecticut were drafted to help identify areas of possible disconnection. The City Plans to continue to implement GHK activities.

6.3 Pollution Prevention/Good Housekeeping reporting metrics

| Metrics | |
|--|-------------------|
| Employee training provided for key staff | Yes; Sept 7, 2017 |
| Street sweeping | |
| Curb miles swept | <77 miles |
| Volume (or mass) of material collected | 44.11 tons |
| Catch basin cleaning | |
| Total catch basins in priority areas | Unknown |
| Total catch basins in MS4 | Estimated 1,700 |
| Catch basins inspected | 976 |
| Catch basins cleaned | 957 |
| Volume (or mass) of material removed from all catch basin | 181.89 tons |
| Volume removed from catch basins to impaired waters (if known) | Unknown |
| Snow management | |
| Type(s) of deicing material used | DVRN Treated Salt |
| Total amount of each deicing material applied | 1,200 tons |
| Type(s) of deicing equipment used | Sander / Spreader |

| | |
|--|---|
| Lane-miles treated | 126 |
| Snow disposal location(s) | New London Parade Plaza; Riverside Park |
| Staff training provided on application methods & equipment | Yes; continuous |
| Municipal turf management program actions (for permittee properties in basins with N/P impairments) | |
| Reduction in application of fertilizers (since start of permit) | 0% |
| Reduction in turf area (since start of permit) | 0 acres |
| Lands with high potential to contribute bacteria (dog parks, parks with open water, & sites with failing septic systems) | |
| Cost of mitigation actions/retrofits | Unknown |

*since 2017

6.4 Catch basin cleaning program

Briefly describe the method used to optimize your catch basin inspection and cleaning schedule.

The City created a Stormwater Management Authority to continue to implement a catch basin cleaning program. The City currently inspects and cleans catch basins within the downtown area on a 1-year frequency. Catch basins outside this area are cleaned approximately once every three years. The City will evaluate the adequacy of this cleaning frequency in future years of the Permit.

6.5 Retrofit Program

Briefly describe the Retrofit Program identification and prioritization process, the projects selected for implementation, the rationale for the selection of those projects and the total DCIA to be disconnected upon completion of each project.

The City created a Stormwater Management Authority to implement a retrofit program. A watershed management plan is currently was developed (last update May 2022). Additional phases of this study will recommend locations for DCIA disconnection. The City will begin tracking DCIA disconnections as projects are completed.

Describe plans for continuing the Retrofit program and how to achieve a goal of 1% DCIA disconnection in future years.

City created a Stormwater Management Authority to implement a retrofit program. The plan is under development, as described above.

Describe plans for continuing the Retrofit program beyond this permit term with the goal to disconnect 1%DCIA annually over the next 5 years.

City created a Stormwater Management Authority to implement to implement a retrofit program. The plan is under development, as described above.

Part II: Impaired waters investigation and monitoring

1. Impaired waters investigation and monitoring program

1.1 Indicate which stormwater pollutant(s) of concern occur(s) in your municipality or institution. This data is available on the MS4 map viewer: <http://s.uconn.edu/ctms4map>.

Nitrogen/ Phosphorus Bacteria Mercury Other Pollutant of Concern

1.2 Describe program status.

Discuss 1) the status of monitoring work completed, 2) a summary of the results and any notable findings, and 3) any changes to the Stormwater Management Plan based on monitoring results.

Monitoring work continues. 85 inspections were completed of 79 outfalls. 22 outfalls had dry weather flow which was sampled and tested, and 4 outfalls were sampled in wet weather flow.

2. Screening data for outfalls to impaired waterbodies (Section 6(i)(1) / page 41)

2.1 Screening data collected under 2017 permit

Complete the table below for any outfalls screened during the reporting period. Each Annual Report will add on to the previous year’s screening data showing a cumulative list of outfall screening data.

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|---|---|---|
| OF_NL_04 | 12/19/2019 | Bacteria | N = 4 Mg/L Entero = 5400 MPN/100 F Coliform = 5500MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, Followed up in 2020 and it is was dry. illicit connection is suspected to be disconnected as part of the DOTs replacement of the drainage system on Ocean Ave. |
| OF_NL_04 | 12/23/2019 | Bacteria | N = 4.61 Mg/L E. Coli = 1120MPN/100 F Coliform = 2419.6 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, Followed up in 2020 and it is was dry. illicit connection is suspected to be disconnected as part of the DOTs replacement of the drainage system on Ocean Ave. |
| OF_NL_06 | 12/13/2019 | Bacteria | N = 1.31 Mg/L Entero = 60 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_07 | 12/16/2019 | Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------------------|-------------|--|---|---|---|
| OF_NL_08 | 12/19/2019 | Bacteria | N = 4.88 Mg/L Enterococci = 190 MPN/100 F Coliform = 360 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Performed a repair in early 2020 |
| OF_NL_09 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_10 | 12/19/2019 | Bacteria | N = 2.98 Mg/L Enterococci = 10 MPN/100 F Coliform = < 10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, Repaired |
| OF_NL_11 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_12 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_13 | 12/5/2019 | Bacteria | Dry | | No |
| OF_NL_13 | 12/19/2019 | Bacteria | N = 1.58 Mg/L Enterococci = 10 MPN/100 F Coliform = < 10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_14 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_18 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_20 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_21 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_23 | 12/23/2019 | Bacteria | N = 1.76 Mg/L Enterococci = 10 MPN/100 F Coliform = 40 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_23U | 12/23/2019 | Bacteria | N = 1.77 Mg/L Enterococci = < 10 MPN/100 F Coliform = 10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_29 Manhole | 12/24/2019 | Bacteria | N = 64.7 Mg/L Enterococci = 15200 MPN/100 F Coliform = 161000 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, train station will be contacted. Sump pump is suspected of discharging high surfactants |
| OF_NL_29 Catchbasin | 12/24/2019 | Bacteria | N = 1.18 Mg/L Enterococci = < 10 MPN/100 F Coliform = < 10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes |
| OF_NL_32 | 12/23/2019 | Bacteria | Dry | | No |
| OF_NL_35 | 12/27/2019 | Bacteria | Dry | | No |
| OF_NL_37 | 12/27/2019 | Bacteria | N = 1.77 Mg/L | Microbac | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|----------------------|-------------|--|---|---|------------------------------------|
| | | | Enterococcus = < 10 MPN/100 F Coliform = < 10 MPN/100 | Laboratories, Inc. Dayville, CT | |
| OF_NL_38 | 12/27/2019 | Bacteria | Dry | | No |
| OF_NL_40 | 12/23/2019 | Bacteria | Dry | | No |
| OF_NL_43 | 12/27/2019 | Bacteria | N = 1.5 Mg/L E. Coli = < 1 MPN/100 T Coliform = 96 MPN/100 | | No |
| OF_NL_45 | 12/13/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_49 | 12/16/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_53 | 12/13/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_54 | 12/13/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_62 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_66 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_69 | 12/23/2019 | Bacteria | Dry | | No |
| OF_NL_70 | 12/23/2019 | Bacteria | Dry | | No |
| OF_NL_71 | 12/23/2019 | Bacteria | Dry | | No |
| OF_NL_73 | 12/13/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_74 | 12/13/2019 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_78 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_79 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_87 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_88 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_90 | 12/16/2019 | Bacteria | Dry | | No |
| OF_NL_97 | 12/16/2019 | Bacteria | Dry | | No |
| OF_SOC_03 | 12/27/2019 | Bacteria | Dry | | No |
| OF_SOC_04 | 12/27/2019 | Bacteria | Dry | | No |
| OF_SOC_16 | 12/27/2019 | Bacteria | Dry | | No |
| OF_SOC_25 | 12/27/2019 | Bacteria | Dry | | No |
| 2020 Sampling | | | | | |
| OF_NL_1 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_2 | 1/30/2020 | Bacteria | Dry | | No |
| OF_NL_3 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_4 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_4 | 12/3/2020 | Bacteria | Dry | | No |
| OF_NL_5 | 2/21/2020 | Bacteria | N = 1.79 mg/L | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_5 | 12/3/2020 | Bacteria | N = 1.79 mg/L E. Coli = <10 MPN/100 T Coliform = 1789 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, bacteria triggers a follow-up |
| OF_NL_6 | 6/24/2020 | Bacteria | Dry | | No |
| OF_NL_7 | 6/24/2020 | Bacteria | Dry | | No |
| OF_NL_8 | 1/21/2020 | Bacteria | N = 1.62 mg/L Enterococcus = 190 | Microbac Laboratories, | Yes, bacteria triggers a follow-up |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|--|---|---------------------|
| | | | MPN/100 F Coliform = 360 MPN/100 | Inc. Dayville, CT | |
| OF_NL_9 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_10 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_11 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_12 | 6/24/2020 | Bacteria | Dry | | No |
| OF_NL_13 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_14 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_15 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_16 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_17 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_17 | 1/30/2020 | Bacteria | N = 3.01 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_PVT_17 | 3/12/2020 | Bacteria | N = 1.89 mg/L E. Coli = <10 MPN/100 T Coliform = 10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_18 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_19 | 1/30/2020 | Bacteria | Dry | | No |
| OF_NL_20 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_21 | 12/3/2020 | Bacteria | Dry | | No |
| OF_NL_28 | 2/21/2020 | Bacteria | Dry | | No |
| OF_NL_29 | 12/3/2020 | Bacteria | N = 2.04 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_30 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_30 | 3/9/2020 | Bacteria | N = 1.96 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_31 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_32 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_33 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_34 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_36 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_37 | 9/22/2020 | Bacteria | Dry | | No |
| OF_NL_38 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_39 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_40 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_41 | 1/21/2020 | Bacteria | Dry | | No |
| OF_NL_42 | 1/21/2020 | Bacteria | N = 2.33 mg/L E. Coli = <10 MPN/100 T Coliform = 20 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|--|---|------------------------------------|
| OF_NL_43 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_45 | 9/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_46 | 1/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_47 | 1/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_48 | 1/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_49 | 12/29/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_50 | 1/22/2020 | Nitrogen, Bacteria | N = 2.17 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_51 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_51 | 12/3/2020 | Bacteria | N = 2.77 mg/L E. Coli = 309 MPN/100 T Coliform = 1401 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, bacteria triggers follow-up |
| OF_NL_52 | 1/30/2020 | Nitrogen, Bacteria | N = 1.21 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_53 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_54 | 6/24/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_55 | 1/22/2020 | Nitrogen, Bacteria | N = 2.49 mg/L Enterococci = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_56 | 12/10/2020 | Bacteria | N = 2.55 mg/L Enterococci = <10 MPN/100 F Coliform = 30 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_58 | 12/10/2020 | Bacteria | N = 1.94 mg/L E. Coli = <10 MPN/100 T Coliform = 96 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_58 | 12/10/2020 | Bacteria | N = 1.97 mg/L E. Coli = 14136 MPN/100 T Coliform = >2419.6 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, bacteria triggers a follow-up |
| OF_NL_60 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_61 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_62 | 12/8/2020 | Bacteria | Dry | | No |
| OF_NL_63 | 1/21/2020 | Bacteria | N = 1.88 mg/L E. Coli = 384 MPN/100 T Coliform = >24196 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, bacteria triggers a follow-up |
| OF_NL_66 | 7/30/2020 | Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|--|---|---|
| OF_NL_67 | 9/24/2020 | Bacteria | N = 2.22 mg/L | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_68 | 1/21/2020 | Bacteria | N = 1.37 mg/L E. Coli = 20 MPN/100 T Coliform = 384 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_69 | 8/13/2020 | Bacteria | Dry | | No |
| OF_NL_70 | 8/13/2020 | Bacteria | Dry | | No |
| OF_NL_71 | 8/13/2020 | Bacteria | Dry | | No |
| OF_NL_72 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_73 | 6/24/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_74 | 6/24/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_75 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_76 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_77 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_78 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_81 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_81 | 9/24/2020 | Bacteria | Dry | | No |
| OF_NL_84 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_86 | 3/5/2020 | Bacteria | Dry | | No |
| OF_NL_87 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_88 | 1/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_89 | 1/22/2020 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_90 | 6/24/2020 | Bacteria | Dry | | No |
| OF_NL_91 | 7/30/2020 | Bacteria | Dry | | No |
| OF_NL_91 | 3/12/2020 | Bacteria | N = 3.62 mg/L Enterococci = 10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_92 | 12/29/2020 | Bacteria | Dry | | No |
| OF_NL_92 | 1/30/2020 | Bacteria | N = 41.8 mg/L Enterococci = <10 MPN/100 F Coliform = 19000 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Broken lateral was determined to be the cause of high bacteria. Lateral was repaired. Revisited in December and found to be dry. |
| OF_NL_93 | 12/10/2020 | Bacteria | Dry | | No |
| OF_NL_96 | 12/29/2020 | Bacteria | N = 5.87 mg/L E. Coli = <10 MPN/100 T Coliform = 148 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| OF_NL_97 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_98 | 1/22/2020 | Nitrogen, Bacteria | N = 2.86 mg/L E. Coli = <10 MPN/100 T Coliform = 201 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | Yes, nitrogen triggers follow- up |
| OF_NL_100 | 9/22/2020 | Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|----------------------|-------------|--|--|---|---------------------|
| OF_NL_101 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_102 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_103 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_104 | 12/10/2020 | Bacteria | Dry | | No |
| OF_NL_105 | 11/6/2020 | Bacteria | Dry | | No |
| OF_NL_105 | 12/10/2020 | Bacteria | Dry | | No |
| Unk_Cove_View | 1/22/2020 | Bacteria | N = 2.17 mg/L Entero = <10 MPN/100 F Coliform = <10 MPN/100 | Microbac Laboratories, Inc. Dayville, CT | No |
| 2021 Sampling | | | | | |
| OF_NL_2 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_3 | 7/21/2021 | Nitrogen, Bacteria | N: 1.970 mg/l T Coliform: >2419.6 MPN/100 E coli: 1119.9 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_4 | 12/29/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_5 | 9/8/2021 | Nitrogen, Bacteria | N: <0.50 mg/l T. Coliform: 3873 MPN/100 e coli: 63 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_6 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_7 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_8 | 9/8/2021 | Nitrogen, Bacteria | N: 1.5 mg/l Entertoc: 103.9 MPN/100 F. Coliform: 391 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_9 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_10 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_11 | 11/16/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_12 | 11/16/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_13 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_14 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_15 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_17 | 10/20/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_19 | 11/2/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_20 | 11/2/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_21 | 11/2/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_22 | 11/10/2021 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|--|---------------------------------------|---------------------|
| OF_NL_24 | 12/13/2021 | Nitrogen, Bacteria | N: 3.2 mg/l Enteroc: 246 MPN/100 F. Coliform: 9400 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_28 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_29 | 11/16/2021 | Nitrogen, Bacteria | N: 2.5 mg/l Enteroc: <10 MPN/100 F. Coliform: <100 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_30 | 12/14/2021 | Nitrogen, Bacteria | N: <0.50 mg/l Enteroc: <10 MPN/100 F. Coliform: 2900 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_31 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_32 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_33 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_35 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_36 | 7/14/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_37 | 11/10/2021 | Nitrogen, Bacteria | N: 2.5 mg/l Enteroc: <10 MPN/100 F. Coliform: 150 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_38 | 5/25/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_39 | 12/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_40 | 4/7/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_41 | 4/7/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_42 | 4/7/2021 | Nitrogen, Bacteria | N: 2.1 mg/l T Coliform: 31 MPN/100 E coli: <10 MNP/100 | Laboratories, Inc. Dayville, CT | No |
| OF_NL_43 | 9/15/2021 | Nitrogen, Bacteria | N: 2.7 mg/l T. Coliform: <10 MPN/100 e coli: <10 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_45 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_46 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_47 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_48 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_49 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|---|---------------------------------------|---------------------|
| OF_NL_50 | 3/4/2021 | Nitrogen, Bacteria | N: 1.83 mg/l T Coliform: 41 MPN/100 E coli: <10 MPN/100 | Laboratories, Inc. Dayville, CT | No |
| OF_NL_51 | 7/27/2021 | Nitrogen, Bacteria | N: 1.33 mg/l T. Coliform: >24196 MPN/100 E coli: 327 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_51 | 8/30/2021 | Nitrogen, Bacteria | N: <0.50 mg/l T. Coliform: 81640 MPN/100 E coli: 2850 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_52 | 7/21/2021 | Nitrogen, Bacteria | N: 1.006 mg/l T. Coliform: >2419.6 MPN/100 E coli: 1553.1 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_53 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_53 | 7/26/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_54 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_54 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_55 | 3/3/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_56 | 11/2/2021 | Nitrogen, Bacteria | N: 2.0 mg/l Entertoc: 20 MPN/100 F. Coliform: 180 MPN/100 | RI Analytical Warwick, RI | No |
| OF_NL_57 | 11/10/2021 | Nitrogen, Bacteria | N: <0.50 mg/l Entertoc: 285 MPN/100 F. Coliform: 540 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_58 | 8/30/2021 | Nitrogen, Bacteria | N: 1.7 mg/l T. Coliform: 1785 MPN/100 e coli: <10 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_60 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_62 | 12/9/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_62 | 12/20/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_63 | 11/4/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_64 | 12/20/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_65 | 12/20/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_66 | 7/14/2021 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|---|---------------------------------------|---------------------|
| OF_NL_67 | 9/15/2021 | Nitrogen, Bacteria | N: 4 mg/l T. Coliform: 19863 MPN/100 e coli: 246 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_67 | 9/15/2021 | Nitrogen, Bacteria | N: 2.3 mg/l T. Coliform: 11199 MPN/100 e coli: 185 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_68 | 4/7/2021 | Nitrogen, Bacteria | N: 2.38 mg/l T Coliform: 31 MPN/100 E coli: <10 MNP/100 | Laboratories, Inc. Dayville, CT | Yes |
| OF_NL_69 | 5/25/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_70 | 5/25/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_71 | 5/25/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_72 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_73 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_73 | 7/26/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_73 | 7/26/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_74 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_75 | 7/14/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_77 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_78 | 12/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_79 | 10/20/2021 | Nitrogen, Bacteria | N: 3.2 mg/l Entertoc: 10 MPN/100 F. Coliform: 140 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_80 | 12/9/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_81 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_82 | 12/14/2021 | Nitrogen, Bacteria | N: 2.6 mg/l Entertoc: 1119 MPN/100 F. Coliform: 420 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_83 | 12/13/2021 | Nitrogen, Bacteria | N: 1.7 mg/l Entertoc: 121 MPN/100 F. Coliform: 390 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_84 | 12/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_85 | 12/14/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_87 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|----------------------|-------------|--|--|---------------------------------------|---------------------|
| OF_NL_89 | 3/4/2021 | Nitrogen, Bacteria | N: 2.93 mg/l T Coliform: 3076 MPN/100 E coli: 98 MPN/100 | Laboratories, Inc. Dayville, CT | Yes |
| OF_NL_90 | 11/16/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_91 | 5/19/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_91 | 10/20/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_92 | 12/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_93 | 12/13/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_94 | 12/29/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_95 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_96 | 12/29/2021 | Nitrogen, Bacteria | N: 3.8 mg/l T. Coliform: 24196 MPN/100 e coli: 10 MPN/100 | RI Analytical Warwick, RI | Yes |
| OF_NL_97 | 7/16/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_98 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_98 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_100 | 11/2/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_101 | 11/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_102 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_103 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_104 | 7/27/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_105 | 9/8/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_106 | 11/16/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_107 | 12/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_SOC_5 | 11/10/2021 | Nitrogen, Bacteria | Dry | | No |
| OF_SOC_6 | 11/10/2021 | Nitrogen, Bacteria | Dry | | No |
| 2022 Sampling | | | | | |
| OF_NL_1 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_2 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_4 | 6/14/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_5 | 12/13/2022 | Nitrogen, Bacteria | N: 1.9 mg/l E. Coli: 216 MPN/100 ml T. Coliform: 1334 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_6 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_7 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_8 | 6/14/2022 | Nitrogen, Bacteria | N: 2 mg/l Enterococci: 109 MPN/100 ml F. Coliform: 9100 | RI Analytical Warwick, RI | Yes |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------|-------------|--|--|------------------------------------|---------------------|
| | | | CFU/100 ml | | |
| OF_NL_10 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_10 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_12 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_13 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_13 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_15 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_16 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_17 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_18 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_19 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_20 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_21 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_22 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_23 | 12/21/2022 | Nitrogen, Bacteria | N: 1.9 mg/l Enterococci: 1 CFU/100 ml F. Coliform: 1 CFU/100 ml | RI Analytical Warwick, RI | No |
| OF_NL_23 | 12/21/2022 | Nitrogen, Bacteria | N: 2.0 mg/l Enterococci: 250 CFU/100 ml F. Coliform: 54 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_24 | 12/21/2022 | Nitrogen, Bacteria | N: 3.1 mg/l Enterococci: 580 CFU/100 ml F. Coliform: 1700 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_28 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_29 | 12/15/2022 | Nitrogen | N: 1.39 mg/l | RI Analytical Warwick, RI | No |
| OF_NL_30 | 5/25/2022 | Nitrogen, Bacteria | N: 1.90 mg/l Enterococci: 63 MPN/100 ml F. Coliform: 600 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_31 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_32 | 4/6/2022 | Nitrogen, Bacteria | N: 1.90 mg/l Enterococci: 63 MPN/100 ml F. Coliform: 600 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_33 | 10/25/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_36 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_37 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|-----------------------|-------------|--|---|------------------------------------|---------------------|
| OF_NL_37 | 12/15/2022 | Nitrogen | N: 2.61 mg/l | RI Analytical Warwick, RI | Yes |
| OF_NL_38 | 12/15/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_39 | 4/6/2022 | Nitrogen, Bacteria | N: 1.02 mg/l Enterococci: 816 MPN/100 ml F. Coliform: 6200 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_40 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_42 BOLDER DR | 3/24/2022 | Nitrogen, Bacteria | N: <0.50 mg/l E. Coli: 160 MPN/100 ml T. Coliform: 2282 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_43 | 4/6/2022 | Nitrogen, Bacteria | N: 1.0 mg/l Enterococci: 52 MPN/100 ml F. Coliform: 10 CFU/100 ml | RI Analytical Warwick, RI | No |
| OF_NL_45 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_46 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_47 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_48 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_49 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_51 | 11/16/2022 | Nitrogen, Bacteria | N: 1.8 mg/l E. Coli : 961 MPN/100 ml T. Coliform: 961 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_52 | 11/16/2022 | Nitrogen, Bacteria | N: <0.50 mg/l E. Coli : 185 MPN/100 ml T. Coliform: 2420 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_53 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_54 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_55 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_56 | 12/21/2022 | Nitrogen, Bacteria | N: 1.9 mg/l Enterococci: 2400 MPN/100 ml F. Coliform: 39 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_57 | 12/21/2022 | Nitrogen, Bacteria | N: 0.70 mg/l Enterococci: 30 MPN/100 ml F. Coliform: 680 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_60 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_62 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|-----------------------|-------------|--|--|------------------------------------|---------------------|
| OF_NL_62 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_63 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_67 | 4/6/2022 | Nitrogen, Bacteria | N: <0.50 mg/l Enterococci: 231 MPN/100 ml F. Coliform: 9700 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_68 NL FIELDS | 3/24/2022 | Nitrogen, Bacteria | N: <0.50 mg/l E. Coli: 20 MPN/100 ml T. Coliform: 3255 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_69 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_69 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_71 | 11/29/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_72 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_73 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_74 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_75 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_76 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_77 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_79 | 11/16/2022 | Nitrogen, Bacteria | N: <0.50 mg/l E. Coli : 2400 MPN/100 ml F. Coliform: 6900 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_81 | 12/13/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_82 | 12/13/2022 | Nitrogen, Bacteria | N: 3.3 mg/l Enterococci: 94 MPN/100 ml F. Coliform: 9300 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_83 | 12/13/2022 | Nitrogen, Bacteria | N: 2.2 mg/l Enterococci: 10 MPN/100 ml F. Coliform: 660 CFU/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_85 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_86 | 12/15/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_87 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_88 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_89 | 9/1/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_90 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_91 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_92 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |

| Outfall ID | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|------------------|-------------|---|---|------------------------------|---------------------|
| OF_NL_92 | 12/20/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_96 NL HIGH | 3/24/2022 | Nitrogen, Bacteria | N: 0.82 mg/l E. Coli: 110 MPN/100 ml T. Coliform: 5475 MPN/100 ml | RI Analytical Warwick, RI | Yes |
| OF_NL_97 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_98 | 11/21/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_100 | 12/2/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_101 | 10/25/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_102 | 10/25/2022 | Nitrogen, Bacteria | Dry | | No |
| OF_NL_103 | 10/25/2022 | Nitrogen, Bacteria | Dry | | No |

2.2 Credit for screening data collected under 2004 permit

If any outfalls to impaired waters were sampled under the 2004 MS4 permit, that data can count towards the monitoring requirements under the modified 2017 MS4 permit. Complete the table below to record sampling data for any outfalls to impaired waters under the 2004 MS4 permit.

| Outfall | Sample date | Parameter (Nitrogen, Phosphorus, Bacteria, or Other pollutant of concern) | Results | Name of Laboratory (if used) | Follow-up required? |
|---|-------------|---|---------|------------------------------|---------------------|
| <i>Information submitted in prior years</i> | | | | | |

3. Follow-up investigations (Section 6(i)(1)(D) / page 43)

Provide the following information for outfalls exceeding the pollutant threshold.

| Outfall | Status of drainage area investigation | Control measure implementation to address impairment |
|----------|---|--|
| OF_NL_5 | The outfall was screened on 12/13/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_8 | The outfall was screened on 6/14/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_23 | The outfall was screened on 12/21/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_24 | The outfall was screened on 12/21/2022 and nitrogen and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_30 | The outfall was screened on 5/25/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_32 | The outfall was screened on 4/6/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_37 | The outfall was screened on 12/15/2022 and nitrogen triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_39 | The outfall was screened on 4/6/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |

| | | |
|--------------------|---|--|
| OF_NL_42 BOLDER DR | The outfall was screened on 3/24/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_51 | The outfall was screened on 11/16/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_52 | The outfall was screened on 11/16/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_56 | The outfall was screened on 12/21/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_57 | The outfall was screened on 12/21/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_67 | The outfall was screened on 4/6/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_68 NL FIELDS | The outfall was screened on 3/24/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_79 | The outfall was screened on 11/16/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_82 | The outfall was screened on 12/13/2022 and nitrogen and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_83 | The outfall was screened on 12/13/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |
| OF_NL_96 NL HIGH | The outfall was screened on 3/24/2022 and bacteria triggered a follow-up. | Follow-up investigations to be completed in 2023 |

4. Prioritized outfall monitoring (Section 6(i)(1)(D) / page 43)

Once outfall screening has been completed for at least 50% of outfalls to impaired waters, identify 6 of the highest contributors of any pollutants of concern. Begin monitoring these outfalls on an annual basis by July 1, 2020.

| Outfall (Receiving Water) | Sample Date | Parameter(s) | Results | Name of Laboratory (if used) |
|---------------------------|-----------------------|--------------------|---|------------------------------|
| OF_NL_05 (Fenger Brook) | 12/13/2022 | Nitrogen, Bacteria | N: 1.9 mg/l E. Coli : 216 MPN/100 ml T. Coliform: 1334 MPN/100 ml | RI Analytical Warwick, RI |
| OF_NL_51 (Fenger brook) | 11/16/2022 | Nitrogen, Bacteria | N: 1.8 mg/l E. Coli : 961 MPN/100 ml T. Coliform: 961 MPN/100 ml | RI Analytical Warwick, RI |
| OF_NL_58 (Fenger brook) | Not sampled this year | | | |
| OF_NL_63 (Shaw Cove) | 12/20/2022 | Nitrogen, Bacteria | Dry | |
| OF_NL_98 (Alewife Cove) | 11/21/2022 | Nitrogen, Bacteria | Dry | |
| OF_NL_82 | 12/13/2022 | Nitrogen, Bacteria | N: 3.3 mg/l Enterococci: 94 MPN/100 ml F. Coliform: 9300 CFU/100 ml | RI Analytical Warwick, RI |

Part III: Additional IDDE Program Data

1. Assessment and Priority Ranking of Catchments data (Appendix B (A)(7)(c) / page 5)

Provide a list of all catchments with ranking results (DEEP basins may be used instead of manual catchment delineations).

| 1. Catchment ID (DEEP Basin ID) | 2. Category | 3. Rank |
|------------------------------------|-------------|---------|
| OF_NL_1 | | 21 |
| OF_NL_2 | | 55 |
| OF_NL_3 | | 21 |
| OF_NL_4 | | 5 |
| OF_NL_5 | | 21 |
| OF_NL_6 | | 55 |
| OF_NL_7 | | 55 |
| OF_NL_8 | | 2 |
| OF_NL_9 | | 55 |
| OF_NL_10 | | 37 |
| OF_NL_11 | | 55 |
| OF_NL_12 | | 37 |
| OF_NL_13 | | 37 |
| OF_NL_14 | | 37 |
| OF_NL_15 | | 36 |
| OF_NL_16 | | 37 |
| OF_NL_17 | | 55 |
| OF_NL_18 | | 37 |
| OF_NL_19 | | 12 |
| OF_NL_20 | | 55 |
| OF_NL_21 | | 37 |
| OF_NL_22 | | 21 |
| OF_NL_23 | | 8 |
| OF_NL_24 | | 21 |
| OF_NL_25 | | N/A |

| | | |
|----------|--|-----|
| OF_NL_26 | | N/A |
| OF_NL_27 | | N/A |
| OF_NL_28 | | 37 |
| OF_NL_29 | | 21 |
| OF_NL_30 | | 11 |
| OF_NL_31 | | 98 |
| OF_NL_32 | | 55 |
| OF_NL_33 | | 55 |
| OF_NL_34 | | 55 |
| OF_NL_35 | | 55 |
| OF_NL_36 | | 55 |
| OF_NL_37 | | 21 |
| OF_NL_38 | | 37 |
| OF_NL_39 | | 55 |
| OF_NL_40 | | 55 |
| OF_NL_41 | | 55 |
| OF_NL_42 | | 55 |
| OF_NL_43 | | 8 |
| OF_NL_44 | | 55 |
| OF_NL_45 | | 55 |
| OF_NL_46 | | 37 |
| OF_NL_47 | | 55 |
| OF_NL_48 | | 21 |
| OF_NL_49 | | 55 |
| OF_NL_50 | | 37 |
| OF_NL_51 | | 21 |
| OF_NL_52 | | 12 |
| OF_NL_53 | | 37 |
| OF_NL_54 | | 55 |
| OF_NL_55 | | 37 |
| OF_NL_56 | | 55 |

| | | |
|----------|--|-----|
| OF_NL_57 | | 4 |
| OF_NL_58 | | 12 |
| OF_NL_59 | | N/A |
| OF_NL_60 | | 12 |
| OF_NL_61 | | 55 |
| OF_NL_62 | | 55 |
| OF_NL_63 | | 6 |
| OF_NL_64 | | 55 |
| OF_NL_65 | | 55 |
| OF_NL_66 | | 55 |
| OF_NL_67 | | 21 |
| OF_NL_68 | | 21 |
| OF_NL_69 | | 55 |
| OF_NL_70 | | 55 |
| OF_NL_71 | | 37 |
| OF_NL_72 | | 55 |
| OF_NL_73 | | 55 |
| OF_NL_74 | | 55 |
| OF_NL_75 | | 55 |
| OF_NL_76 | | 37 |
| OF_NL_77 | | 21 |
| OF_NL_78 | | 55 |
| OF_NL_79 | | 12 |
| OF_NL_80 | | 55 |
| OF_NL_81 | | 55 |
| OF_NL_82 | | 1 |
| OF_NL_83 | | 6 |
| OF_NL_84 | | 21 |
| OF_NL_85 | | 2 |
| OF_NL_86 | | 55 |
| OF_NL_87 | | 37 |

| | | |
|-----------|--|----|
| OF_NL_88 | | 37 |
| OF_NL_89 | | 12 |
| OF_NL_90 | | 37 |
| OF_NL_91 | | 12 |
| OF_NL_92 | | 12 |
| OF_NL_93 | | 8 |
| OF_NL_94 | | 99 |
| OF_NL_95 | | 99 |
| OF_NL_96 | | 21 |
| OF_NL_97 | | 21 |
| OF_NL_98 | | 12 |
| OF_NL_100 | | 55 |
| OF_NL_101 | | 55 |
| OF_NL_102 | | 55 |
| OF_NL_103 | | 55 |
| OF_NL_104 | | 55 |
| OF_NL_105 | | 55 |

2. Outfall and Interconnection Screening and Sampling data (Appendix B (A)(7)(d) / page 7)

2.1 Dry weather screening and sampling data from outfalls and interconnections

Provide sample data for outfalls where flow is observed. Only include Pollutant of concern data for outfalls that discharge into stormwater impaired waterbodies.

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|--|
| OF_NL_04 | 12/19/2019 | 0 | 0 | 726 | 0.36 | Enterococcus = 5400 | 0.5 | 11.3 | 4.0 | Yes, follow-up investigation performed early 2020. CT DOT may have disconnected from this outfall. Dry |

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|---|
| OF_NL_04 | 12/23/2019 | 0 | 0 | 704 | 0.35 | E.Coli = 1119.9 | 0.25 | 13.4 | 4.61 | Yes, follow-up investigation performed early 2020. CT DOT may have disconnected from this outfall. Dry |
| OF_NL_06 | 12/13/2019 | 0 | 0 | 365 | 0.14 | Enteroc = 60 | 0.25 | 11.7 | 1.31 | |
| OF_NL_08 | 12/19/2019 | 0 | 0 | 1509 | 0.76 | Enteroc = 190 | 0.25 | 7.8 | 4.88 | Yes, broken sewerline was discovered and corrected in Jan. 2020 |
| OF_NL_10 | 12/19/2019 | 0.25 | 0 | 1375 | 0.69 | Enteroc = 10 | 0.25 | 10.4 | 2.98 | |
| OF_NL_13 | 12/19/2019 | 0.25 | 0 | 218 | 0.11 | Enteroc = 10 | 0.25 | 10.5 | 1.58 | |
| OF_NL_23 | 12/23/2019 | 0 | 0 | 1761 | 1.32 | Enteroc = < 10 | 0.5 | 14.2 | 1.76 | |
| OF_NL_23U | 12/23/2019 | 0 | 0 | 1678 | 0.84 | Enteroc = < 10 | 0.25 | 14.4 | 1.77 | |
| OF_NL_29 Manhole | 12/24/2019 | 0 | 0 | 760 | 0.4 | Enteroc = 15200 | 3 | 10.1 | 64.7 | Yes, follow-up investigation planned for early 2020 |
| OF_NL_29 Catchbasin | 12/24/2019 | 0 | 0 | 14.11 | 7.53 | Enteroc = < 10 | 1.5 | 15.1 | 1.18 | |
| OF_NL_37 | 12/27/2019 | 0 | 0 | 1508 | 0.69 | Enteroc = < 10 | 0.25 | 12.9 | 1.77 | |
| OF_NL_43 | 12/27/2019 | 0 | 0 | 257 | 0.12 | E.Coli = < 1 | 0.25 | 11.1 | 1.5 | |
| 2020 Sampling Data | | | | | | | | | | |
| OF_NL_5 | 2/21/2020 | 0 | 0 | 1895 | 0.91 | | 0.5 | 10.5 | 1.79 | |
| OF_NL_5 | 12/3/2020 | 0 | 0 | 267 | 0.12 | <10 | 0.25 | 14.3 | 1.79 | Sampled again on 12/3/2020 and total coliform was discovered to be above permit limits. A follow-up investigation will be performed in 2021 |
| OF_NL_8 | 1/21/2020 | 0 | 0 | 285 | 0.14 | 190 | 25 | 8.8 | 1.62 | |

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|--|
| OF_NL_17 | 1/30/2020 | 0 | 0 | 2.22 | 1.1 | <10 | 0.25 | 8.8 | 3.01 | <i>Follow-up completed 3/12. Confirmed that catch basins were cleaned to remove debris.</i> |
| OF_PVT_17 | 3/12/2020 | 0 | 0 | 189.5 | 0.09 | <10 | 0.25 | 10.8 | 1.89 | |
| OF_NL_29 | 12/3/2020 | 0 | 0 | 15.94 | 7.98 | <10 | 3 | 15.3 | 2.04 | |
| OF_NL_30 | 3/9/2020 | 0 | 0 | 2.57 | 1.27 | <10 | 0.25 | 15.8 | 1.96 | |
| OF_NL_42 | 1/21/2020 | 0 | 0 | 422 | 0.21 | <10 | 0.25 | 11.7 | 2.33 | |
| OF_NL_50 | 1/22/2020 | 0 | 0 | 201 | 0.1 | <10 | 0 | 12.3 | 2.17 | |
| OF_NL_51 | 12/3/2020 | 0 | 0 | 6.17 | 3.08 | 309 | 0.25 | 13.3 | 2.77 | <i>Follow-up investigation planned for 2021</i> |
| OF_NL_52 | 1/30/2020 | | | | | <10 | | | 1.21 | |
| OF_NL_55 | 1/22/2020 | 0 | 0 | 609 | 0.3 | <10 | 0.5 | 11.3 | 2.49 | |
| OF_NL_56 | 12/10/2020 | 0 | 0 | 265 | 0.15 | <10 | 0 | 12 | 2.55 | <i>Follow-up investigation planned for 2021</i> |
| OF_NL_58 | 12/10/2020 | 0 | 0 | 230 | 0.11 | <10 | 0 | 11.4 | 1.94 | <i>Follow-up investigation planned for 2021</i> |
| OF_NL_58 | 12/10/2020 | 0 | 0 | 249 | 0.12 | 14136 | 0 | 12.2 | 1.97 | |
| OF_NL_63 | 1/21/2020 | 0 | 0 | 303 | 0.15 | 384 | 0.25 | 9.5 | 1.88 | <i>Drainage system replacement scheduled for 2021. Follow-up investigation planned for 2021, following replacement</i> |
| OF_NL_67 | 9/24/2020 | | | | | | | | 2.22 | |
| OF_NL_68 | 1/21/2020 | 0 | 0 | 750 | 0.37 | 20 | 0.25 | 8.8 | 1.37 | |
| OF_NL_91 | 3/12/2020 | 0 | 0 | 1448 | 0.73 | 10 | 0.25 | 12.4 | 3.62 | <i>Notified adjacent property owner of catch basin maintenance concerns. Follow-up</i> |

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|---|
| | | | | | | | | | | <i>screening planned for 2021</i> |
| OF_NL_92 | 1/30/2020 | 0 | 0 | 1659 | 0.83 | <10 | 3 | 8.1 | 41.8 | <i>Replaced broken sewer lateral</i> |
| OF_NL_96 | 12/29/2020 | 0 | 0 | 3.63 | 1.82 | <10 | 0.25 | 17.2 | 5.87 | <i>Follow-up investigation planned for 2021 after cleaning catch basins</i> |
| OF_NL_98 | 1/22/2020 | 0 | 0 | 625 | 0.3 | <10 | 0.25 | 12.7 | 2.86 | <i>Follow-up investigation planned for 2021 after cleaning catch basins</i> |
| Unk_Cove_View | 1/22/2020 | 0 | 0 | 426 | 0.21 | <10 | 0.25 | 11.1 | 2.17 | |
| <i>2021 Sampling Data</i> | | | | | | | | | | |
| OF_NL_3 | 7/21/2021 | 0 | 0 | 526 | 0.29 | 1119.9 | 0 | 24.3 | 1.97 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_5 | 9/8/2021 | 0 | 0 | 1717 | 0.8 | 63 | 0 | 21.3 | <0.50 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_8 | 9/8/2021 | 0 | 0 | 475 | 0.16 | Enteroc= 103.9 | 0 | 21.3 | 1.5 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_24 | 12/13/2021 | 0 | 0 | 557 | 0.25 | Enteroc= 246 | 0 | 10.3 | 3.2 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_29 | 11/16/2021 | 0 | 0 | 14.07 | 6.43 | Enteroc= <10 | 2 | 14.2 | 1.5 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_30 | 12/14/2021 | 0 | 0 | 573 | 0.26 | Enteroc= <10 | 0.25 | 13.3 | <0.5 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_37 | 11/10/2021 | 0 | 0 | 899 | 0.41 | Enteroc= <10 | 0.25 | 17 | 2.5 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_42 | 4/7/2021 | 0 | 0 | 338 | 0.17 | <10 | 0 | 15.3 | 2.1 | |
| OF_NL_43 | 9/15/2021 | 0 | 0 | 414 | 0.19 | <10 | 0.25 | 21.2 | 2.7 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_50 | 3/4/2021 | 0 | 0 | 100.6 | 0.05 | <10 | 0 | 8.7 | 1.83 | |
| OF_NL_51 | 7/27/2021 | 0 | 0 | 1637 | 0.77 | 327 | 0 | 23.9 | 1.33 | <i>Follow-up actions taken 8/30. Follow-up actions still planned for 2022</i> |
| OF_NL_51 | 8/30/2021 | 0 | 0 | 1019 | 0.49 | 2850 | 0 | 24.3 | <.50 | |
| OF_NL_52 | 7/21/2021 | 0 | 0 | 392 | 0.18 | 1553.1 | 0 | 25.5 | 1.006 | <i>Follow-up investigation planned for 2022</i> |
| OF_NL_56 | 11/2/2021 | 0 | 0 | 321 | 0.15 | Enteroc= 20 | 0 | 14.5 | 2 | |

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|---|
| OF_NL_57 | 11/10/2021 | 0 | 0 | 270 | 0.12 | Enterococcus= 285 | 0.25 | 15.5 | <0.5 | Follow-up investigation planned for 2022 |
| OF_NL_58 | 8/30/2021 | 0 | 0 | 266 | 0.13 | <10 | 3 | 23.8 | 1.7 | Follow-up investigation planned for 2022 |
| OF_NL_67 | 9/15/2021 | 0 | 0 | 628 | 0.29 | 246 | 0.25 | 24 | 4 | OF was sampled and tested twice on 9/15. Follow-up actions still planned for 2022 |
| OF_NL_67 | 9/15/2021 | 0 | 0 | 475 | 0.22 | 185 | 0.25 | 24.2 | 2.3 | |
| OF_NL_68 | 4/7/2021 | 0 | 0 | 187.6 | 0.09 | <10 | 0 | 16.2 | 2.38 | Follow-up investigation planned for 2022 |
| OF_NL_79 | 10/20/2021 | 0 | 0 | 462 | 0.22 | Enterococcus= 10 | 0.25 | 8.65 | 3.2 | Follow-up investigation planned for 2022 |
| OF_NL_82 | 12/14/2021 | 0 | 0 | 1026 | 0.47 | Enterococcus=1119 | 0.25 | 15.6 | 2.6 | Follow-up investigation planned for 2022 |
| OF_NL_83 | 12/13/2021 | 0 | 0 | 468 | 0.21 | Enterococcus=121 | 0.25 | 9.5 | 1.7 | Follow-up investigation planned for 2022 |
| OF_NL_89 | 3/4/2021 | 0 | 0 | 101.6 | 0.05 | 98 | 0 | 10.6 | 2.93 | Follow-up investigation planned for 2022 |
| OF_NL_96 | 12/29/2021 | 0 | 0 | 1102 | 0.5 | 10 | 0 | 11.9 | 3.8 | Follow-up investigation planned for 2022 |
| <i>2022 Sampling Data</i> | | | | | | | | | | |
| OF_NL_5 | 12/13/2022 | 0 | 0 | 161.3 | 0.08 | 216 | 0.25 | 5.8 | 1.9 | Follow-up investigations to be completed in 2023 |
| OF_NL_8 | 6/14/2022 | 0.25 | 0.01 | 164.2 | 0.08 | Enterococcus=109 | 0.25 | 24.9 | 2 | Follow-up investigations to be completed in 2023 |
| OF_NL_23 | 12/21/2022 | 0 | 0 | 724 | 0.36 | Enterococcus=1 | 0.25 | 4.4 | 1.9 | |
| OF_NL_23 | 12/21/2022 | 0 | 0 | 639 | 0.32 | Enterococcus=250 | 0.25 | 6.3 | 2 | Follow-up investigations to be completed in 2023 |
| OF_NL_24 | 12/21/2022 | 0.25 | 0 | 205 | 0.1 | Enterococcus=580 | 0 | 8 | 3.1 | Follow-up investigations to be completed in 2023 |
| OF_NL_29 | 12/15/2022 | 0 | 0 | 500 | 2.06 | UNK | 1.5 | 11.8 | 1.36 | |
| OF_NL_30 | 5/25/2022 | 0 | 0 | 547 | 0.27 | Enterococcus=63 | 0.25 | 20.4 | 1.9 | Follow-up investigations to be completed in 2023 |
| OF_NL_32 | 4/6/2022 | 0 | 0 | 19.7 | 0.01 | Enterococcus= 7701 | 0 | 14.6 | <0.50 | Follow-up investigations to be completed in 2023 |
| OF_NL_37 | 12/15/2022 | 0 | 0 | 357 | 0.18 | UNK | 0.25 | 12.3 | 2.61 | Follow-up investigations to be completed in 2023 |

| Outfall / Interconnection ID | Screening / sample date | Ammonia (Mg/L) | Chlorine (ppm) | Conductivity (uS) | Salinity (ppt) | E. coli or enterococcus (/100mL) | Surfactants (ppm) | Water Temp (Celsius) | Pollutant of concern (Nitrogen Mg/L) | If required, follow-up actions taken |
|------------------------------|-------------------------|----------------|----------------|-------------------|----------------|----------------------------------|-------------------|----------------------|--------------------------------------|--|
| OF_NL_39 | 4/6/2022 | 0 | 0 | 154.7 | 0.08 | Enterococcus = 816 | 0.25 | 12.3 | 1.02 | Follow-up investigations to be completed in 2023 |
| OF_NL_42 | 3/24/2022 | 0 | 0 | 38.6 | 0.02 | 160 | 0.25 | 7.1 | <0.50 | Follow-up investigations to be completed in 2023 |
| OF_NL_43 | 4/6/2022 | 0 | 0 | 54.9 | 0.03 | Enterococcus= 52 | 0.5 | 14.5 | 1 | |
| OF_NL_56 | 12/21/2022 | 0 | 0 | 146.9 | 0.07 | Enterococcus= 2400 | 0.25 | 7.6 | 1.9 | Follow-up investigations to be completed in 2023 |
| OF_NL_57 | 12/21/2022 | 0 | 0 | 145.2 | 0.07 | Enterococcus= 30 | 0.25 | 6 | 0.7 | Follow-up investigations to be completed in 2023 |
| OF_NL_67 | 4/6/2022 | 0 | 0 | 50.3 | 0.03 | Enterococcus= 231 | 0.25 | 14.7 | <0.50 | Follow-up investigations to be completed in 2023 |
| OF_NL_68 | 3/24/2022 | 0 | 0 | 97.7 | 0.05 | 20 | 0 | 9.5 | <0.50 | |
| OF_NL_79 | 11/16/2022 | 0 | 0 | 53 | 0.03 | Enterococcus= 2400 | 0.25 | 12.5 | <0.50 | Follow-up investigations to be completed in 2023 |
| OF_NL_82 | 12/13/2022 | 0 | 0 | 414 | 0.2 | Enterococcus= 94 | 0.25 | 12.8 | 3.3 | Follow-up investigations to be completed in 2023 |
| OF_NL_83 | 12/13/2022 | 0 | 0 | 222 | 0.11 | Enterococcus= 10 | 0.25 | 8 | 2.2 | Follow-up investigations to be completed in 2023 |
| OF_NL_96 | 3/24/2022 | 0 | 0 | 65.9 | 0.03 | 110 | 0.25 | 8.5 | 0.82 | Follow-up investigations to be completed in 2023 |

2.2 Wet weather sample and inspection data

Provide sample data for outfalls and key junction manholes of any catchment area with at least one System Vulnerability Factor.

| Outfall / Interconnection ID | Sample date | Ammonia | Chlorine | Conductivity | Salinity | E. coli or Enterococcus | Surfactants | Water Temp | Pollutant of concern (Nitrogen mg/l) |
|------------------------------|-------------|---------|----------|--------------|----------|-------------------------|-------------|------------|--------------------------------------|
| OF_NL_51 | 11/16/2022 | 0 | 0 | 112.2 | 0.06 | 961 | 0.25 | 12.8 | 1.80 |
| OF_NL_52 | 11/16/2022 | 0 | 0 | 24.4 | 0.01 | 185 | 0.25 | 11.5 | <0.50 |
| OF_NL_68 | 3/24/2022 | 0 | 0 | 97.7 | 0.05 | 20 | 0 | 9.5 | <0.50 |
| OF_NL_79 | 11/16/2022 | 0 | 0 | 53 | 0.03 | Enterococcus= 2400 | 0.25 | 12.5 | <0.50 |

3. Catchment Investigation data (Appendix B (A)(7)(e) / page 9)

3.1 System Vulnerability Factor Summary

For those catchments being investigated for illicit discharges (i.e. categorized as high priority, low priority, or problem) document the presence or absence of System Vulnerability Factors (SVF). If present, report which SVF's were identified. An example is provided below.

| Outfall ID | Receiving Water | System Vulnerability Factors |
|---------------------------|-----------------|------------------------------|
| <i>Refer to IDDE Plan</i> | | |
| | | |
| | | |

Where SVFs are:

1. History of SSOs, including, but not limited to, those resulting from wet weather, high water table, or fat/oil/grease blockages.
2. Sewer pump/lift stations, siphons, or known sanitary sewer restrictions where power/equipment failures or blockages could readily result in SSOs.
3. Inadequate sanitary sewer level of service (LOS) resulting in regular surcharging, customer back-ups, or frequent customer complaints.
4. Common or twin-invert manholes serving storm and sanitary sewer alignments.
5. Common trench construction serving both storm and sanitary sewer alignments.
6. Crossings of storm and sanitary sewer alignments.
7. Sanitary sewer alignments known or suspected to have been constructed with an underdrain system;
8. Sanitary sewer infrastructure defects such as leaking service laterals, cracked, broken, or offset sanitary infrastructure, directly piped connections between storm drain and sanitary sewer infrastructure, or other vulnerability factors identified through Inflow/Infiltration Analyses, Sanitary Sewer Evaluation Surveys, or other infrastructure investigations.
9. Areas formerly served by combined sewer systems.
10. Any sanitary sewer and storm drain infrastructure greater than 40 years old in medium and densely developed areas.
11. Widespread code-required septic system upgrades required at property transfers (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance).
12. History of multiple local health department or sanitarian actions addressing widespread septic system failures (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance).

3.2 Key junction manhole dry weather screening and sampling data

| Key Junction Manhole ID | Screening / Sample date | Visual/ olfactory evidence of illicit discharge | Ammonia | Chlorine | Surfactants |
|---|-------------------------|---|---------|----------|-------------|
| None completed this reporting period | | | | | |
| | | | | | |

3.3 Wet weather investigation outfall sampling data

| Outfall ID | Sample date | Ammonia | Chlorine | Surfactants |
|------------|-------------|---------|----------|-------------|
|------------|-------------|---------|----------|-------------|

| | | | | |
|--------------------------------------|--|--|--|--|
| None completed this reporting period | | | | |
| | | | | |


3.4 Data for each illicit discharge source confirmed through the catchment investigation procedure

| Discharge location | Source location | Discharge description | Method of discovery | Date of discovery | Date of elimination | Mitigation or enforcement action | Estimated volume of flow removed (gal) |
|---|-----------------|---|---------------------|-------------------|---------------------|---|--|
| Farnsworth Street New London, CT | | Obstruction | | 6/27/2012 | 6/27/12 | Cleared Obstruction 6/27/12 | 3000-5000 |
| Sludge Tanks at WWTF | | Sludge line failure | | 12/19/2014 | | Cut, capped and abandoned line, new line installed | 900 |
| State Pier Road and Thomas Griffin Road | | Obstruction | | 3/20/2015 | 3/20/15 | Cleared Obstruction 3/20/15 | 750 |
| Caulkins Park, 43 Crescent Street | | Obstruction | | 6/15/2017 | 6/15/17 | Cleared Obstruction 6/15/17 | 500 |
| Orchard and Montauk Ave | | Pipe failure | | 8/10/2017 | 8/11/17 | Replaced line 8/11/17 | Unable to estimate |
| Montauk Ave and Bank Street | | Obstruction | | 9/1/2017 | 9/1/17 | Cleared Obstruction 9/1/17 | 11,250 |
| Huntington and Williams | | Obstruction | | 10/18/2017 | 10/18/17 | Cleared Obstruction 10/18/17 | 300 |
| Huntington and Williams | | Obstruction | | 9/19/2017 | 9/19/18 | Cleared Obstruction 9/19/18 | 22 |
| Granite and Williams | | Obstruction | | 5/7/2018 | 5/7/18 | Cleared Obstruction 5/7/18 | 860 |
| Parkway South at Glenwood Park SO | | Pipe Failure | | 12/19/2019 | 1/16/2020 | The broken sanitary sewer was replaced on Jan 16 th , 2020 | Unable to estimate |
| 199 Shaw St. | | Pipe Failure | | 9/23/2020 | 9/24/2020 | Broken sanitary pipe within catch basin was discovered and corrected on 9/24/2020 | 3000-5000 |
| 836 Pequot Ave. | | Landscapers dumping debris in catch basin | | 8/18/2020 | 8/18/2020 | Landscaping company was verbally warned | N/A |

| | | | | | | | |
|--|--|--|-------------------|-----------|-----------|--|------|
| Converse St./Green Harbor Beach | | Broken sanitary lateral, discharging into stormwater system due to installation of gas service months before discovery | | 12/9/2020 | 12/11/20 | Replaced lateral and stormwater pipe 12/11/20 | 5000 |
| Bank and Montauk | | Good housekeeping issue on construction site. Construction debris was found in catch basin and sidewalk. | | 7/8/2021 | 7/8/2021 | Public Utilities Director spoke with owner and the catch basin and sidewalk were cleaned. | N/A |
| South Water Street | | Vent Hood was being washed in back of parking lot without proper discharge of wastewater. | Citizen complaint | 5/25/2022 | 5/25/2022 | Explained to them that they needed to use a wash bucket and properly dispose of the water through the grease trap in the restaurant. | N/A |

Part IV: Certification

"I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that, based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that a false statement made in this document or its attachments may be punishable as a criminal offense, in accordance with Section 22a-6 of the Connecticut General Statutes, pursuant to Section 53a-157b of the Connecticut General Statutes, and in accordance with any other applicable statute."

| | |
|---|---|
| Chief Elected Official or Principal Executive Officer | Document Prepared by |
| Print name: | Print name: Eric Muir |
| Signature / Date: | Signature / Date:  2/14/2023 |

ATTACHMENTS

Attachment A: IDDE Plan

Illicit Discharge Detection and Elimination (IDDE) Plan

City of New London, Connecticut
September 2020

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Section 1: Introduction

1.1 MS4 Permit

This Illicit Discharge Detection and Elimination (IDDE) Plan has been developed by the City of New London (the City) to address the requirements of the United States Environmental Protection Agency Region 1's 2017 National Pollutant Discharge Elimination System (NPDES) General Permit for Stormwater Discharges from Small Municipal Separate Storm Sewer Systems (MS4) in Connecticut, hereafter referred to as the "MS4 Permit."

The MS4 Permit requires that the City address six Minimum Control Measures. Minimum Control Measure 3 requires the permittee to implement an IDDE program to systematically find and eliminate sources of non-stormwater discharges to its municipal separate storm sewer system and implement procedures to prevent such discharges. The IDDE program must be recorded in a written (hardcopy or electronic) document. This IDDE Plan has been prepared to address this requirement.

1.2 Allowable Non-Stormwater Discharges

The following categories of non-stormwater discharges are allowed under the MS4 Permit provided: (1) the permittee controls such non-stormwater discharges to the Maximum Extent Practicable (MEP), as required by the MS4 Permit; (2) such non-stormwater discharges do not contribute to a violation of water quality standards; and (3) such non-stormwater discharges are documented in the Stormwater Management Plan and are not significant contributors of pollutants to any identified MS4:

- Uncontaminated groundwater discharges including, but not limited to, pumped ground water, foundation drains, water from crawl space pumps and footing drains
- Irrigation water including, but not limited to, landscape irrigation and lawn watering runoff
- Residual street wash water associated with sweeping
- Discharges or flows from firefighting activities (except training)
- Naturally occurring discharges such as rising ground waters, uncontaminated ground water infiltration (as defined at 40 CFR 35.2005(20)), springs, diverted stream flows and flows from riparian habitats and wetlands.

If these discharges are identified as significant contributors to the MS4, they must be considered an "illicit discharge" and addressed by the IDDE program (i.e., control these sources so they are no longer significant contributors of pollutants, and/or eliminate them entirely).

1.3 Illicit Discharges

An "illicit discharge" is any discharge to a drainage system that is not composed entirely of stormwater and is not an allowable non-stormwater discharge (see Section 1.2 for a list of allowable non-stormwater discharges).

Illicit discharges may take a variety of forms. Illicit discharges may enter the drainage system through direct or indirect connections. Direct connections may be relatively obvious, such as cross-connections of sewer services to the storm drain system. Indirect illicit discharges may be more difficult to detect or address, such as failing septic systems that discharge untreated sewage to a ditch within the City, or a sump pump that discharges contaminated water on an intermittent basis. Illicit discharges may also be episodic such as

dumping used oil, pet wastes (or other pollutant) into catch basins, or a sanitary sewer overflow getting into storm drains.

Regardless of how they occur, when not addressed, illicit discharges can contribute high levels of pollutants to surface waters including heavy metals, toxics, oil, grease, solvents, nutrients, and pathogens.

Elimination of some discharges may require substantial costs and efforts, such as funding and designing a project to reconnect sanitary sewer laterals. Others, such as dog waste management, can be accomplished by outreach in conjunction with the minimal additional cost of dog waste bins or by implementing municipal household hazardous waste collection programs.

1.4 Impaired Receiving Waters

Table 1-1 lists the “impaired waters” within the boundaries of City of New London and are based on the draft 2017 Connecticut Integrated List of Waters produced by MassDEP. Impaired waters are water bodies that do not meet water quality standards for one or more designated use(s) such as recreation or aquatic habitat.

| Water Body Name | Segment ID | Category ¹ | Impairment(s) | Associated Approved TMDL ² |
|---|--------------|-----------------------|--|---------------------------------------|
| LIS EB Inner – Thames River (middle), Ledyard | CT-E1-015 | 5 | Fecal coliform, dissolved Oxygen, enterococcus | N/A |
| LIS EB Inner – Thames River (Mouth), Ledyard | CT-E1-014 | 4a, 5 | Fecal coliform, dissolved Oxygen | Yes ³ |
| LIS EB Inner – Thames River Mouth (West), Ledyard | CT-E2-010 | 5 | Fecal coliform, dissolved Oxygen | N/A |
| Alewife Cove, Waterford/New London | CT-E1-017 | 4a, 5 | Dissolved oxygen., fecal coliform, nutrients | Yes ³ |
| Fenger Brook (Waterford) - 01 | CT2000-30-01 | 4a, 5 | E. coli | Yes ³ |

Notes:

1. *Category definitions:*
 - *Category 4a Waters – impaired water bodies with a completed Total Maximum Daily Load (TMDL). Currently there are no approved TMDLs for waters within the boundaries of the City.*
 - *Category 5 Waters – impaired water bodies that require a TMDL.*
2. *“Approved TMDLs” are those that have been approved by EPA as of the date of September 2013.*
3. *Source: CT Statewide TMDL*

1.5 IDDE Program Goals, Framework and Timeline

The goals of the IDDE program are to find and eliminate illicit discharges to municipal separate storm sewer systems and to prevent illicit discharges from happening in the future. The program consists of the following major components as outlined in the MS4 Permit:

- Legal authority and regulatory mechanism to prohibit illicit discharges and enforce this prohibition
- Storm system mapping
- Inventory and ranking of outfalls
- Dry weather outfall screening
- Catchment investigations
- Identification/confirmation of illicit sources
- Illicit discharge removal

- Follow-up screening
- Employee training

The IDDE investigation procedure framework is shown in Figure 1-1. The required timeline for implementing the IDDE program is shown in Table 1-2.

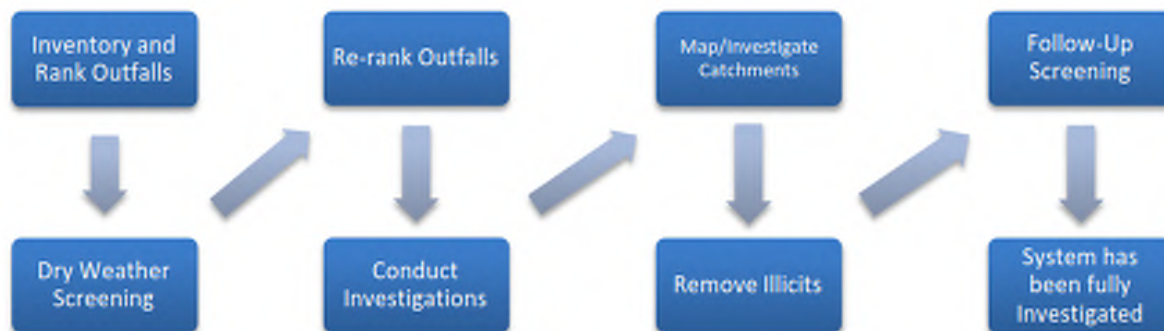


Figure 1-1. IDDE Investigation Procedure Framework

| Table 1-2. IDDE Program Implementation | | | | | |
|--|---|---------|---------|---------|----------|
| IDDE Program Requirement | Completion Date from Effective Date of Permit | | | | |
| | 1 Year | 2 Years | 3 Years | 5 Years | 10 Years |
| Establish IDDE Legal Authority | X | | | | |
| Written IDDE Program Plan | X | | | | |
| SSO Inventory | X | | | | |
| Program for Citizen Reporting | X | | | | |
| Outfall/interconnection Inventory | | X | | | |
| Map all Stormwater Outfalls | | X | | | |
| Initial Assessment and Priority Ranking of Catchments (update annually) | | X | | | |
| Storm System Mapping | | | X | | |
| Begin Dry Weather Outfall Screening (high and low priority outfalls) | | X | | | |
| Complete Dry Weather Outfall Screening | | | | X | |
| Catchment Investigations - Problem outfalls (80% and 100% of problem catchments) | | | | X | |
| Catchment Investigations - all Problem, High and Low Priority Outfalls | | | | | X |

1.6 Work Completed to Date

The 2017 MS4 Permit required the City to develop a plan to detect illicit discharges that included a combination of the following: storm system mapping, adopting a regulatory mechanism to prohibit illicit discharges and enforce this prohibition, and identifying tools and methods to investigate suspected illicit discharges.

City of New London was also required to define how confirmed discharges would be eliminated and how the removal would be documented.

The City of New London has completed the following IDDE program activities consistent with the 2017 MS4 Permit requirements:

- Established a stormwater management authority
- Developed a map of outfalls and receiving waters
- Adopted an IDDE Ordinance
- Developed procedures for locating illicit discharges (i.e., visual screening of outfalls for dry weather discharges, CCTV)
- SSO inventory
- Dry weather outfall screening
- Dry weather outfall water quality sampling
- Additional storm system mapping, including the locations of catch basins, manholes and pipe connectivity

Section 2: Authority and Statement of IDDE Responsibilities

2.1 Legal Authority

City of New London established a stormwater management authority in 2018. A copy of the Stormwater Management Ordinance is provided in Appendix A. The Stormwater Management Ordinance provides City of New London with adequate legal authority to:

- Prohibit illicit discharges
- Investigate suspected illicit discharges
- Eliminate illicit discharges, including discharges from properties not owned by or controlled by the MS4 that discharge into the MS4 system
- Implement appropriate enforcement procedures and actions

The ordinance gives the Stormwater Management Authority the right to establish regulations related to stormwater management. The stormwater management authority has developed stormwater regulations which were approved in June 2019. The Department has also reviewed the City's current ordinances and regulations related to land use for consistency with the 2017 MS4 Permit and has provided the results of that review to the Planning Department and Conservation Commission.

2.2 Statement of Responsibilities

The Stormwater Management Authority is the lead municipal department responsible for implementing the IDDE program pursuant to the provisions of the Stormwater Management Ordinance. The Stormwater Management Authority is primarily responsible for implementing the stormwater program and works closely with the Department of Public Works. Coordination is accomplished through weekly correspondence as well as through the Director of Public Utilities. The Stormwater Management Authority also regularly coordinates with the Office of Planning and Development with particular focus on implementing the New Development and Redevelopment requirements of the MS4 Permit. There are approximately 160 septic systems still in use within the City so coordination with the Health Department is generally on a case by case basis.

The Department of Public Works has developed a permitting program that will require a permit for all new connections to the City's storm drain system. This will promote coordination between the Department of

Public Works and other departments and help ensure that the New Development and Redevelopment standards are being met.

Section 3: Stormwater System Mapping

The City of New London has developed a map of its stormwater system in accordance with the requirements of the 2017 MS4 Permit. A copy of the existing storm system maps are provided in Appendix B.

The 2017 MS4 Permit has additional mapping requirements intended to facilitate the identification of key infrastructure, factors influencing proper system operation, and the potential for illicit discharges.

The City is responsible for updating the stormwater system mapping pursuant to the 2017 MS4 Permit. The City of New London will provide an update of the City's mapping efforts in each annual report. The stormwater mapping is included in Appendix B and will be updated as new data becomes available.

The following mapping elements are required, and have been incorporated into New London's GIS system:

- Outfalls and receiving waters (previously required by the 2004 MS4 Permit)
- Pipes, catch basins, and/or manholes
- Open channel conveyances (swales, ditches, etc.)
- Interconnections with other MS4s and other storm sewer systems
- Municipally owned stormwater treatment structures (e.g., detention and retention basins, infiltration systems, bioretention areas, water quality swales, gross particle separators, oil/water separators, or other proprietary systems)
- Catchment delineations for use in priority rankings, or prioritizing BMP retrofits
- Water bodies identified by name and indication of all use impairments as identified on the most recent State of Connecticut Integrated Water Quality Report.

The MS4 Permit also includes recommendations for additional mapping data:

- Storm sewer material, size (pipe diameter), age
- Sanitary sewer system material, size (pipe diameter), age
- Privately owned stormwater treatment structures
- Where a municipal sanitary sewer system exists, properties known or suspected to be served by a septic system, especially in high density urban areas
- Areas where the permittee's stormwater system has received or could receive flow from septic system discharges
- Seasonal high-water table elevations impacting sanitary alignments
- Topography
- Orthophotography
- Alignments, dates and representation of work completed of past illicit discharge investigations
- Locations of suspected confirmed and corrected illicit discharges with dates and flow estimates

The City will incorporate this information into its mapping datasets as the information becomes available.

Section 4: Sanitary Sewer Overflows (SSOs)

The 2017 MS4 Permit requires the City of New London to prohibit illicit discharges, including sanitary sewer overflows (SSOs), to the separate storm sewer system. SSOs are discharges of untreated sanitary wastewater from a municipal sanitary sewer that can contaminate surface waters, cause serious water quality problems and property damage, and threaten public health. SSOs occurs when sanitary sewers cannot adequately convey all of the flow entering the sanitary sewer system. SSOs can be caused by blockages, line breaks, sewer power failures, improper sewer design, and vandalism.

As shown in Appendix G, the City of New London has completed an inventory of SSOs that discharged to the MS4 during the five years prior to July 1, 2020. The inventory includes SSOs that occurred during wet and dry weather.

The MS4 Permit requires that the City eliminate SSOs as expeditiously as possible and take interim measures to minimize the discharge of pollutants to and from its MS4 until the SSO is eliminated. Upon becoming aware of an SSO to the MS4, the City of New London must provide written notice to the CT DEEP Commissioner within five days.

The inventory in Appendix G will be updated by the City when new SSOs are detected. The SSO inventory will be included in the annual report, including the status of mitigation and corrective measures to address each identified SSO.

Section 5: Assessment and Priority Ranking of Outfalls

The 2017 MS4 Permit requires City of New London to do an assessment and priority ranking of outfalls. The ranking will be based on the potential of the outfalls to have illicit discharges and SSOs and the related risk to public and environmental health. The ranking helps to prioritize the IDDE investigations and meet the Permit milestones.

5.1 Outfall Catchment Delineations

The catchment area for City of New London's outfalls have been delineated. These catchment areas define the boundaries of the areas draining to each outfall. The catchments were delineated using topographic contours and the location of the City's drainage infrastructure. As described in Section 3, initial catchment delineations were completed during the Phase I mapping and will be refined as part of the Phase II mapping.

5.2 Outfall and Interconnection Inventory and Initial Ranking

The City of New London has completed an initial outfall and interconnection inventory. The inventory and ranking will be updated each year in the annual report.

The City has evaluated the likelihood that the outfalls and interconnections are contaminated by illicit discharges and SSOs. The City has also evaluated the potential risk to public and environmental health from contamination. The evaluation was based on the following outfall ranking criteria:

- **Outfall screening/sampling results** – Outfalls with screening/sampling results that meet one or more of the criteria below are considered to be at risk for sewer contamination.
 - Olfactory or visual evidence of sewage.
 - Ammonia greater than or equal to 0.5 mg/L, surfactants greater than or equal to 0.25 mg/L, and bacteria levels greater than the water quality criteria applicable to the receiving water.
 - Ammonia greater than or equal to 0.5 mg/L, surfactants greater than or equal to 0.25 mg/L, and detectable levels of chlorine.

- Past discharge complaints and reports.
- **Poor receiving water quality** – Waters that meet one or more of the following criteria may be receiving illicit discharges:
 - Bacteria concentrations that exceed water quality standards.
 - Ammonia levels above 0.5 mg/l.
 - Surfactants levels greater than or equal to 0.25 mg/l.
- **Density of generating sites** – Generating sites are places with an elevated potential to contribute to illicit discharges. Examples of these types of sites include, but are not limited to, car dealers; car washes; gas stations; garden centers; and industrial manufacturing areas. Storm drains in areas with generating sites have a higher likelihood of receiving illicit discharges.
- **Age of development and infrastructure** – In general, storm drains located in areas of the City more than 40 years old are considered to be at greater risk for receiving illicit discharges. Storm drains located in areas that are less than 20 years old typically have a lower illicit discharge potential.
- **Sewer conversion** – Storm drains located in catchments that were once serviced by septic systems and have been converted to sewer connections may have a high potential for illicit discharges.
- **Surrounding density of aging septic systems** – Septic systems thirty years or older in residential land use areas are prone to have failures and may have a high illicit discharge potential.
- **Culverted streams** – Any river or stream that is culverted for distances greater than a simple roadway crossing may have a high illicit discharge potential.
- **Water quality limited waterbodies** – Water bodies that receive a discharge from the MS4 or waters with approved TMDLs applicable to the permittee, where illicit discharges have the potential to contain the pollutant identified as the cause of the water quality impairment.

After evaluating the catchments of the outfalls and interconnections, the outfalls were classified into one of the following categories:

1. **Problem Outfalls:** Outfalls/interconnections with known or suspected contributions from illicit discharges, including outfalls/interconnections where screening/sampling has indicated likely sewer inputs.
2. **High Priority Outfalls:** Outfalls/interconnections that have not been classified as Problem Outfalls and that are:
 - Discharging to an area of concern to public health due to proximity of public beaches, recreational areas, drinking water supplies or shellfish beds.
 - Determined by the City as a high priority based on the outfall ranking criteria listed above or other available information.
 - Any catchment where outfall/interconnection screening indicates sewer input based on olfactory/visual evidence or sampling results shall be ranked at the top of the High Priority Catchments category
3. **Low Priority Outfalls:** Outfalls/interconnections determined by the City as low priority based on the criteria listed above or other available information.
4. **Excluded Outfalls:** Outfalls/interconnections excluded from the IDDE program because they have no potential for illicit discharges. This category is limited to roadway drainage in undeveloped areas with no dwellings and no sanitary sewers; drainage for athletic fields, parks or undeveloped green space and associated parking without services; cross-country drainage alignments (that neither cross nor are in proximity to sanitary sewer alignments) through undeveloped land.

The outfall inventory and priority ranking matrix is presented in Appendix E. As City of New London has already completed dry weather outfall screening and sampling of all of its outfalls (see Section 6), the

inventory and ranking matrix has been updated to reflect this information. So, while this subsection discusses the initial ranking of outfalls, the information shown in Appendix E actually shows the ranking after having been refined based on extensive field investigations as discussed in Section 6.6.

Section 6: Dry Weather Outfall Screening and Sampling

There are two primary goals of the dry weather screening and sampling. The first goal is to identify outfalls that are contaminated with sewage. This is accomplished through outfall screening and sampling. The second goal is to locate the sources of the sewage contamination. This is accomplished through upstream tracking of the contaminated flows. Both the outfall screening/sampling and the upstream tracking are performed during dry weather, when stormwater-related flows are at a minimum. For the purposes of this IDDE Program, dry weather is defined as periods of time when no more than 0.1 inches of rainfall has occurred in the previous 24-hour period and there is no significant snowmelt.

The MS4 Permit requires all outfalls/interconnections (excluding Problem and excluded Outfalls) to be inspected for the presence of dry weather flow. The Stormwater Division is responsible for conducting dry weather outfall screening, starting with High Priority outfalls, followed by Low Priority outfalls, based on the initial priority rankings described in the previous section. The outfall screening/sampling the City began in late 2019 and will continue throughout 2020 to satisfy the 2017 MS4 permit requirements.

6.1 Dry Weather Screening/Sampling Procedure

6.1.1 General Procedure

The basic steps of the dry weather screening/sampling of the outfalls are outlined below:

- Locate the outfall
- Record the x, y coordinates of the outfall
- Take photographs of the outfall
- Perform observations and fill out the inspection dry weather screening/sampling form
- If flow is present,
 - Collect a bacteria sample and send it to a laboratory for analysis
 - Perform physical measurements for pH, temperature, conductivity and salinity
 - Perform field test kits for ammonia, surfactants and chlorine

If the outfall cannot be accessed, the procedures outlined above should be performed at the nearest manhole upstream of the outfall.

The City has adopted the standard operating procedure (SOP) contained in Appendix D for dry weather outfall screening and sampling. The SOP includes field equipment needs, sampling and analysis procedures and a health and safety plan.

6.2 Interpreting Outfall Screening/Sampling Results

If one or more of the criteria listed below are met, the outfall is considered to be potentially contaminated with sewage:

- Visual evidence of sewage.
- Sewage odors.
- Ammonia greater than or equal to 0.5 mg/L, surfactants greater than or equal to 0.25 mg/L, and bacteria levels greater than the water quality criteria applicable to the receiving water.

- Ammonia greater than or equal to 0.5 mg/L, surfactants greater than or equal to 0.25 mg/L, and detectable levels of chlorine.
- E. coli detected at levels greater than 235 col/100ml for swimming area areas and greater than 410 col/100ml for all others.
- Total Coliform greater than 500 col/100ml or
- Fecal Coliform greater than 31 col/100ml for class SA receiving waters and greater than 260col/100ml for Class SB receiving waters.
- Enterococci greater than 104 col/100ml for swimming areas and >500 col/100ml for all others.

6.3 Upstream Tracking of Contaminated Flows

If an outfall is suspected of sewage contamination, investigations are performed in the upstream drainage system to identify the source of contamination. If the sewage contamination is determined while in the field, it is generally desirable to commence upstream tracking immediately as the contaminated flow could be intermittent and not be present during a follow-up investigation. All the contamination criteria listed in Section 6.2 can be evaluated in the field with the exception of bacteria (bacteria samples must be sent to a laboratory and the results are typically not available for several days to a week).

The upstream source tracking begins at the first accessible manhole upstream of the outfall. The manhole's inlet pipes are inspected for visual/olfactory evidence of contamination and for dry weather flow. If dry weather flow is present, field test kits are used to measure ammonia, surfactants and chlorine. If any of the thresholds from Section 6.2 are exceeded, the flow from that pipe is considered to be potentially contaminated and the investigations continue upstream of that pipe. The investigations continue in this fashion, working upstream manhole by manhole until a manhole is found that has pipe inlets with no flow or no contaminated flow. This manhole is considered to be free of sewage contamination. Since contamination was present in the downstream manhole, the downstream pipe is flagged as suspected of being the source of contamination. The methodology for the upstream source tracking is detailed in the SOP for Dry Weather Outfall Screening and Sampling (see Appendix D).

6.4 Identifying Illicit Sources

Once the source of an illicit discharge is isolated between two manholes, further investigation techniques are used to pinpoint the source of the illicit discharge.

6.4.1 CCTV/Video Inspection

CCTV is a method of source isolation that involves the use of mobile video cameras that are guided remotely through stormwater drain lines to observe possible illicit discharges. IDDE program staff can review the videos and note any visible illicit discharges. A new mobile CCTV camera was recently purchased by the City specifically for the investigation of storm drainage and will be used for source isolation.

6.4.2 Sandbagging

This technique can be particularly useful when attempting to isolate intermittent illicit discharges or those with very little perceptible flow. The technique involves placing sandbags or similar barriers (e.g., caulking, weirs/plates, or other temporary barriers) within outlets to manholes to form a temporary dam that collects any intermittent flows that may occur. Sandbags are typically left in place for 48 hours and should only be installed when dry weather is forecast. If flow has collected behind the sandbags/barriers after 48 hours it can be assessed using visual observations or by sampling. If no flow collects behind the sandbag, the upstream pipe network can be ruled out as a source of the intermittent discharge. Finding appropriate durations of dry weather and the need for multiple trips to each manhole makes this method both time-consuming and somewhat limiting.

6.4.3 Smoke Testing

Smoke testing involves injecting non-toxic smoke into drain lines and noting the emergence of smoke from sanitary sewer vents in illegally connected buildings or from cracks and leaks in the system itself. Typically, a smoke bomb or smoke generator is used to inject the smoke into the system at a catch basin or manhole and air is then forced through the system. Test personnel are placed in areas where there are suspected illegal connections or cracks/leaks, noting any escape of smoke (indicating an illicit connection or damaged storm drain infrastructure). It is important when using this technique to make proper notifications to area residents and business owners as well as local police and fire departments. Smoke testing notification can include robocalls, notification flyers, and email for single family homes, businesses and building lobbies for multi-family dwellings.

If the initial test of the storm drain system is unsuccessful then a more thorough smoke-test of the sanitary sewer lines can also be performed. Unlike storm drain smoke tests, buildings that do not emit smoke during sanitary sewer smoke tests may have problem connections and may also have sewer gas venting inside, which is hazardous.

It should be noted that smoke may cause minor irritation of respiratory passages. Residents with respiratory conditions may need to be monitored or evacuated from the area of testing altogether to ensure safety during testing.

6.4.4 Dye Testing

Dye testing involves flushing non-toxic dye into plumbing fixtures such as toilets, showers, and sinks and observing nearby storm drains and sewer manholes as well as stormwater outfalls for the presence of the dye. Similar to smoke testing, it is important to inform local residents and business owners. Police, fire, and local public health staff should also be notified prior to testing in preparation of responding to citizen phone calls concerning the dye and their presence in local surface waters.

A team of two or more people is needed to perform dye testing (ideally, all with two-way radios). One person works inside the building, while the others are stationed at the appropriate storm sewer and sanitary sewer manholes (which should be opened) and/or outfalls. The person inside the building adds dye into a plumbing fixture (i.e., toilet or sink) and runs a sufficient amount of water to move the dye through the plumbing system. The person inside the building then radios to the outside crew that the dye has been dropped, and the outside crew watches for the dye in the storm sewer and sanitary sewer, recording the presence or absence of the dye.

The test can be relatively quick (about 30 minutes per test), effective (results are usually definitive), and inexpensive. Dye testing is best used when the likely source of an illicit discharge has been narrowed down to a few specific houses or businesses.

6.4.5 IDDE Canines

Dogs specifically trained to smell human related sewage are becoming a cost-effective way to isolate and identify sources of illicit discharges. While not widespread, the use of IDDE canines is growing. The use of IDDE canines is not recommended as a standalone practice for source identification; rather it is recommended as a tool to supplement other conventional methods to fully verify sources of illicit discharges.

6.5 Illicit Discharge Removal

When the specific source of an illicit discharge is identified, the City of New London will notify the property owner that an illicit discharge exists and that it must be removed in a timely fashion. The City has authority through its ordinances to enforce the removal of illicit discharges. In the event that the illicit discharge is from a municipal source the City shall remove the illicit discharge in a timely manner.

The identification and removal of illicit discharges will be documented in the City's annual report. The following information will be provided for each confirmed source:

- The location of the discharge and its source(s)
- A description of the discharge
- The method of discovery
- Date of discovery
- Date of elimination, mitigation or enforcement action OR planned corrective measures and a schedule for completing the illicit discharge removal
- Estimate of the volume of flow removed

6.5.1 Confirmatory Outfall Screening

After all the identified illicit discharges upstream of an outfall have been removed, the City will perform dry weather screening of that outfall to confirm that all of the illicit discharges have been removed. If the screening indicates evidence of additional illicit discharges, upstream source tracking will be reinitiated.

Furthermore, if the outfall has a catchment with characteristics that put it at more risk for illicit discharges (e.g., storm drains in the same trench as sanitary sewers, frequent SSOs), wet weather screening will also be required. This requirement is discussed further in Section 7.

The MS4 Permit requires that the confirmatory screening be performed within one year of the removal of the identified illicit discharges.

6.6 Follow-up Ranking of Outfalls and Interconnections

The City of New London developed its initial outfall and interconnection rankings using the ranking scheme outlined in Section 5.2. The rankings have been updated based on the dry weather outfall screening and sampling. The results are shown in Appendix E. The ranking will be updated periodically as additional dry weather screening and sampling information becomes available.

Section 7: Catchment Investigations

The MS4 Permit requires that the City perform systematic investigations of each catchment associated with an outfall or interconnection. The City will perform catchment investigations in a prioritized manner in accordance with the outfall rankings presented in Section 6.6. Progress in implementing the catchment investigations will be documented in the annual reports.

The MS4 Permit's catchment investigation program requires the following:

- Written catchment investigation procedures
- Evaluation of factors that may make a catchment vulnerable to illicit discharges. These factors are referred to as system vulnerability factors.
- For all catchments, dry weather inspection of key junction manholes¹ and follow-up upstream source tracking investigations if the manholes are suspected of having illicit discharges
- For all catchments with one or more system vulnerability factors, additional requirements apply:
 - Dry weather screening of the outfall

¹ *Manhole junctions* are manhole structures with two or more inlets accepting flow from two or more MS4 alignments (manholes with inlets solely from private storm drains, individual catch basins or both are not considered key junction manholes). *Key manhole junctions* are manhole junctions that are located in such a way that they are representative of illicit discharge conditions in other interconnected manholes in the area. Key manhole junctions should be selected so that there is an adequate number in strategic locations to efficiently identify the presence of illicit discharges without having to investigate each manhole individually.

- Wet weather screening of the outfall
- After approximating the location of an illicit source to be between two manholes, perform further investigations to identify and confirm the illicit source
- Removal of all identified illicit sources
- Inclusion of the catchment investigation data in the annual report
- Update the City’s GIS data with infrastructure information collected during inspections
- Update the system vulnerability factors inventory with information collected during inspections

The elements of the catchment investigation program will be discussed in further detail in the following sections.

7.1 Catchment Investigation Written Requirements

The MS4 Permit requires written catchment investigation procedures. These requirements and the documents developed by the City to comply with these requirements are provided below:

- **Upstream source tracking procedures** - Development of a manhole inspection methodology that describes a storm drain network investigation that involves systematically and progressively observing, sampling (as required below) and evaluating key junction manholes in the MS4 to determine the approximate location of suspected illicit discharges or SSOs. The City’s upstream source tracking procedures are provided in standard operating procedures contained in Appendix D. These standard operating procedures apply to both dry and wet weather investigations.
- **Procedures to isolate and confirm illicit discharges** – Development of procedures to isolate and confirm illicit discharges. The City’s procedures for isolating illicit discharges are provided in the standard operating procedure contained in Appendix D and in Section 6.4 which documents further investigation procedures used by the City including CCTV investigations, sandbagging, smoke testing and dye testing.

7.2 Implementation Timeline

The City will implement the catchment investigations in accordance with the MS4 Permit requirements shown in Table 7-1. The City has already completed its written catchment investigation procedures and the dry weather screening of all catchments.

| Table 7-1. Catchment Investigation Timeline | | |
|--|--|---|
| Description | Permit Requirements | Status |
| Written catchment investigation procedures | Completion by December 1, 2019 | Complete |
| Investigations of catchments with Problem Outfalls | Complete 80% July 1, 2020 Complete 100% by July 1, 2022 | Dry weather screening of outfalls complete. Wet weather screening and key junction manhole inspections may be required. |
| Investigations of all catchment areas | Complete 40% by July 1, 2022 Complete by July 1, 2027 | Dry weather screening of outfalls complete. Wet weather screening and key junction manhole inspections may be required. |

Notes:

The MS4 Permit has an additional requirement that investigations of catchments where any information gathered on the outfall/interconnection screening identifies sewer input shall be completed by July 1, 2025. The City considers these to be “Problem Outfalls”.

7.3 System Vulnerability Factors

The MS4 Permit identifies the following System Vulnerability Factors that may subject a catchment to a higher risk of illicit discharges:

- History of SSOs, including, but not limited to, those resulting from wet weather, high water table, or fat/oil/grease blockages.
- Common or twin-invert manholes serving storm and sanitary sewer alignments.
- Common trench construction serving both storm and sanitary sewer alignments.
- Crossings of storm and sanitary sewer alignments.
- Sanitary sewer alignments known or suspected to have been constructed with an underdrain system.
- Inadequate sanitary sewer level of service (LOS) resulting in regular surcharging, customer back-ups, or frequent customer complaints.
- Areas formerly served by combined sewer systems.
- Sanitary sewer infrastructure defects such as leaking service laterals, cracked, broken, or offset sanitary infrastructure, directly piped connections between storm drain and sanitary sewer infrastructure, or other vulnerability factors identified through Inflow/Infiltration Analyses, Sanitary Sewer Evaluation Surveys, or other infrastructure investigations.
- Sewer pump/lift stations, siphons, or known sanitary sewer restrictions where power/equipment failures or blockages could readily result in SSOs
- Any sanitary sewer and storm drain infrastructure greater than 40 years old
- Widespread code-required septic system upgrades required at property transfers (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance
- History of multiple Board of Health actions addressing widespread septic system failures (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance)

The City will develop an inventory of System Vulnerability Factors for each of the catchments. The inventory will be incorporated into this IDDE Plan (Appendix F) and it will be included in the 2020 annual report.

7.4 Catchment Investigation Activities

The MS4 Permit requires that the City inspect key junction manholes during dry weather in all the subcatchments. The purpose of inspecting key junction manholes instead of all of the manholes is to reduce the number of inspections to a more manageable number while maintaining a high likelihood of finding any illicit discharges that may be present and to locate evidence of illicit discharges or SSOs that may not be evident at the outfall under all circumstances. Some of the catchments do not have junction manholes and are exempt from this requirement. Dry weather screening and sampling at the outfalls will meet the manhole inspection requirement for these catchments.

For catchments that have one or more system vulnerability factors, the permit requires further action:

- Dry weather screening and sampling of outfalls - The outfalls or junction manholes as appropriate must be screened and sampled in accordance with the procedures in Section 6. The City is in the process of completing dry weather screening of all the outfalls.
- Wet weather screening and sampling of outfalls - The outfalls must also be screened and sampled during wet weather conditions. The screening and sampling procedures detailed in Section 6 will be followed for wet weather sampling. Wet weather sampling will occur during or after a storm event of sufficient depth or intensity to produce a stormwater discharge at the outfall. There is no specific rainfall

amount that will trigger sampling, although minimum storm event intensities that are likely to trigger sanitary sewer interconnections are preferred. To the extent feasible, sampling should occur during the spring (March through June) when groundwater levels are relatively high.

If the outfall screening or sampling indicates a potential illicit discharge, then upstream source tracking will be performed, as warranted, or source isolation and confirmation procedures will be followed as described in Section 6. Once isolated, illicit discharges will also be removed in accordance with the procedures in Section 6.

If outfall sampling and screening does not identify evidence of illicit discharges, and no evidence of an illicit discharge is found during dry weather manhole inspections, the investigations for that catchment will be considered complete.

The information collected during the outfall and manhole inspections will be used to update the City's GIS data. The system vulnerability factors inventory will also be updated based on inspection data.

The data collected during the catchment investigations will be provided in the annual report.

7.5 Ongoing Screening

Upon completion of all catchment investigations and illicit discharge removal and confirmation (if necessary), each outfall or interconnection will be re-prioritized for screening and scheduled for ongoing screening once every five years. Ongoing screening will consist of dry weather screening and sampling consistent with the procedures described in Section 6 of this plan. Ongoing wet weather screening and sampling will also be conducted at outfalls where wet weather screening was required due to System Vulnerability Factors and will be conducted in accordance with the procedures described in Section 7.4. The results of the investigations will be summarized in the annual report.

Section 8: Training

Annual IDDE training will be made available to all employees involved in the IDDE program. This training will at a minimum include information on how to identify illicit discharges and SSOs and may also include additional training specific to the functions of particular personnel and their function within the framework of the IDDE program. Training records will be maintained in Appendix C. The frequency and type of training will be included in the annual report.

Section 9: Progress Reporting

The progress and success of the IDDE Program will be evaluated on an annual basis. The IDDE Program will be evaluated based on a minimum of the following indicators:

- Number of SSOs and illicit discharges identified and removed,
- Percent and area in acres of the catchment area served by the MS4 evaluated using the catchment investigation procedure, and
- Volume of sewage removed.

The permittee shall evaluate and report the overall effectiveness of the program based on the tracking indicators in the annual report.

Appendix A: Stormwater Management Ordinance and Stormwater Management Regulations

ORDINANCE NUMBER 06-18-18-2

AN ORDINANCE OF THE CITY OF NEW LONDON, CONNECTICUT, PROVIDING FOR THE ESTABLISHMENT OF A MUNICIPAL STORM WATER MANAGEMENT AUTHORITY.

WHEREAS, General Statute §22a-497 allowed and provided grants for certain municipalities to participate in a municipal stormwater authority pilot program; and

WHEREAS, per said statute §22a-497, the Commissioner of Energy and Environmental Protection selected the City of New London to participate in such pilot program; and

WHEREAS, General Statute §22a-498 authorizes municipalities selected by the Commissioner of Energy and Environmental Protection pursuant to §22a-497 to create a municipal storm water authority that may levy fees from property owners of the municipality; and

WHEREAS, General Statute §22a-498a (P.A. No. 13-222) grants additional powers to a municipal storm water authority created pursuant to §22a-498 if such storm water authority is located in a distressed municipality having a population of not more than 28,000; and

WHEREAS, the City of New London (hereinafter "City") is a distressed municipality and has a population of not more than 28,000; and

WHEREAS, said statute §22a-498a permits a municipal storm water authority to be a body politic and corporate entity with the following powers: (1) To sue and be sued; (2) to acquire, hold and convey any estate, real or personal; (3) to contract; (4) to borrow money, including by the issuance of bonds, provided the issuance of such bonds is approved by the legislative body of the municipality in which such authority district is located; (5) to recommend to the legislative body of such municipality the imposition of a levy upon the taxable interests in real property within such authority district, the revenues from which may be used in carrying out any of the powers of such authority; (6) to deposit and expend funds; and (7) to enter property to make surveys, soundings, borings and examinations to accomplish the purposes of section 22a-498; and

WHEREAS, the City of New London has a separate storm water facility from its sewage treatment facilities, consisting of underground pipes and catch basins that receives storm water and ground water from roads and sidewalks that flow into the City's catch basins for ultimate discharge into the Thames River, Long Island Sound and Alewife Cove; and

WHEREAS, the City of New London has been covered by the DEEP MS4 permits since 2004; the City has created a storm water management plan, conducted annual sampling of selected storm water pipes, and submitted annual reports on the progress of the City's program to DEEP; and

WHEREAS, the federal and state governments beginning in 2017 will require the City of New London over the next five years to continue to perform all current activities and implement new activities for the treatment of storm water discharge from the City's storm water system.

such other fees. Any unpaid fee or portion thereof shall be a lien upon the real property for which it is imposed and shall have the same priority as a lien imposed for non-payment of real estate taxes.

(d) Definitions

- i. "Storm Water" means water resulting from precipitation, including without limitation rain, snow, and snow melt.
- ii. "Storm Water Management System" means any structure, feature or appurtenance subject to this ordinance, or a rule promulgated pursuant to this ordinance, that is designed to collect, detain, retain, treat, or convey storm water or storm water runoff, including without limitation buffer strips, swales, gutters, catch basins, closed conduits, detention systems, pretreatment systems, wetlands, pavement, unpaved surfaces, structures, water courses, or surface waters.
- iii. "Developed property" shall include property with any impervious surfaces located thereon.

Section 2.

A. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

B. If any provision of this ordinance or the application thereof to any person or circumstances is held to be invalid, such invalidity shall not affect other provisions or applications of any other part of this ordinance that can be given effect without the invalid provisions or applications; and to this end, the provisions of this ordinance and the various applications thereof are declared to be severable.

C. This ordinance shall become effective after its passage as set forth in Section 27 of the City of New London Charter.

Date Approved by City Council: June 18, 2018

Effective Date: July 19, 2018

Signed: [Signature]

Anthony L. Nolan, City Council President

Countersigned: [Signature]

Jonathan Ayala, City Clerk

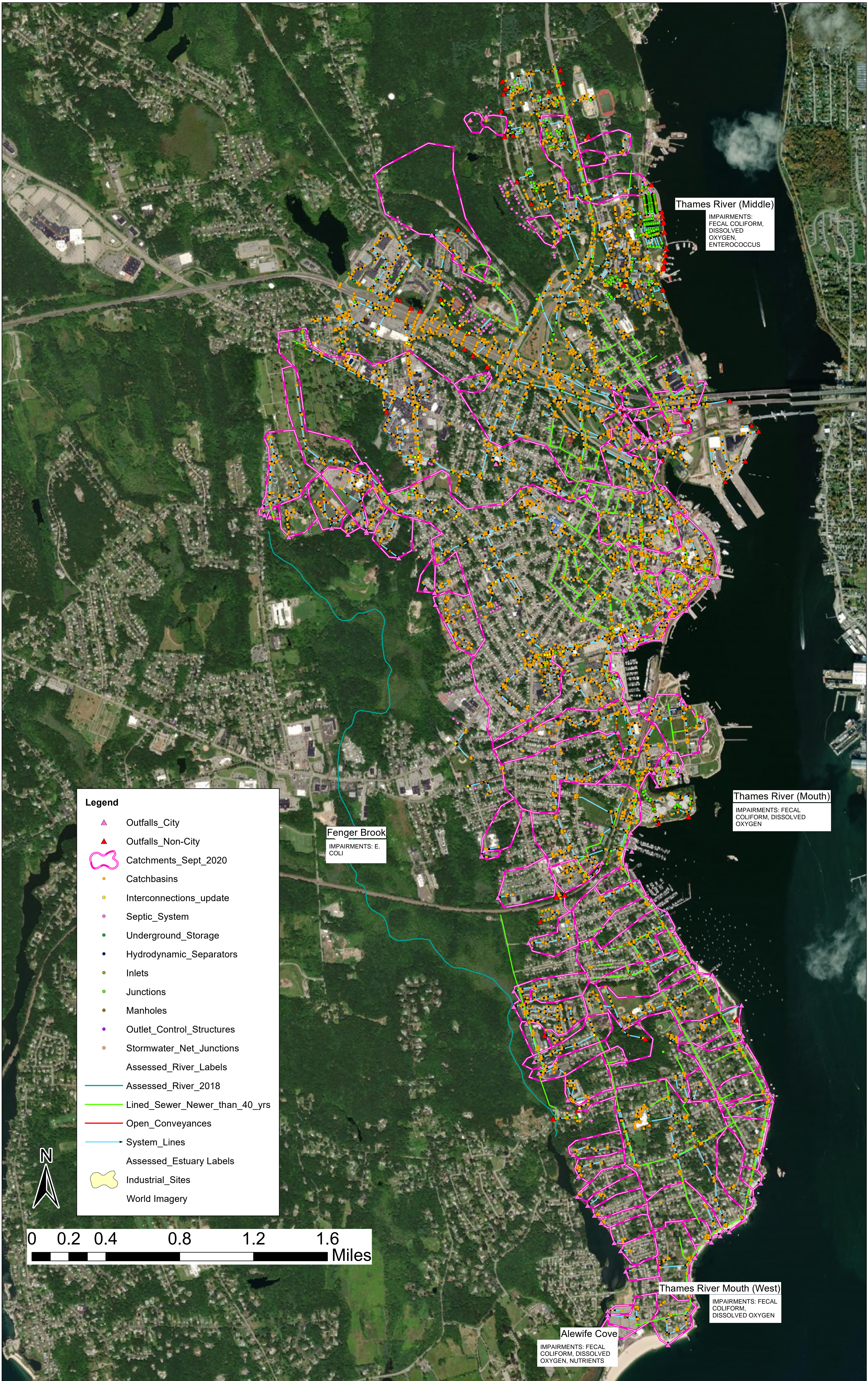
SCHEDULE A

QUARTERLY STORMWATER FEE

| | |
|--|-----------------------|
| RESIDENTIAL, UP TO 1000 S.F. | \$7.50 |
| RESIDENTIAL, 1,001 S.F. TO 2,000 S.F. | \$15.00 |
| RESIDENTIAL, 2,001 S.F. TO 3,000 S.F. | \$22.50 |
| RESIDENTIAL, 3,001 S.F. AND GREATER..... | \$37.50 |
| THE FOLLOWING CATEGORIES ARE BILLED IN INCREMENTS OF 100 S.F. I.C. (0.1 REU) WITH A MINIMUM QUARTERLY CHARGE OF 1000 S.F. I.C. (1 REU). | |
| RESIDENTIAL, 4 UNITS AND GREATER..... | \$7.50/1000 S.F. I.C. |
| COMMERCIAL..... | \$7.50/1000 S.F. I.C. |
| TAX EXEMPT..... | \$7.50/1000 S.F. I.C. |
| INDUSTRIAL..... | \$7.50/1000 S.F. I.C. |
| MUNICIPAL..... | \$7.50/1000 S.F. I.C. |
| ALL OTHER CATEGORIES..... | \$7.50/1000 S.F. I.C. |

- 1 RESIDENTIAL EQUIVALENT UNIT (REU) = 1000 SQUARE FEET OF IMPERVIOUS COVER
- MINIMUM QUARTERLY FEE IS EQUAL TO 1 REU OR 1000 S.F.
- IMPERVIOUS COVER (I.C.)
- SQUARE FEET (S.F.)

Appendix B: Storm System Mapping



- Legend**
- ▲ Outfalls_City
 - ▲ Outfalls_Non-City
 - 👉 Catchments_Sept_2020
 - Catchbasins
 - Interconnections_update
 - Septic_System
 - Underground_Storage
 - Hydrodynamic_Separators
 - Inlets
 - Junctions
 - Manholes
 - Outlet_Control_Structures
 - Stormwater_Net_Junctions
 - Assessed_River_Labels
 - Assessed_River_2018
 - Lined_Sewer_Newer_than_40_yrs
 - Open_Conveyances
 - System_Lines
 - Assessed_Estuary_Labels
 - Industrial_Sites
 - World Imagery

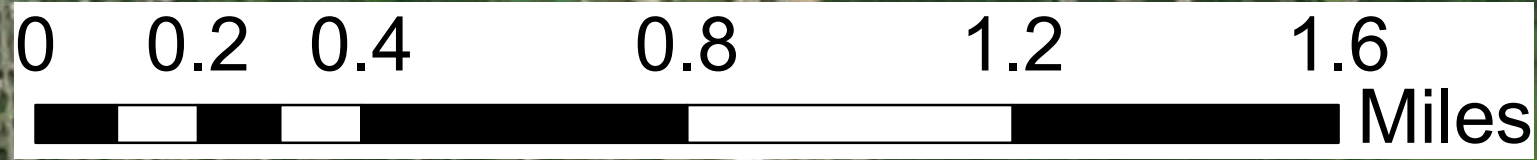
Fenger Brook
 IMPAIRMENTS: E. COLI

Thames River (Middle)
 IMPAIRMENTS: FECAL COLIFORM, DISSOLVED OXYGEN, ENTEROCOCCUS

Thames River (Mouth)
 IMPAIRMENTS: FECAL COLIFORM, DISSOLVED OXYGEN

Thames River Mouth (West)
 IMPAIRMENTS: FECAL COLIFORM, DISSOLVED OXYGEN

Alewife Cove
 IMPAIRMENTS: FECAL COLIFORM, DISSOLVED OXYGEN, NUTRIENTS



**NEW LONDON
 STORM SEWER SYSTEM MAP**

Appendix C: IDDE Employee Training Records

Appendix D: Outfall Inspection and Sampling SOP

Outfall Inspection and Dry Weather Sampling

Standard Operating Procedures

These standard operating procedures were developed for the City of New London, CT's outfall inspection and dry weather sampling program. The goal of this program is three-fold: (1) to inspect the outfalls, (2) identify stormwater outfalls that are suspected of sewage contamination and (3) identify outfalls that may be contributing to the impairment of an impaired waterbody.

Team Structure

To ensure safe, efficient, and practical field work procedures are maintained the following field team structure has been developed.

Team Leader – The Team Leader is responsible for planning and making arrangements so that all field equipment is available, including field test kits, rental orders, truck scheduling, scheduling the pre-event meeting, scheduling the event, bottle orders, courier scheduling and coordinating, ensuring the safety of the team, and making field decisions that deviate or are not covered by sampling SOPs. When necessary the Team Leader is also responsible for scheduling police details.

Crew Leader – Each crew shall have a single Crew Leader. For sampling events with multiple crews, there will be multiple Crew Leaders. The Crew Leader is responsible for ensuring the following:

- All of the required equipment is packed
- Team's adherence to the sampling plan
- Team's adherence to the Health and Safety Plan
- Chains of custody are filled out correctly
- Quality and accuracy of electronically and hand recorded data
- Sampling is conducted in accordance with this SOP

The Crew Leader will communicate with the Team Leader in the event that issues arise in the field, including any issues with equipment, sampling times, or deviations from SOPs.

Crew Member – The Crew Members shall serve to support for the Crew and Team Leaders as well as ensuring sampling is conducted in accordance with this SOP and following the Health and Safety Plan.

Water Quality Analysis

If running water is present at the outfalls (or the next available upstream structure), water quality samples will be collected and analyzed for the parameters shown in Table 1.

Table 1. Water Quality Analysis

| Parameter | Method |
|---|------------------------------|
| Bacteria <ul style="list-style-type: none"> • Freshwater receiving water <ul style="list-style-type: none"> ○ E. Coli ○ Total coliform¹ • Saline or brackish receiving water <ul style="list-style-type: none"> ○ Enterococci ○ Fecal coliform¹ | Laboratory ³ |
| Total nitrogen ² | Laboratory ³ |
| Salinity | Field instrument |
| Conductivity | Field instrument |
| Temperature | Field instrument |
| pH | Field instrument |
| Ammonia | Field test kit (see Table 2) |
| Chlorine | Field test kit (see Table 2) |
| Surfactants | Field test kit (see Table 2) |

Notes:

1. Only required if outfall discharges to impaired water for which bacteria is the pollutant of concern.
2. Only required if outfall discharged to impaired water for which nitrogen is the pollutant of concern.
3. Testing must be performed in accordance with methods prescribed in Title 40, CFR, Part 136 (1990). Laboratory analyses must be consistent with the Connecticut Reasonable Confidence Protocols.

The type of bacteria analyzed will depend upon the type of receiving water. Outfalls discharging to freshwater receiving waters require analysis of E. Coli. If the receiving waters are impaired and bacteria is the pollutant of concern, the sample must also be analyzed for total coliform. Likewise, outfalls discharging to saline or brackish receiving waters require analysis of enterococci. If the receiving waters are impaired due to bacteria, the sample must also be analyzed for fecal coliform. At this time, all of the City's outfalls discharge to receiving waters that are impaired due to bacteria.

Samples collected from outfalls discharging to impaired receiving waters for which nitrogen is the pollutant of concern, must also be analyzed for total nitrogen. At this time, all of the City's outfalls discharge to receiving waters that are impaired due to nitrogen.

If the outfall discharges to an impaired receiving water for which phosphorus is the pollutant of concern, the samples must also be analyzed for total phosphorus. However, at this time, there are no outfalls that discharge to phosphorus-impaired receiving waters, so phosphorus analysis is not currently needed.

The bacteria and nitrogen samples must be analyzed in a laboratory according to the methods prescribed in Title 40, CFR, Part 136 (1990). The laboratory analyses must be consistent with the Connecticut Reasonable Confidence Protocols.

Salinity, conductivity, temperature and pH are measured in the field using a field instrument. Equipment such as the YSI Pro30, YSI EC300A and Oakton 450 are outfitted with multiparameter probes and can measure all of these parameters.

Ammonia, chlorine and surfactants are measured using field test kits. The recommended field test kits are manufactured by CHEMetrics. The catalog numbers for the field test kits are provided in Table 2.

Table 2. CHEMetrics Field Test Kits

| Parameter | Full Pack Catalog Number | Refill Pack Catalog Number |
|-------------|--------------------------|----------------------------|
| Ammonia | K-1420 ¹ | R-1402 |
| Chlorine | K-2504 ² | R-2500 |
| Surfactants | K-9400 ³ | R-9400 |

Notes:

1. Contains 30 tests, comparator, stabilizer solution, catalyzer solution, activator solution, 25 mL sample cup, 3 mL syringe, and instructions.
2. Contains 30 tests, low and high range comparators, activator solution, 25 mL sample cup, and instructions.
3. Contains 20 tests, comparator, reaction tube with lid, tip breaking tool, and instructions

Section 1 Safety Procedures

The Fieldwork Safety Plan shall be reviewed by all staff and followed at all times. The following safety procedures shall also be followed.

1.1 Vehicle Parking

The following procedures govern the parking of vehicles.

- *When not working in a roadway*, park in a public parking space if available. If not available, pull the vehicle off the road to the extent possible. If in the roadway or close to the roadway, set up cones to establish a safety area around the truck and the work area. Turn on the warning lights upon arrival. Keep the warning lights on until departure.
- *When working in the roadway*, park the truck between the work area and the direction of oncoming traffic. Turn on warning lights upon arrival. Keep the warning lights on until departure. Use cones to establish a safety zone in the work area and area in front of traffic, facing oncoming traffic.

1.2. Personal Protective Gear

The following personal protective gear must be worn at all times:

- Steel toe boots
- Work pants
- Long sleeved shirt
- Safety vest

The following personal protective gear must be worn under the following circumstances:

- Safety glasses – When handling or coming in contact with sampling equipment, working in proximity to the manhole or a stormwater outfall
- Nitrile gloves – When handling or coming into contact with sampling equipment, working in proximity to the manhole or a stormwater outfall
- Hard hat – When opening a manhole, working around the manhole area or closing the manhole
- Work gloves – When walking to and from site as well as opening manholes

1.3. Opening a Manhole

If the manhole is in the roadway, establish a safety zone as described in the Vehicle Parking Section (Section 1.1). Depending upon traffic conditions, a police detail may be required to provide traffic control so that that sampling team can safely access the manhole. Prior to accessing the manhole, the Crew Leader will make a determination as to whether or not a police detail is required. If the police detail is required, the Crew Leader will establish the police detail before accessing the manhole.

A multi-gas monitoring device will be used to verify that atmospheric conditions at the manhole are acceptable before opening the manhole. Acceptable atmospheric concentrations for these compounds is as follows:

- hydrogen sulfide less than 10 ppm;
- LEL less than 10%;
- oxygen between 19.5% and 23.5%; and
- carbon monoxide less than 25 ppm.

If acceptable atmospheric conditions are not met, personnel will immediately evacuate the area and the Team Leader will be contacted for consultation. The equipment will be calibrated in accordance with manufacturer's specifications.

Upon opening the manhole, erect a manhole fall prevention device around the manhole. The manhole fall prevention device must be left in place until the manhole is closed. All observations, sampling, etc. must be performed from the outside of the manhole fall prevention device. If quality photos cannot be taken from outside the manhole fall prevention device, you can take photos from inside the device by opening one of the panels.

Section 2. Field Work Procedures

There are three primary goals of the outfall inspection and dry weather sampling program: (1) inspect the condition of outfall, (2) check for signs of dry weather sewage contamination and (3) determine if the outfall is contributing to the impairment of an impaired waterbody during dry weather. Outfalls that are suspected of sewage contamination or contributing to a waterbody impairment will be identified for follow-up investigations that are not contained within this SOP.

Dry weather conditions are defined as periods of time with no more than 0.1 inches of rainfall and no significant snow melt in the previous 24 hours.

2.1 General

The list of activities to be performed before, during and after the sampling event are provided in Attachment 1: Field Work Logistics Check-List. The list of equipment is provided in Attachment 2: Equipment Checklist.

2.2 Outfall Inspections and Sampling

Outfall inspections - The outfall inspection entails collecting basic information about that outfall and its condition. This information can be used to update the GIS data (e.g., outfall material, outfall diameter, etc.) and support replacement and rehabilitation planning. The outfall inspection information is entered into the Survey123 form.

Sewage Contamination Determination - The determination of sewage contamination is made through visual observations, olfactory observations, bacteria sampling and/or field test kit measurements for ammonia, surfactants and chlorine. The outfall inspection procedure is shown in Figure 1.

In some cases, it may not be possible to find the outfall, or it may be inaccessible. Special care should be taken in accessing outfalls on private property. Permission from the property owner must first be obtained before accessing the outfall. If the outfall cannot be accessed, the inspection should be performed at the first accessible upstream manhole.

Once on site, record observations, GPS coordinates and measurements on the Survey123 Form. In addition, take multiple photographs of the outfall (or manhole) and the surrounding area.

If discharge from the stormwater outfall is present, the water should be tested for sewage contamination. Fill a clean, unused 1-liter collection bottle (provided by the laboratory) with the discharge from the outfall and follow the procedures in paragraphs 2.2.1 – 2.2.3. The 1-liter collection bottle should be discarded after use and not used again.

If one or more of the **sewage contamination criteria** listed below are met, the outfall is considered to be potentially contaminated with sewage:

- Olfactory or visual evidence of sewage
- Ammonia ≥ 0.5 mg/l or surfactants ≥ 0.25 ml/l, and bacteria levels greater than the water quality criteria applicable to the receiving water
- Ammonia ≥ 0.5 mg/l, surfactants ≥ 0.25 ml/l, and detectable levels of chlorine

All of these contamination criteria can be evaluated in the field with the exception of the bacteria. Bacteria samples must be sent to a laboratory and the results are typically not available for several days to a week.

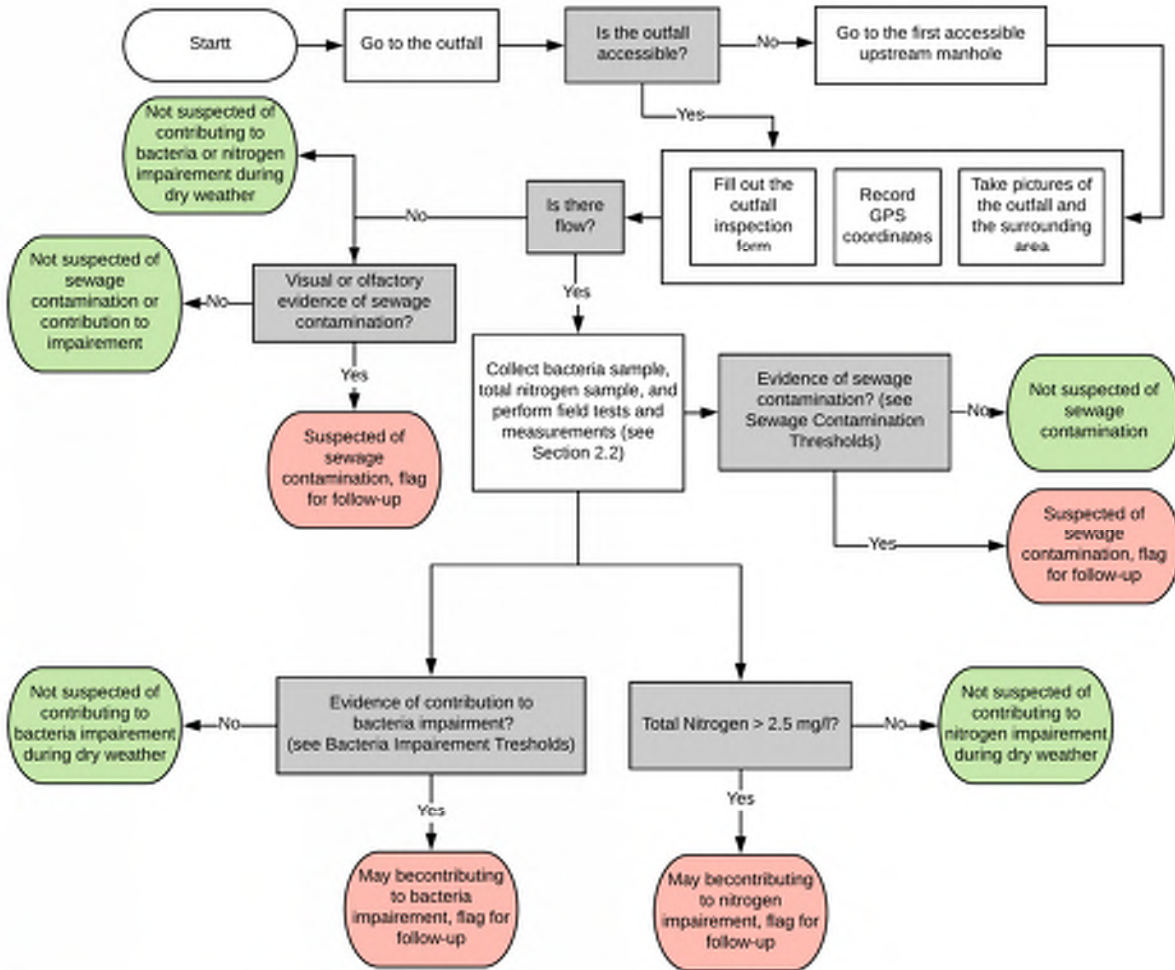
The bacteria water quality criteria for freshwater is based upon *E. Coli* and the threshold is 235 cfu/100 ml. For brackish and marine waters, the water quality standard is based upon enterococci and the threshold is 104 cfu/100 ml.

Determination of Contribution to Impairment - All of the City's outfalls discharge to receiving waters impaired for both bacteria and nitrogen; therefore, discharges from outfalls must be tested for bacteria and total nitrogen in order to determine if the outfalls are potentially contributing to the impairment of an impaired waterbody.

The outfall should be flagged for follow-up investigations as required by Section 6.i.1.D of the Connecticut MS4 Permit (July 2017) if any of the following criteria are met:

- Bacteria
 - Class AA, A, B surface waters

- E. coli > 235 col/100 ml for swimming waters, > 410 col/100 ml for all others
- Total coliform > 500 col/100 ml
- Class SA and SB surface waters
 - Fecal coliform > 31 col/100 ml for SA waters and > 260 col/100 ml for SB waters
 - Enterococci > 104 col/100 ml for swimming waters and > 500 col/100 ml for all others
- Total nitrogen > 2.5 mg/l



| Bacteria Impairment Thresholds | |
|----------------------------------|---|
| • Class AA, A, B surface waters | <ul style="list-style-type: none"> - E. coli > 235 col/100 ml for swimming waters, > 410 col/100 ml for all others, or - Total coliform > 500 col/100 ml |
| • Class SA and SB surface waters | <ul style="list-style-type: none"> - Fecal coliform > 31 col/100 ml for SA waters and > 260 col/100 ml for SB waters, or - Enterococci > 104 col/100 ml for swimming waters and > 500 col/100 ml for all others |

| Sewage Contamination Thresholds | |
|--|--|
| • Olfactory or visual evidence of sewage, or | |
| • Ammonia \geq 0.5 mg/l or surfactants \geq 0.25 ml/l, and bacteria levels greater than the water quality criteria applicable to the receiving water, or | |
| • Ammonia \geq 0.5 mg/l, surfactants \geq 0.25 ml/l, and detectable levels of chlorine | |

Figure 1. Outfall Inspection Procedures

2.2.1 Collect bacteria samples - Label the bacteria sample bottle before collecting the sample. The label should include site ID, sample time, sample date and initials of the person who collected the sample. The bacteria sample bottle has a preservative.

The type of bacteria samples collected will depend upon the type of receiving waterbody. For freshwater waterbodies, a sample should be collected for E. coli and total coliform. For saline and brackish waters, a sample should be collected for enterococcus and fecal coliform.

Pour the water from the 1-liter collection bottle into each bacteria sample bottle. Fill the bacteria sample bottles as much as possible without overfilling. Place the bacteria sample bottles in the cooler with ice.

An additional duplicate bacteria sample should be collected for every 10 bacteria samples or each courier pick up (whichever comes first). The duplicate samples should only list the sample time in the field book and not on the sample bottle. The site ID for the duplicate sample should be DUP-XX, where the XX represents the number duplicate for that sample event. The time and location of where the duplicate sample was collected should be recorded in the field book.

The bacteria samples should be sent to the Microbac Laboratory in Dayville, CT for analysis. The bacteria samples have a maximum hold time of 6 hours before they must be submitted to the laboratory. Plan accordingly when scheduling courier pickup times.

2.2.2 Perform measurements with the field test kits – Use the water from the 1-liter collection bottle to perform the field tests for ammonia, surfactants and chlorine in accordance with the manufacturer's directions. Rinse all equipment with distilled water before use. Record the results on the inspection form. Dispose of the field test kits in accordance with the manufacturer's instructions. Rinse all equipment with distilled water after use.

2.2.3 Perform field instrument measurements – Rinse the instrument with distilled water before use. Follow the manufacturer's instructions for measuring the conductivity, salinity, pH and temperature. Wait for the measurements to stabilize. After the readings have stabilized, record the values on the inspection form. Rinse the instrument with distilled water after use.

2.2.4 Collect a total nitrogen sample - Label the total nitrogen sample bottle before collecting the sample. The label should include site ID, sample time, sample date and initials of the person who collected the sample.

Pour the water from the 1-liter collection bottle into the total nitrogen sample bottle. Fill the total nitrogen sample bottle as much as possible without overfilling. Place the total nitrogen sample bottle in the cooler with ice.

An additional duplicate total nitrogen sample should be collected for every 10 nitrogen samples or each courier pick up (whichever comes first). The duplicate samples should only list the sample time in the field book and not on the sample bottle. The site ID for the duplicate sample should be DUP-

XX, where the XX represents the number duplicate for that sample event. The time and location of where the duplicate sample was collected should be recorded in the field book.

The total nitrogen samples should be sent to the Microbac laboratory for analysis. The total nitrogen samples have a maximum hold time of 28 days.

2.3 Upstream Source Tracking

If an outfall is suspected of sewage contamination, upstream manhole inspections should be initiated. The inspections should be performed during dry weather. The purpose of the upstream manhole inspections is to track the sewage contamination to the stormwater drain pipe where the contamination is entering the system. **Figure 2** presents a flow diagram of the upstream source tracking procedure.

The basic idea behind the manhole inspections is that you start at the downstream end of the drain system and work your way upstream, methodically tracking pipes suspected of having contamination. The tracking continues until an upstream pipe is not contaminated, thereby isolating the illicit source to the last downstream pipe.

Pipe contamination is assessed based on observations of the pipe inlets in the manhole. Pipe inlets that are dry are eliminated from further upstream tracking. Pipe inlets with flow are tested for contamination using field test kits according to the procedures provided in Section 2.2.2 and 2.2.3. Pipe inlets with ammonia, surfactant and chlorine concentrations below the contamination thresholds shown in **Section 2.2** are considered negative for sewage contamination and are also eliminated from further upstream tracking. Pipe inlets exceeding the contamination thresholds are considered positive for contamination and the inspection proceeds to that pipe inlet's upstream manhole. Visual and olfactory observation may also be used to make a determination of pipe contamination.

Use the Manhole Inspection form (see Attachment 4) to document the manhole inspection. Create a new inspection using the form even if you can't find or open the manhole and indicate the result of the inspection accordingly (i.e., manhole not found, manhole could not be opened, etc.). Take multiple pictures of the manhole, including at least one picture showing the surrounding surface area and the interior of the manhole. As with the manhole inspection forms, mobile data collection platforms (such as Fulcrum) can be an effective alternative to paper forms by streamlining the data collection process.

Manholes are often present in active roadways. Special care should be taken in assessing the potential risks at each manhole site. The use of police details should be considered for roadways with heavy traffic or other safety risks.

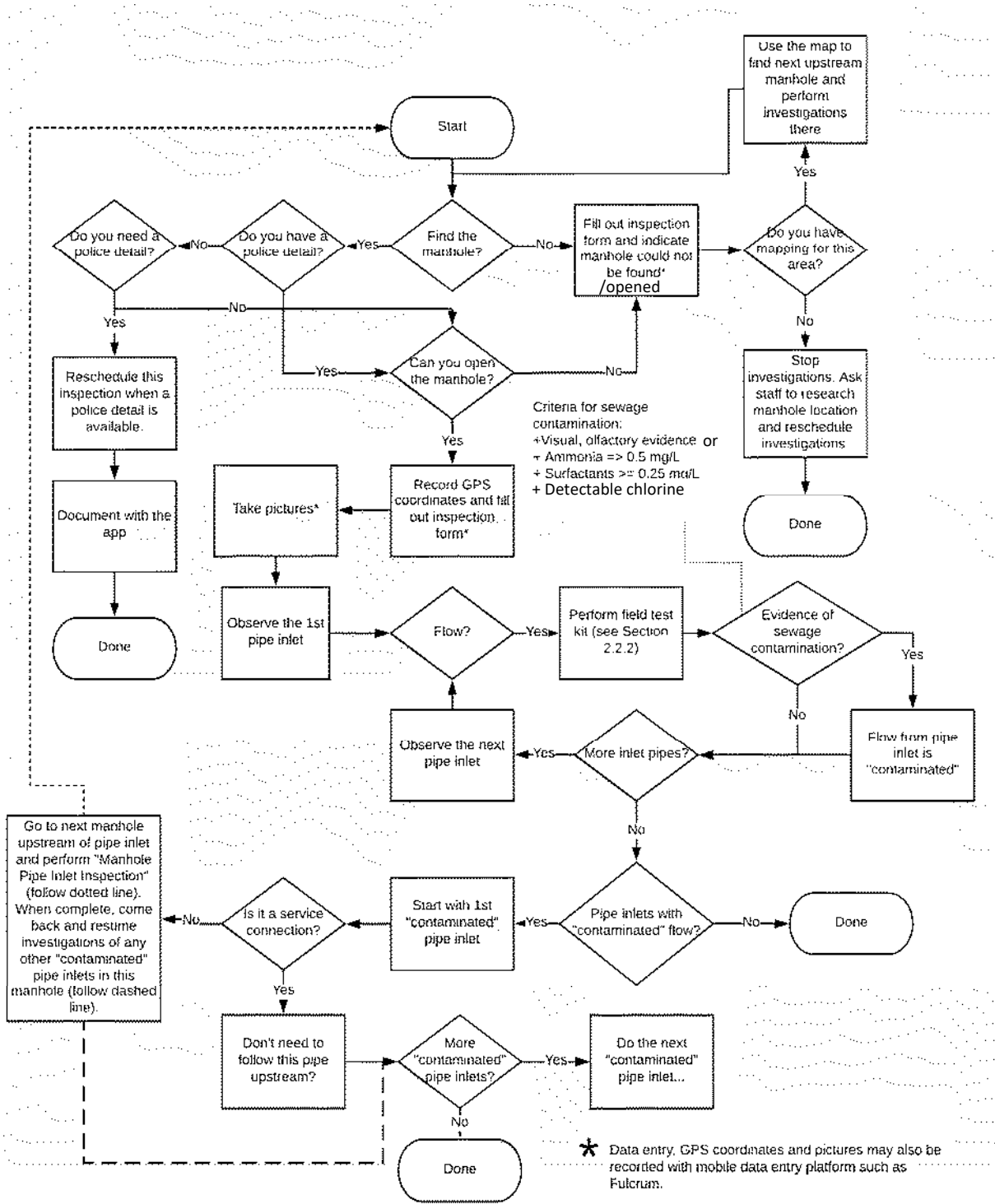


Figure 2. Upstream Source Tracking Procedures

Attachment 1. Field Work Logistics Check-List

One Week Prior to Sampling

- Order laboratory sample bottles – The Team Leader must order the laboratory sample bottles (bacteria and nitrogen). Request delivery for three days prior to sampling. Contact info: Microbac Laboratory, Dayville, CT, Katherine Wall, 800-334-0103, Katherine.wall@microbac.com
- Equipment rental – The Team Leader must rent any needed equipment including a portable multiprobe for measuring pH, temperature, specific conductivity, and salinity. Schedule the equipment to be dropped off the day before the event.
- Field test kits – The Team Leader must make sure field test kits are available. Check in-stock availability of the field test kits. Have at least 20 test kits available to sample for surfactants, ammonia, and chlorine.
- Schedule truck – The Team Leader must schedule the truck for the sampling event.

72 Hours Prior to Sampling

- Review procedures - Each Crew Member must review the procedures. These procedures will also be in the hard copy field binder for reference in the field.
- Review laboratory sample bottles – The Team Leader must review the laboratory sample bottles. If there are any problems, notify the laboratory.

48 Hours Prior to Sampling

- Police details - If accessing the outfalls or manholes will require a police detail, the Team Leader must schedule police detail 48 hours in advance.
- Courier Pickup – The Team Leader must schedule the courier 48 hours before the event. Schedule two courier pickups with the lab. Courier pickups are available Monday through Friday from 12PM-4PM. E. Coli samples have a short hold time so two pickups are necessary. If starting at 7 AM, schedule pickups for 11 AM and 5 PM. If no samples need to be collected call and email lab in advance (generally 2 hours) of scheduled pickup time to cancel the pickup.
- Truck availability – The Team Leader must confirm truck availability.

Day before the event

- Internal coordination meeting – The Team Leader must conduct a meeting with Team Leader and Crew Members the day before the event to coordinate the arrival time, meeting location, responsibilities, and equipment packing.
- Inspect rental equipment – The Team Leader must inspect the rental equipment once it arrives to make sure that it is fully functional.

Day of event, before commencing work

- Notification – The Team Leader must email/text/call the project manager when everyone has arrived on site and you are ready to begin the tailgate meeting
- Tailgate meeting – The Team Leader must conduct the tailgate meeting prior to field work with all sample staff.
- Confirm courier schedule - Following the tailgate meeting, the Team Leader must send email to lab confirming courier pickup locations and times.

Day of event, before submitting samples

- Check laboratory sample bottles - Confirm that the bottles are properly filled and that the dates, sample IDs, and times match those listed in the field book.
- Chains of Custody - Note on the Chains of Custody that the samples should be billed to Veolia and results emailed to you (whoever is filling out the chain) and the Team Leader

Day of event, after completing field work

- Notification – The Team Leader must email/text/call the project managers when all sampling has been concluded.

Attachment 2. Equipment Check-List

- Truck with warning beacon
- Sample bottles with coolers and blanks and Chains of Custody forms
- Ice for ice cooler
- Field test kits (be sure the following is included: colorimeters, instructions, supplies for disposal)
- Portable multiprobe (e.g., YSI)
- Manhole hook and crowbar
- 12 cones (minimum)
- Flathead screw driver
- Clipboard and sufficient inspection forms
- Tablet, phone or camera for taking pictures and recording inspections via Survey123.
- Shovel
- Manhole fall prevention device
- Safety vest, hard hat, work gloves, nitrile gloves (multiple sizes), clear safety glasses, safety boots, long sleeve shirt, work pants for all field personnel.
- Extendable sample pole
- 3 gallons of distilled water
- Hazardous waste bag and container for field test kits
- Flashlight with spare batteries
- Field book
- First aid kit
- Fieldwork Safety Plan
- Car phone/tablet charger or battery bank (with connector)
- Spare Cooler
- Ruler
- 3-foot ruler

- Foldable meter stick
- Project binder
- 2 pencils, 2 pens, 2 sharpies, 2 fine point sharpies
- 2 Ziploc bags
- 2 sampling backpacks
- 2 five-gallon buckets
- 2 trash bags
- Duct Tape

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Attachment 3. Outfall Inspection Form

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Stormwater Outfall Inspection Form

Section 1. General Information

| | |
|------------|-------------|
| Outfall ID | Inspector |
| Date/Time | Temperature |
| Latitude | Longitude |

Section 2. Outfall Description

| Type | Material (select only one) | Shape (select only one) | Dimensions |
|--|--|---|---|
| <input type="checkbox"/> Closed pipe | <input type="checkbox"/> RCP <input type="checkbox"/> CMP <input type="checkbox"/> PVC <input type="checkbox"/> HDPE <input type="checkbox"/> Steel <input type="checkbox"/> Other | <input type="checkbox"/> Circular <input type="checkbox"/> Single <input type="checkbox"/> Elliptical <input type="checkbox"/> Double <input type="checkbox"/> Box <input type="checkbox"/> Triple <input type="checkbox"/> Other <input type="checkbox"/> Other | Diameter/dimensions ____ in |
| <input type="checkbox"/> Open drainage | <input type="checkbox"/> Concrete <input type="checkbox"/> Earthen <input type="checkbox"/> Rip-rap <input type="checkbox"/> Other | <input type="checkbox"/> Trapezoid <input type="checkbox"/> Parabolic <input type="checkbox"/> Other | Depth ____ in Top Width ____ in Bottom Width ____ in |
| Outfall condition | <input type="checkbox"/> Normal | <input type="checkbox"/> Cracking | <input type="checkbox"/> Corrosion <input type="checkbox"/> Other |
| Headwall present? | <input type="checkbox"/> No <input type="checkbox"/> Yes | If yes, condition: | <input type="checkbox"/> Poor <input type="checkbox"/> Fair <input type="checkbox"/> Good |
| Sediment present? | <input type="checkbox"/> No <input type="checkbox"/> Yes | If yes, depth ____ % | |
| Flow present? | <input type="checkbox"/> No | <input type="checkbox"/> Yes | <input type="checkbox"/> Standing water |
| If flow present, approximate velocity: <input type="checkbox"/> Trickle <input type="checkbox"/> Moderate <input type="checkbox"/> Heavy | | | |
| If flow present, flow cross-section: Flow depth in Flow width in | | | |
| Outfall submerged? | <input type="checkbox"/> No | <input type="checkbox"/> Partially | <input type="checkbox"/> Fully |
| Is the outfall tidally influenced? | <input type="checkbox"/> No <input type="checkbox"/> Yes | If yes, depth of water above invert ____ in | |

Section 3. Physical Indicators (flow flowing outfalls only)

| Indicator | Severity (select only one) | Description (if Severity is not None, select all that apply) |
|-------------------------------------|--|--|
| Odor | <input type="checkbox"/> None <input type="checkbox"/> Easily detected <input type="checkbox"/> Faint <input type="checkbox"/> Noticeable from a distance | <input type="checkbox"/> Sewage <input type="checkbox"/> Petroleum/gas <input type="checkbox"/> Sulfide <input type="checkbox"/> Rancid/sour <input type="checkbox"/> Other |
| Color | <input type="checkbox"/> None <input type="checkbox"/> Faint colors in sample bottle <input type="checkbox"/> Clearly visible in sample bottle <input type="checkbox"/> Clearly visible in outfall flow | <input type="checkbox"/> Brown <input type="checkbox"/> Red <input type="checkbox"/> Gray <input type="checkbox"/> Yellow <input type="checkbox"/> Green <input type="checkbox"/> Other <input type="checkbox"/> Orange |
| Turbidity | <input type="checkbox"/> No cloudiness <input type="checkbox"/> Cloudy <input type="checkbox"/> Slight cloudiness <input type="checkbox"/> Opaque | |
| Floatables (does not include trash) | <input type="checkbox"/> None <input type="checkbox"/> Some <input type="checkbox"/> Few/slight <input type="checkbox"/> A lot | <input type="checkbox"/> Suds <input type="checkbox"/> Sewage (toilet paper, etc.) <input type="checkbox"/> Other <input type="checkbox"/> Petroleum (oil sheen) |

Section 4. Physical Indicators (for all outfalls)

| Indicator (select if present) | Description (select all that apply) | Comments |
|--|---|----------|
| <input type="checkbox"/> Deposits/stains | <input type="checkbox"/> Oil <input type="checkbox"/> Flow line <input type="checkbox"/> Sediments <input type="checkbox"/> Paint <input type="checkbox"/> Other | |
| <input type="checkbox"/> Pool quality issues | <input type="checkbox"/> Colors <input type="checkbox"/> Oil sheen <input type="checkbox"/> Floatables <input type="checkbox"/> Excessive algae <input type="checkbox"/> Other | |
| <input type="checkbox"/> Pipe benthic growth | <input type="checkbox"/> None <input type="checkbox"/> Brown <input type="checkbox"/> Orange <input type="checkbox"/> Green <input type="checkbox"/> Other | |

Section 5. Field Measurements

| | | |
|---|------------------------------------|--|
| Were field measurements performed? | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| Were laboratory samples collected? | <input type="checkbox"/> Yes | <input type="checkbox"/> No |
| If measurements/samples were collected, where from? | <input type="checkbox"/> Outfall | <input type="checkbox"/> Other location: ____ |
| Intermittent flow trap used? | <input type="checkbox"/> No | <input type="checkbox"/> Yes |
| If intermittent flow trap used, which type? | <input type="checkbox"/> Caulk dam | <input type="checkbox"/> Sand bag <input type="checkbox"/> Other |

If field measurements were performed, provide results below:

| Parameter | Result | Units |
|-------------|--------|----------|
| Velocity | | ft/s |
| Temperature | | °F |
| pH | | pH units |
| Ammonia | | Mg/L |

| Parameter | Result | Units |
|--------------|--------|-------|
| Salinity | | ppt |
| Conductivity | | µS |
| Surfactants | | ppm |
| Chlorine | | ppm |

Section 6. Outfall Area Plan

Section 7. General Comments

**Attachment 4. Upstream Source Tracking
Manhole Inspection Form**

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Manhole Inspection Form

Section 1. General Information

| | | |
|--|--|---|
| Manhole ID | | Inspector |
| Date/Time | | GIS Outfall ID |
| Outcome <input type="checkbox"/> Could not open manhole <input type="checkbox"/> Could not inspect manhole, police detail needed <input type="checkbox"/> Inspected manhole <input type="checkbox"/> Could not locate manhole <input type="checkbox"/> This is a sewer manhole, inspection halted | | Comments |
| Physical Indicators | Severity (select only one) | Description (if Severity is not None, select all that apply) |
| Odor | <input type="checkbox"/> None <input type="checkbox"/> Faint | <input type="checkbox"/> Sewage <input type="checkbox"/> Sulfide <input type="checkbox"/> Other |
| Floatables <small>(does not include trash)</small> | <input type="checkbox"/> None <input type="checkbox"/> Few/slight | <input type="checkbox"/> Easily detected <input type="checkbox"/> Noticeable from a distance <input type="checkbox"/> Some <input type="checkbox"/> A lot <input type="checkbox"/> Petroleum/gas <input type="checkbox"/> Rancid/sour <input type="checkbox"/> Suds <input type="checkbox"/> Sewage (toilet paper, etc.) <input type="checkbox"/> Petroleum (oil sheen) |
| If Known, Pipe Inlet Containing Floatables (clock position): _____ | | |

Section 2. Manhole Inlets

Inlet 1

| | |
|---|--|
| Orientation (clock position w/ downstream @ 12:00) | Samples Collected? (select only one) |
| _____ | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| Flow condition | <input type="checkbox"/> No Flow <input type="checkbox"/> Trickle <input type="checkbox"/> Moderate <input type="checkbox"/> Heavy |
| Sample Measurements | |
| Ammonia: _____ mg/l | Surfactants: _____ mg/l |
| Chlorine: _____ mg/l | Temp: _____ °F |
| Suspected of Contamination? | <input type="checkbox"/> Yes <input type="checkbox"/> No |

Inlet 2

| Orientation (clock position w/ downstream @ 12:00) | | Samples Collected? (select only one) | |
|--|----------------------------------|---|--|
| _____ | | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| Flow condition | <input type="checkbox"/> No Flow | <input type="checkbox"/> Trickle | <input type="checkbox"/> Moderate <input type="checkbox"/> Heavy |
| Sample Measurements | | | |
| Ammonia: _____ mg/l | Surfactants: _____ mg/l | | |
| Chlorine: _____ mg/l | Temp: _____ °F | | |
| Suspected of Contamination? | | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

Inlet 3

| Orientation (clock position w/ downstream @ 12:00) | | Samples Collected? (select only one) | |
|--|----------------------------------|---|--|
| _____ | | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| Flow condition | <input type="checkbox"/> No Flow | <input type="checkbox"/> Trickle | <input type="checkbox"/> Moderate <input type="checkbox"/> Heavy |
| Sample Measurements | | | |
| Ammonia: _____ mg/l | Surfactants: _____ mg/l | | |
| Chlorine: _____ mg/l | Temp: _____ °F | | |
| Suspected of Contamination? | | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

Inlet 4

| Orientation (clock position w/ downstream @ 12:00) | | Samples Collected? (select only one) | |
|--|----------------------------------|---|--|
| _____ | | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| Flow condition | <input type="checkbox"/> No Flow | <input type="checkbox"/> Trickle | <input type="checkbox"/> Moderate <input type="checkbox"/> Heavy |
| Sample Measurements | | | |
| Ammonia: _____ mg/l | Surfactants: _____ mg/l | | |
| Chlorine: _____ mg/l | Temp: _____ °F | | |
| Suspected of Contamination? | | <input type="checkbox"/> Yes | <input type="checkbox"/> No |

Appendix E: Outfall Inventory and Priority Ranking Matrix

Outfall Inventory and Priority Ranking Matrix - City of New London, CT 2021

| Object ID | Outfall ID | Receiving Water | 1 History of SSOs | 2 Common or Twin Invert Manholes | 3 Common Trench Construction | 4 Storm/Sanitary Crossings (Sanitary Above) | 5 Sanitary Lines with Underdrains | 6 Inadequate Sanitary Level of Service | 7 Areas Formerly Served by Combined Sewers | 8 Sanitary Infrastructure Defects | 9 SSO Potential In Event of System Failures | 10 Sanitary and Storm Drain Infrastructure >40 years Old | 11 Septic with Poor Soils or Water Table Separation | 12 History of BOH Actions Addressing Septic Failure |
|-----------|------------------------|------------------------|----------------------|-------------------------------------|---------------------------------|--|--------------------------------------|---|---|--------------------------------------|--|---|--|--|
| | From Pri & Rank Matrix | From Pri & Rank Matrix | Town | Town | Town | Town | Town | Town | Town | Town | Town | Town | Town | Town |
| 1 | OF_NL_1 | Thames river | No | No | | No | No | | No | | | | | |
| 2 | OF_NL_2 | Fenger brook | No | No | | No | No | | No | | | | | |
| 3 | OF_NL_3 | Fenger brook | No | No | | No | No | | No | | | | | |
| 4 | OF_NL_4 | Fenger brook | No | No | | No | No | | No | | | | | |
| 5 | OF_NL_5 | Fenger brook | No | No | | No | No | | No | | | | | |
| 6 | OF_NL_6 | Thames river | No | No | | No | Yes | | No | | | | | |
| 7 | OF_NL_7 | Thames river | No | No | | No | No | | No | | | | | |
| 8 | OF_NL_8 | Thames river | Yes | No | | No | Yes | | No | | | | | |
| 9 | OF_NL_9 | Thames river | No | No | | No | No | | No | | | | | |
| 10 | OF_NL_10 | Thames river | No | No | | No | Yes | | No | | | | | |
| 11 | OF_NL_11 | Thames river | No | No | | No | No | | No | | | | | |
| 12 | OF_NL_12 | Thames river | No | No | | No | Yes | | No | | | | | |
| 13 | OF_NL_13 | Thames river | No | No | | No | Yes | | No | | | | | |
| 14 | OF_NL_14 | Thames river | No | No | | No | No | | No | | | | | |
| 16 | OF_NL_16 | Thames river | No | No | | No | No | | No | | | | | |
| 17 | OF_NL_17 | Thames river | No | No | | No | Yes | | No | | | | | |
| 18 | OF_NL_18 | Thames river | No | No | | No | No | | No | | | | | |
| 19 | OF_NL_19 | Thames river | No | No | | No | Yes | | No | | | | | |
| 20 | OF_NL_20 | Thames river | No | No | | No | Yes | | No | | | | | |
| 21 | OF_NL_21 | Thames river | No | No | | No | Yes | | No | | | | | |
| 22 | OF_NL_22 | Thames river | No | No | | No | Yes | | No | | | | | |
| 23 | OF_NL_23 | Thames river | Yes | Yes | | Yes | Yes | | No | | | | | |
| 24 | OF_NL_24 | Shaw Cove | No | No | | Yes | Yes | | No | | | | | |
| 25 | OF_NL_25 | Shaw Cove | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station |
| 26 | OF_NL_26 | Shaw Cove | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station |
| 27 | OF_NL_27 | Shaw Cove | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station | Pump Station |
| 28 | OF_NL_28 | Thames river | No | No | | No | No | | No | | | | | |
| 29 | OF_NL_29 | Thames river | Yes | No | | No | No | | No | | | | | |
| 30 | OF_NL_30 | Winthrop Cove | Yes | No | | No | No | | No | | | | | |
| 31 | OF_NL_31 | Thames river | No | No | | No | No | | No | | | | | |
| 32 | OF_NL_32 | Winthrop Cove | No | No | | No | No | | No | | | | | |
| 33 | OF_NL_33 | Winthrop Cove | No | No | | No | No | | No | | | | | |
| 34 | OF_NL_34 | Winthrop Cove | No | No | | No | No | | No | | | | | |
| 35 | OF_NL_35 | Winthrop Cove | Yes | No | | No | No | | No | | | | | |
| 36 | OF_NL_36 | Winthrop Cove | Yes | No | | No | No | | No | | | | | |

Appendix F: System Vulnerability Matrix

The System Vulnerability Matrix is in the initial stages of development. The Matrix will be provided with the 2020 annual report.

System Vulnerability Factors Matrix

Revision Date: xx/xx/xxxx

| Outfall ID | Receiving Water | 1 History of SSOs | 2 Common or Twin Invert Manholes | 3 Common Trench Construction | 4 Storm/Sanitary Crossings (Sanitary Above) | 5 Sanitary Lines with Underdrains | 6 Inadequate Sanitary Level of Service | 7 Areas Formerly Served by Combined Sewers | 8 Sanitary Infrastructure Defects | 9 SSO Potential In Event of System Failures | 10 Sanitary and Storm Drain Infrastructure >40 years Old | 11 Septic with Poor Soils or Water Table Separation | 12 History of BOH Actions Addressing Septic Failure |
|------------|-----------------|----------------------|-------------------------------------|---------------------------------|--|--------------------------------------|---|---|--------------------------------------|--|---|--|--|
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Presence/Absence Evaluation Criteria:

- History of SSOs, including, but not limited to, those resulting from wet weather, high water table, or fat/oil/grease blockages
- Common or twin-invert manholes serving storm and sanitary sewer alignments
- Common trench construction serving both storm and sanitary sewer alignments
- Crossings of storm and sanitary sewer alignments where the sanitary system is shallower than the storm drain system
- Sanitary sewer alignments known or suspected to have been constructed with an underdrain system
- Inadequate sanitary sewer level of service (LOS) resulting in regular surcharging, customer back-ups, or frequent customer complaints
- Areas formerly served by combined sewer systems
- Sanitary sewer infrastructure defects such as leaking service laterals, cracked, broken, or offset sanitary infrastructure, directly piped connections between storm drain and sanitary sewer infrastructure, or other vulnerability factors identified through Inflow/Infiltration Analyses, Sanitary Sewer Evaluation Surveys, or other infrastructure investigations
- Sewer pump/lift stations, siphons, or known sanitary sewer restrictions where power/equipment failures or blockages could readily result in SSOs
- Any sanitary sewer and storm drain infrastructure greater than 40 years old
- Widespread code-required septic system upgrades required at property transfers (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance)
- History of multiple Board of Health actions addressing widespread septic system failures (indicative of inadequate soils, water table separation, or other physical constraints of the area rather than poor owner maintenance)

Appendix G: SSO and Illicit Discharge Inventory

SSO and Illicit Discharge Inventory

City of New London

June 2012 – July 1, 2020

| Location (Lat long/street crossing /address and receiving water) | Date and duration of occurrence | Discharge to MS4 or surface water | Estimated volume discharged | Known or suspected cause / Responsible party | Corrective measures planned and completed (include dates) | Sampling data (if applicable) |
|---|---------------------------------|-----------------------------------|-----------------------------|--|---|-------------------------------|
| Farnsworth Street New London, CT | 6/27/2012 | Yes, Thames River | 3000-5000 | Obstruction | Cleared Obstruction 6/27/12 | |
| Sludge Tanks at WWTF | 12/19/2014 | Yes; Bentley Creek | 900 | Sludge line failure | Cut, capped and abandoned line, new line installed | |
| State Pier Road and Thomas Griffin Road | 3/20/2015 | Yes, Thames River | 750 | Obstruction | Cleared Obstruction 3/20/15 | |
| Caulkins Park, 43 Crescent Street | 6/15/2017 | Yes, Thames River | 500 | Obstruction | Cleared Obstruction 6/15/17 | |
| Orchard and Montauk Ave | 8/10/2017 | Yes; Thames River | Unable to estimate | Pipe failure | Replaced line 8/11/17 | |
| Montauk Ave and Bank Street | 9/1/2017 | Yes; Shaw's Cove | 11,250 | Obstruction | Cleared Obstruction 9/1/17 | |
| Huntington and Williams | 10/18/2017 | Yes, Thames River | 300 | Obstruction | Cleared Obstruction 10/18/17 | |
| Huntington and Williams | 9/19/2017 | Yes, Thames River | 22 | Obstruction | Cleared Obstruction 9/19/18 | |
| Granite and Williams | 5/7/2018 | No | 860 | Obstruction | Cleared Obstruction 5/7/18 | |
| The social bar + Kitchen 208 Bank St. | 12/30/2019 | Yes, Thames River | 10 | Social Restaurant | Someone from restaurant pressure wash fryolator over storm drain. Restaurant owner notified, along with ledge light health district. Owner was told of ordinance sec.21-100 (FOG minimization) and Connecticut Public Health Code 19-13-B42. 12/30/19 | |
| Parkway North at Glenwood Park SO | 12/19/2019 | Yes, Thames River | Unable to estimate | Pipe Failure | The broken sanitary sewer was replaced on Jan 16 th , 2020 | OF_NL-08 |
| Bank and Montauk | 7/8/2021 | Yes, Thames River | Unable to Estimate | Construction debris in catch | Public Utilities Director spoke with the owner and the catch basin and sidewalk was cleaned | |