Municipal Separate Storm Sewer System
Program Plan & Annual Report

For

General Permit No. VAR040108

And

Annual Reporting through

July 1, 2013 through June 30, 2014

This plan and annual report is submitted in accordance with 9VAC25-890-30 and 9VAC25-890-40 as part of registration statement for permit coverage to discharge stormwater to surface waters of the Commonwealth of Virginia consistent with the VAR04 General Permit, effective July 1, 2013.

Submitted: September 30, 2014
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CERTIFICATION

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

Printed Name: Stephen Parker  Title: Vice President, Finance

Signature: [Signature]  Date: 9/09/2014
DEFINITIONS

"Best management practice" or "BMP" means schedules of activities, prohibitions of practices, including both structural and nonstructural practices, maintenance procedures, and other management practices to prevent or reduce the pollution of surface waters and groundwater systems from the impacts of land-disturbing activities.

"Chesapeake Bay Preservation Act land-disturbing activity" means a land-disturbing activity including clearing, grading, or excavation that results in a land disturbance equal to or greater than 2,500 square feet and less than one acre in all areas of jurisdictions designated as subject to the Chesapeake Bay Preservation Area Designation and Management Regulations (4VAC50-90) adopted pursuant to the Chesapeake Bay Preservation Act.

"Chesapeake Bay watershed" means all land areas draining to the following Virginia river basins: Potomac River Basin, James River Basin, Rappahannock River Basin, Chesapeake Bay and its small coastal basins, and York River Basin.

"Construction activity" means any clearing, grading or excavation associated with large construction activity or associated with small construction activity.

"Department" means the Department of Environmental Quality.

"Discharge," when used without qualification, means the discharge of a pollutant.

"Drainage area" means a land area, water area, or both from which runoff flows to a common point.

"Hydrologic Unit Code" or "HUC" means a watershed unit established in the most recent version of Virginia's 6th Order National Watershed Boundary Dataset.

"Illicit discharge" means any discharge to a municipal separate storm sewer that is not composed entirely of stormwater, except discharges resulting from firefighting activities, and discharges identified by and the following, unless identified by the MS4 operator as significant contributors of pollutants: water line flushing, landscape irrigation, diverted stream flows, rising groundwaters, uncontaminated groundwater infiltration, uncontaminated pumped groundwater, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, springs, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water.

"Impervious cover" means a surface composed of material that significantly impedes or prevents natural infiltration of water into soil.

"Land disturbance" or "land-disturbing activity" means a manmade change to the land surface that potentially changes its runoff characteristics including clearing, grading, or excavation, except that the term shall not include the following potential activities:

- Campus land-disturbing activities that disturb less than 2,500 square feet
- Routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original construction of the project. The paving of an existing road with a compacted or impervious surface and reestablishment of existing associated ditches and shoulders shall be deemed routine maintenance.
• Land-disturbing activities in response to a public emergency where the related work requires immediate authorization to avoid imminent endangerment to human health or the environment. In such situations, the Department shall be advised of the disturbance within seven days of commencing the land-disturbing activity.

"Municipal separate storm sewer" or “MS4” means a conveyance or system of conveyances otherwise known as a municipal separate storm sewer system, including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, manmade channels, or storm drains.

“MS4 Program Plan” means the completed registration statement and all approved additions, changes and modifications detailing the comprehensive program implemented by the operator under this state permit to reduce the pollutants in the stormwater discharged from its municipal separate storm sewer system (MS4) that has been submitted and accepted by the department.

"Outfall" means, when used in reference to municipal separate storm sewers, a point source at the point where a municipal separate storm sewer discharges to surface waters and does not include open conveyances connecting two municipal separate storm sewers, or pipes, tunnels or other conveyances which connect segments of the same stream or other surface waters and are used to convey surface waters.

“Public” means, for the purpose of this Program Plan, the students, faculty, and staff population attending or employed by Piedmont Virginia Community College campuses.

"State waters" means all water, on the surface and under the ground, wholly or partially within or bordering the Commonwealth or within its jurisdiction, including wetlands.

"Stormwater" means precipitation that is discharged across the land surface or through conveyances to one or more waterways and that may include stormwater runoff, snow melt runoff, and surface runoff and drainage.

"Stormwater management plan" means a document(s) containing material for describing methods for complying with the requirements of the Virginia Stormwater Management Program.

"Total maximum daily load" or "TMDL" means the sum of the individual wasteload allocations for point sources, load allocations (LAs) for nonpoint sources, natural background loading and a margin of safety. TMDLs can be expressed in terms of either mass per time, toxicity, or other appropriate measure. The TMDL process provides for point versus nonpoint source trade-offs.

"Virginia Stormwater Management Handbook" means a collection of pertinent information that provides general guidance for compliance with the Act and associated regulations and is developed by the department with advice from a stakeholder advisory committee.

"Wasteload allocation" or "wasteload" or "WLA" means the portion of receiving surface water’s loading or assimilative capacity allocated to one of its existing or future point sources of pollution. WLAs are a type of water quality-based effluent limitation.

"Watershed" means a defined land area drained by a river or stream, karst system, or system of connecting rivers or streams such that all surface water within the area flows through a single outlet.
1.0 PROGRAM PLAN STRUCTURE

The Program Plan is structured to serve as a stand-alone document that, when implemented, meets the requirements of the VAR04 General Virginia Pollutant Discharge Elimination System (VPDES) Permit for Discharges of Stormwater from Small Municipal Separate Storm Sewer Systems (MS4s), referred to in the remainder of this Plan as the General Permit. However, the MS4 Program is intended to be subject to modifications throughout the 5-year permit cycle as part of an iterative process that seeks to improve the effectiveness of best management practices (BMPs). Measure(s) of effectiveness are incorporated in each BMP and annual reporting form in Section 3.

1.1 Minimum Control Measures

The General Permit requires the Piedmont Virginia Community College (PVCC) Program Plan to include BMPs to address the requirements of six minimum control measures (MCMs) described in Section II of the General Permit. The MCMs are summarized as:

- MCM 1: Public Education and Outreach on Stormwater Impacts
- MCM 2: Public Involvement and Participation
- MCM 3: Illicit Discharge Detection and Elimination
- MCM 4: Construction Site Stormwater Runoff Control
- MCM 5: Post-construction Stormwater Management
- MCM 6: Pollution Prevention/Good Housekeeping for Operations

Section 3.0 provides BMPs developed to address each General Permit requirements for each MCM. The title of each BMP is followed with a reference to the corresponding permit section. Each BMP included in the Program Plan is intended to specifically address permit requirements and includes the following information:

- A description of the BMP.
- A list of the necessary documentation to implement the BMP. This information is considered part of the Program and is readily available and updated, as necessary and consistent with the BMP schedule.
- The identification of the individual(s) responsible for implementation of the BMP.
- The objective of the BMP and the result expected from implementation of the BMP.
- An implementation schedule consistent with the General Permit.
- A description of the method(s) to be used to assess the effectiveness of the BMP.

1.2 Special Conditions for TMDLs

PVCC is subject to the Special Conditions for the Chesapeake Bay TMDL that requires the development and submission to DEQ (the Department), for its review and acceptance, an approvable TMDL Action Plan by July 1, 2015. The Action Plan becomes effective and enforceable 90 days after the date received by DEQ. A BMP is provided in Section 3.2 for development of the Action Plan, and a second BMP is reserved
to be developed for implementation of the Action Plan. BMPs are also provided to ensure PVCC annually determines if a WLA has been assigned during the reporting year and to provide public opportunity for participation in development of new TMDLs.

1.3 Annual Reporting

PVCC will submit an Annual Report to the Department of Environmental Quality (DEQ) by October 1st of each year with the reporting period spanning from July 1st through June 30th. This Program Plan includes annual reporting forms in “fillable form” format. The completion of these forms provides all of the reporting requirements to satisfy the General Permit and include the:

- Cover sheet will be updated with the specific reporting year;
- Certification following the cover sheet;
- “Annual Reporting – General Information” form on the following page completed annually; and
- The annual reporting form following each BMP in Section 3 completed annually.

Information compiled for effectiveness for each BMP in Section 3.0 is utilized to evaluate and, if necessary, modify the corresponding BMP. Any modifications will be reported in the “Annual Reporting – General Information” form. Modifications to the Program made by PVCC will be done in accordance with the General Permit requirements described in Section 1.5.

The General Permit requires certification of the annual report and is provided immediately after the table of contents of this document. Certification is required by a principle executive officer or a duly authorized representative. The duly authorized representative must have overall responsibility of the campus operations and written authorization must be provided to the Department.
### 1.4 Annual Reporting – General Information Form

- The BMPs described in Section 3 are the stormwater activities that PVCC plans to undertake during the next reporting cycle.
- PVCC relies on the Virginia Community College System (VCCS) for implementation of BMP 4.1, 4.3, and 4.4 through the DEQ approved VCCS Annual Standards and Specifications for Erosion and Sediment Control and the VCCS Construction and Professional Services Manual.
- Completed Annual Reporting Forms for each BMP in Section 3 provide an assessment of the appropriateness of each BMP, progress towards achieving each measurable goal, and results of collected information analyzed for appropriate assessments and effectiveness of the BMP.

<table>
<thead>
<tr>
<th>Were modifications to the responsible individual of any program role or responsibility or specific BMP included in the Program that occurred during the reporting year? (yes/no)</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If yes, modification are listed below (provide BMP # in Section 3 to reference modification rationale):</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of new MS4 outfalls at campus:</th>
<th>0</th>
<th>Associated acreage by HUC6 for the campus outfalls added during the permit year:</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Based on a review of the reporting forms completed for the reporting year within Section 3 of this Program Plan, PVCC finds the college compliant with the permit conditions (yes/no):</td>
<td>Yes</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>If no, listed below are additional BMPs and/or changes made to BMPs or measurable goals for any of the MCMs, including steps to address any deficiencies: The PVCC MS4 Program Plan has been updated with the BMPs in Section 3 that explicitly address all permit requirements, including schedules and measures of effectiveness.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* For Program modifications listed above, follow the guidance in Section 1.5 *

<table>
<thead>
<tr>
<th>Does PVCC’s MS4 directly discharge to waters that are identified as impaired in the 2010 § 305(b)/303(d) Water Quality Assessment Integrated Report? (yes/no)</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If yes, list the impaired waters and pollutant impairment:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Based on the water quality issues identified in BMP 1.2 and impairments identified above, does a review of the effectiveness of the BMPs listed in the program indicate they are appropriate? (yes/no)</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Please explain why they are effective for the impairments or identify potential modifications if not effective: BMPs address potential pollutants into the system and therefore are considered appropriate and effective based on the measure of effectiveness for each BMP provide in Section 3.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
1.5 Program Modifications

Modifications to the MS4 Program may occur throughout the life of this Program Plan as part of an iterative process to reduce the pollutant loadings and to protect water quality. Modifications will most often be made when a BMP is deemed ineffective. The effectiveness of each BMP is reported in Section 3. When a BMP is determined ineffective, updates and modifications to the MS4 Program must be made in accordance with the following procedures:

- Adding (but not eliminating or replacing) BMPs may be made by PVCC at any time. Additions shall be reported as part of the annual report in the “Annual Reporting – General Information” form in Section 1.3.

- Updates and modifications to specific standards and specifications, schedules, operating procedures, manuals, checklists, and other documents routinely evaluated and modified are permitted provided that the updates and modifications are done in a manner that:
  - Is consistent with the conditions of the General Permit;
  - Follow any public notice and participation requirements established in the General Permit; and
  - Are documented in the annual report in the “Annual Reporting – General Information” form in Section 1.3.

- Replacing, or eliminating without replacement, any ineffective or infeasible strategies, policies, and BMPs with alternate strategies, policies, and BMPs may be requested at any time. Such requests must include the following:
  - An analysis of how or why the BMPs, strategies, or policies are ineffective or infeasible, including cost prohibitive;
  - Expectations on the effectiveness of the replacement BMPs, strategies, or policies;
  - An analysis of how the replacement BMPs are expected to achieve the goals of the BMP's to be replaced;
  - A schedule for implementing the replacement BMPs, strategies, and policies;
  - An analysis of how the replacement strategies and policies are expected to improve PVCC's ability to meet the goals of the strategies and policies being replaced; and
  - Requests or notifications must be made in writing to the Department and signed by a principle executive officer or a duly authorized representative. The duly authorized representative must have overall responsibility of the campus operations and written authorization must be provided to the Department.
  - PVCC follows the public involvement requirements identified the General Permit.
2.0 SCHEDULE

As discussed in Section 1, each BMP described in the Program Plan includes an implementation schedule. Some of the BMPs require actions to be taken to assist in the development or implementation of a BMP. Table 1 lists some of these actions but does not summarize all necessary Program implementation described in Section 3. The Table provides a summary of dates critical for assuring compliance with the permit and is intended to assist with Program Plan implementation.

Table 1. Summary of critical items and deadlines for program implementation.

<table>
<thead>
<tr>
<th>BMP</th>
<th>Necessary Action</th>
<th>Due date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2</td>
<td>Public participation activities</td>
<td>4x annually</td>
</tr>
<tr>
<td>2.1</td>
<td>Post Annual Report on website</td>
<td>30 days after submittal annually</td>
</tr>
<tr>
<td>1.1, 1.2</td>
<td>Provide for public participation for education and outreach plan</td>
<td>Complete</td>
</tr>
<tr>
<td>1.2</td>
<td>Public Education/Outreach Plan</td>
<td>Complete</td>
</tr>
<tr>
<td>1.2, 2.1, 3.5, 4.2</td>
<td>Website postings (see BMPs for details)</td>
<td>July 1, 2015</td>
</tr>
<tr>
<td>3.1</td>
<td>Notification of MS4 Interconnections</td>
<td>Complete</td>
</tr>
<tr>
<td>3.3</td>
<td>Develop IDDE Program Manual</td>
<td>Complete</td>
</tr>
<tr>
<td>3.5</td>
<td>Written Training Program (see IDDE and Good Housekeeping/Pollution Prevention Manuals)</td>
<td>Complete</td>
</tr>
<tr>
<td>6.2</td>
<td>Identify high priority areas (see BMP 6.2)</td>
<td>Complete</td>
</tr>
<tr>
<td>5.3</td>
<td>Post-construction SWM Inspection/Maintenance Program Manual</td>
<td>Complete</td>
</tr>
<tr>
<td>3.4, 6.1</td>
<td>Good Housekeeping/Pollution Prevention Program Manual</td>
<td>Complete</td>
</tr>
<tr>
<td>6.5</td>
<td>Good housekeeping contract language for contractors</td>
<td>July 1, 2015</td>
</tr>
<tr>
<td>6.3b</td>
<td>Pesticides/herbicides contract language</td>
<td>July 1, 2016</td>
</tr>
<tr>
<td>CB-SC.1</td>
<td>Chesapeake Bay Action Plan</td>
<td>July 1, 2015</td>
</tr>
<tr>
<td>SC.1 and SC.2</td>
<td>Action Plans for TMDLs other than Chesapeake</td>
<td>July 1, 2016</td>
</tr>
<tr>
<td>3.1</td>
<td>Storm sewer mapping/information table</td>
<td>Complete</td>
</tr>
<tr>
<td>6.2</td>
<td>Campus-Specific SWPPP</td>
<td>Complete</td>
</tr>
</tbody>
</table>
3.0 PROGRAM PLAN BEST MANAGEMENT PRACTICES

This Section includes the BMPs that PVCC will implement to meet the requirements for each MCM and the applicable Special Conditions described in the General Permit.

3.1 Minimum Control Measures

<table>
<thead>
<tr>
<th>BMP 1.1 Public Participation for Public Education and Outreach Plan Development (Section II B.1.c.4)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description:</strong> Provide for public participation during public education and outreach program development through a survey distributed to students, faculty, and staff. The survey will be developed to assess the PVCC’s public knowledge regarding stormwater with the intent of assisting with the selection of high priority water quality issues. Opportunity to provide written comment will also be available with the survey.</td>
</tr>
<tr>
<td><strong>Necessary documentation for implementation:</strong> (1) Survey and survey results</td>
</tr>
<tr>
<td><strong>Responsible individual for implementation:</strong> PVCC Facilities Manager</td>
</tr>
<tr>
<td><strong>Objectives and expected results in meeting measurable goals:</strong> The objective is to include the public in the selection of water quality issues selected for Public Education and Outreach Plan.</td>
</tr>
<tr>
<td><strong>Implementation schedule:</strong> An opportunity for public participation will be provided in the Fall of 2014 to allow time for incorporation into the Public Education and Outreach Plan (BMP 1.2).</td>
</tr>
<tr>
<td><strong>Method to determine effectiveness:</strong> Effectiveness will be measured by the number of individuals responding to the survey and the incorporation of survey results into the Public Education and Outreach Plan.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BMP 1.1 Annual Reporting Form (Completed once during the development of the Public Education and Outreach Plan)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dates that survey was distributed:</strong> 2014</td>
</tr>
<tr>
<td><strong>Number of surveys completed:</strong> 183</td>
</tr>
<tr>
<td><strong>Description of how survey results and responses were incorporated into the Program:</strong> Survey results were used to identify rationale behind the 3 high priority water quality issues and determine the relevant messages to our target audience. Additional detail is provided in the PVCC Public Education and Outreach Plan that is provided as an enclosure with this Annual Report.</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.
### BMP 1.2 Develop Public Education and Outreach Program (Section II B.1.c.1-6)

**Description:** Identify three (3) high priority water quality issues contributed to by the discharge of stormwater. For each issue identified, provide
- Rationale for the selection of each issue;
- An identification and estimate of population size of the target audience who is most likely to have significant impacts on the water quality issue; and
- A relevant message and educational and outreach materials to convey the message for distribution to the target audience.

**Necessary documentation for implementation:** (1) Survey results from BMP 1.1; (2) Written Plan describing the rationale of the selection of each water quality issue, identification of target audience and estimated population, and relevant message; (3) Materials described in the written Plan.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** Objectives are to convey relevant information to target audiences regarding water quality issues. The expected result is that the target audiences will have an increased knowledge of the water quality issues over time.

**Implementation schedule:** Outreach will be conducted a minimum of once a year to at least 20% of each target audience for each water quality issue identified in the written Plan. A public survey to measure knowledge on the identified issues will be conducted in the fall of 2014 and again in the spring of 2018 to measure effectiveness.

**Method to determine effectiveness:** A public survey will be distributed via email to assess the effectiveness of the message delivered for each water quality issue, as noted in the implementation schedule. The survey will be distributed once every 2-years, as determined appropriate for a community college. Effectiveness will be measured by using a scoring system to compare results of the latest survey to the previous survey to determine if public knowledge regarding each water quality issue has increased.
### BMP 1.2 Annual Reporting Form

**Has a written Public Education and Outreach Plan been developed?**  
☑ Yes  
☐ No

If no, explain, is yes, summarize below:

<table>
<thead>
<tr>
<th>Water quality Issue #</th>
<th>List of educational and outreach activities identified in Public Education and Outreach Plan Update</th>
<th>Target Audience</th>
<th># people reached</th>
<th>Minimum % of target audience reached</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Public Education on stormwater impacts</td>
<td>Students, Faculty, and Staff</td>
<td>TBD</td>
<td>TBD</td>
</tr>
<tr>
<td>2</td>
<td>Education on special water quality concerns (TMDLs)</td>
<td>Ground Staff</td>
<td>TBD</td>
<td>TBD</td>
</tr>
<tr>
<td>3</td>
<td>Good Housekeeping and Pollution Prevention Education</td>
<td>Staff</td>
<td>TBD</td>
<td>TBD</td>
</tr>
</tbody>
</table>

**Water quality Issue**

<table>
<thead>
<tr>
<th>Water quality Issue</th>
<th>List of educational and outreach activities that will be conducted during the next reporting year</th>
<th>Target Audience</th>
<th># people reached</th>
<th>Minimum % of target audience reached</th>
</tr>
</thead>
<tbody>
<tr>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>20</td>
</tr>
<tr>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>20</td>
</tr>
<tr>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>Same as above</td>
<td>20</td>
</tr>
</tbody>
</table>

Measure of Effectiveness

<table>
<thead>
<tr>
<th>Average “knowledge” score from previous survey:</th>
<th>TBD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average “knowledge” score from latest survey:</td>
<td>TBD</td>
</tr>
</tbody>
</table>

Has the “knowledge” score gone up over the permit cycle?  
☐ Yes (BMP effective)  
☐ No (See below)  
☒ N/A

If no, discuss potential ineffectiveness of the BMP (outreach materials, student retention time, etc.). Effectiveness will be evaluated over time with distribution of surveys per the BMP schedule.

If no, Suggest BMP modifications to the Program Plan with rationale to increase effectiveness:

_____
BMP 2.1 Public Involvement through web posting of MS4 Program information (Section II B.2.a.1-2)

**Description:** The following documentation will be maintained on the PVCC stormwater website:
- The latest version of this MS4 Program Plan
- Each of the annual reports developed within the permit cycle.

Public education and outreach materials developed for BMP 1.2 will include links to the Program Plan and Annual Reports.

**Necessary documentation for implementation:** (1) PVCC MS4 Program Plan; (2) PVCC MS4 Annual Reports; (3) Web address of posted materials; (4) Educational and outreach material from BMP 1.2

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** Objectives are to provide opportunity to the public to review PVCC MS4 Program documentation. Expected results are an increase in public knowledge of the BMPs implemented by PVCC to improve water quality from stormwater runoff.

**Implementation schedule:** The Program Plan will be posted on the PVCC website 30 days after approval from DEQ. Within 30 days of any modification to the Program Plan, the latest version will be posted. Annual reports will be posted on the web page within 30 days of submittal to DEQ, or by November 1st of each year.

**Method to determine effectiveness:** Same as BMP 1.2.

<table>
<thead>
<tr>
<th>BMP 2.1 Annual Reporting Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>Web links to posted program material are provided below</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Program Plan link:</th>
<th><a href="http://www.pvcc.edu/about-us/rent-our-facilities/storm-water-management">http://www.pvcc.edu/about-us/rent-our-facilities/storm-water-management</a></th>
</tr>
</thead>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.
# BMP 2.2 Public participation (Section II B.1.b)

**Description:** PVCC will participate, through promotion, sponsorship, or other involvement, in a minimum of four local activities annually.

**Necessary documentation for implementation:** (1) A list of public participation opportunities; (2) Documentation of participation.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to increase public participation to reduce stormwater pollutant loads; improve water quality; and support local restoration and clean-up projects, programs, groups, meetings, or other opportunities for public involvement. Measurable goals will include a measure or estimation of the number of people that participate in each local activity.

**Implementation schedule:** Public participation will be conducted a minimum of four times a year.

**Method to determine effectiveness:** Effectiveness will be determined by successful public turn-out to each event. Selection of specific events may be modified from year to year based on participation.
## BMP 2.2 Annual Reporting Form

<table>
<thead>
<tr>
<th>Local activity</th>
<th>Type of PVCC MS4 Program participation (e.g. promotion, sponsorship, other)</th>
<th>Estimated # people reached</th>
<th>Summary of documentation* that demonstrates participation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Membership in Thomas Jefferson Soil Water Conservation District</td>
<td>Sponsorship</td>
<td>1</td>
<td>Website (See Appendix A)</td>
</tr>
<tr>
<td>PVCC’s Horticulture &amp; Environmental Club</td>
<td>Sponsorship</td>
<td>6</td>
<td>Website (see Appendix A)</td>
</tr>
<tr>
<td>Environmental Sustainability Task Force Meeting</td>
<td>Promotion and Participation</td>
<td>9</td>
<td>Meeting description (see Appendix A)</td>
</tr>
<tr>
<td>Staff pick-up trash on a daily basis</td>
<td>Participation</td>
<td>1</td>
<td>Daily job duties</td>
</tr>
</tbody>
</table>

* Documentation is attached in Appendix A

## Measure of Effectiveness

<table>
<thead>
<tr>
<th>Local Activity (same as above)</th>
<th>Rationalization of effectiveness or ineffectiveness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Membership in Thomas Jefferson Soil Water Conservation District</td>
<td>Ineffective because small # of PVCC public reached</td>
</tr>
<tr>
<td>PVCC’s Horticulture &amp; Environmental Club</td>
<td>Effective because of club activity that results in rainwater reuse application.</td>
</tr>
<tr>
<td>Environmental Sustainability Task Force</td>
<td>Effective since Task Force provides opportunity to discuss stormwater to college leaders</td>
</tr>
<tr>
<td>Staff pick-up trash on a daily basis</td>
<td>Ineffective since participation number is small</td>
</tr>
</tbody>
</table>

For an ineffective activity identified above, describe modifications to be made for next reporting year (e.g. different activity or different approach): **PVCC will look for opportunities to promote, sponsor, or participate in activities that reach more of the college's public.**
### BMP 3.1 Storm Sewer Map and Outfall Information Table (Section II B.3.a.1-5)

**Description:** PVCC will maintain an accurate storm sewer system map and information table. The map, at a minimum, will:
- Include the mapped location of all MS4 outfalls with a unique identifier that corresponds to the information table;
- Include the name and location of all waters receiving discharges from PVCC’s MS4 outfalls and the associated sixth order hydrologic unit code (HUC) from Virginia’s 6th Order National Watershed Boundary Dataset; and
- Be updated in the case of installation of new storm sewer or outfalls.

The information table, at a minimum, will include for each outfall the:
- Unique identifier;
- Estimated campus acreage served;
- Name of the receiving surface water and indication as to whether the receiving water is listed as impaired on the Virginia 2010 303(d)/305(b) list; and
- Name of any applicable TMDL or TMDLs.

The information table will be updated as new outfalls come on-line. PVCC will notify Albemarle County and/or VDOT, where applicable, in writing, of any known physical connection to their MS4 regulated area or new interconnections that occur with new development.

**Necessary documentation for implementation:** (1) Storm sewer system map; (2) Outfall information table; (3) List of construction/development activity on campus; (4) Written notification of physical interconnections to the downstream MS4.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to maintain an up-to-date map of the storm sewer that provides a tool for IDDE procedures (see BMP 3.3). Expected results are that the mapping and the information table serves as a useful tool for tracking illicit discharges.

**Implementation schedule:** The storm sewer mapping and information table has been completed with the PVCC IDDE Program Manual. Subsequently, the map and information table will be updated annually at the end of each reporting year.

**Method to determine effectiveness:** Effectiveness will be determined based on its use as a tool for identifying illicit discharges.
BMP 3.1 Annual Reporting Form

Storm Sewer System Information Table

See Appendix B for outfall inventory.

If interconnected MS4s, have the downstream MS4 been notified of the outfall? ☒ Yes ☐ No
If no, please explain why: ______

Necessary documents for implementation are not provided in the annual report, but will be retained for a minimum of 3 years and are available upon request.

Measure of Effectiveness

If any potential illicit discharges were identified or reported (refer to reporting for BMP 3.2 and 3.3), was outfall mapping used to address the issue: No illicit discharges identified.
**BMP 3.2 Prohibit non-stormwater discharges (Section II B.3.b)**

**Description:** PVCC will prohibit non-stormwater discharges into the storm sewer system through language provided within the Standards of Conduct for employees and the Student Handbook for students, each of which provide methods and procedures for reporting and corrective and disciplinary action. Students, faculty, and staff will be made aware of the methods and procedures for reporting and corrective and disciplinary action as part of the Public Education and Outreach Program described in BMP 1.2.

For effective prohibition of non-stormwater discharges from contractors operating on campus, refer to BMP 6.5.

**Necessary documentation for implementation:** (1) Standards of Conduct for employees; (2) Student Handbook; (3) A list of any instances of violation and summary of actions taken by PVCC.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to effectively prohibit non-stormwater discharge to the extent allowable under federal, state, or local law, regulation, or ordinance. Expected result is an effective deterrent for students, faculty, and staff from willingly introducing non-stormwater discharge to the MS4.

**Implementation schedule:** Implementation of the Standards of Conduct for employees and the Student Handbook for students will continue. The Public Education and Outreach Program will be implemented with the schedule described in BMP 1.2.

**Method to determine effectiveness:** Effectiveness will be determined based on the elimination or reduction in the number of reported or observed non-stormwater discharges committed by students, faculty, or staff. Effectiveness will also be based on implementation of methods and procedures in the Standards of Conduct for employees and the Student Handbook for students in response to reports.
### BMP 3.2 Annual Reporting Form

**Non-stormwater discharge violations**

<table>
<thead>
<tr>
<th>Violation #</th>
<th>Date of violation</th>
<th>Location of violation</th>
<th>Description of violation</th>
<th>Corrective or Disciplinary Action taken</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained for a minimum of 3 years and are available upon request.

### Measure of Effectiveness

**Non-stormwater discharge violations committed by students, faculty, or staff**

| Total number of violations for reporting year 1: | 0 |
| Total number of violations for reporting year 2: |   |
| Total number of violations for reporting year 3: |   |
| Total number of violations for reporting year 4: |   |
| Total number of violations for reporting year 5: |   |

Has the # of violations trended downward year to year or stayed at zero?  
- □ Yes (BMP effective)  
- □ No (See below)

If no, discuss potential cause of observed trend and determination if the BMP is ineffective. In deemed ineffective, suggest BMP modifications with rationale:  

<table>
<thead>
<tr>
<th>Were methods and procedures in the Standards of Conduct for employees and the Student Handbook for students used where violations were determined to have occurred?</th>
<th>□ Yes</th>
<th>□ No (See below)</th>
<th>□ N/A (No violations)</th>
</tr>
</thead>
<tbody>
<tr>
<td>If no, explain why and if modifications are necessary to the BMP to improve effectiveness:</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**BMP 3.3 Develop Illicit Discharge Detection and Elimination Procedures (Section II B.3.c)**

**Description:** PVCC will develop and implement an Illicit Discharge Detection and Elimination (IDDE) Program Manual that includes written procedures to detect, identify, and address non-stormwater discharges, including illegal dumping, to the small MS4. Procedures will include written dry weather field screening methodologies that include field observations and field screening monitoring and that provide:

- A schedule of field screening activities to ensure all outfalls are screened annually;
- Methodologies to collect information such as time since the last rain, the quantity of the last rain, site descriptions (e.g., conveyance type and dominant watershed land uses), estimated discharge, and visual observations (e.g., order, color, clarity, floatables, deposits or stains, vegetation condition, structural condition, and biology);
- A time frame upon which to conduct an investigation to identify and locate the source of any observed continuous or intermittent non-stormwater discharge prioritized based on potential hazard to human health;
- Methodologies to determine the source of all illicit discharges shall be conducted with the required minimum investigations and timeframes per the college’s General Permit;
- Mechanisms to eliminate identified sources of illicit discharges including a description of the policies and procedures for when and how to use legal authorities;
- Methods for conducting a follow-up investigation in order to verify that the discharge has been eliminated; and
- A mechanism to track all investigations to document, at a minimum, the date(s) that the illicit discharge was observed and reported; the results of the investigation; any follow-up of the investigation; resolution of the investigation; and the date that the investigation was closed.

**Necessary documentation for implementation:** (1) Illicit Discharge Detection and Elimination (IDDE) Manual; (2) Outfall information table; (3) Outfall screening schedule and field forms.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to establish effective methods and procedures for detecting, identifying, and addressing non-stormwater discharges, including illegal dumping, into the storm sewer. Expected results are effective response to reports of illicit discharge and detection of non-stormwater discharge during outfall screenings.

**Implementation schedule:** Annual outfall screening, as described in PVCC’s IDDE Program Manual that includes the schedules, mechanisms, and procedures described in this BMP and the General Permit.

**Method to determine effectiveness:** Effectiveness will be determined based on the percentage of the reported and identified non-stormwater discharges that are eliminated.
### BMP 3.3 Annual Reporting Form

#### Outfall Screening Record

| Total # of outfalls (refer to BMP 3.1): | 6 |
| Total # of outfalls screened during the reporting year: | 0 |

If 100% of outfalls were not screened during the reporting year, explain why: PVCC has updated their outfall mapping to include all locations of concentrated discharge from the campuses for screening, including non-regulated outfalls. The inclusion of these outfalls is to improve the IDDE screening program. Future screening will be performed per the PVCC IDDE Program Manual and as described in this BMP.

See Appendix B for outfall inventory and required reporting information.

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

#### Measure of Effectiveness

Percentage of identified non-stormwater discharges during screening that are eliminated: N/A

Please provide rationale that describes if the percentage listed indicates the BMP is effective. If not, describe modifications to increase effectiveness: No non-stormwater discharges identified.
BMP 3.4 Eliminate or minimize discharge of hazardous substances or oil (Section II B.3.d)

Description: PVCC will eliminate or minimize the potential for hazardous substance or oil in stormwater runoff through:

- The implementation of the methods, inspection schedules, and procedures in the PVCC Good Housekeeping & Pollution Prevention Manual described in BMP 6.1 and the Stormwater Pollution Prevention Plan described in BMP 6.2; and
- The expected measurable goals of the training component provided in BMP 6.4 for spill response, good housekeeping and pollution prevention for maintenance workers, and reporting illicit discharge.

Necessary documentation for implementation: (1) Good Housekeeping and Pollution Prevention Manual; (2) Training documentation; (3) Completed Comprehensive Campus Compliance Evaluation Form provided in the Good Housekeeping and Pollution Prevention Manual

Responsible individual for implementation: PVCC Facilities Manager

Objectives and expected results in meeting measurable goals: The objective of the Good Housekeeping & Pollution Prevention Manual and associated training is to provide reference procedures, schedules, resource material and education to campus staff that result in daily operations that eliminate or prevent potential introduction of hazardous substances and oil to stormwater runoff. The expected result is the elimination of hazardous substances and oil spills and exposure.

Implementation schedule: The PVCC Good Housekeeping & Pollution Prevention Program Manual and incorporated training program are complete. Annual training will begin in the fall of 2015.

Method to determine effectiveness: Effectiveness will be determined by each of the following:

1) Effectiveness will be measured by recurring issues related to campus staff activities identified during the annual comprehensive campus compliance evaluation beginning in the spring of 2015, as described in BMP 6.2. The Comprehensive Campus Compliance Evaluation Form provided in the Good Housekeeping and Pollution Prevention Manual will be completed and include physical field inspection of:
   - Locations where hazardous chemicals or oil are used or stored;
   - Locations were equipment or vehicles are stored or where vehicle or equipment maintenance occurs; and
   - Other areas with potential for hazardous substances or oil to be exposed to precipitation.

2) The number of hazardous substances or oils related illicit discharges reported or identified in the reporting forms for BMPs 3.2 and 3.3, respectively, that are found to originate from campus staff activities.
Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Results from Comprehensive Campus Evaluation (see BMP 6.2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of recurring items originating from campus activities identified Spring 2016*:</td>
</tr>
<tr>
<td>Total number of recurring items originating from campus activities identified Spring 2017:</td>
</tr>
<tr>
<td>Total number of recurring items originating from campus activities identified Spring 2018:</td>
</tr>
</tbody>
</table>
| Has the # of recurring items trended downward or remained at zero from year to year? | ☒ Yes (BMP effective)  
☐ No (See below) |

If no, discuss the specific recurring items and describe how the BMP can be modified to improve effectiveness to specifically address recurring items (e.g. improved training, improved inspection form) or describe why modification is not necessary: N/A

| Were any illicit discharges reported or identified in the reporting forms for BMPs 3.2 and 3.3 found to originate from campus staff activities? | ☐ Yes (See below)  
☒ No (BMP effective) |

If yes, describe how the BMP can be modified to improve effectiveness to specifically address the cause of the illicit discharge(s) or describe why modification is not necessary: N/A

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* Note that measure of effectiveness begins in 2016 since recurring items would not be available in 2015 with the first inspection.
BMP 3.5 Facilitate public reporting of illicit discharges and provide response (Section II B.3.e)

**Description:** PVCC will promote, publicize, and facilitate public reporting of illicit discharges into or from MS4s with information describing an illicit discharge and contact information on the PVCC stormwater website. PVCC will investigate all reports using methods and procedures described in the PVCC IDDE Manual described in BMP 3.3. Tracking of reports will be recorded in the IDDE Tracking form in Appendix D of the PVCC IDDE Program Manual.

**Necessary documentation for implementation:** (1) Web address of posted material; (2) Completed IDDE Tracking Form for each incident.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to first educate the public to recognize an illicit discharge and provide contact information that allows for the reporting of an observed illicit discharge. The ultimate objective is track and eliminate reported illicit discharges.

**Implementation schedule:** Illicit discharge material and contact information will be placed on the website by July 1, 2015. Response to illicit discharge reports will be on-going, occurring in response to reports per the IDDE Manual.

**Method to determine effectiveness:** Effectiveness will be measured percentage of illicit discharge reports closed (as will be documented in the IDDE Tracking Forms).
### BMP 3.5 Annual Reporting Form

#### Illicit Discharge Reports

<table>
<thead>
<tr>
<th>Description of Reported Potential Illicit Discharge</th>
<th>Date observed and/or reported</th>
<th>Description of how the investigation was resolved/follow up</th>
<th>Resolution of the investigation</th>
<th>Close date</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

#### Measure of Effectiveness

**Percentage of reported illicit discharge instances that have been closed:** N/A

**If not all reports have been closed, please provide the reason and any necessary modification to the BMP:** No reports for the reporting period
**BMP 4.1 ESC compliance for land disturbance activities (Section II B.4.a-c3, c5 c6, e1-6)**

**Description:** Regulated land disturbance activity on the PVCC campus is managed by the latest edition of the Department approved Virginia Community College System’s (VCCS) “Annual Standards and Specifications for Erosion and Sediment Control.” Regulated land disturbance activities are those that disturb greater than 2,500 square feet except for the exceptions listed in the definition for “land disturbance activity” provided in the Definitions section of this document. The VCCS Annual Standards and Specifications provide for the following:

- Erosion and Sediment (ESC) plan approval by the VCCS Annual Standards and Specifications Administrator through recommendation of a VCCS designated consultant. An approved plan is required prior to commencement of a regulated land disturbance activity and shall be compliant with the minimum standards listed in 9VAC25-840-40 of the Erosion and Sediment Control Regulations and the approved Annual Standards and Specifications.
- ESC inspection of land disturbance activities for compliance to the ESC Plan at least once every two weeks, within 48 hours of a runoff-producing event; and at project completion. Inspections shall be conducted by an individual with a current ESC Inspector’s Certification from DCR/DEQ.
- A description of circumstances that allow the VCCS Annual Standards and Specifications Administrator to make changes to an approved plan when found inadequate to address ESC.

**Necessary documentation for implementation:** (1) VCCS Annual Standards and Specifications for Erosion and Sediment Control; (2) ESC Plan(s) approved by VCCS; (3) Documentation of ESC Inspector Certification; (4) Completed ESC Inspection Forms for each regulated project; (5) Notice to Comply and/or Stop Work Orders documentation and documentation of follow-up actions.

**Responsible individual for implementation:** VCCS Annual Standards and Specifications Administrator (ESC Plan approval and inspections); PVCC Facilities Manager (Coordination with VCCS and obtaining information to determine effectiveness as described in this BMP)

**Objectives and expected results in meeting measurable goals:** The objective is to ensure ESC plans are prepared according to ESC Laws and Regulations, that ESC inspections are performed as specified in the regulations, and that correction or enforcement, when appropriate, occurs when inspections find deficiencies. The expected result is that all regulated land disturbance has an approved ESC plan, the appropriate number of inspections are performed, and a minimization of the number of recurring violations on ESC inspection reports and the number of issued Notices to Comply and Stop Work Orders.

**Implementation schedule:** The implementation of this BMP will be on-going with all regulated land disturbance activities on campus that disturb greater than 2,500 square feet.

**Method to determine effectiveness:** Effectiveness will be measured by the percentage of regulated land disturbance activities that have an approved ESC Plan, and the implementation of the required inspection schedule.
### BMP 4.1 Annual Reporting Form

#### Annual Land Disturbance Activity Record

| Total # of regulated land disturbing activities that commenced or occurred during the reporting year: | 0 |

<table>
<thead>
<tr>
<th>Construction Site Plans</th>
<th>VCCS Contracted Inspector</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulated Land Disturbance Activity Description</td>
<td>Approved plan (yes/no)</td>
</tr>
<tr>
<td>N/A</td>
<td>Yes</td>
</tr>
<tr>
<td>N/A</td>
<td>Yes</td>
</tr>
<tr>
<td>N/A</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained for a minimum of 3 years and are available upon request.

#### Measure of Effectiveness

Do inspections appear to have been conducted every 2 weeks and within 48 hours of a runoff producing event?

- Yes (BMP effective)
- No (See below)
- N/A (No activities)

Describe program modifications to ensure inspections are conducted as required: **N/A**
**BMP 4.2 Receive and respond to complaints regarding land disturbing activity (Section II B.4.c4)**

**Description:** PVCC will promote to the public through the stormwater webpage information on land disturbance erosion and sediment controls and provide a contact number for reporting complaints regarding regulated land disturbing activities. PVCC will initiate investigation of all reports within 72-hours and address the issue with the construction site operator by requiring maintenance to ESC controls, or plan modifications, as necessary, in accordance with the Virginia Community College System’s “Annual Standards and Specifications for Erosion and Sediment Control.”

**Necessary documentation for implementation:** (1) Web address of posted material; (2) Land disturbance complaint/report tracking record with date, description, and resolution for each complaint.

**Responsible individual for implementation:** PVCC Facilities Manager (Receiving and recording complaint); Certified ESC Construction Inspector (Assuring contractor implements ESC Plan); VCCS Annual Standards and Specifications Administrator (Approves ESC Plan modifications)

**Objectives and expected results in meeting measurable goals:** The objective is to educate the public to understand the purpose of ESC controls on a land disturbance activity, recognize the off-site impacts resulting from potential failure of ESC controls, and provide contact information that allows for the reporting of an off-site impact and ultimately the resolution of a reported issue.

**Implementation schedule:** Information regarding ESC controls for land disturbance activities and for reporting complaints will be placed on the website by July 1, 2015.

**Method to determine effectiveness:** Effectiveness will be measured by the percentage of resolved complaints that are reported by the public.
### BMP 4.2 Annual Reporting Form

The # of complaints from the public related to land disturbance activity during the reporting year: 0

<table>
<thead>
<tr>
<th>Complaint #</th>
<th>Date of complaint</th>
<th>Description of complaint</th>
<th>Resolution of the investigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Were all complaints resolved?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes (BMP effective)</td>
</tr>
<tr>
<td>No (See below)</td>
</tr>
<tr>
<td>N/A (no complaints)</td>
</tr>
</tbody>
</table>

Describe the reason for any unresolved complaint and any necessary program modifications to ensure complaints are resolved in the future. If no modifications are needed, provide rationale: N/A
**BMP 4.3 Ensure land disturbance activities secure VSMP General Permit (Section II B.4.c.7, d)**

**Description:** Through the Commonwealth of Virginia Construction and Professional Services Manual (CPSM), the contractor for regulated land disturbance activities is responsible for construction site erosion and sediment control and stormwater management compliance requirements. Sections 4.17.4 and 6.2.6 of the CPSM require a Stormwater Pollution Prevention Plan (SWPPP) be developed and submission for the VSMP General Permit Registration Statement – Construction Activity Stormwater Discharge (VAR10) prior to land disturbance. Through the development of the SWPPP, consistent with the VSMP General Permit, a pollution prevention plan will ensure implementation of appropriate controls to prevent non-stormwater discharges such as wastewater, concrete washout, fuels and oils, and other illicit discharges.

**Necessary documentation for implementation:** (1) Commonwealth of Virginia Construction Professional Services Manual (CPSM); (2) Contract language with contractor; (3) Project-specific SWPPPs; (4) Project-specific General Permits for Construction Activity (VAR10)

**Responsible individual for implementation:** VCCS (through contract language requiring adherence to the CPSM); PVCC Facilities Manager (Tracking required information for reporting)

**Objectives and expected results in meeting measurable goals:** The objectives are: (1) To provide a mechanism for assuring that VSMP General Permit coverage is obtained for all land disturbances exceeding 1-acre. The expected result is that coverage is obtained for all applicable land disturbances prior to commencement; (2) Ensure development and implementation of SWPPPs through the contractor’s requirement to develop and implement the plan.

**Implementation schedule:** All regulated land disturbance activities that disturb greater than 1-acre will continue to obtain a VAR10 General Permit.

**Method to determine effectiveness:** Effectiveness will be determined based on: (1) all regulated land disturbance activity operating under VSMP General Permit coverage and a SWPPP, (2) the number of violations related to pollution prevention from a construction site identified in the reporting for BMP 3.2, 3.3, 3.5, and 4.2.
## BMP 4.3 Annual Reporting Form

The # of regulated land disturbance activities during the reporting year: **0**

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulated Land Disturbance Activity Description (should match 4.1 reporting column)</td>
<td>If greater than 1-acre, was VSMP General Permit coverage obtained? (yes/no)</td>
<td>If permit coverage is required, is a site-specific SWPPP available on site for the project? (yes/no)</td>
<td>Any illicit discharge reports from construction activities (see reporting for BMPs 3.2, 3.3, 3.5, and 4.2? (yes/no)</td>
</tr>
<tr>
<td>N/A</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
</tr>
<tr>
<td>N/A</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
</tr>
<tr>
<td>N/A</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
<td>□ Yes □ No</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

If no is answered in columns 2 or 3 above, explain why and actions taken to address the issue. Include rationale that describes if they BMP is ineffective, and if so, modification to the BMP to improve effectiveness: **N/A**

| Is yes answered in column 4? (yes/no) | □ Yes (See below) | □ No (Effective BMP) | □ N/A (No activity) |

If yes, described the instance(s) and provide rationale if BMP modification is necessary, or not necessary, to improve the effectiveness of the BMP? **N/A**
**BMP 5.1 Compliance to post-construction stormwater management regulation (Section II B.5.a, b. d.1,2)**

**Description:** PVCC will ensure post-construction stormwater management (SWM) for all regulated land disturbance activities over 2,500 square feet through plan approval by the Department. Approval from the Department will ensure the SWM plan has been prepared per the VSMP Regulations that, in part, require that stormwater runoff controls:

- are designed and installed in accordance with the appropriate water quality and water quantity design criteria as required in Part II (9VAC25-870-40 et seq.) of 9VAC25-870; and
- Have an inspection and maintenance plan.

Implementation of this BMP will be accomplished through the verification of a Department approved stormwater management plan by the Associate Vice Chancellor or designated Annual Standards and Specifications Administrator prior to providing written approval that allows the start of the land disturbance.

PVCC will extract and retain a copy of SWM facility inspection and maintenance plans from the approved stormwater management plan for proposed stormwater management facilities to be used with the implementation of BMP 5.3.

**Necessary documentation for implementation:** (1) DEQ approved SWM Plans and Calculations (Maintained on active construction sites); (2) SWM Facility Inspection and Maintenance Plan.

**Responsible individual for implementation:** VCCS Annual Standards and Specifications Administrator (verification of approved plan prior to approval to start land disturbance); PVCC Facilities Manager (Tracking required information for reporting and obtaining inspection and maintenance plans for stormwater facilities)

**Objectives and expected results in meeting measurable goals:** The objective is to ensure regulated projects are in compliance with the VSMP Stormwater Management Regulations. The expected goal is that all regulated projects have DEQ approved SWM Plans with SWM facility inspection and maintenance plans.

**Implementation schedule:** The implementation of this BMP will be on-going with all regulated land disturbance activities on campus.

**Method to determine effectiveness:** Effectiveness will be measured by: (1) all regulated land disturbance activities having a Department approved SWM Plan; and (2) all stormwater management facilities with inspection and maintenance plans.
<table>
<thead>
<tr>
<th>Regulated Land Disturbance Activity Description (Same as BMP 4.1)</th>
<th>If greater than 2,500 square feet, does it have an approved SWM plan? (yes/no)</th>
<th>If SWM Plan includes a SWM facility, does it have an inspection and maintenance plan? (yes/no/no facility required)</th>
<th>If has an inspection and maintenance plan, has PVCC retained it on file? (yes/no/no facility)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>2</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>3</td>
<td>No Facility</td>
<td>No Facility</td>
<td>No Facility</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

**Measure of Effectiveness**

Was yes answered for all activities in Column 2 above?

- Yes (BMP effective)
- No (See below)
- N/A (No activity)

Describe the reason for that an activity does not have an approved SWM plan and any necessary program modifications to the BMP to ensure an approved plan is obtained. If no modifications are needed, provide rationale: N/A

Was yes answered for all activities in Column 3 above?

- Yes (BMP effective)
- No (See below)
- N/A (No activity)

Describe the reason for that an activity does not have an approved inspection and maintenance plan and any necessary program modifications to the BMP to ensure a plan is obtained. If no modifications are needed, provide rationale: N/A
**BMP 5.2 Stormwater management facility tracking and reporting (Section II B.5.e)**

**Description:** PVCC will maintain an updated electronic database in Excel format of all known stormwater management (SWM) facilities that discharge into the MS4. The database will include:

- The SWM facility ID #;
- The stormwater management facility type;
- A general description of the facility's location, including the address or latitude and longitude;
- The acres treated by the facility, including total acres, as well as the breakdown of pervious and impervious acres;
- The date the facility was brought online (MMYYYY);
- The sixth order hydrologic unit code (HUC) in which the stormwater management facility is located;
- The name of any impaired water segments within each HUC listed on the 2010 § 305(b)/303(d) Water Quality Assessment Integrate Report to which the stormwater management facility discharges;
- Whether the stormwater management facility is operator-owned or privately-owned;
- The date of the last inspection.

Upon final inspection of a newly constructed stormwater management facility, the facility will be included within the database.

**Necessary documentation for implementation:** (1) Updated SWM Tracking and Reporting Excel database; (2) Completed inspection checklist forms (see BMP 5.2)

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to maintain an updated record of all of the SWM facilities. The expected result is that the list will be utilized to assist with implementation of BMP 5.3 and will be maintained as new SWM facilities come online.

**Implementation schedule:** The implementation of this BMP will be on-going.

**Method to determine effectiveness:** Effectiveness will be measured by the completeness of the annually reported database.
### BMP 5.2 Annual Reporting Form

**Stormwater Management Facility Tracking and Reporting***

<table>
<thead>
<tr>
<th>Did any new SWM facilities come on-line during the reporting year? (yes/no)</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If yes, was the electronic database updated? (yes/no)</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>If no, explain why the database was not updated:</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>

* Provided as electronic database with annual report in Excel format and hard copy as Appendix C.

### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Is the database complete to include all of the attributes for each new described above in this BMP?</th>
<th>Yes (BMP effective)</th>
<th>No (See below)</th>
<th>N/A (No facilities)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Describe the reason for that the database is incomplete and provide rationale that determines whether or not the BMP needs to be modified to ensure completion of the data base:</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**BMP 5.3 Inspection, operation, and maintenance verification of SWM facilities**  
*(Section II B.5.c, d.3, 5)*

**Description:** PVCC will perform long-term operations and maintenance of all stormwater facilities on campus utilizing the inspection and maintenance plans obtained from implementation of BMP 5.1. Where inspection and maintenance plans are not available from approved SWM plans, PVCC will utilize BMP-specific inspection and maintenance instruction from the BMP Clearinghouse. Inspections will be performed either:
- As dictated on the schedule provided on the inspection and maintenance plans; or
- A minimum of once annually, whichever are the more frequent criteria.

Inspections will be performed using the best management practice (BMP) inspection and maintenance checklist, corresponding with the type of BMP, as provided in the latest edition of the Virginia Stormwater Management Handbook (Handbook). The checklists provide lists of potential issues and methods to address the issue. Necessary maintenance identified during inspections will be conducted in a timely manner as indicated on the checklist or no later than the next scheduled inspection.

**Necessary documentation for implementation:** (1) BMP Database described in BMP 5.2; (2) BMP-specific Inspection and Maintenance Plan; (3) Completed BMP Specific inspection and maintenance checklist from the Virginia Stormwater Management Handbook

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to ensure the intended function of all SWM facilities through long-term maintenance. The expected result is completed inspection forms in accordance with the schedule described in the description above.

**Implementation schedule:** The implementation of this BMP will be on-going, with inspections performed as specified for each BMP in the BMP database.

**Method to determine effectiveness:** Effectiveness will be measured by: (1) Completion of required inspections, as scheduled, and (2) timely maintenance once a maintenance issue is identified during inspections.
### BMP 5.3 Annual Reporting Form

**Stormwater Management Facility Inspection Record**

The following information is provided in SWM Facility database described in BMP 5.2:
- SWM Facility ID
- Inspection Schedule (e.g. monthly, quarterly, annually)
- Dates of inspection(s) for the reporting year
- If inspected, any identified necessary maintenance per inspection form
- If maintenance is necessary, type and date the maintenance was performed

* Provided as electronic database with annual report in Excel format and hard copy as Appendix C.

#### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes (BMP effective)</th>
<th>No (See below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do dates in the database indicate that inspections were performed as required for each BMP for the reporting year?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Describe the reason for inspections that were not performed and provide rationale that determines whether or not the BMP needs to be modified to ensure completion of inspections: The previous permit did not require annual inspections for post-construction BMPs. PVCC has developed a Post-Construction SWM Program Manual. Inspections will be conducted annually and as described in the Program Manual and in this BMP.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Do dates in the database indicate that maintenance was performed, where necessary, in a timely manner?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Describe the reason for that maintenance was not performed in a timely manner (e.g. minor repair needed that does not affect function of the facility) and provide rationale that determines whether or not the BMP needs to be modified to ensure completion of inspections: BMP maintenance will be performed per the new post construction stormwater management manual.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**BMP 6.1 Pollution Prevention Procedures for Operations & Maintenance Activities (Section II B.6.a)**

**Description:** PVCC will develop and implement comprehensive written procedures for good housekeeping and pollution prevention for daily operations and equipment maintenance within the PVCC Good Housekeeping and Pollution Prevention Program Manual. At a minimum the written procedures will include procedures that include the following goals:

- Prevent illicit discharge;
- Ensure the proper disposal of waste materials, including landscape waste;
- Prevent discharge of vehicle wash water to the storm sewer;
- Prevent the discharge of wastewater to the storm sewer;
- Require best management practices to filter water pumped from maintenance activities;
- Require best management practices to prevent pollutants in runoff from stored and stockpiled materials (e.g. soil stockpiles and salt storage);
- Prevent pollution discharge from leaking college automobiles and equipment;
- Ensure application of materials, such as pesticides, is conducted in accordance with manufacturer’s specifications.

Effective implementation will be supported with a campus-specific Stormwater Pollution Prevention Plan (SWPPP) as described in BMP 6.2, evaluated with a campus compliance evaluation as described for the measure of effectiveness for BMP 3.4, and the Pollution Prevention training described in BMP 6.3.

**Necessary documentation for implementation:** (1) PVCC Good Housekeeping/Pollution Prevention Program Manual; (2) Campus-specific SWPPP; (3) Training documentation; (4) Completed Comprehensive Campus Evaluation form. All documentation is incorporated into the PVCC Good Housekeeping/Pollution Prevention Program Manual.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to minimize or prevent pollutant discharges from campus operations and maintenance activities. The expected result is campus staff adherence to the PVCC Good Housekeeping/Pollution Prevention Manual during daily activities.

**Implementation schedule:** The Good Housekeeping/Pollution Prevention Manual is complete. Training will be provided annually, with the initial training performed by July 1, 2015. Campus evaluations will be performed with the schedule described in BMP 6.2.

**Method to determine effectiveness:** Effectiveness will be measured by the results of the annual comprehensive campus compliance evaluation that will begin in the spring of 2015, as described in BMP 6.2. Measure of effectiveness for this BMP will be the same as described for BMP 3.4.
### BMP 6.1 Annual Reporting Form

<table>
<thead>
<tr>
<th>Good Housekeeping/Pollution Prevention Manual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has a Good Housekeeping/Pollution Prevention Manual been developed? (yes/no)</td>
</tr>
<tr>
<td>If no, explain why:</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

See measure of effectiveness for BMP 3.4
BMP 6.2 Campus Stormwater Pollution Prevention Plan (Section II B.6.b)

Description: PVCC will develop and implement a campus-specific Stormwater Pollution Prevention Plan (SWPPP) that identifies areas on campus having a potential for the discharge of chemicals and other materials in stormwater. The SWPPP will include:

- Mapping that identifies all outfalls, direction of flows, existing source controls, and receiving water bodies;
- A discussion and checklist of potential pollutants and pollutant sources;
- A discussion of all potential non-stormwater discharges;
- Written procedures, or reference to written procedures, designed to reduce and prevent pollutant discharge;
- A description of the applicable training described in BMP 6.3;
- Procedures to conduct an annual comprehensive campus compliance evaluation; and
- An inspection and maintenance schedule for site specific source controls. The date of each inspection and associated findings and follow-up shall be logged in each SWPPP.

The SWPPP will provide instruction for updates, as necessary, to reflect changes on campus, modifications to operations and maintenance procedures, or short-comings resulting in a reportable spill. Inspection forms will be completed in accordance with the prescribed schedule within the SWPPP and maintained on file with the Facilities Manager.

Necessary documentation for implementation: (1) PVCC Good Housekeeping/Pollution Prevention Manual; (2) Campus Specific SWPPP; (3) Completed annual comprehensive site compliance evaluation. All documentation is incorporated into the PVCC Good Housekeeping/Pollution Prevention Program Manual.

Responsible individual for implementation: PVCC Facilities Manager

Objectives and expected results in meeting measurable goals: The objective and expected result is to minimize or prevent pollutant discharges from campus facilities through adherence to the campus specific SWPPP.

Implementation schedule: PVCC has incorporated areas of campus with potential for the discharge of chemicals and other materials in stormwater into a campus-wide SWPPP. The annual comprehensive campus compliance evaluation will be completed in the spring of each year beginning in 2015.

Method to determine effectiveness: Effectiveness will be measured by: the results of the annual comprehensive campus compliance evaluation. Measure of effectiveness for this BMP will be the same as described for BMP 3.4.
### BMP 6.2 Annual Reporting Form

<table>
<thead>
<tr>
<th>Stormwater Pollution Prevention Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Did any changes on campus that could potentially affect stormwater runoff occur during the reporting year (e.g. new outfalls, facilities)? (yes/no)</td>
</tr>
<tr>
<td>If yes, are the changes reflected in the SWPPP? (yes/no or N/A)</td>
</tr>
<tr>
<td>If the changes were not reflected, explain why:</td>
</tr>
</tbody>
</table>

### Measure of Effectiveness

See measure of effectiveness for BMP 3.4
Description: PVCC will incorporate a written training plan into its Good Housekeeping/Pollution Prevention and IDDE Program Manuals, including a schedule of training events. The Program Manuals will serve as the training material and include Appendices to document training and list relevant staff for the following specific training:

- Annual training to relevant field personnel in the recognition and reporting of illicit discharges. Training will utilize the IDDE Manual described in BMP 3.3.
- Annual training to relevant employees in good housekeeping and pollution prevention practices that are to be employed during road and parking lot maintenance and around maintenance and operations facilities. Training will utilize the PVCC Good Housekeeping/Pollution Prevention Manual described in BMP 6.1.

The plan will also require the following:

- Training or certification in spill response for emergency response employees.
- Training or certification for applying pesticides and herbicides in accordance with the Virginian Pesticide Control Act (§ 3.1-249.27 et seq. of the Code of Virginia) for employees performing applications.

Training required by the General Permit that is not applicable to PVCC includes the following:

- Training to employs in and around recreational facilities.
- Certifications as required under the Virginia Erosion & Sediment Control Law (See BMPs 4.1 and 4.3)

Necessary documentation for implementation: (1) Training documentation or appropriate certifications for employees; (2) PVCC IDDE Manual; (3) PVCC Good Housekeeping/Pollution Prevention Program Manual.

Responsible individual for implementation: PVCC Facilities Manager

Objectives and expected results in meeting measurable goals: The objective is to ensure effective training on the procedures provided in the Good Housekeeping/Pollution Prevention and IDDE Program Manuals and to have them carried out during employee daily operations. The expected result is well trained employees that minimize pollutant discharge through good housekeeping practices and IDDE screening and source identification and elimination.

Implementation schedule: The written training plan is complete and incorporated in the PVCC Good Housekeeping/Pollution Prevention and IDDE Program Manuals. Training and certification requirements will occur prior to July 1, 2015, with illicit discharge and good housekeeping training occurring once every two years thereafter.

Method to determine effectiveness: Effectiveness will be measured by the results of a “Knowledge Check” quiz that will be taken by each employee that takes the training. The “Knowledge Check” quiz in provided in the Appendix of the Program Manuals.
## BMP 6.3a Annual Reporting Form

### Training Plan

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has the PVCC annual written Training Plan been developed? (yes/no)</td>
<td>☑ Yes</td>
</tr>
</tbody>
</table>

### Training & Certifications

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has employee training been provided? (yes/no)</td>
<td>☐ Yes</td>
</tr>
<tr>
<td>If no, explain: The PVCC Training Plan has been updated and will be implemented as described in this BMP and biennially per the General Permit.</td>
<td></td>
</tr>
<tr>
<td>Date of latest training to relevant field personnel in the recognition and reporting of illicit discharges:</td>
<td>None</td>
</tr>
<tr>
<td>Number of employees that participated in the latest training in the recognition and reporting of illicit discharges:</td>
<td>0</td>
</tr>
<tr>
<td>Date of last training to relevant employees in good housekeeping and pollution prevention practices:</td>
<td>None</td>
</tr>
<tr>
<td>Number of employees that participated in the latest training in good housekeeping and pollution prevention practices:</td>
<td>0</td>
</tr>
<tr>
<td>Do the number of individuals reported above that participated in training represent all employees that conduct daily activities that could potentially affect stormwater runoff? (yes/no)</td>
<td>☐ Yes</td>
</tr>
<tr>
<td>If no, explain: The PVCC training plan has been updated and will be implemented as described in this BMP.</td>
<td></td>
</tr>
<tr>
<td>Did any employees apply pesticides and herbicides? (yes/no)</td>
<td>☐ Yes</td>
</tr>
<tr>
<td>If yes, identify the employee and their certification:</td>
<td></td>
</tr>
</tbody>
</table>

Provide a summary of the training or certification program provided to emergency response employees that includes training in spill response: **Training is incorporated into Good Housekeeping and Pollution Prevention which will occur annually.**

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Did scores from the “Knowledge Check” quiz improve from the previous training? (yes/no)</td>
<td>☐ Yes (BMP effective)</td>
</tr>
</tbody>
</table>

If no, describe modifications to the BMP to increase effectiveness (e.g. training frequency, training material, etc.): The "Knowledge Check" is part of the updated training plan that will begin with the next annual training.
### BMP 6.3b Contractor Certification for Pollution Prevention (Section II B.6.d.4)

**Description:** PVCC will require, through contract language, the certification for contractors applying pesticides and herbicides in accordance with the Virginian Pesticide Control Act (§ 3.1-249.27 et seq. of the Code of Virginia). Contract language will require contractors provide proof of the appropriate certification prior to contract execution.

**Necessary documentation for implementation:** (1) Contract language; (2) Proof of certifications.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objectives are to ensure the proper application of pesticides and herbicides. The expected result is that contractors used by the college will have appropriate certifications for application of pesticides and herbicides.

**Implementation schedule:** PVCC will develop and begin implementation of contract language by July 1, 2016.

**Method to determine effectiveness:** Effectiveness will be measured by evaluation of trends in confirmed reports of illicit discharge related to herbicides and pesticides.

### BMP 6.3b Annual Reporting

<table>
<thead>
<tr>
<th>Pesticides and Herbicides</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of contracts executed during the reporting year that includes application of pesticides and herbicides?</td>
</tr>
<tr>
<td>Was proof of certification provided for each contract that includes the application of pesticides and herbicides? (yes/no)</td>
</tr>
</tbody>
</table>

If no, explain: N/A

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

| Were any illicit discharges related to herbicides and pesticides application by contractors reported or identified in the reporting forms for BMPs 3.2 and 3.3? | ☐ Yes (See below) ☒ No (BMP effective) |

If yes, describe how the BMP can be modified to improve effectiveness to specifically address the cause of the illicit discharge(s) or describe why modification is not necessary: N/A
**BMP 6.4 Turf and Landscape Management (Section II B.6.c)**

**Description:** PVCC is regulated under §10.1-104.4 of the Code of Virginia and therefore will continue to implement the Department approved and campus-specific Nutrient Management Plan (NMP) prepared a Certified Nutrient Management Planner. Fertilizer application records will be maintained with each application using the application record provided in the NMP.

In addition, PVCC will not apply any deicing agent containing urea or other forms of nitrogen or phosphorus to parking lots, roadways, and sidewalks, or other paved surfaces.

**Necessary documentation for implementation:** (1) PVCC Nutrient Management Plan; (2) Completed Fertilizer Application Record; (3) Ingredients of deicers used on campus.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to avoid excessive application of nutrients where applied on campus. The expected results are reduction of downstream impacts from nutrient loads.

**Implementation schedule:** The NMP will continue to be implemented.

**Method to determine effectiveness:** Effectiveness will be measured by the implementation of the NMP through completion of the application record and periodic updates to the NMP to make necessary adjustments based on soils conditions.

---

**BMP 6.4 Annual Reporting Form**

<table>
<thead>
<tr>
<th>Nutrient Management Plans</th>
</tr>
</thead>
<tbody>
<tr>
<td>Were nutrients used during the reporting year?</td>
</tr>
<tr>
<td>Total acreage of lands where nutrient management plans are required:</td>
</tr>
<tr>
<td>Acreage of lands upon which nutrient management plans have been implemented:</td>
</tr>
<tr>
<td>Date of last NMP update:</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

**Measure of Effectiveness**

| Was the NMP’s fertilizer application record maintained and in adherence to the NMP? (yes/no) | Yes (BMP effective) | No (See below) |

If no, describe how the BMP can be modified to improve effectiveness. Provide rationalization for modification or if modification is deemed unnecessary. Not applicable since no nutrients applied, no records needed to be maintained.
BMP 6.5 Contractor Safeguards to Ensure Program Consistent Measures and Procedures (Section II B.6.e)

**Description:** PVCC will use contract language that references sections within the PVCC Good Housekeeping and Pollution Prevention Manual to require campus contractors use appropriate control measures and procedures for stormwater discharges, when applicable. Oversight will be provided through bi-weekly inspections using a contractor inspection form provided in the Manual. Contract language will require contractors address items identified during inspections within a time period appropriate to prevent the potential of non-stormwater discharges. The contract language will also allow the college to stop-work, address the problem, and recoup cost for the remedy from the contractor.

Contract language described in this BMP is not intended for regulated land disturbance activity addressed with BMPs 4.1, 4.2, and 4.3.

**Necessary documentation for implementation:** (1) PVCC Good Housekeeping and Pollution Prevention Manual; (2) Completed inspection forms; (3) Contract language.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective and expected result is to minimize or prevent pollutant discharges from contractor activities.

**Implementation schedule:** By July 1, 2015, PVCC will have developed and begin execution of contract language to require contractors to use appropriate control measures and procedures for stormwater discharges.

**Method to determine effectiveness:** Effectiveness will be measured by the inspection results specific to work performed by contractors, the responsiveness of contractors to address observed issues, and reported illicit discharges originating from contracted work on campus.
## Contractor Safeguards

<table>
<thead>
<tr>
<th>Has contract language, as described above, been included in contracts with all contractors where the work performed could require appropriate control measures and procedures for stormwater discharges? This does not include regulated land disturbance activity addressed with BMPs 4.1, 4.2, and 4.3 (yes/no)</th>
<th>□ Yes □ No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If no, explain: See schedule.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Were bi-weekly inspections performed to ensure oversight? (yes/no)</th>
<th>□ Yes □ No □ N/A (no contracts)</th>
</tr>
</thead>
<tbody>
<tr>
<td>If no, explain: N/A</td>
<td></td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

## Measure of Effectiveness

<table>
<thead>
<tr>
<th>Were any illicit discharges related to contracted work on campus (other than regulated land disturbance activity) reported or identified in the reporting forms for BMPs 3.2 and 3.3?</th>
<th>□ Yes (See below) □ No (BMP effective)</th>
</tr>
</thead>
<tbody>
<tr>
<td>If yes, describe how the BMP can be modified to improve effectiveness to specifically address the cause of the illicit discharge(s) or describe why modification is not necessary: N/A</td>
<td></td>
</tr>
</tbody>
</table>
### 3.2 Special Conditions for the Chesapeake Bay TMDL

<table>
<thead>
<tr>
<th>Description: PVCC will develop a phased Chesapeake Bay Action Plan that incorporates public comment and includes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• A review of the Program Plan BMPs described in Section 3.1 for consistency with the TMDL and for the purpose of identifying necessary modifications;</td>
</tr>
<tr>
<td>• An estimate of the annual POC loads discharged from the existing sources as of June 30, 2008, based on the 2009 progress run;</td>
</tr>
<tr>
<td>• An estimate of the total reductions necessary to reduce the annual POC loads from existing sources to the L2 implementation level;</td>
</tr>
<tr>
<td>• The means and methods that will be utilized to implement sufficient reductions from existing sources equal to 5.0% of the estimated total reductions necessary;</td>
</tr>
<tr>
<td>• Mechanism to address any modification to the TMDL or watershed implementation plan that occurs during the term of this state permit as part of its permit reapplication and not during the term of this state permit;</td>
</tr>
<tr>
<td>• An estimate of the expected costs to implement the requirements of this special condition during the state permit cycle; and</td>
</tr>
<tr>
<td>• An opportunity for receipt and consideration of public comment regarding the draft Chesapeake Bay TMDL Action Plan.</td>
</tr>
<tr>
<td>• A draft second phase Chesapeake Bay TMDL Action Plan designed to reduce the existing pollutant load by an additional 35%</td>
</tr>
</tbody>
</table>

The Action Plan development will consider DEQ's Chesapeake Bay Action Plan Guidance. Additional BMPs will be included in this Section of the Program Plan to include the identified means and methods.

**Necessary documentation for implementation:** (1) Chesapeake Bay TMDL Action Plan; (2) Documentation of public participation; (3) PVCC Program Plan Updates, as necessary.

**Responsible individual for implementation:** PVCC Facilities Manager

**Objectives and expected results in meeting measurable goals:** The objective is to achieve reductions required by the Chesapeake Bay TMDL for sediment, phosphorus, and nitrogen. The expected result is the development of a TMDL Action Plan.

**Implementation schedule:** The Chesapeake Bay Action Plan will be developed by July 1, 2015. The schedule developed in the Action Plan will be implemented thereafter.

**Method to determine effectiveness:** Effectiveness will be determined by the selection of cost effective BMPs supported by model quantification to achieve the required pollutant reductions.
### BMP CB-SC.1 Annual Reporting Form

**Chesapeake Bay Action Plan**

Method to receive and consider public comment, including dates: ***Will be completed prior to development of the Action Plan.***

Date of Action Plan submittal to DEQ: **See BMP schedule.**

Has the PVCC Chesapeake Bay Action Plan been developed?  
- Yes  
- No  

If no, please explain and provide expected date of completion: **See BMP Schedule.**

Does model quantification demonstrate the selected means and methods in the completed Action Plan can achieve the required reductions?  
- Yes  
- No

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

Does model quantification demonstrate the selected means and methods in the completed Action Plan can achieve the required reductions in the required time frames?  
- Yes  
- No

If no, explain how the Action Plan can be modified to achieve the required reductions in the required time frames: **N/A**
3.3 Special Conditions for Approved TMDL other than the Chesapeake Bay TMDL

<table>
<thead>
<tr>
<th>BMP SC.1 Rivanna River Sediment TMDL Action Plan (Section I B)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description:</strong> PVCC has been assigned a waste load allocation (WLA) for sediment in the Rivanna River TMDL approved on April 27th 2009. PVCC will develop an action plan to address the WLAs that includes:</td>
</tr>
<tr>
<td>- A list of legal authorities applicable to reducing sediment;</td>
</tr>
<tr>
<td>- Identification and methods for maintaining a list of practices, methods, and controls implemented to reduce the sediment;</td>
</tr>
<tr>
<td>- Description of means for incorporation of identified practices, methods, and controls into the public education and outreach and employee training programs;</td>
</tr>
<tr>
<td>- Results of an assessment of facilities of concern for significant contribution of sediment;</td>
</tr>
<tr>
<td>- Develop methodology for assessing effectiveness of the TMDL Action Plan using modeling tools (in-lieu of water quality monitoring), specifically the Excel spreadsheet based Watershed Treatment Model (WTM). Assessment will also incorporate methodology for evaluation of facilities identified to significantly contribute to the POC;</td>
</tr>
<tr>
<td>- An annual reporting worksheet consistent with the TMDL Action Plan and the General Permit.</td>
</tr>
</tbody>
</table>

Additional BMPs will be included in this Section of the Program Plan, as necessary, to include implementation of the Action Plan.

**Necessary documentation for implementation:** (1) Rivanna River PVCC TMDL Action Plan; (2) PVCC Program Plan Updates, as necessary.

**Responsible individual for implementation:** PVCC Facilities Director

**Objectives and expected results in meeting measurable goals:** The objective is to achieve reductions required by the Rivanna River TMDL for sediment. The expected result is the development of a TMDL Action Plan.

**Implementation schedule:** The Rivanna River Action Plan will be developed by July 1, 2016. The schedule developed in the Action Plan will be implemented thereafter.

**Method to determine effectiveness:** Effectiveness will be determined by the selection of cost effective BMPs supported by model quantification to achieve the required pollutant reductions.
<table>
<thead>
<tr>
<th>BMP SC.1 Annual Reporting Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rivanna River Action Plan</td>
</tr>
</tbody>
</table>

Has the PVCC Rivanna River Action Plan been developed?  

- Yes   - No

If no, please explain and provide expected date of completion: See BMP Schedule.

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

<table>
<thead>
<tr>
<th>Measure of Effectiveness</th>
</tr>
</thead>
</table>

Does model quantification demonstrate the selected means and methods in the completed Action Plan can achieve the required reductions in the required time frames?  

- Yes   - No

If no, explain how the Action Plan can be modified to achieve the required reductions in the required time frames: N/A
**BMP SC.2 Rivanna River E. Coli TMDL Action Plan (Section I B)**

**Description:** PVCC has been assigned a waste load allocation (WLA) for E. Coli in the Rivanna River TMDL approved on April 28th 2009. PVCC will develop an action plan to address the WLAs that includes:

- A list of legal authorities applicable to reducing E. Coli;
- Identification and methods for maintaining a list of practices, methods, and controls implemented to reduce the E. Coli;
- Description of means for incorporation of identified practices, methods, and controls into the public education and outreach and employee training programs;
- Results of an assessment of facilities of concern for significant contribution of E. Coli;
- Develop methodology for assessing effectiveness of the TMDL Action Plan using modeling tools (in-lieu of water quality monitoring), specifically the Excel spreadsheet based Watershed Treatment Model (WTM). Assessment will also incorporate methodology for evaluation of facilities identified to significantly contribute to the POC;
- An annual reporting worksheet consistent with the TMDL Action Plan and the General Permit.

Additional BMPs will be included in this Section of the Program Plan, as necessary, to include implementation of the Action Plan.

**Necessary documentation for implementation:** (1) Rivanna River PVCC TMDL Action Plan; (2) PVCC Program Plan Updates, as necessary.

**Responsible individual for implementation:** PVCC Facilities Director

**Objectives and expected results in meeting measurable goals:** The objective is to achieve reductions required by the Rivanna River TMDL for E. Coli. The expected result is the development of a TMDL Action Plan.

**Implementation schedule:** The Rivanna River Action Plan will be developed by July 1, 2016. The schedule developed in the Action Plan will be implemented thereafter.

**Method to determine effectiveness:** Effectiveness will be determined by the selection of cost effective BMPs supported by model quantification to achieve the required pollutant reductions.
### BMP SC.1 Annual Reporting Form

<table>
<thead>
<tr>
<th>Rivanna River Action Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has the PVCC Rivanna River Action Plan been developed?</td>
</tr>
<tr>
<td>If no, please explain and provide expected date of completion: See BMP Schedule.</td>
</tr>
</tbody>
</table>

Necessary documents for implementation are not provided in the annual report, but will be retained on file for 3 years.

### Measure of Effectiveness

<table>
<thead>
<tr>
<th>Does model quantification demonstrate the selected means and methods in the completed Action Plan can achieve the required reductions in the required time frames?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If no, explain how the Action Plan can be modified to achieve the required reductions in the required time frames: N/A</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix A - BMP 2.2 Documentation of Public Participation Activities
Horticulture & Environmental Club

Our current project is an organic garden for use as a practical learning platform for environmentally sound horticulture. The founding of an organic vegetable garden encourages more interest for other students, faculty, staff and the community to learn and put in practice environmentally healthy horticulture. The excess food that is produced by our garden will find its way into the local food stream of the hungry in our community. As a club we are also interested in encouraging sustainable practices both on our campus and the College’s service region.

Staff Advisors:
Dave Lerman, clrman@pvcc.edu
Jennifer Scan, jscan@pvcc.edu

Student Contact(s):
Jonathan Dean (President), jdean6309@email.vcics.edu

Web site: http://pvcchorticulture.wordpress.com/
Storm Water Management

MS4 Permit
The College's storm water discharges are regulated by the Virginia Department of Conservation and Recreation via an MS4 (Small Municipal Separate Storm Water Sewer Systems) Permit. As part of the permit responsibilities, PVCC must submit an MS4 Annual Report to the Department of Conservation and Recreation to show that we are meeting our established BMPs (Best Management Practices.) MS4 General Permit Annual Reports. If you have any questions or would like to comment on the MS4 plan, please do not hesitate to contact the Facilities Manager at the contact information below.

Dam Management and Maintenance
The College has a permit to operate a Class II Dam. Dam inspections are performed annually and reported to the Virginia Department of Conservation and Recreation.

Rivanna Regional Storm Water Educational Partnership
The Rivanna Regional Storm Water Education Partnership is a collaborative effort among the local entities that hold storm water permits under the National Pollutant Discharge Elimination System (NPDES) Program. These permits relate to the operation of municipal storm sewer systems and require the permit holders to achieve numerous goals related to education, outreach, and public participation in storm water management. Regulatory authority for the program falls under the Virginia Soil and Water Conservation Board under the oversight of the Virginia Department of Conservation and Recreation.

Illicit Discharge Detection and Elimination
PVCC manages illicit discharges by weekly detection. The grounds supervisor visually screens all regulated outlets for illicit discharges, including illegal dumping. If illicit discharges are observed, PVCC will implement a phased program to correct the situation.

To prevent unnecessary illicit discharges, PVCC services and washes vehicles off-site at a commercial facility.

If you notice any illicit discharges on PVCC property, or tributaries that flow onto the PVCC property, please contact PVCC’s Facilities Manager at 434.961.5447.
The Rivanna Regional Stormwater Education Partnership

An MS4 Collaboration

The Rivanna Regional Stormwater Education Partnership

Albemarle County
Albemarle County Public Schools
Albemarle County Service Authority
City of Charlottesville
Piedmont Virginia Community College
UVA's Indian Student Association honors Gandhi

Posted on September 22, 2014 by pwehm | Leave a comment

On Sunday, September 21st the UVA Indian Student Association made a return visit to the PVCC Community Garden and we much pleased to have hosted them. A few hens from David and Parker Lerman's home garden were present and largely cudled. PVCC Environmental and Horticulture Club President Andrew Harriman and Club co-advisor Jennifer Scott were also working in the garden. We had a great time. The students were there to honor Gandhi through service, and did a great job of prepping bed number seven so that we can put it into service growing vegetables for the hungry in our community before frost hits.

Thank you ISA for all your hard work on Sunday!

Piedmont Virginia Community College is located in beautiful central Virginia. The PVCC Horticulture & Environmental club is only possible due to the endless energy and enthusiasm of Stuff Advisor Dave Lerman and the many volunteers who have given their time to grow with and for our community.

For more information about the club please contact advisor Dave Lerman or UVA volunteer liaison Sara Elizabeth at gardend@pvcc.edu.

UVA WOMEN'S LEADERSHIP

Guest Volunteering
February 23rd, 2014

We are excited for the return of the Leadership Development Program offering their time and energy for working in the garden!

UPCOMING EVENTS
No upcoming events

COMMUNITY GARDENS

- College Gardens
- City Schoolsyard Gardens
- Hereford Minifarm project
- Patch Garden at The Heven
- Tricycles Garden
- UVA Community Garden
Environmental Sustainability Task Force

In 2009, the college president charged the college senate with establishing an Environmental Sustainability Task Force. The task force was to evaluate 12 recommendations made by the Chancellor’s Task Force on Environmental Sustainability and determine which recommendations were to be implemented by the college. The committee is still active and holds a meeting at least once per semester.

Meeting agenda items have included:
- Consideration of Solar Panels on campus
- Meadow Project
- Campus Energy Monitoring
- LED Lighting
- TJSCD Grant Update – (we did not move forward with this grant)
- Discussion regarding the current PVCC environment
  - Utilities, recycling, new computers, auto lights & LED lighting, telecommuting, carpooling, etc.
- Green Roof

Daily Trash Pick-up

A member of the maintenance staff is tasked daily with picking up trash on campus. This daily trash pick-up keeps possible pollutants out of the storm system and helps protect the environment.
Green Initiatives

Recycling
PVCC is committed to an aggressive recycling program. Intelligent recycling is good for the environment and is good for the College financially. We ask your cooperation in this important program. [College Recycling Policy](#)

Use of Recycled Products
The College purchases recycled products when available. An example of this initiative is the wood-like tables at the east student terrace, which are made from 100% recycled plastic.

Green Cleaning
The College uses green products for general cleaning purposes. The contracted night cleaning company also uses green products to maintain the cleanliness of the building.

Water Conservation
[ Campus Water Conservation Plan](#)  
[Rivanna Water & Sewer Authority Water Conservation Information](#)
Position Title: Trades Technician I, Groundsman

Division/Office: Piedmont Virginia Community College, Facilities Department

Employment Type: Full time, Classified

Purpose: To ensure the appropriate appearance and maintenance of the buildings and the grounds located on the Piedmont Virginia Community College Campus.

Duties and Responsibilities: Duties shall include but are not limited to cutting grass, trimming hedges, trees, bushes and limbs; removes leaves and clears snow and ice, mud, sand from walkways, parking lots and roadways; pick up trash daily. Maintain all grounds equipment in good working order; assists in relocating furniture and surplus items as needed and perform other duties as assigned in support of the College.

Minimum Qualifications: Considerable knowledge of grounds maintenance techniques/practices and equipment; related safety practices; shall have ability to prioritize work activities; must have experience in the operation and safe/proper use of grounds maintenance equipment, vehicles and tractors with various attachments. Must have the ability to read, write, understand and follow instructions. The successful candidate must have the ability to work well with others and work as a member of a maintenance team. Ability to lift heavy objects as required. Basic computer skills are a requirement of this position.

Preferred Qualifications: Five or more years of documented experience working in grounds maintenance.

Application Package must include:
State application, which can be found at http://jobs.virginia.gov
Resume
Copies of transcripts
Names, addresses, email and telephone numbers of three (3) professional references

In order to better serve our customers, PVCC will only accept online applications submitted through the Virginia Jobs site for this position. PVCC will not accept hand-delivered applications or applications submitted by mail, email, or fax. Cover letters, resume/curriculum vitae, and unofficial transcripts must be attached electronically to the online application.

Deadline: Review of applications begins

Reference, criminal background checks required.

Piedmont Virginia Community College is an Equal Opportunity, Affirmative Action Employer.
Appendix B – BMP 3.1 Outfall Inventory
### Piedmont Virginia Community College Outfall Reconnaissance Inventory

Note: All outfalls received in unnamed tributaries to Moores Creek with no impairments (2010 303(d)/305(b)), HUC JR15.

<table>
<thead>
<tr>
<th>Outfall ID</th>
<th>Area Drainage to Outfall (Acres)</th>
<th>Estimated Impervious Area (Acres)</th>
<th>Applicable TMDL(s)</th>
<th>TMDL Pollutants</th>
<th>Date of Last Screening</th>
<th>Summary of Screening Results</th>
<th>Details of Any Necessary Followup</th>
<th>Date of Followup Resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>1.5</td>
<td>0.8</td>
<td></td>
<td></td>
<td>TBD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>6</td>
<td>2.5</td>
<td></td>
<td></td>
<td>TBD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>15.9</td>
<td>7.7</td>
<td>Rivanna River</td>
<td>Rivanna River 4/27/09 (Sediment)</td>
<td>E. coli, sediment, nitrogen, phosphorus</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D</td>
<td>10.2</td>
<td>0.46</td>
<td>Chesapeake Bay</td>
<td>Rivanna River 4/28/09 (E.Coli)</td>
<td>E. coli, sediment, nitrogen, phosphorus</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E</td>
<td>1.6</td>
<td>0.69</td>
<td></td>
<td></td>
<td>TBD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F</td>
<td>3.19</td>
<td>1395</td>
<td></td>
<td></td>
<td>TBD</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix C- BMP 5.2 SWM Facility Tracking Database

(Electronic Database Provided as Enclosure)
<table>
<thead>
<tr>
<th>Facility ID</th>
<th>Latitude</th>
<th>Longitude</th>
<th>Type or Facility</th>
<th>Estimate of Total Acres Treated</th>
<th>Estimated Pervious Area Treated (Acres)</th>
<th>Estimated Impervious Area Treated (Acres)</th>
<th>Date Facility Brought Online</th>
<th>HUC</th>
<th>Receiving Water Impaired (2010 303(d)/305(b))</th>
<th>Publicly or Privately Owned?</th>
<th>Does a Maintenance Agreement Exist?</th>
<th>Date of last Inspection</th>
<th># Inspections Completed During Reporting Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>PVCC-SWM-1</td>
<td>38°00'21.1&quot;N</td>
<td>78°29'13.6&quot;W</td>
<td>Bioretention Facility</td>
<td>0.4</td>
<td>0.3</td>
<td>0.1</td>
<td>6/30/2005</td>
<td>JR15</td>
<td>No</td>
<td>Public</td>
<td>N/A</td>
<td>N/A</td>
<td>0</td>
</tr>
<tr>
<td>PVCC-SWM-2</td>
<td>38°00'20.8&quot;N</td>
<td>78°29'12.8&quot;W</td>
<td>Bioretention Facility</td>
<td>0.4</td>
<td>0.3</td>
<td>0.1</td>
<td>6/30/2005</td>
<td>JR15</td>
<td>No</td>
<td>Public</td>
<td>N/A</td>
<td>N/A</td>
<td>0</td>
</tr>
<tr>
<td>PVCC-SWM-3</td>
<td>38°00'22.9&quot;N</td>
<td>78°29'12.5&quot;W</td>
<td>Dry Detention Basin</td>
<td>15.9</td>
<td>8.2</td>
<td>7.7</td>
<td>6/30/2005</td>
<td>JR15</td>
<td>No</td>
<td>Public</td>
<td>N/A</td>
<td>N/A</td>
<td>0</td>
</tr>
</tbody>
</table>