

Stormwater Management Plan City of Kannapolis NCS000413

January 2025



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SWMP Revision Summary

DATE	SECTIONS REVISED	REVISION COMMENTS
2/2021	Part 4, Section 4.5 and Part	Revised to update BMPs and the schedule for
	5 – Part 10	implementation for deficiencies noted during Audit
10/2023	Parts 3 through 10	Revised based on DEQ meeting on 10/31/2023
11/15/2023	PART 4: STORMWATER MANAGEMENT PROGRAM ADMINISTRATION, BMP 8.2, BMP 10, BMP 11, BMP 28	Revised based on comments provided in an email by Isaiah Reed, NCDEQ
1/2025	Parts 3 through 10	Revised based on finalized NPDES MS4 permit, updated inventory, and current staff.

PART 1: INTRODUCTION

The purpose of this Stormwater Management Plan (SWMP) is to establish and define how the City of Kannapolis complies with its National Pollutant Discharge Elimination System (NPDES) Municipal Separate Storm Sewer System (MS4) Permit and the applicable provisions of the Clean Water Act to meet the federal standard of reducing pollutants in stormwater runoff to the maximum extent practicable.

This SWMP identifies the specific elements and minimum measures that the City of Kannapolis has and continues to develop, implement, enforce, evaluate, and report to the North Carolina Department of Environmental Quality (NCDEQ) Division of Energy, Minerals and Land Resources (DEMLR) to comply with the MS4 Permit number NCS000413, as issued by NCDEQ. This permit covers activities associated with the discharge of stormwater from the MS4, as owned and operated by the City of Kannapolis, and located within the corporate limits of the City of Kannapolis.

In preparing this SWMP, the City of Kannapolis has evaluated its MS4 and the permit requirements to develop a comprehensive 5-year SWMP that will meet the community's needs, address local water quality issues, and provide the minimum measures necessary to comply with the permit. The SWMP will be evaluated and updated annually to ensure that the elements and minimum measures it contains adequately provide for permit compliance and the community's needs. A mock audit, performed by a 3rd party, was conducted in November 2019, and the actions found during the audit to improve the program have been incorporated into this SWMP.

Once NCDEQ approves the SWMP, all provisions contained and referenced in this SWMP, along with any approved modifications of the SWMP, will be incorporated by reference into the permit and become enforceable parts of the permit.

PART 2: CERTIFICATION

Title:

City Manager

Signed this 4th day of Fabruary 20 25

By my signature below I hereby certify, under penalty of law, that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete.

I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

I am also aware that the contents of this document shall become an enforceable part of the NPDES MS4 Permit, and that both the Division and the Environmental Protection Agency have NPDES MS4 Permit compliance and enforcement authority.

☐ I am a ranking elected official.
☐ I am a principal executive officer for the permitted MS4.
☐ I am a duly authorized representative for the permitted MS4 and have attached the authorization made in writing by a principal executive officer or ranking elected official which specifies me as (check one):
☐ A specific individual having overall responsibility for stormwater matters.
☐ A specific position having overall responsibility for stormwater matters.
☐ Print Name:

Michael B. Legg

PART 3: MS4 INFORMATION

3.1 Permitted MS4 Area

This SWMP applies throughout the corporate limits of the City of Kannapolis, including all regulated activities associated with the discharge of stormwater from the MS4. The map below shows the corporate limits of the City of Kannapolis as of the date of this document.

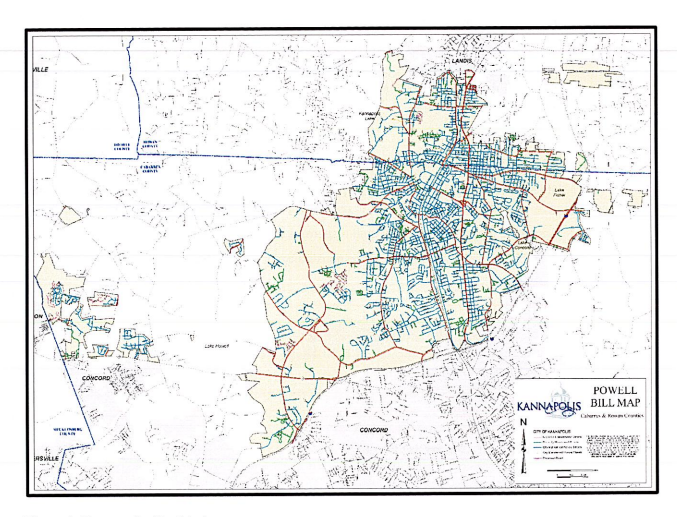


Figure 1: Kannapolis City Limits

3.2 Existing MS4 Mapping

The City of Kannapolis Stormwater System consists of a combination of piping, open vegetative conveyances, and sheet flow. Per the City Unified Development Ordinance, all new City streets constructed by private developers must have curb and gutter stormwater systems, and structural BMPs to handle stormwater runoff for developments over 20,000 square feet of impervious area are required. The Streets and SW Departments maintain the system, which is a function of the Transportation and Environmental Services.

The current MS4 storm drainage system mapping includes inlets, outfalls, manholes, pipes, channels, and culverts, and it includes the direction of flow as well as sizes. It currently spans roughly 75% of the current limits of the City of Kannapolis. The northern area contains the downtown portion of the city where most of the stormwater conveyance system is located. To meet MS4 permit requirements the City has mapped 100% of the major outfalls that discharge into receiving waters.

GIS Links:

City of Kannapolis GIS (www.kannapolisnc.gov/government-departments/planning/gis)

<u>Cabarrus County GIS</u> (location.cabarruscounty.us/mapcabarrus)

<u>Rowan County GIS</u> (www.rowancountync.gov/885/tax-map-gis)

Table 1: Summary of MS4 Stormwater System Inventory Mapping

Percent of MS4 Stormwater System Inventory Mapped	85	%
No. of Major Outfalls* Mapped	56	total

^{*}An outfall is a point where the MS4 discharges from a pipe or other conveyance (e.g. a ditch) directly into surface waters. Major outfalls are required to be mapped to meet permit requirements. A major outfall is a 36-inch diameter pipe or discharge from a drainage area > 50-acres; and for industrial zoned areas a 12-inch diameter pipe or a drainage area ≥ 2 -acres.

3.3 Receiving Waters

The City of Kannapolis MS4 is located within the Yadkin Pee-Dee River Basin and discharges directly into receiving waters as listed in Table 2 below. Applicable water quality standards listed below are compiled from the following NCDEQ sources:

- Waterbody Classification Map
- o Impaired Waters and TMDL Map
- o Most recent NCDEQ Final 303(d) List

Table 2: Summary of MS4 Receiving Waters

Receiving Water Name	Stream Index / AU Number	Water Quality Classification	303(d) Listed Parameter(s) of Interest
Irish Buffalo Creek (from Kannapolis Water Supply Dam to Rocky River)	13-17-9-(2)	С	N/R
Cold Water Creek (source to 0.5 miles downstream of Rowan SR 1221)	13-17-9-4-(0.5)	WS-IV	N/R
Cold Water Creek (Lake Fisher)	13-17-9-4-(1)	WS-IV;CA	N/R
Cold Water Creek (Dam at Lake Fisher to Irish Buffalo Creek)	13-17-9-4-(1.5)	С	N/R
UT to Cold Water Creek (source to 0.7 miles downstream Rowan/Cabarrus line)	13-17-9-4-2-(1)	WS-IV	N/R
UT to Cold Water Creek (Lake Concord)	13-17-9-4-2-(2)	WS-IV;CA	Chlorophyll a (40 μg/l, AL, NC)
UT to Cold Water Creek (dam at Lake Concord to Cold Water Creek)	13-17-9-4-2-(3)	C	N/R
Three Mile Branch	13-17-9-4-5	С	N/R
Coddle Creek (0.2 miles upstream NC 73 to Rocky River)	13-17-6-(5.5)	С	Benthos (Nar, AL, FW)
Afton Run (source to Coddle Creek)	13-17-6-6	С	N/R

<u>Notes</u>

UT = Unnamed tributary N/R = None reported

3.4 MS4 Interconnection

The City of Kannapolis MS4 is interconnected with another regulated MS4 and directly receives stormwater from the Town of Landis and City of Concord MS4s. The number of interconnections entering the City of Kannapolis MS4 from the Town of Landis is eight (8) and from the City of Concord is sixteen (16), as determined by reviewing the Kannapolis system inventory and counting the number of connections that flow into the City limits border. The City of Kannapolis is currently working on mapping the entire system, so the numbers in this document are based on the information that is currently available.

The City of Kannapolis MS4 is interconnected with another regulated MS4 and directly discharges stormwater into the Town of Landis and City of Concord MS4s. The number of interconnections leaving the City of Kannapolis MS4 to the Town of Landis is eight (8) and to the City of Concord is thirteen (13), as determined by reviewing the Kannapolis system inventory and counting the number of connections that flow out of the city limits border. The City of Kannapolis is currently working on mapping the entire system, so the numbers in this document are based on the information that is currently available.

The City of Kannapolis MS4 also borders Mecklenburg County and the Town of Davidson, which are copermittees for the Mecklenburg County MS4. It has not been determined how many interconnections exist between these MS4s, but as the system inventory for the City of Kannapolis becomes more expansive, these numbers will be updated.

NCDOT maintains multiple roads that pass through the City of Kannapolis limits, however the number of interconnections between the City of Kannapolis and NCDOT was not able to be determined using the data that is currently available.

3.5 Total Maximum Daily Loads (TMDLs)

The TMDL(s) listed in Table 3 below have been approved within the MS4 area, as determined by the map and list provided on the NCDEQ Modeling & Assessment Unit web page. The table also indicates whether the approved TMDL has a specific stormwater Waste Load Allocation (WLA) for any watershed directly receiving discharges from the permitted MS4, and whether a Water Quality Recovery Program has been implemented to address the WLA.

Table 3: Summary of Approved TMDLs

Water Body Name	TMDL Pollutant(s) of Concern	Stormwater Waste Load Allocation (Y/N)	Water Quality Recovery Program (Y/N)
N/A	N/A	N/A	N/A

There are currently no approved TMDLs within the MS4 area as determined by the map and list provided above.

3.6 Endangered and Threatened Species and Critical Habitat

Significant populations of threatened or endangered species and/or critical habitat are identified within the regulated MS4 urbanized area, as determined by a review of the Threatened and Endangered Species by County for North Carolina Map as provided by the U.S. Fish and Wildlife Service. Of those species listed, Table 4 summarizes the species that may be significantly impacted by the quality of surface waters within their habitat.

Table 4: Summary of Federally Listed Species/Habitat Impacted by Surface Water Quality

Scientific Name	Common name	Species Group	Federal
			Listing Status
Lasmigona decorata	Carolina heelsplitter	Freshwater mussel	Endangered
Fusconaia masoni	Atlantic pigtoe	Freshwater mussel	Threatened

3.7 Industrial Facility Discharges

The City of Kannapolis MS4 jurisdictional area includes the following industrial facilities which hold NPDES Industrial Stormwater Permits, as determined from the NCDEQ Active Stormwater Permits Map.

Table 5: NPDES Stormwater Permitted Industrial Facilities

Permit Number	Facility Name		
NCG060396	Amazon.com Services LLC - CLT3		
NCG060454	Amazon.com Services LLC - SNC6		
NCG080185	NCG080185 United Parcel Service - Kannapolis		
NCG080698	Kannapolis Public Works Operation Center		
NCG081023	Concord Inspection Center		
NCG140040	Concrete Supply Co – Concord		

3.8 Non-Stormwater Discharges

The water quality impacts of non-stormwater discharges have been evaluated by the City of Kannapolis, as summarized in Table 6 below. The unpermitted non-stormwater flows listed as incidental do not significantly impact water quality. The City of Kannapolis has evaluated residential and charity car washing and street washing for possible significant water quality impacts.

The Pavement Management Program in Part 10 of this SWMP addresses street washing activities. The Division does not require that other non-stormwater flows be specifically controlled by the City of Kannapolis.

Wash water associated with car washing that does not contain detergents or does not discharge directly into the MS4 is considered incidental. However, these types of non-stormwater discharges that do contain detergents have been evaluated by the City of Kannapolis to determine whether they may significantly impact water quality. It was determined by the City of Kannapolis that while non-commercial car washing

may impact water quality, it occurs at such infrequent intervals that it does not have to be limited at this time. Part 5 and Part 7 of this SWMP addresses measures to reduce these target pollutants.

Table 6: Non-Stormwater Discharges

Non-Stormwater Discharge	Water Quality Impacts
Water line and fire hydrant flushing	Incidental
Landscape irrigation	Incidental
Diverted stream flows	Incidental
Rising groundwater	Incidental
Uncontaminated groundwater infiltration	Incidental
Uncontaminated pumped groundwater	Incidental
Uncontaminated potable water sources	Incidental
Foundation drains	Incidental
Air conditioning condensate	Incidental
Irrigation waters	Incidental
Springs	Incidental
Water from crawl space pumps	Incidental
Footing drains	Incidental
Lawn watering	Incidental
Residential and charity car washing	Possible
Flows from riparian habitats and wetlands	Incidental
Dechlorinated swimming pool discharges	Incidental
Street wash water	Possible
Flows from firefighting activities	Incidental

3.9 Target Pollutants and Sources

In addition to those target pollutants identified above, the City of Kannapolis is not aware of other significant water quality issues within the permitted MS4 area.

Table 7 below summarizes the water quality pollutants identified throughout Part 3 of this SWMP, the likely activities/sources/targeted audiences attributed to each pollutant, and it identifies the associated SWMP program(s) that address each. Also, the City of Kannapolis has evaluated schools, homeowners, and businesses as target audiences that are likely to have significant stormwater impacts.

Pollutant sources targeted in this control measure include those sources or activities that produce trash, floatables, chemicals, waste oils, fecal coliform, and sediment/erosion. Stormwater pollution prevention messages focusing on various groups address the targeted sources. For children, the messages focus on pollutant sources that are easy to see and understand (e.g., litter). There has also been an effort toward helping children understand the nature of the storm sewer system (i.e., the water which goes down the storm drain is not treated before it enters the river). Messages targeting industry focus on good pollution prevention strategies and emphasize that, through the Good Housekeeping/Pollution Prevention Minimum Control Measure; the City is acting as an example to industry. The Utility Bill Inserts target homeowners with messages directed to proper disposal of hazardous waste and proper use of lawn and garden chemicals. Faulty septic systems and related fecal coliform problems will be included as a topic on the Stormwater microsite.

Table 7: Summary of Target Pollutants, Potential Sources, Target Audience(s), and SWMP Program Element

Target Pollutant(s)	Potential Source(s)	Target Audience(s)	SWMP Program Addressing Target Pollutant(s)/Audience(s)
Litter	Inappropriate Disposal	Residents, Businesses, Schools	Public Education & Outreach
Pesticides/Herbicides/ Fertilizers/Nutrients	Lawn/Garden Chemicals and Inappropriate Application	Residents, Businesses, Schools	Public Education & Outreach and Pollution Prevention and Good Housekeeping
Bacteria	Faulty Septic Systems, Sanitary Sewer Overflows, Wildlife, and Inappropriate Pet Waste Disposal	Residents, Businesses, Schools	Public Education & Outreach
Sediment	Erosion and Construction Site Runoff	Residents, Businesses, Schools, Contractors/Engineers/ Developers	Construction Site Runoff Control
Household Hazardous Waste	Inappropriate Disposal	Residents, Businesses, Municipal Employees	Illicit Discharge Detection & Elimination
Fats, Oils, and Grease	Inappropriate Disposal	Residents, Businesses (Restaurant and Food Services)	Illicit Discharge Detection & Elimination

PART 4: STORMWATER MANAGEMENT PROGRAM ADMINISTRATION

4.1 Organizational Structure

The City of Kannapolis stormwater program falls under Transportation and Environmental Services. The Kannapolis City Manager is the signing official by resolution of the Kannapolis City Council, February 10, 2003. The Kannapolis Public Works Director is named the authorized representative for program implementation by resolution of the Kannapolis City Council, February 10, 2003. Since then, the Public Works Director position has changed to the Director of Transportation and Environmental Services.

City of Kannapolis Stormwater Program Organizational Chart

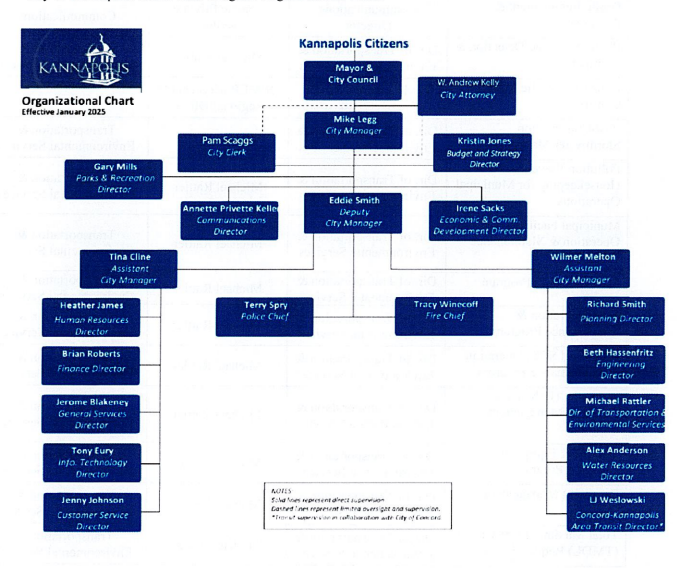


Table 8: Summary of Responsible Parties

SWMP Component	Responsible Position	Staff Name	Department
Stormwater Program Administration	Dir. of Transportation & Environmental Services	Michael Dodge	Transportation & Environmental Services
SWMP Management	Dir. of Transportation & Environmental Services	Michael Dodge	Transportation & Environmental Services
Public Education & Outreach	Communications Director	Annette Privette Keller	Communications
Public Involvement & Participation	Communications Director	Annette Privette Keller	Communications
Illicit Discharge Detection & Elimination	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Construction Site Runoff Control	Environmental Senior Specialist	DEMLR Mooresville Regional Office	
Post-Construction Stormwater Management	Dir. of Transportation & Environmental Services	Michael Dodge	Transportation & Environmental Services
Pollution Prevention/Good Housekeeping for Municipal Operations	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Municipal Facilities Operation & Maintenance Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Spill Response Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
MS4 Operation & Maintenance Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Municipal SCM Operation & Maintenance Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Pesticide, Herbicide & Fertilizer Management Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Vehicle & Equipment Cleaning Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Pavement Management Program	Dir. of Transportation & Environmental Services	Michael Rattler	Transportation & Environmental Services
Total Maximum Daily Load (TMDL) Requirements	Dir. of Transportation & Environmental Services	Michael Dodge	Transportation & Environmental Services

4.2 Program Funding and Budget

In accordance with the issued permit, the City of Kannapolis shall maintain adequate funding and staffing to implement and manage the provisions of the SWMP and comply with the requirements of the NPDES MS4 Permit. The budget includes the permit administering and compliance fee, which is billed by the Division annually.

There are currently 17 staffed stormwater management positions with a total annual budget of \$1,304,015 (excluding CIPs) for the NPDES stormwater management program. There has recently been a financial analysis conducted, and the results recommended adding a few additional staff. The City's current stormwater utility is calculated using impervious area based on as-builts.

4.3 Shared Responsibility

The City of Kannapolis will not be sharing the responsibility to implement any minimum control measures.

Table 9: Shared Responsibilities

SWMP BMP or Permit Requirement	Implementing Entity & Program Name	Legal Agreement (Y/N)
N/A	N/A	N/A

4.4 Co-Permittees

The are no other entities applying for co-permittee status under the NPDES MS4 permit number NCS000413 for the City of Kannapolis.

Table 10: Co-Permittee Contact Information

Co-Permittee MS4 Name	Contact Person	Phone & E-Mail	Interlocal Agreement (Y/N)
N/A	N/A	N/A	N/A

4.5 Measurable Goals for Program Implementation

The City of Kannapolis will manage and report the following Best Management Practices (BMPs) for the implementation of the Stormwater Management Program.

Permit Ref.	2.1.1: Adequate Program Measures to maintain adeq meet all requirements of th	uate fund	ding and staffing to in	nplement and ma	anage provis	ions of the SWMP and
DMD	A		В	Car	AND PROPERTY OF THE PARTY OF TH	D and
BMP No.	Description of BMP	Me	asurable Goal(s)	Schedule Implement		Annual Reporting Metric
#1	Maintain Program Fundi	ng				
	Consider a documented analysis to confirm that the program is adequately funded and staffed to take place permit year 1. With an annual reporting metric of adequate/inadequate	Annual submitte	1. Include analysis within the Annual Self-Assessment submitted in the first permit year (see BMP #2)			1. Adequate or Inadequate
Permit Ref.	2.1.2 and Part 4: Annual Measures to evaluate the process Results shall be used by the of the Stormwater Program	erformar e permitt	nce and effectiveness tee to modify the prog	gram components	s as necessar	y to accomplish the inten
ВМР	A		В	graphic bases of the section	C	D D
No.	Description of BMP		Measurable Goal(C .	dule for nentation	Annual Reporting Metric
#2	Annual Self-Assessment					
	Perform an annual evaluation SWMP implementation, suita SWMP commitments and any proposed changes to the SWM utilizing the NCDEQ Annual Assessment Template	bility of ИР	2. Prepare, certify, and submit the Annual Se Assessment to NCDE prior to August 31 eac year	lf- Years 1-4 Q	for Permit	1. Annual Self- Assessment received by NCDEQ no later than August 31 each year
Permit Ref.	1.6: Permit Renewal App Measures to submit a perm NPDES MS4 permit.			than 180 days p	orior to the e	xpiration date of the
D16D	A		В		C	D
BMP No.	Description of BMP		Measurable Goal(C TOTAL SECTION TO CONTRACT CO	dule for nentation	Annual Reporting Metric
#3	Permit Renewal Application	1				
	Audit stormwater program implementation for compliant the permit and approved SWN		1. Participate in an NPDES MS4 Permit Compliance Audit, as	1. TBD – T Permit Yea	ypically or 4	1. N/A

Table 1				
	submit a permit renewal application package.	2. Self-audit and document any stormwater program components not audited by EPA or NCDEQ utilizing the DEQ Audit Template	2. Permit Year 5	2. Submit Self-Audit to DEMLR (required component of permit renewal application package)
	The Day Service of the Control of th	3. Certify and submit the stormwater permit renewal application (NOI, Self-Audit, and Draft SWMP for the next	3. Permit Year 5	3. Permit renewal application package received by DEQ at least 180 days prior to permit expiration
	ta with the Artist Co.	5-year permit cycle)	and the second second	of some Z
Permit Ref.	2.2.2: Written Procedures for Im Measures to develop procedures fo	plementing Minimum M		A STATE OF THE STA
Ref.		plementing Minimum M		5. D
Ref. BMP	Measures to develop procedures for	nplementing Minimum M r implementing the six min	nimum control measures	
TO A THE PROPERTY AND A SECOND	Measures to develop procedures for A	nplementing Minimum M r implementing the six min B	nimum control measures C Schedule for	D Annual Reporting
Ref. BMP No.	Measures to develop procedures fo A Description of BMP	nplementing Minimum M r implementing the six min B	nimum control measures C Schedule for	D Annual Reporting

PART 5: PUBLIC EDUCATION AND OUTREACH PROGRAM

The City of Kannapolis will implement a Public Education and Outreach Program to distribute educational materials to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and steps the public can take to reduce pollutants in storm water runoff.

The target audiences and identified pollutants listed in Part 3.9 of this SWMP, which will be addressed by the Public Education and Outreach Program, are summarized in Table 12 below. In addition, the City of Kannapolis is required to inform businesses and the general public of the hazards associated with illicit discharges, illegal dumping, and improper disposal of waste.

Table 12: Summary of Target Pollutants, Potential Sources, & Target Audiences

Target Pollutants	Potential Sources	Target Audience(s)
Litter	Inappropriate Disposal	Residents, Businesses, Schools
Pesticides/Herbicides/ Fertilizers/Nutrients	Lawn/Garden Chemicals and Inappropriate Application	Residents, Businesses, Schools
Bacteria	Faulty Septic Systems, Sanitary Sewer Overflows, Wildlife, and Inappropriate Pet Waste Disposal	Residents, Businesses, Schools
Sediment	Erosion and Construction Site Runoff	Residents, Businesses, Schools, Contractors/Engineers/Developers
Household Hazardous Waste	Inappropriate Disposal	Residents, Businesses, Municipal Employees
Fats, Oils, and Grease	Inappropriate Disposal	Residents, Businesses (Restaurant and Food Services)

The City of Kannapolis will manage, implement, and report the following public education and outreach BMPs (see next page).

Permit Ref.	3.2.2 and 3.2.4: Outreach to Targeted Audiences Measures to identify the specific elements and implementation of a Public Education and Outreach Program to share educational materials to the community or conduct equivalent outreach activities about the impacts of stormwater discharges on water bodies and how the public can reduce pollutants in stormwater runoff. The permittee shall provide educational information to identified target audiences on pollutants/sources identified in table 12 above and shall document the extent of exposure of each media, event, or activity, including those elements implemented locally or through a cooperative agreement.					
ВМР	A	В	C	D		
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric		
#5	Goals and Objectives			Constant of the		
	Define goals and objectives of the Public Education and Outreach Program based on community wide issues	Document goals and objectives in the Public Education and Outreach Procedures document	1. Permit Year 1	1. Yes or No		
	and the self of the property o	2. Reassess and revise, as necessary, Public Education and Outreach Procedures document to determine if any goals have changed	2. Annually	2. Document date that the Public Education and Outreach Program was reassessed		
#6	Describe Target Pollutants and/or St					
	Maintain a description of the target pollutants and/or stressors and likely sources	1. Reassess and revise, as necessary, Table 13 of SWMP to determine if any items need to be updated	1. Annually	1. Report any changes		
#7	Describe Target Audiences	Toggine I sugar		p San Francisco		
	Maintain a description of the target audiences likely to have significant stormwater impacts and why they were selected	1. Reassess and revise, as necessary, Table 13 of SWMP to determine if any items need to be updated	2. Annually	2. Report any changes		
#8	Describe Residential and Industrial/0		186 °			
	Describe issues such as pollutants, likely sources of those pollutants, impacts, and the physical attributes of stormwater runoff, in their education/outreach program	Reassess to determine if any items need to be updated	1. Annually	1. Report any changes		

Permit Ref.	2.1.7, 3.2.3, and 3.6.4(c): Web Site Measures to provide a web site desi including ordinances, or other regul mechanisms, providing the legal aut and SWMP. The web page shall als	gned to convey the progra atory mechanisms, or a list thority necessary to imple to provide developers with	st identifying the ordinar ment and enforce the rec	nces or other regulatory quirements of the permit
	design standards, checklists, and/or			
BMP No.	A Description of BMP	B Measurable Goal(s)	C Schedule for Implementation	Annual Reporting Metric
49	City Website		in promonent	
	Promote and maintain an internet website designed to convey the program's message	Post the City's Stormwater Management Program	1. As updated	1. Yes or No
	Secretary of the second of the	2. Promote website on outreach material	2. As appropriate	2. Yes or No
		3. Track the annual number of visits to the site	3. Annually	3. Report on annual number of site visits
	3.2.4: Distribute Public Education Measures for distributing public education	number of visits to the site n Materials		number of site visits
Ref.		number of visits to the site n Materials	fied target audiences and	number of site visits d user groups.
Ref. BMP	Measures for distributing public ed	number of visits to the site n Materials ucation materials to identi	fied target audiences and	number of site visits d user groups.
Permit Ref. BMP No.	Measures for distributing public ed	number of visits to the site n Materials ucation materials to identi B Measurable Goal(s)	fied target audiences and C Schedule for	number of site visits d user groups. D Annual Reporting
Ref. BMP No.	Measures for distributing public ed A Description of BMP	number of visits to the site n Materials ucation materials to identi B Measurable Goal(s) on 1. Develop material or utilize public outreach material developed by the state and/or other entities through a	fied target audiences and C Schedule for	number of site visits d user groups. D Annual Reporting
Ref. BMP No.	A Description of BMP Public Education Material Distribute Distribute stormwater educational material to identified target audiences	number of visits to the site n Materials ucation materials to identi B Measurable Goal(s) on 1. Develop material or utilize public outreach material developed by the state and/or other	fied target audiences and C Schedule for Implementation	number of site visits d user groups. D Annual Reporting Metric

Permit Ref.	3.2.5: Stormwater Hotline Measures for a stormwater hotline/helpline for the purpose of public education and outreach.				
ВМР	A	В	C	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#11	Hotline/Helpline	ers an exclusive resource or agreement	and the Consequence of the control of the con-		
	Promote and maintain a hotline/helpline. An existing	Check phone number annually	1. Annually	1. Yes or No	
	hotline/helpline may be utilized so long as it also promotes for	2. Train hotline staff on transferring calls	2. As new staff join	2. Report number of newly trained staff	
	stormwater concerns or staff is trained to transfer calls to the stormwater administrator	3. Track the annual number of calls to the hotline	3. Continuous	3. Report on annual number of calls	
	grolepore	4. Promote hotline information on outreach material	4. As materials are developed	4. Yes or No	
		5. Clarify hotline information for outreach material on website	5. Continuous	5. Yes or No	

PART 6: PUBLIC INVOLVEMENT AND PARTICIPATION PROGRAM

This SWMP identifies the minimum elements and implementation of a Public Involvement and Participation Program that complies with applicable State, Tribal and local public notice requirements. The City of Kannapolis will manage, implement, and report the following public involvement and participation BMPs.

Permit Ref.	3.3.1: Public Input Mechanisms for public involvemen	t that provide for input on	stormwater issues and t	he stormwater program.	
BMP	A	В	C	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#12	On-Going Public Involvement Activi	ties			
	Provide and promote a mechanism for public involvement that provides for input on stormwater issues and the stormwater program	1. Conduct an Environmental Stewardship Committee meeting where a portion of the meeting is dedicated to addressing public concerns regarding stormwater issues	1. Annually	1. Yes or No / Date of meeting	
Permit Ref.	3.3.2: Volunteer Opportunities Measures to provide volunteer opportunities	ortunities designed to pro	note ongoing citizen par	ticipation.	
BMP	A	B	С	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#13	Volunteer Community Involvement Program				
	Include and promote volunteer opportunities as part of the stormwater program designed to promote ongoing citizen participation	1. Publicize, promote, and implement two public involvement events per year (litter cleanup/stream cleanup, storm drain marking	1. Annually	1. Yes or No / Gauge effectiveness of event(s) (i.e. number of attendees, pounds or bags of trash, number of storm drain markers installed, etc.)	

PART 7: ILLICIT DISCHARGE DETECTION AND ELIMINATION PROGRAM

The City of Kannapolis will develop, manage, implement, document, report and enforce an Illicit Discharge Detection and Elimination Program which shall, at a minimum, include the following illicit discharge detection and elimination BMPs.

Permit Ref.	3.4.1: MS4 Map Measures to develop, update and maintain a municipal storm sewer system map including stormwater conveyances, flow direction, major outfalls and waters of the United States receiving stormwater discharges.					
ВМР	A	В	C	D		
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric		
#14	MS4 Mapping	i de la compania del compania de la compania del compania de la compania del compania de la compania de la compania de la compania del compania de la compania de la compania de la compania de la compania del compania	The Manager			
	Continue to develop and maintain a current map showing storm sewer	Have entire system mapped by end of permit	1. Continuous	Percent of system mapped		
Permit	system and receiving streams	cycle	a policina de la	90 (2-10808)		
	system and receiving streams 3.4.2: Regulatory Mechanism Measures to provide an IDDE ordi prohibit, detect, and eliminate illici including enforcement procedures	nance or other regulatory ret connections and dischargand actions.	ges, illegal dumping, and	legal authority to spills into the MS4,		
Ref. BMP	system and receiving streams 3.4.2: Regulatory Mechanism Measures to provide an IDDE ordi prohibit, detect, and eliminate illici	nance or other regulatory ret connections and discharge	ges, illegal dumping, and C Schedule for	legal authority to		
Permit Ref. BMP No.	system and receiving streams 3.4.2: Regulatory Mechanism Measures to provide an IDDE ordi prohibit, detect, and eliminate illici including enforcement procedures A	nance or other regulatory ret connections and discharge and actions.	ges, illegal dumping, and	legal authority to spills into the MS4, D Annual Reporting		

Permit	3.4.3: IDDE Plan	romanda Yezhoù an de de	States and section technique	viole 5 to a separate		
Ref.	Measures to maintain and implement dumping and any non-stormwater d plan shall provide standard procedu	ischarges identified as sig	nificant contributors of p			
	a) Locate priority areas likely to have illicit discharges,b) Conduct routine dry weather outfall inspections,					
	c) Identify illicit	discharges and trace sourc	es,			
	d) Eliminate the s	ource(s) of an illicit disch	arge, and			
	Evaluate and assess the IDDE Prog	Calcine and Calcine and Calcine				
	A	В	Г	D		
BMP No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric		
#16	Dry Weather Survey	BUT YOURSEL	A control of the control	a a side confide.		
surv thro elim Foll	Conduct an outfall dry weather survey and follow suspected sources through the system. Identify and	1. Screen 20% of outfalls	1. Annually	Annually report percent of outfalls screened		
	eliminate as many as possible. Follow procedures included in the IDDE Program Procedures Manual	2. Record number of illicit discharges detected	2. Annually	2. Annually report on the number of illicit discharges detected		
	TDDE Program Procedures Manual	3. Record number of notifications issued	3. Annually	3. Annually report on the number of notifications issued		
		4.Record number of connections eliminated	4. Annually	4. Annually report on the number of connections eliminated		
#17	IDDE Program Evaluation					
	Perform a program evaluation and assessment according to the procedures in the IDDE Program Procedures Manual	Hold annual evaluation meeting to discuss IDDE program and procedures	1. Annually	1. Report meeting date		
Permit	3.4.4: IDDE Tracking					
Ref.	3.4.4: IDDE Tracking Measures for tracking and documenting the date(s) an illicit discharge, illicit connection or illegal dumping wobserved, the results of the investigation, any follow-up of the investigation, the date the investigation was closed, the issuance of enforcement actions, and the ability to identify chronic violators.					
DMD	A	В	C	D		
BMP No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric		
#18	Documentation of Illicit Discharges	Women Transfer and American Services (1997)	Ampientention .			
	Track investigations and document the date(s) the illicit discharge was observed, the results of the	1. Track investigations	1. Continuous	1. Number of investigations		

Table 1	5: Illicit Discharge Detection and I	Elimination BMPs		
Ho. 2 and	investigation, any follow-up, notices of violation or other enforcement actions, and the date the investigation was closed	2. Update IDDE Program Procedures Manual to include provisions for identifying chronic violators and what actions will be taken to reduce noncompliance	2. As needed	2. Yes or No
	m steer a le seguire	3. Identify chronic violators and initiate actions to reduce noncompliance	3. Annually	3. Number of chronic violators
Permit Ref.	3.4.5: Staff IDDE Training Measures to provide training for my responsibilities, may observe an illi include how to identify and report i training event shall be documented,	cit discharge, illicit conne llicit discharges, illicit cor	ction, illegal dumping, onections, illegal dumpi	or spills. Training shall ng, and spills. Each staff
BMP	A	В	С	D
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric
#19	Employee Training	e desperantes par sun el Billio officiale EVA tari All	PRITA INCOMENTATION	And a characteristic services
	Using Good Housekeeping seminars and other specific training, staff will be taught methods for recognizing illicit discharges and illegal connections as well as appropriate measures to take upon discovery	Train all appropriate employees	1. Annually	1. Annually report on dates of staff training, the agenda, and number of people in attendance
Permit Ref.	3.4.6: IDDE Reporting Measures for public education and a and spills. The mechanism shall be response by appropriately trained personse by appropriately appropriate	publicized to facilitate rep		
ВМР	A	В	C	D
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric
#20	IDDE Public Education		implementation	170010
	Inform public employees, businesses, and the general public of hazards associated with illicit discharges and improper disposal of waste	Distribute materials to appropriate audience	1. Annually	Report annually on number of people reached
#21	Public Reporting Mechanism			
	Promote, publicize, and facilitate a reporting mechanism for the public	Promote reporting mechanism to public	1. Continuous	1. Yes or No

and establish and implement citizen request response procedures	2. Train staff on illicit discharge reporting mechanisms	2. Annually	2. Annually report on dates of staff training and number of people in attendance
	3. Create standard procedures for implementing citizen requests	3. Year 1	3. Yes or No
	4. Respond to complaints	4. As reported	4. Annually report on number of complaints received
	5. Ensure problems have been corrected by responsible party	5. As identified	5. Annually report on number of illicit discharges identified as well as the number corrected

PART 8: CONSTRUCTION SITE RUNOFF CONTROL PROGRAM

In accordance with 15A NCAC 02H .0153, the City of Kannapolis relies upon the North Carolina Sedimentation Pollution Control Act (SPCA) of 1973 and the NCG010000 permit for construction activities as qualifying alternative programs to meet the NPDES MS4 Permit requirements for all construction site runoff control measures to reduce pollutants in stormwater runoff from construction activities that result in land disturbance of greater than or equal to one acre and any construction activity that is part of a larger common plan of development that would disturb one acre or more.

Table 16: Qualifying Alternative Program Components for Construction Site Runoff Control Program

Permit Reference	State or Local Program Name	Legal Authority	Implementing Entity	Meets Whole or Part of Requirement
3.5.1 - 3.5.4	State Implemented SPCA Program	15A NCAC Chapter 04	NCDEQ	Whole

The City of Kannapolis also implements the following BMPs to meet NPDES MS4 Permit requirements.

Permit Ref.	3.5.1 through 3.5.5: Rely on NC Division of Energy, Mineral, and Land Resources Sediment and Erosion Control Program Measures to meet the MEP standard for Construction Site Runoff Controls.				
ВМР	A	В	C	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#22	Construction Site Runoff Control	Signaturga Fratti Artika da da k Milipada da da da disemberakan		THE CONTENTS OF THE	
	Rely on the NC Division of Energy, Mineral, and Land Resources Sediment and Erosion Control Program to comply with this minimum measure	1. Rely on NCDEMLR and maintain communication, if necessary.	1. Annually	1. N/A	
Permit Ref.	3.5.6: Public Input Measures to provide and promote a means for the public to notify the appropriate authorities of observed erosion and sedimentation problems.				
BMP	\mathbf{A}	В	C	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#23	Public Input	75 2834 88	(AT-AW) padence	India const	
	Provide and promote a means for the public to notify the appropriate authorities of observed erosion and sedimentation problems	1. Add the information on the NCDEQ Division of Energy, Mineral, and Land Resources "Stop Mud" hotline to City advertisements and the City website. Continue to notify public of the City's Hotline to notify City of observed problems	1. As necessary	Report on documents or advertisements that include this information	
#24	Staff Response				
	Ensure that staff who receive calls from the public know the protocols for referral and tracking of construction site runoff control	Train municipal staff on proper handling of construction site runoff control complaints	1. Annually	Document number of staff trained	

PART 9: POST-CONSTRUCTION SITE RUNOFF CONTROL PROGRAM

This SWMP identifies the minimum elements to develop, implement and enforce a program to address stormwater runoff from new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, which are located within the City of Kannapolis and discharge into the MS4. These elements are designed to minimize water quality impacts utilizing a combination of structural Stormwater Control Measures (SCMs) and/or non-structural BMPs appropriate for the community and ensure adequate long-term operation and maintenance of SCMs.

In accordance with 15A NCAC 02H .0153 and .1017, the City of Kannapolis implements the following State post-construction program requirements, which satisfy the NPDES Phase II MS4 post-construction site runoff control requirements as Qualifying Alternative Programs (QAPs) in the MS4 area(s) where they are implemented.

Table 18: Qualifying Alternative Program(s) for Post-Construction Site Runoff Control Program

State QAP Name	State Requirements	Local Ordinance / Regulatory Mechanism Reference
Water Supply Watershed (WS-II)	15A NCAC 2B .06200624	UDO, Section 4.16
Water Supply Watershed (WS-III)	15A NCAC 2B .06200624	UDO, Section 4.16
Water Supply Watershed (WS-IV)	15A NCAC 2B .06200624	UDO, Section 4.16

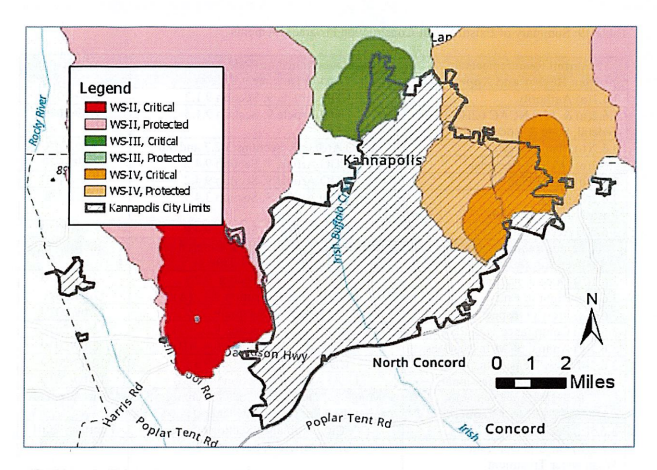


Figure 2: Water Supply Watershed Areas within City of Kannapolis Limits

The City of Kannapolis has existing requirements other than Qualifying Alternative Programs for implementation of the NPDES Phase II MS4 post-construction program requirements. These existing requirements are codified in local ordinances, and implementation is further defined in guidance, manuals, and/or standard operating procedures as summarized in Table 19 below.

Table 19: Summary of Existing Post-Construction Program Elements

Permit Requirements for Plan Review and Approval	Municipal Ordinance/Code Reference(s) and/or Document Title(s)	Date Adopted
3.6.1(a) Authority	UDO Article 9, Section 9.1.2	12/09/2019
3.6.2(a) & 15A NCAC 02H.0153(c) Federal, State & Local Projects	5A NCAC 02H.0153(c) UDO Article 9, Section 9.1.5	
3.6.2(b) Plan Review	UDO Article 3, Sections 3.2.7 and 3.6	1/22/2018
3.6.2(c) O&M Agreement	UDO Article 9, Section 9.4.2	12/09/2019
3.6.2(d) O&M Plan	UDO Article 9, Section 9.4.2	12/09/2019
3.6.2(e) Deed Restrictions/Covenants	UDO Article 3, Section 3.4.7	1/22/2018
3.6.2(f) Access Easements	UDO Article 9, Section 9.4.8	12/09/2019
Permit Requirements for Inspections and Enforcement	Municipal Ordinance/Code Reference(s) and/or Document Title(s)	Date Adopted
3.6.1(b) Documentation	UDO Article 9, Section 9.2.1	12/09/2019
3.6.1(c) Right of Entry	UDO Article 9, Section 9.4.2(A)	12/09/2019
3.6.3(a) Pre-CO Inspections	UDO Article 9, Section 9.2.3(C)	12/09/2019
3.6.3(b) Compliance with Plans	UDO Article 9, Section 9.2.3(C)	12/09/2019
3.6.3(c) Annual SCM Inspections	UDO Article 9, Section 9.4.1(B)	12/09/2019
3.6.3(d) Low Density Inspections	UDO Article 9, Section 9.3.2	12/09/2019
3.6.3(e) Qualified Professional	UDO Article 9, Section 9.4.1(B)	12/09/2019
Permit Requirements for Fecal Coliform Reduction	Municipal Ordinance/Code Reference(s) and/or Document Title(s)	Date Adopted
3.6.5(a) Pet Waste	City Ordinance Section 6(i)	February 2001
3.6.5(b) On-Site Domestic Wastewater Treatment	UDO Article 9, Section 9.3.12	12/09/2019

The annual reporting metrics for the post construction program are provided in Table 20: Post Construction Site Runoff Control BMPs below.

Permit Ref.	3.6.4(a), 3.6.4(b), and 4.1.3: Minimum Post-Construction Reporting Requirements Measures to document activities over the course of the fiscal year (July 1 – June 30) including appropriate information to accurately describe progress, status, and results.				
DNAD	A	В	C	D	
BMP No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#25	Standard Reporting				
	Implement standardized tracking, documentation, inspections, and reporting mechanisms to compile appropriate data for the annual self-	Track number of low density and high density plan reviews performed.	1. Continuously	Number of plan reviews performed for low density and high density.	
	assessment process. Data shall be provided for each Post-Construction/ Qualifying Alternative Program	2. Track number of low density and high density plans approved.	2. Continuously	Number of plan approvals issued for lov density and high density	

	being implemented as listed in Tables	3. Maintain a current	3. Continuously	3. Summary of number
	18 and 19.	inventory of low density projects and constructed		and type of SCMs adde to the inventory; and
	Compared the compared of the c	SCMs including SCM		number and acreage of
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	type or low density		low density projects constructed.
	event of the control of the course.	acreage, location, and last inspection date.		
		4. Track number of SCM inspections performed.	4. Continuously	4. Number of SCM inspections.
		5. Track number of low density inspections performed.	5. Continuously	5. Number of low densi inspections.
	to the second of	6. Track number and type of enforcement actions taken.	6. Continuously	6. Number and type of enforcement actions taken.
	control measures will be installed, in plans, inspection reports, monitoring with the Post-Construction Stormwa inspecting at reasonable times any fa	g results, and other informater Management Program	ation deemed necessary, and (c) enter private private private	to evaluate compliance roperty for the purpose of
	plans, inspection reports, monitoring with the Post-Construction Stormwa inspecting at reasonable times any for discharges to determine whether the Program.	g results, and other inform ater Management Program acilities, equipment, pract	ation deemed necessary , and (c) enter private prices, or operations related	to evaluate compliance roperty for the purpose of to stormwater
	plans, inspection reports, monitoring with the Post-Construction Stormwa inspecting at reasonable times any fa discharges to determine whether the	g results, and other informater Management Program acilities, equipment, practive is compliance with the	ation deemed necessary , and (c) enter private prices, or operations relate Post-Construction Storm C Schedule for	to evaluate compliance roperty for the purpose of the stormwater nwater Management D Annual Reporting
BMP No. #26	plans, inspection reports, monitoring with the Post-Construction Stormwa inspecting at reasonable times any fadischarges to determine whether the Program.	g results, and other informater Management Program acilities, equipment, practive is compliance with the B Measurable Goal(s)	ation deemed necessary , and (c) enter private prices, or operations relate Post-Construction Storm C Schedule for Implementation	to evaluate compliance roperty for the purpose of to stormwater nwater Management D Annual Reporting Metric
No.	plans, inspection reports, monitoring with the Post-Construction Stormware inspecting at reasonable times any find discharges to determine whether the Program. A Description of BMP This permit requirement is fully met by 3.6.3: Plan Review and Approval Measures to maintain plan review and State, and local government projects entire MS4 permitted area, unless the program, (b) Conduct site plan review or equal to one acre, and sites that development or sale for compliance apply within your jurisdiction, (c) E complies with 15A NCAC 02H .105 that complies with 15A NCAC 02H protective covenants, that require the that each SCM and associated maintains.	g results, and other informater Management Program acilities, equipment, practive is compliance with the B Measurable Goal(s) the existing post-construction approval authority, starts to comply with Post-Corne entity is subject to its overwhere the start of the existing post-construction approval authority, starts to comply with Post-Corne entity is subject to its overwhere the subject to its overwhere the subject to its overwhere the each project has 50(12), (d) Ensure that each 1050(13), (e) Ensure that each project to be maintained	ation deemed necessary , and (c) enter private prices, or operations relate Post-Construction Storm C Schedule for Implementation on program, see references addards and procedures to astruction Program requir on NPDES MS4 permit and redeveloped sites that are part of a larger co 17 and the qualifying all s an Operation and Main the project has an Operation the each project has record consistent with approve	to evaluate compliance roperty for the purpose of the stormwater inwater Management D Annual Reporting Metric provided in Table 19. D: (a) Require Federal, rements throughout the or a qualifying alternative that disturb greater than formmon plan of ternative programs that intenance Agreement that on and Maintenance Plated deed restrictions and red plans, and (f) Ensure
No. #26 Permit	plans, inspection reports, monitoring with the Post-Construction Stormward inspecting at reasonable times any for discharges to determine whether the Program. A Description of BMP This permit requirement is fully met by 3.6.3: Plan Review and Approval Measures to maintain plan review and State, and local government projects entire MS4 permitted area, unless the program, (b) Conduct site plan review or equal to one acre, and sites that did development or sale for compliance apply within your jurisdiction, (c) E complies with 15A NCAC 02H .105 that complies with 15A NCAC 02H protective covenants, that require the	g results, and other informater Management Program acilities, equipment, practive is compliance with the B Measurable Goal(s) the existing post-construction approval authority, starts to comply with Post-Corne entity is subject to its overwhere the start of the existing post-construction approval authority, starts to comply with Post-Corne entity is subject to its overwhere the subject to its overwhere the subject to its overwhere the each project has 50(12), (d) Ensure that each 1050(13), (e) Ensure that each project to be maintained	ation deemed necessary , and (c) enter private prices, or operations relate Post-Construction Storm C Schedule for Implementation on program, see references addards and procedures to astruction Program requir on NPDES MS4 permit and redeveloped sites that are part of a larger co 17 and the qualifying all s an Operation and Main the project has an Operation the each project has record consistent with approve	to evaluate compliance roperty for the purpose of the stormwater mwater Management D Annual Reporting Metric provided in Table 19. D: (a) Require Federal, trements throughout the or a qualifying alternative that disturb greater than purpose of ternative programs that intenance Agreement that on and Maintenance Planted deed restrictions and red plans, and (f) Ensure

Permit Ref. 3.6.4: Inspections and Enforcement Measures to maintain inspection and enforcement authority, standards, and procedures to: (a) Co construction inspections prior to issuing a Certificate of Occupancy or a Temporary Certificate of Alternatively, the project owner may provide a surety bond to guarantee compliance with the approved (b) Ensure that the project has been constructed in accordance with the approved plan(s), (c) Ensints inspection of each permitted SCM to ensure compliance with the approved Operation and Maint Agreement, (d) Ensure inspection of low density projects at least once during the permit term, and that inspections be conducted by a qualified professional.					
	A	В	С	D	
BMP No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#28	This permit requirement is fully met	by the existing post-construction		provided in Table 19.	
Permit Ref.	3.6.5: Fecal Coliform Reduction Measures to control, to the maximum extent practicable, sources of fecal coliform per 15A NCAC 02H .1017(7). At a minimum, the program shall include: (a) A pet waste management component, which may be achieved by revising an existing litter ordinance, and (b) An on-site domestic wastewater treatment system component, if applicable, which may be coordinated with local county health department, to ensure proper operation and maintenance of such systems.				
				ont, to ensure proper	
ВМР			C	D	

PART 10: POLLUTION PREVENTION AND GOOD HOUSEKEEPING PROGRAMS

This SWMP provides a comprehensive pollution prevention and good housekeeping strategy for the City of Kannapolis municipal facilities and operations. Pollution prevention and good housekeeping is accomplished through the implementation of seven required programs, which collectively address the ultimate goal of preventing or reducing pollutant runoff from municipal operations such as parks and open space maintenance, fleet and building maintenance, new construction and land disturbances, and municipal storm sewer system maintenance.

Pollution prevention and good housekeeping for municipal operations includes the following programs:

- 1. Municipal Facilities Operation and Maintenance Program
- 2. Spill Response Program
- 3. MS4 Operation and Maintenance Program
- 4. Municipal SCM Operation and Maintenance Program
- 5. Pesticide, Herbicide and Fertilizer Management Program
- 6. Vehicle and Equipment Maintenance Program
- 7. Pavement Management Program

The City of Kannapolis will manage, implement, and report the pollution prevention and good housekeeping BMPs as specified in Table 21 below for each required program.

Permit Ref.	3.7.1: Municipal Facilities Operation and Maintenance Program Measures to manage facilities that are owned and operated by the permittee and have the potential for generating polluted stormwater runoff. The permittee shall maintain a current inventory of municipal facilities; perform facility inspections and routine maintenance; establish specific frequencies, schedules, and standard documentation; provide staff training on general stormwater awareness and implementing pollution prevention and good housekeeping practices.				
ВМР	A	В	С	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#30	Maintain a Maintenance Program for Municipal Facilities				
	Maintain and implement an Operation and Maintenance program for municipal owned and operated facilities with the potential for generating polluted stormwater	1. Develop O&M Plan for each City facility identified in BMP #29	1. Permit Year 1	1. Yes or No	
		2. Review and maintain O&M Plans and evaluate	2. Annually	2. Yes or No	
	runoff. In this plan, specify the frequency of inspections and routine maintenance requirements	3. Inspect municipal owned and operated facilities with the potential for generating polluted stormwater runoff	3. Annually	3. Number of inspections performed	

#31	Inventory of Municipally Owned or (Operated Facilities					
	Develop and maintain an inventory of facilities and operations owned and operated by the City with the potential for generating polluted stormwater runoff	Maintain inventory of municipal facilities	1. Annually	Number of municipal facilities identified			
#32	Staff Training						
	Implement an employee training program for employees involved in implementing pollution prevention and good housekeeping practices	1. Train all employees	1. Annually or as necessary	1. Report the date of training and number of attendees			
Permit Ref.	3.7.2: Spill Response Program Measures for facilities and operations the runoff if spilled. The permittee shall may procedures.	hat store and/or use materials aintain written spill response	s that have the potential to co	ontaminate stormwater n spill response			
ВМР	\mathbf{A}	B	\mathbf{C}	D			
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric			
# 33	Spill Response Procedures						
	Develop and implement written spill response procedures for municipally	Develop spill response procedures	1. Permit Year 1	1. Yes or No			
	owned or operated facilities	2. Review and update spill response procedures document, as needed	2. Annually	2. Yes or No			
# 34	Staff Training						
	Implement an employee training program for employees involved in spill response procedures	1. Train all employees	1. Annually or as necessary	1. Report the date of training and number of attendees			
Permit Ref.	3.7.3: MS4 Operation and Maintena Measures to minimize pollutants in the maintenance staff training on stormwat collection system including catch basin documentation.	stormwater collection system er awareness and pollution p	prevention, perform MS4 insp blish specific frequencies, sc	pections, maintain the			
ВМР	A	В	C	D			
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric			
4 35	Number of staff trained						
	Develop of identify a staff training program for general stormwater pollution prevention and provide to	Develop or identify appropriate training program	1. Permit Year 2	1. Yes or No			
	public works department employees	2. Provide initial training	2. Annually, beginning in	2. Number of staff			

10.7 (1	State Control of States	3. Provide training for	3. Annually, beginning in	3. Number of new hires
	CHI (HALL HE LANGE)	new hires	Permit Year 3, as necessitated by staffing changes	trained and topics from training
4 36	MS4 System Inspections and Main	tenance	But a But the second of the se	AD SECURE OF THE CO.
	A proactive plan for MS4 system maintenance, requiring regular inspections and maintenance	1. Develop a SOP that includes proactive inspection schedules, standard documentation,	1. Permit Year 2	1. Yes or No
		staff responsibilities, and proper maintenance training 2. Perform regular	2. Permit Year 3 and	2. Number of inspection
		inspections in accordance with the SOP	annually afterward	
	englenger van de versche van de vers	3. Verify, document, and prioritize maintenance activities identified by inspections or citizen complaints	3. Continuously, as potential maintenance activities are identified	3. Number of maintenance activities performed
		4. Develop inspection and maintenance tracking system to be used in accordance with the SOP and to identify "hot spot" locations for system maintenance	1. Permit Year 2	1. Yes or No
ermit Ref.	3.7.4: Municipal SCM Operation a Measures to manage municipally-ow with the permittee's post-construction inspections and maintenance, and sha	and Maintenance Program ned, operated, and/or maintain n program. The permittee shal	ll maintain a current inventor	y of SCMs, perform SCN
BMP	A	В	C	D
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric
37	Structural Control Inventory	morare parental and consistent in a constant	entropic survey of property of the property of	na Theorem Contracting and Andrews States
	Maintain a current inventory of municipally-owned or operated structural stormwater controls installed for compliance with the permittee's post-construction ordinance	Maintain an inventory of the appropriate structural controls	1. Continuously	1. Number of municipally owned SCMs

1301/19/12	Maintain and implement an O&M program for the stormwater sewer system including catch basins and conveyance systems that it owns and maintains	1. Inspect and maintain 20% of the stormwater sewer system	1. Annually	Report percent of system inspected and maintained
#39	Develop an O&M Plan to define stormwater sewer system related resources and organization, responsibilities, policies, and general procedures	Develop written O&M Plan for stormwater sewer system program	1. Permit Year 1	1. Yes or No
Permit Ref.	3.7.5: Pesticide, Herbicide and Fertil Measures to minimize water quality im pollution prevention and chemical use, applicator certifications.	pacts from the use of landsca	ape chemicals. The permitt	ee shall provide routine ance with permits and
DA (D	A	В	C	D
BMP No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric
#40	Evaluation of Materials and Methods	S	SET TO	
	Ensure municipal employees and contractors are properly trained and all permits, certifications, and other measures for applicators are followed	Ensure that proper training has been received and licenses are current	1. Annually	Report the date of training and number of attendees and number of licensed applicators
Permit Ref.	3.7.6: Vehicle and Equipment Maint Measures to prevent and minimize come equipment maintenance and/or cleaning industrial permitting comply with those perform routine inspections, and estable	tamination of stormwater rung. The permittee shall ensure permit requirements, providing specific frequencies, schools	that municipal industrial the routine pollution preventedules, and documentation	facilities subject to NPDES tion training to staff,
вмр	A	В	C	D
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric
#41	Vehicle and Equipment Cleaning			
	Describe and implement measures to	Develop and implement measures to	1. Permit Year 1	1. Yes or No

Permit	3.7.7: Pavement Management Progr	am			
Ref.	Measures to reduce pollutants in stormwater runoff from municipally-owned streets, roads, and parking lots within the permittee's corporate limits. The permittee shall implement measures to control litter, leaves, debris, particulate and fluid pollutants associated with vehicles, and establish specific frequencies, schedules, and documentation.				
ВМР	A	В	С	D	
No.	Description of BMP	Measurable Goal(s)	Schedule for Implementation	Annual Reporting Metric	
#42	Stormwater Collection System Main	tenance			
	Evaluate existing and new BMPs that reduce polluted stormwater runoff from municipally-owned streets, roads, and public parking lots within their corporate limits	1. Perform a minimum of one evaluation each year which includes a summary of the effectiveness of the BMPs based on the estimated quantity of pollutants removed	1. Annually	I. Number of evaluations	
#43	Street Sweeping				
_	Street sweeping will follow a regular schedule to reduce pollutants from City owned and maintained pavement areas	1. Conduct street sweeping per MS4 O&M SOP	1. Annually	Number of tons of debris removed	
#44	Yard Waste Collection				
	Periodically collect leaves and debris from streets, roads, and parking lots to reduce pollutants and clogging of storm sewer inlets	Continue to collect yard trimmings and loose leaves	I. Seasonally, per current City procedures	1. Tons of debris collected	

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