NFO		Age	Agency Use			
		MTR04				
		Date Rec'd:	Date Rec'd:			
				Amount Rec'	Amount Rec'd:	
Montana De	partment			Check No.:	Check No.:	
of Environm	nental Qua	lity				
WATER PROT	<b>TECTION BU</b>	JREAU		Rec'd By:		
FORM	<b>MPDES St</b>	orm Water Sn	nall MS4 An	nual Report F	orm	
FORM	1 01	period is for the ca	•			
MS4-AR		one. Annual Repo				
	□2017	□2018	□2019	□2020	□2021	
Instructions: This Annual Report Form is to be completed by each permittee and co-permittee authorized to discharge storm water under the General Permit for Storm Water Discharges Associated with Small Municipal Separate Storm Water Sewer Systems (MS4s). All authorized permittees and co-permittees are required to complete this Annual Report Form for each calendar year reporting period. For co-permittees authorized under one permit authorization or for co-permittees with multiple authorizations, you are required to complete this form and submit separate required documents/information exclusively for your respective regulated Small MS4 area(s). This completed Annual Report Form must be electronically submitted to the Montana Department of Environmental Quality, Water Protection Bureau. Electronic submission is required through the web-based tool: NetDMR. Additional information is located on DEQ's website: <a href="http://deq.mt.gov/Water/WQINFO/ctss/netdmr">http://deq.mt.gov/Water/WQINFO/ctss/netdmr</a> .         Small MS4 Classification       ITraditional						
Small MS4 Mailing Address:						
City, State, and Zip Code:						
Small MS4 Contact Person (and Title):						
Mailing Address:						
City, State, and Zip Code:						
Phone Number: ( ) E-mail address:						

<b>Storm Water Management Team:</b> Attach an organizational chart identifying a primary SWMP coordinator and the positions responsible for implementing each minimum measure.					
Requested above chart:	<b>Requested above chart:</b> Attached See Attachment 2 INot Attached				
	l executed a formalized mechanism for storm water management team members?	□ Yes	□ No		
<b>Permittee's SWMP Resources:</b> How many FTEs does the permit explanation.	tee designate to the MS4 permit? If r	needed, prov	ride an		
If more space is needed, submit on an a	dditional page with corresponding reference or on a c	lata storage de	vice.		
Answer the following five (5) q	uestions on an additional page with corres				
on a data storage device. See	Attachment 1				
(1) What are the source(s) of fun- percentage of the total budget all	ding for implementation of the MS4 permit a ocated from each source listed?	and the estin	nated		
(2) Specific to the annual reporting calendar year, how did the permittee justify commitment of resources or budget allocations to the implementation of the MS4 permit to decision-makers and the public? Provide a summary of meetings and outcomes held with decision-makers and the public.					
(3) Has the permittee demonstrated program effectiveness to obtain budget allocations for this annual reporting calendar year or previous years? Why or why not? If so, what program effectiveness metrics were presented?					
(4) How was this annual reporting calendar year's approach to allocate resources different than the previous year's approach?					
(5) Was the permittee successful in their request for budget allocations? Describe the outcome and factors that affected or resulted in that outcome.					
-	<b>limination:</b> (Part II (3)(c.i)), has the permittee the storm sewer map during the calendar	□ Yes	□ No		
Per the IDDE MCM requirement weather inspected and screened of	(Part II (3)(e.i)), has the permittee dry putfalls during the calendar year?	□ Yes	□ No		
<b>Fill in the blanks with numbers.</b> The permittee has inspected outfalls during this calendar year. Since authorization under the 2017 General Permit, the permittee has inspected total outfalls out of the total MS4 outfalls.					

Per the Illicit Discharge Detection & Elimination permittee will complete the requirement to inspe- during dry weather by the end of the permit cyc	ect and screen all outfalls	□ Yes	□ No	
<b>Construction Site Storm Water Management</b> storm water management plan reviews were con	•	•		
During the calendar year, how many construction management controls (Part II (4)(c))?	on projects were inspected for	their storm	water	
<b>Pollution Prevention/Good Housekeeping for</b> Has the permittee reviewed, and updated if need permittee-owned/operated facilities and activitie	led, the inventory of	□ Yes	□ No	
Has the permittee reviewed, and updated if need the locations of facilities and known locations of	· •	□ Yes	□ No	
Has the permittee conducted annual storm water training for permittee staff during the next permi- each standard operating procedure (Part II (6)(a	it year after development of	□ Yes	□ No	
*Not applicable during calendar year 2017, 2018, and 2019. Check	"No" during these years.*			
		-		
<b>Training:</b> According to Part II (B) Training requirements, has the permittee conducted applicable training during the 1 <sup>st</sup> and 4 <sup>th</sup> calendar years?			□ No	
*Not required during calendar year 2018, 2019, and 2021. Check "No" during these years.*				
According to Part II (B) Training requirements, has the permittee conducted applicable new employee training within 90 days of the hire date?		□ Yes	□ No	
<b>Special Conditions:</b> Per <b>Pre-TMDL Approval (Part III.A) requirements</b> , attach the required information regarding identification of all outfalls that discharge to impaired waterbodies, the impaired waterbodies, and the associated pollutants of impairments. Summarize the BMPs implemented over the reporting period and a schedule of BMPs planned for the following year.				
□Attached	□ Not Attached	□ Not Ap	plicable	
Special Conditions: Approved TMDLs (Part III.B) requirements per calendar year below.				
<b>Calendar Year 2017:</b> The permittee has attached a Sampling Plan that includes strategy rationale, monitoring frequency, monitoring parameters, and monitoring locations.				
□Attached	□ Not Attached	□ Not Ap	oplicable	

<b>Calendar Year 2017:</b> The permittee has attached all outfalls that discharge to impaired waterbodies and the associated pollutants of impairment.				
□Attached	□ Not Attached	□ Not Applicable		
Calendar Year 2018: The permittee has attach and the associated pollutants of impairment.	ed all outfalls that discharge to	impaired waterbodies		
□Attached	□ Not Attached	□ Not Applicable		
Calendar Year 2019: The permittee has attach and the associated pollutants of impairment.	ed all outfalls that discharge to	impaired waterbodies		
□Attached	□ Not Attached	□ Not Applicable		
<b>Calendar Year 2020:</b> The permittee has attach and the associated pollutants of impairment.	ed all outfalls that discharge to	impaired waterbodies		
□Attached	□ Not Attached	□ Not Applicable		
<b>Calendar Year 2020:</b> The permittee has attached the TMDL section of the SWMP that identifies the measures and BMPs it plans to implement, describes the MS4's impairment priorities and long term strategy, and outlines interim milestones for controlling the discharge of the pollutants of concern and making progress towards meeting the TMDL.				
□Attached	□ Not Attached	□ Not Applicable		
<b>Calendar Year 2021:</b> The permittee has attached all outfalls that discharge to impaired waterbodies and the associated pollutants of impairment.				
□Attached	□ Not Attached	□ Not Applicable		
<b>Calendar Year 2021:</b> The permittee has evaluated the TMDL section of the SWMP based on monitoring results. The section has been revised, if needed, and is attached.				
□Attached	□ Not Attached	□ Not Applicable		
<b>Monitoring:</b> Per requirements in Part IV (B), has the permittee attached monitoring results, calculations, and evaluations?				
□Attached See Attachment 1	□ Not Attached	□ Not Applicable		

## **INSTRUCTIONS:** The permittee will only fill out the Annual Report Attachments section below that corresponds to the calendar in which an Annual Report is being submitted for. Attach the requested documents/information.

2017 Annual Report At	tachments (1 <sup>st</sup> Calenda	nr Year)	
Public Education and Outreach:			
Per requirements a.i in the referenced MCM, a	ttach the required information	on regarding key target	
audiences and associated pollutants.			
□Attached	□ Not Attached		
Public Involvement and Participation:			
Per requirements a.i in the referenced MCM, a involvement approach and schedule of each ke		on regarding the public	
	$\Box$ Not Attached		
Illicit Discharge Detection & Elimination:			
Per requirements a.i in the referenced MCM, a non-storm water discharges or flows, associate	1	0 0 0	
□Attached	□ Not Attached		
Per requirements b.i in the referenced MCM, a non-storm water discharges or flows, associate			
Attached 🗆 Not Attached			
Per requirements f.i in the referenced MCM, at Corrective Action Plan and any associated doc		charge Investigation and	
Attached        Not Attached			
Construction Site Storm Water Management:			
Per requirements a.iii in the referenced MCM, attach progress towards an Enforcement Response Plan and associated documents.			
□Attached	□ Not Attached		
Specific to Traditional MS4s and per requirements b.i in the referenced MCM, attach the construction storm water management plan review checklist.			
□Attached	□ Not Attached	□ Not applicable	
Specific to Non-Traditional MS4s and per requirements b.iii in the referenced MCM, attach the construction storm water management plan review checklist.			
□Attached	□ Not Attached	□ Not applicable	
Specific to Traditional MS4s and per requirements c.i in the referenced MCM, attach the construction storm water management inspection form or checklist.			
□Attached	□ Not Attached	□ Not applicable	
Specific to Non-Traditional MS4s and per requirements c.ii in the referenced MCM, attach the construction storm water management inspection form or checklist.			
	□ Not Attached	□ Not applicable	

Post-Construction Site Storm Water Management in New and Redevelopment			
Specific to Traditional MS4s and per requirements b.i in the referenced MCM, attach the post- construction storm water management plan review checklist.			
□Attached	□Attached □ Not Attached □ Not applicable		
Specific to Non-Traditional MS4s and per requirements b.ii in the referenced MCM, attach the post- construction storm water management plan review checklist.			
□Attached	□ Not Attached	□ Not applicable	
Per requirements in b.iii in the referenced MCM, attach the performance standards and associated documents.			
□Attached	□ Not Attached		

П

2018 Annual Report Att	achments (2 <sup>nd</sup> Calenda	ar Year)		
Public Education and Outreach:				
Per requirements b.i in the referenced MCM, a	ttach the required information	on regarding outreach		
messages.				
□Attached	□ Not Attached			
Per requirements c.i in the referenced MCM, a of formats, distribution channels and schedule	1	on regarding a description		
□Attached	□ Not Attached			
Public Involvement and Participation:				
Per requirements a.ii in the referenced MCM, a	attach the required informati	ion regarding participation		
and key target audience feedback on approache	es.			
□Attached	□ Not Attached			
<b>Illicit Discharge Detection &amp; Elimination:</b>	Illicit Discharge Detection & Elimination:			
Per requirements a.i in the referenced MCM, attach the required information regarding categories of non-storm water discharges or flows, associated pollutants, and local controls or conditions.				
□Attached □ Not Attached				
Per requirements b.i in the referenced MCM, attach the required information regarding occasional non-storm water discharges or flows, associated pollutants, and local controls or conditions.				
□Attached	□ Not Attached			
Specific to Traditional MS4s and per requirements d.i in the referenced MCM, attach the adopted ordinance or other regulatory mechanism to prohibit illicit discharges.				
□Attached	□ Not Attached	□ Not applicable		
Specific to Non-Traditional MS4s and per requirements d.ii in the referenced MCM, attach the summary of legal authority to prohibit illicit discharges.				
□Attached	□ Not Attached	□ Not applicable		
Per requirements d.iii in the referenced MCM, attach the required summary of the cooperative agreements.				

□Attached	□ Not Attached		
Per requirements d.iv in referenced MCM, atta	ch the Enforcement Respon	se Plan and associated	
documents.			
□Attached	□ Not Attached		
Per requirements e.ii in referenced MCM, attac	ch the list of high priority ou	ıtfalls.	
□Attached	□ Not Attached		
Specific to Traditional MS4s and per requirem			
of investigations conducted and corrective acti	1 1	licit Discharge	
Investigation and Corrective Action Plan and a			
□Attached	□ Not Attached	□ Not applicable	
Specific to Non-Traditional MS4s and per requ			
summary of investigations conducted and corre		required Illicit Discharge	
Investigation and Corrective Action Plan and a			
□Attached	□ Not Attached	□ Not applicable	
Post-Construction Site Storm Water Manag	ement in New and Redeve	lopment	
Specific to Traditional MS4s and per requirements c.i in the referenced MCM, attach the post-			
construction storm water management inspecti			
□Attached	□ Not Attached	□ Not applicable	
Specific to Non-Traditional MS4s and per requ		ed MCM, attach the post-	
construction storm water management inspecti			
□Attached	□ Not Attached	□ Not applicable	
Per requirements in c.iii in the referenced MCN	•	l new permittee-owned	
and private post-construction storm water man	ě –		
□Attached	□ Not Attached		
Per requirements in c.vi in the referenced MCM	A, attach an inspection frequ	iency protocol.	
□Attached	Attached 🗆 Not Attached		
Specific to Traditional MS4s and per requirements c.vii, attach the developed inspection program.			
□Attached	□ Not Attached	□ Not applicable	
Pollution Prevention/Good Housekeeping for Permittee Operations			
Per requirements in a.iii in the referenced MCM, attach completed Standard Operating Procedures.			
□Attached	□ Not Attached		

2019 Annual Report Att	tachments (3 <sup>rd</sup> Calenda	ar Year)		
Public Education and Outreach:				
Per requirements c.ii in the referenced MCM,	attach the required informat	ion regarding outreach		
materials distributions.				
□Attached	□ Not Attached			
<b>Public Involvement and Participation:</b>				
Per requirements a.ii in the referenced MCM, a and key target audience feedback on approach		ion regarding participation		
□Attached	□ Not Attached			
Illicit Discharge Detection & Elimination:				
Per requirements a.i in the referenced MCM, a non-storm water discharges or flows, associate	1	6 6 6		
□Attached	□ Not Attached			
Per requirements b.i in the referenced MCM, a	ttach the required informati	on regarding occasional		
non-storm water discharges or flows, associate	d pollutants, and local contra	rols or conditions.		
□Attached	□Attached □ Not Attached			
Per requirements e.ii in referenced MCM, attach the list of high priority outfalls.				
□Attached □ Not Attached				
Per requirements e.iii in referenced MCM, attach the required summary of screening results.				
□Attached	□ Not Attached			
Specific to Traditional MS4s and per requirements f.iii in the referenced MCM, attach the summary				
of investigations conducted and corrective acti		llicit Discharge		
Investigation and Corrective Action Plan and a				
Attached	□ Not Attached	□ Not applicable		
Specific to Non-Traditional MS4s and per requirements f.iv in the referenced MCM, attach the summary of investigations conducted and corrective actions taken per the required Illicit Discharge Investigation and Corrective Action Plan and any associated documents.				
□Attached	□ Not Attached	□ Not applicable		
Construction Site Storm Water Management:				
Specific to Traditional MS4s and per requirements a.i in the referenced MCM, attach the adopted ordinance or other regulatory mechanism to require construction storm water controls.				
□Attached	□ Not Attached	□ Not applicable		
Specific to Non-Traditional MS4s and per requirements a.ii in the referenced MCM, attach the legal authority summary.				
□Attached	□ Not Attached	□ Not applicable		
Per requirements a.iii in the referenced MCM, attach the adopted Enforcement Response Plan and associated documents.				
	□ Not Attached			
Post-Construction Site Storm Water Manag		elopment		

Per requirements in c.viii in the referenced MCM, attach findings and compliance actions regarding inspections of high priority post-construction storm water management controls.				
□Attached	□ Not Attached			
Specific to Traditional MS4s and per requirements c.ix, attach the findings and resulting actions regarding inspections of high priority privately-owned post-construction storm water management controls.				
□Attached	□ Not Attached	□ Not applicable		
Pollution Prevention/Good Housekeeping fo	Pollution Prevention/Good Housekeeping for Permittee Operations			
Per requirements in a.iii in the referenced MCM, attach the completed Standard Operating Procedures.				
□Attached	□ Not Attached			

2020 Annual Report At	tachments (4 <sup>th</sup> Calendar Year)		
Public Education and Outreach:			
Per requirements c.ii in the referenced MCM, a materials distributions.	attach the required information regarding outreach		
□Attached	□ Not Attached		
<b>Public Involvement and Participation:</b>			
Per requirements a.ii in the referenced MCM, and key target audience feedback on approach	attach the required information regarding participation es.		
□Attached	□ Not Attached		
Illicit Discharge Detection & Elimination:			
Per requirements a.i in the referenced MCM, a non-storm water discharges or flows, associated	ttach the required information regarding categories of ed pollutants, and local controls or conditions.		
□Attached	□ Not Attached		
Per requirements b.i in the referenced MCM, a non-storm water discharges or flows, associated	attach the required information regarding occasional ed pollutants, and local controls or conditions.		
□Attached	□ Not Attached		
Per requirements e.ii in referenced MCM, attac	ch the list of high priority outfalls.		
□Attached	□ Not Attached		
Per requirements e.iii in referenced MCM, attach the required summary of screening results.			
□Attached	□ Not Attached		
Specific to Traditional MS4s and per requirements f.iii in the referenced MCM, attach the summary of investigations conducted and corrective actions taken per the required Illicit Discharge Investigation and Corrective Action Plan and any associated documents.			
□Attached	□ Not Attached □ Not applicable		
Specific to Non-Traditional MS4s and per requirements f.iv in the referenced MCM, attach the summary of investigations conducted and corrective actions taken per the required Illicit Discharge			

Investigation and Corrective Action Plan and any associated documents.			
□Attached	□ Not Attached	□ Not applicable	
Post-Construction Site Storm Water Manag	ement in New and Redeve	lopment	
Specific to Traditional MS4s and per requirem ordinance or other regulatory mechanism to re-			
□Attached	□ Not Attached	□ Not applicable	
Specific to Non-Traditional MS4s and per requation authority summary.	irements a.ii in the referenc	ed MCM, attach the legal	
□Attached	□ Not Attached	□ Not applicable	
Per requirements in a.iii in the referenced MCM associated documents.	M, attach the Enforcement R	lesponse Plan and	
□Attached	ched 🗆 Not Attached		
Per requirements in c.viii in the referenced MC inspections of high priority post-construction s			
□Attached	□ Not Attached		
Specific to Traditional MS4s and per requirements c.ix, attach the findings and resulting actions regarding inspections of high priority privately-owned post-construction storm water management controls.			
□Attached	□ Not Attached	□ Not applicable	
Per requirements in d.i in the referenced MCM, attach a summary of the discussion outcomes.			
□Attached	□ Not Attached		
Pollution Prevention/Good Housekeeping for Permittee Operations			
Per requirements in a.iii in the referenced MCM, attach the completed Standard Operating Procedures.			
□Attached	□ Not Attached		

Atta	achment 1			
2021 Annual Report Att	tachments (5 <sup>th</sup> Calendar Year)			
Public Education and Outreach:				
Per requirements c.ii in the referenced MCM, a materials distributions.	attach the required information regarding outreach			
□Attached	□ Not Attached			
<b>Public Involvement and Participation:</b>				
<b>▲</b>	Per requirements a.ii in the referenced MCM, attach the required information regarding participation and key target audience feedback on approaches.			
□Attached	□ Not Attached			
Illicit Discharge Detection & Elimination:				
Per requirements a.i in the referenced MCM, attach the required information regarding categories of non-storm water discharges or flows, associated pollutants, and local controls or conditions.				

□Attached	□ Not Attached				
Per requirements b.i in the referenced MCM, attach the required information regarding occasional					
non-storm water discharges or flows, associated pollutants, and local controls or conditions.					
□Attached	□ Not Attached				
Per requirements e.ii in referenced MCM, attac	ch the list of high priority ou	tfalls.			
□Attached	□ Not Attached				
Per requirements e.iii in referenced MCM, atta	ch the required summary of	screening results.			
□Attached	□ Not Attached				
Specific to Traditional MS4s and per requirem					
of investigations conducted and corrective acti	1 1	licit Discharge			
Investigation and Corrective Action Plan and a					
□Attached	□ Not Attached	□ Not applicable			
Specific to Non-Traditional MS4s and per requ					
summary of investigations conducted and corre	1	required Illicit Discharge			
Investigation and Corrective Action Plan and a	•				
□Attached	□ Not Attached	□ Not applicable			
Post-Construction Site Storm Water Manag					
Per requirements in c.viii in the referenced MC		0 0			
inspections of high priority post-construction s		ntrols.			
□Attached	□ Not Attached				
Specific to Traditional MS4s and per requirem	-	-			
regarding inspections of high priority privately controls.	-owned post-construction st	orm water management			
□Attached	□ Not Attached	□ Not applicable			
Pollution Prevention/Good Housekeeping fo	r Permittee Operations				
Per requirements in a.iii in the referenced MCM, attach completed Standard Operating Procedures.					
□Attached	□ Not Attached				
Attach any updates, changes, or improvements to the Small MS4 Storm Water Management					
Program per requirements in Part IV (E).					
□Attached	□ Not Attached	□ Not applicable			

**Annual Report Form Signature** 

This Annual Report Form must be completed, signed, and certified as follows:

- For a corporation, by a principal officer of at least the level of vice president;
- For a partnership or sole proprietorship, by a general partner or the proprietor, respectively; or

For a municipality, state, federal, or other public facility, by either a principal executive officer or rankin elected official.

### All Permittees Must Complete the Following Certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the 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. [75-5-633, MCA].

Certification of this form indicates conformance with the 2017 General Permit for Storm Water Discharge Associated with Small Municipal Separate Storm Sewer Systems and the required Annual Reporting upon receipt of permit coverage.

Name (Type or Print)	
Title (Type or Print)	Phone Number
Signature	Date Signed

# Attachment 1: 2021 MS4 Annual Report Responses

## **2021 ANNUAL REPORT RESPONSES**

### ADDITIONAL QUESTIONS ON STORM WATER RESOURCES

The following questions are from the MS4 Annual Report Form regarding budget and resources.

1. WHAT ARE THE SOURCE(S) OF FUNDING FOR IMPLEMENTATION OF THE MS4 PERMIT AND THE ESTIMATED PERCENTAGE OF THE TOTAL BUDGET ALLOCATED FROM EACH SOURCE LISTED?

Funded through U.S. Congress; 100%

2. SPECIFIC TO THE ANNUAL REPORTING CALENDAR YEAR, HOW DID THE PERMITTEE JUSTIFY COMMITMENT OF RESOURCES OR BUDGET ALLOCATIONS TO THE IMPLEMENTATION OF THE MS4 PERMIT TO DECISION-MAKERS AND THE PUBLIC? PROVIDE A SUMMARY OF MEETINGS AND OUTCOMES HELD WITH DECISION-MAKERS AND THE PUBLIC.

The program funding is justified through specific permit requirements and projected workload. If the storm water program needs support, the storm water manager can request funds through the Air Force Civil Engineer Center.

Infrastructure projects are funded either funded through the Air Force Civil Engineer Center or funded locally. Storm water projects are scored and ranked against other infrastructure projects. Smaller scope projects are completed in-house by the Civil Engineer Squadron.

No additional personnel or direct funds were added to the MS4 Program in 2021.

3. HAS THE PERMITTEE DEMONSTRATED PROGRAM EFFECTIVENESS TO OBTAIN BUDGET ALLOCATIONS FOR THIS ANNUAL REPORTING CALENDAR YEAR OR PREVIOUS YEARS? WHY OR WHY NOT? IF SO, WHAT PROGRAM EFFECTIVENESS METRICS WERE PRESENTED?

Funding is based on requirements of the permit, not program effectiveness.

4. HOW WAS THIS ANNUAL REPORTING CALENDAR YEAR'S APPROACH TO ALLOCATE RESOURCES DIFFERENT THAN THE PREVIOUS YEAR'S APPROACH?

The approach in 2021 was similar to other years in that the Environmental Office provided BMPs and other support to shops with a higher risk of storm water pollution. Projects requiring coverage under the Construction General Permit dwindled over 2021 and will likely reduce even further in 2022. Public involvement continues to be fluid based on the current pandemic status.

### 5. WAS THE PERMITTEE SUCCESSFUL IN THEIR REQUEST FOR BUDGET ALLOCATIONS? DESCRIBE THE OUTCOME AND FACTORS THAT AFFECTED OR RESULTED IN THAT OUTCOME.

Yes. The storm water program is fully funded based on the requirements of the permit.

#### TRAINING

341 CES/CEIE tracks shop personnel rosters at both the 819 RHS Airfields and 341 CES Horizontal shops for storm water awareness training. All shop personnel are currently trained. Occasionally personnel go over 90 days for training due to deployments, temporary travel, and frequent turnover. 341 CES/CEIE will implement a more comprehensive training tracker to aid with achieving training within the 90 day timeframe.

#### MONITORING/SAMPLING

In accordance with the MS4 General Permit, 341 CES/CEIE conducted 2 sampling events at Outfalls 1-4 in 2021. Unfortunately the August 2021 sample event was compromised due to a temperature exceedance in the samples. Carrier delays and high ambient temperatures were the causes of the exceedance. Malmstrom will conduct 3 sample events in 2022 to catch up from the invalid sample event in 2021.

Table 1 describes the outfall locations by latitude and longitude. Table 2 on the following page shows the sampling parameters required by the permit and the results.

Most of the parameter levels have been maintained or lowered since the inception of monitoring with the exception of the Outfall 2 monitoring event in September 2020. The monitoring event showed a moderate increase in all sample parameters. There is a limited number of industrial shops and housing units in this drainage area that could contribute to an increase in pollutant levels. This appears to be an anomaly, but the 341 CES/CEIE will continue to monitor for any unusual activity in this drainage area.

Figures 1 and 2 show the total suspended solids (TSS) and copper concentration, respectively, for each outfall and sampling event. These two parameters are highlighted because the receiving surface water is impaired for sedimentation/siltation, turbidity, and copper. Other receiving water body impairments are not likely attributed to Malmstrom AFB activities.

Outfall	Latitude	Longitude
1	47.520346	-111.196702
2	47.520582	-111.193409
3	47.521652	-111.173242
4	47.522181	-111.169653

#### **Table 1- Outfall/Monitoring Locations**

Date	Outfall #	TSS (mg/L)	COD (mg/L)	Total Nitrogen (mg/L)	Total Phosphorus (mg/L)	Copper (mg/L)	Lead (mg/L)	Zinc (mg/L)	Oil/Grease (mg/L)	Flow Estimate (gpm)	Average pH	Water Temp (deg C)
20-Aug-18	1	12	89	3.1	0.12	0.008	0.0007	0.075	<1	892	8.12	16.0
17-May-19	1	<10	71	1.9	0.056	0.003	0.0006	0.049	<1	1059	8.00	10.0
9-Sep-19	1	12	15	1.1	0.067	0.002	0.0004	0.019	<1	1174	8.00	15.5
12-May-20	1	<10	24	0.6	0.059	0.002	< 0.003	0.001	<1	2325	8.16	9.5
7- Sep-20	1	<10	71	4.1	0.063	0.006	< 0.003	0.008	<1	1727	8.05	13.2
9-May-21	1	<10	10	0.7	0.04	< 0.002	< 0.003	0.009	<1	2686	8.14	8.8
11-May-18	2	11	33	0.7	0.095	0.004	0.0007	0.019	<1	2334	8.00	9.2
17-May-19	2	12	43	1.3	0.084	0.005	0.0008	0.049	<1	309	7.99	10.7
9-Sep-19	2	10	24	0.9	0.092	0.004	0.0006	0.024	<1	1801	7.93	14.1
12-May-20	2	10	28	0.8	0.078	0.004	0.0006	0.015	<1	1174	8.17	9.0
7-Sep-20	2	130	102	3.0	0.28	0.021	0.0044	0.103	<1	2778	7.78	11.3
9-May-21	2	<10	13	0.9	0.03	0.003	0.0004	0.015	<1	1110	8.19	8.0
20-Aug-18	3	103	146	4.0	0.36	0.016	0.0068	0.110	<1	620	8.09	14.4
17-May-19	3	<10	20	1.1	0.05	0.0003	0.0004	0.016	<1	716	8.09	10.8
9-Sep-19	3	<10	13	<0.5	0.051	0.003	0.0004	0.015	<1	1653	8.00	14.5
12-May-20	3	15	12	<0.5	0.047	< 0.002	0.0016	0.016	<1	1653	8.00	8.1
7-Sep-20	3	24	43	0.9	0.124	0.005	0.0017	0.031	<1	585	7.95	11.0
9-May-21	3	<10	6	<0.5	0.022	< 0.002	< 0.003	0.008	<1	1164	8.36	9.5
11-May-18	4	72	38	1.0	0.185	0.005	0.0022	0.014	<1	390	7.87	9.3
17-May-19	4	<10	20	1.1	0.05	0.003	0.004	0.016	<1	2	7.07	9.1
9-Sep-19	4	18	11	<0.5	0.24	< 0.002	< 0.003	0.012	<1	2	6.74	12.0
12-May-20	4	<10	26	<0.5	0.047	0.004	0.0005	0.011	<1	25	7.51	6.5
7-Sep-20	4	<10	18	<0.5	0.13	< 0.002	< 0.003	0.011	<1	1	6.74	11.0
9-May-21	4	<10	18	0.6	0.05	0.002	< 0.003	< 0.008	<1	111	8.01	8.4

## Table 2- Outfall Monitoring and Sampling Results

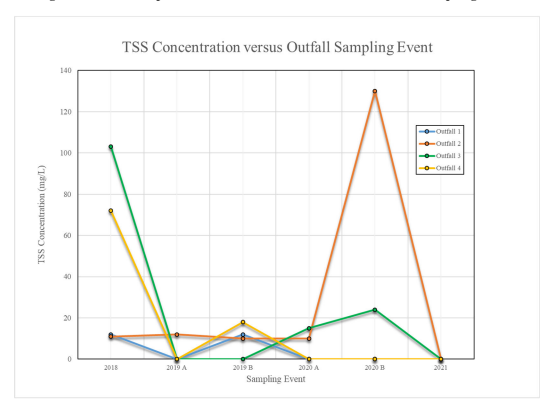
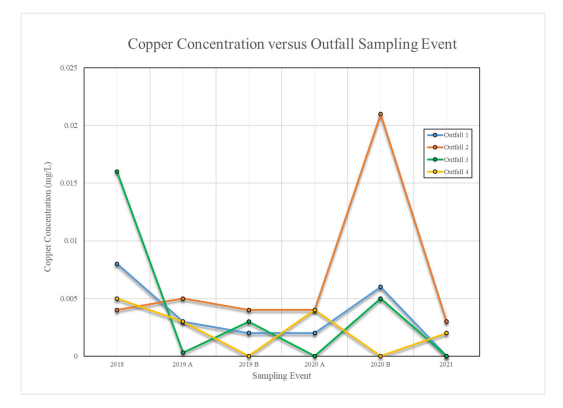


Figure 1- Total Suspend Solids Concentration versus Outfall Sampling Event

Figure 2- Copper Concentration versus Outfall Sampling Event



### PRE-TOAL MAXIMUM DAILY LOAD (TMDL) REQUIREMENTS

All 6 of Malmstrom's storm water outfalls discharge to the Missouri River between Rainbow Dam and Morony Dam. This reach of the Missouri River is impaired for polychlorinated biphenyls, sedimentation/siltation, turbidity, arsenic, copper, and temperature. Of those, Malmstrom focuses on sedimentation/siltation and turbidity. Copper is a pollutant that we sample for in accordance with the MS4 Permit, Part IV, but Montana's Clean Water Information Center indicates copper pollution is from abandon mine operations and industrial point source discharges. Malmstrom does not have any processes that would discharge copper to the storm sewer system.

Malmstrom's summary of BMPs implemented throughout the year is located in SWMP, Table 9-1. These BMPs specifically addressed sediment pollutant loading into the Missouri River. Malmstrom will continue to implement the same approaches in CY2022 by conducting public outreach, public involvement, illicit discharge monitoring, construction site controls, and good housekeeping measures.

## MINIMUM CONTROL MEASURE 1: PUBLIC EDUCATION AND OUTREACH

## MS4 PART II.A.1.c.ii: DISTRIBUTE OUTREACH MATERIALS TO TARGET AUDIENCES

In calendar year 2021, Malmstrom's two target audiences were vehicle washing and outdoor equipment storage areas.

- 1. Malmstrom implemented the following approaches to address vehicle washing pollution.
  - Each new housing resident is given a storm water informational brochure prior to moving in to a housing unit. This brochure is designed to raise storm water awareness and describe activities that can potentially generate pollutants. 341st Civil Engineer Squadron/ Environmental Element (341 CES/CEIE) delivered 250 brochures in 2021 to the housing authority (Balfour-Beatty Communities (BBC)). Brochures are provided to the housing authority at their request for more.
  - b. 341 CES/CEIE published an article on the Malmstrom AFB webpage regarding washing vehicles. This article was also featured on Malmstrom's Facebook page.
- 2. Malmstrom implemented the following approaches to address equipment storage area pollution.
  - a. The equipment storage areas at Malmstrom are covered under the Multi-Sector General Permit for Industrial Storm Water Discharges (Industrial Permit). The Industrial Permit and associated Industrial Storm Water Pollution Prevention Plan (SWPPP) require extensive training for the designated personnel at each industrial facility. 341 CES/CEIE trained 19 personnel at the facilities designated as equipment storage areas. The Industrial Permit also requires periodic and storm event inspections. As a result of these inspections, the facilities then must implement corrective actions to protect storm water.
  - b. For facilities with petroleum storage 55 gallons or greater, shop personnel must meet the requirements of Malmstrom's Spill Prevention, Control, and Countermeasure (SPCC) Plan. The SPCC Plan requires annual spill prevention training for all personnel that handle petroleum products at these facilities. Malmstrom trained 307 personnel across the installation in total. An estimated 15% of those personnel are at an equipment storage area.

## MINIMUM CONTROL MEASURE 2: PUBLIC INVOLVEMENT AND PARTICIPATION

## MS4 PART II.A.2.a.ii: IMPLEMENT IDENTIFIED INVOLVEMENT APPROACHES FOR EACH TARGET AUDIENCE, DOCUMENT PARTICIPATION AND FEEDBACK

As stated above, Malmstrom's two target audiences were vehicle washing and equipment storage areas.

- 1. Malmstrom implemented the following approach to address vehicle washing pollution
  - a. As stated in the previous section, Malmstrom distributed outreach brochures and prepared an informational article for release. No active involvement approaches were utilized in 2021.
  - b. BBC identified 15 car wash activities in 2021 and informed the housing residents of the impacts to water quality.
- 2. Malmstrom implemented the following approaches to address equipment storage area pollution
  - a. As stated above, 341 CES/CEIE trained 19 individuals on Industrial SWPPP requirements throughout 2021.
  - b. 341 CES/CEIE hosted an annual training and feedback session for Industrial SWPPP personnel. During this meeting, personnel from each of the industrial shops were able to respond with what storm water approaches and Best Management Practices (BMPs) work best from them.
- 3. In addition, Malmstrom implemented the following approaches to involve base personnel as a whole.
  - a. On 26 January, Malmstrom personnel conducted a basewide cleanup event. The event helped remove trash across the developed areas of base. Each squadron is assigned their respective cleanup areas.

Lastly, Malmstrom personnel participated in the CommUNITY clean up event in 7-8 May 2021. This volunteer event assigned cleanup areas around Great Falls and provided drop off areas for trash pickup.

## MINIMUM CONTROL MEASURE 3: ILLICIT DISCHARGE DETECTION & ELIMINATION

### MS4 PART II.A.3.a.i: EVALUATE AND INCLUDE A LIST OF NON-STORM WATER DISCHARGES THAT ARE SIGNIFICANT CONTRIBUTORS OF POLLUTANTS AND DOCUMENT THE CONTROLS ON THESE DISCHARGES

In calendar year 2021, 341 CES/CEIE reviewed SWMP Table 4-2 to address frequent and significant non-storm water discharges and their associated controls. There are no new frequent and significant non-storm water discharges that 341 CES/CEIE encountered in 2021.

### MS4 PART II.A.3.b.i: EVALUATE AND INCLUDE A LIST OF OCCASIONAL INCIDENTAL NON-STORM WATER DISCHARGES THAT WILL NOT BE ADDRESSED AS ILLICIT DISCHARGES AND DOCUMENT THE CONTROLS ON THESE DISCHARGES

In calendar year 2021, 341 CES/CEIE reviewed SWMP Table 4-3 to address occasional frequent non-storm water discharges and their associated controls. There are no new occasional frequent non-storm water discharges that 341 CES/CEIE encountered in 2021.

## MS4 PART II.A.3.e.ii: USE INSPECTION AND SCREENING RESULTS TO DETERMINE HIGH PRIORITY OUTFALLS

Of the 6 total outfalls, 341 CES/CEIE determined that Outfalls 1-4 are high priority. These four drainage areas have much of Malmstrom's potential pollution sources and personnel. Outfall 5 rarely sees flow during storm events. Both Outfalls 5 and 6 primarily use natural infrastructure (i.e. swales) to convey the storm water. This increases infiltration and reduces the probability of an illicit discharge leaving the base boundary.

## MS4 PART II.A.3.e.iii: INSPECT AND SCREEN HIGH PRIORITY OUTFALLS DURING DRY WEATHER AT LEAST ONCE PER YEAR

341 CES/CEIE inspected each of the 6 total storm water outfalls twice during dry weather in 2021. The water quality during all inspections appeared normal. Malmstrom continues to experience base flow during dry weather at Outfalls 1-3. This is historically normal. A study completed in 2008 determined the base flow originated from ground water drain tiles on the flightline.

The main issue plaguing the outfalls is the slide gates. Malmstrom executed an inspection and maintenance contract in 2019 to determine the status of the outfall slide gates. In summary, all of the gate actuators need to replaced and cannot be refurbished. The project to replace the slide gate and make other outfall repairs in currently in the design phase and construction will be executed in future fiscal years.

### MS4 PART II.A.3.f.iv: MAINTAIN DOCUMENTATION AND SUBMIT A SUMMARY OF INVESTIGATIONS AND CORRECTIVE ACTIONS TAKEN PER THE ILLICIT DISCHARGE INVESTIGATION AND CORRECTIVE ACTION PLAN

341 CES/CEIE maintains documentation on any illicit discharge discovered or reported. Table 3 on the following page summarizes the illicit discharges 341 CES/CEIE responded to in calendar year 2021.

Date of Incident	Location	Incident Type	Pollutant(s)	Corrective Action	Impacted Storm Water?
2/2/2021	AAFES Gas Station (BX)	Failed Equipment	Gasoline	AAFES night manager responded with absorbents and cleaned up the spilled material. Material disposed of via 341 CES/CEIE.	No
4/29/2021	720 Hickory Street	Personnel- Execution	Used Oil	BBC personnel used absorbent material to clean up the spilled material before it reached a storm drain.	No
4/30/2021	311 Cedar Street	Failed Equipment	Motor Oil	Leaky vehicle. Responsible party not available. 341 CES/CEIE personnel used absorbents and disposed of the material.	No
5/13/2021	Sewage Lift Station	Failed Equipment	Sewage	Reported to DEQ and City of Great Falls Public Works Department. Approximately 50,000 gals of raw sewage left base property via the storm sewer system. Wet well float system repaired and alarm system tested to ensure all is in working condition. Set up reoccurring maintenance schedule for cleaning equipment.	Yes
6/21/2021	329 Cedar Street	External Factors	Latex Paint	Vehicle struck paint cans on sidewalk. BBC personnel responded to block storm water inlet. 341 CES personnel pumped the storm water inlet sumps in 2 locations downstream of the spill. 341 CES/CEIE disposed of the waste.	No
8/3/2021	Grizzly Bend	Unknown Discharge	Unknown	During construction, water discharged from a new storm water pipe with an objectionable odor. Investigation showed limited number of options upstream. The irrigation system was shut off and the roof drains were flushed and the smell subsided.	No

## Table 3: Illicit Discharge Detection and Elimination (IDDE) and Corrective Actions

## MINIMUM CONTROL MEASURE 5: POST-CONSTRUCTION SITE STORM WATER MANAGEMENT

#### MS4 PART II.A.5.c.viii: INSPECT PERMITTEE-OWNED HIGH PRIORITY POST-CONSTRUCTION STORM WATER MANAGEMENT CONTROLS ANNUALLY

In calendar year 2021, 341 CES/CEIE inspected post-construction storm water features on base using form SW-105 (SWMP, Attachment 5). These features are all owned by Malmstrom and will therefore be maintained by the Air Force.

Most of the features are in good shape. A summary of annual inspections are shown in Table 4.

Feature Name	ВМР Туре	Summary of Issues
10 <sup>th</sup> Ave North Ponds	Extended Detention	None
74 <sup>th</sup> Street, Dorm Ponds	Extended Detention	None
Base Exchange	Swale with Extended Detention	None
Fitness Center Pond	Bioretention	Sand wicks installed in 2021. Needs revegetation.
Flightline Ponds	Detention/Retention	None
Tactical Response Facility	Extended Detention	Vegetation still establishing. Evaluate in 2022 to determine if reseeding is necessary.
Outfall 3 Pond	Extended Detention	Tree at outlet blocking flow. Removed tree December 2021.
Powwow Pond	Wet Detention Pond	None
Sun Plaza Park Pond	Extended Detention	Debris at outlet. Removed December 2021. May need cattails trimmed in 2022.

#### Table 4: 2021 Post-Construction Feature Inspection Summary

## MINIMUM CONTROL MEASURE 6: POLLUTION PREVENTION/GOOD HOUSEKEEPING

#### MS4 PART II.A.6.a.iii: DEVELOP STANDARD OPERATING PROCEDURES (SOPS) FOR PERMITTEE-OWNED/OPERATED FACILITIES AND ACTIVITIES

341 CES/CEIE utilizes the Industrial SWPPP as a mechanism to write and execute SOPs. The language in the Industrial permit describes the SOPs as BMPs, but the intent is the same. Table 5 shows the shops that are enrolled under the Industrial SWPPP and the type of work they do. Figures 1 describes the menu of BMPs/SOPs available to each shop. Each shop is assigned a list of BMPs/SOPS depending on the type of work the shop is responsible for. Per the Industrial SWPPP, 341 CES/CEIE trains shop representatives on the BMPs/SOPs, and representatives must completed quarterly/storm event inspections.

Org/Shop Symbol	Shop Name	Facility/Activity Type
219 RHS/DOP	Airfields	Heavy equipment construction,
819 RHS/DOP		deployable
219 RHS/DOSP	Power Pro	Generator operations/maintenance,
819 RHS/DOSEA		deployable
341 CES/CEOES	Grounds Maintenance Contractor	Landscape maintenance
341 CES/CEOHP	Pavements and Maintenance (Horizontal)	Heavy equipment construction, snow removal
341 LRS/LGRMSF	Fuels Maintenance Contractor	Bulk fuel tank maintenance and delivery
341 LRS/LGRV	Truck Tractor Maintenance	Large vehicle maintenance
341 LRS/LGRV	Vehicle Maintenance	Light vehicle maintenance
582 HG/MXOO	Helicopter Maintenance Contractor	Helicopter maintenance and refueling
819 RHS/DOSMS	Structures	Carpentry
819 RHS/LGVM	Vehicle Maintenance	Heavy equipment maintenance

#### **Table 5: Industrial SWPPP Shops**

### Figure 3: Industrial SWPPP BMPs/SOPs

UNCLASSIFIED MAFB Industrial Storm Water Pollution Prevention Plan

341 MW

#### APPENDIX D BEST MANAGEMENT PRACTICES

Table D-1 lists the Best Management Practices (BMPs) which apply to MAFB industrial facilities. See the Appendix E inspection forms for individual BMPs at each facility.

	Tal	ble D-1. Industrial Facility BMP List
BMP_ID	Description	Detailed Procedure
F1	Inspect dumpsters, fencelines	Inspect dumpsters and shop boundary fencelines at least quarterly for over-filling, blowing trash, general housekeeping.
F2	Cover Dumpsters, Secure Trash	Install lids or covers on all dumpsters or waste containers where possible. Ensure all dumpster and waste container lids or covers are kept closed.
F3	Seal dumpster bungs, Prevent or control liquid discharge	Ensure dumpster drain plugs are in place and in good condition. Report any evidence of lea chant or other discharges to the SWPPPP Administrator.
F4	Petroleum, oil, lubricant (POL) spills, sediment, etc. cleaned from pavement	Inspect and sweep paved surfaces to remove sediment and prevent discharge. Ensure that wet or dry pavement, sidewalk, floor, and deck cleaning procedures include proper waste pickup and disposal. For wet cleanup procedures, use vacuum truck, street sweeper, or similar.
F5	Perform Wet Weather Inspections	Perform at least one routine inspection per year during wet-weather to observe MS4 curbs, gutters, pipelines, inlets, flow across paved areas, etc.
F6	Ensure personnel are trained	Verify that shop supervisor has received initial SWPPP implementation training. 341 CES/CEIEC will maintain training records.
F7	Perform timely quarterly and storm event inspections	Perform timely storm event and quarterly routine inspections.
01	Control pollution during fueling, oiling, or other fluids management. Maintain SPCC training, spill prevention, timely reporting. Ensure no evidence of spills.	Follow procedures in the MAFB SPCC Plan during all fueling, fluid addition, or other equipment maintenance operations.
02	Ensure no contamination from bulk fuels receipt, transfers, terminal operations	Follow procedures in the MAFB SPCC Plan during all bulk fuel receipts from vendors, fuel transfers between storage tanks, fuel truck operations, etc. Use active pollution prevention controls (multiple personnel, deadman switches, ullage measurements, storm sewer inlet covers, etc.) where required. Implement Technical Orders or checklists such as "South Storage (Jet-A System) LCL-01", "Service Station Transferred / Receipt SSTA LCL-03", etc.
03	Perform monthly, annual bulk storage tank inspections	Ensure timely performance of monthly and annual bulk fuel storage tank inspections per SPCC Tables A-5 and A-6, respectively
O4	Outdoor materials storage on pallets, blocks, etc. only, not directly on the ground Minimal evidence of weather damage	Do not store palletized bulk materials outdoors unless the materials are weatherproof. Monitor loading and unloading processes for leakage, burst bags, etc. Clean up all spills, damaged goods, sawdust, swarf, etc. with wet or dry methods as needed.
O5	Implement effective construction storm water BMPs for all projects regardless of size	Implement construction storm water Best Management Practices for all outdoor projects, regardless of size. Implement permit coverage and maintain Storm Water Pollution Prevention Plans for all projects 1 acre or larger.
O6	No evidence of sawdust, paint chips, overspray, cuttings, or other discharges	Monitor all construction projects, repair sites, renovation projects, materials storage areas, facility grounds, etc. and remove sawdust, trash, spilled bulk materials, or other contaminants.
S1	Outdoor clean scrap storage on pallets, blocks, etc. only, not directly on the ground	Outside storage of scrap metal or other materials directly on the ground is prohibited. Store all uncontaminated material storage on pallets, blocking, in containers, etc. if outdoors.
S2	Contaminated scrap storage under cover or in containment. No signs of POL, other spills	Store all contaminated material (machine shop cuttings, lubricated metal, etc.) indoors where possible. Outdoors, store such material in a dumpster or container with a closed lid or within secondary containment. Monitor all outdoor storage containers for leakage, oil slicks, leachate, etc.
V1	All repairs, maintenance performed indoors	Perform all equipment maintenance or repair indoors or under cover.

D1

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## Figure 3: Industrial SWPPP BMPs/SOPs, cont'd

#### UNCLASSIFIED MAFB Industrial Storm Water Pollution Prevention Plan

341 MW

BMP ID	Description	ble D-1. Industrial Facility BMP List Detailed Procedure
	Deserion	Verify that the SPCC Plan is on site and employees are trained in its use. Implement
222	Maintain SPCC training,	the SPCC plan. Notify CES/CEIE (731-6155, 731-7148) (or call Malmstrom 911 if
V2	reporting.	after hours) immediately regarding any POL spills. See §2.2.2 for more
	Toporting.	information.
	Implement effective SPCC	Use cleanup rags, drip mats, drip pans under portable or stationary engine-powered
	procedures: drip pans, rags,	equipment (operable or inoperable) stored outdoors to control POL, antifreeze, fluid,
V3	spill kits. No signs of spills	or other leaks. Inspect drip pans at least quarterly and dispose of collected rainwater
	allowed	or snow melt according to the SPCC Plan.
	Install containment under	of show men according to the SPCC Flan.
	leaking operable or inoperable	Install and maintain portable Petroleum, Oil, or Lubricant (POL) containment under
V4	machines, equipment stored	generators or similar skid- or wheel-mounted engine-powered equipment stored
	outdoors	outdoors.
		Maintain dain ann an 111 ann an 111 ann an thionn at imread in 111 ann 111 ann 1111
175	Ensure proper recordkeeping for	Maintain drip pan or portable secondary containment inspection and discharge logs
V5	drip pan or containment	for the current and previous 3 calendar years. Use the procedures outlined in the
	discharges	SPCC Plan.
		Use these procedures to prevent oil leaks while connecting, disconnecting, or storing
		hydraulic equipment outdoors:
		1. For tractor implements, cylinders, motors, etc. equipped with male and female
		quick-connect fittings:
		<ul> <li>Disconnect the implement from the tractor and connect the male and</li> </ul>
		female fittings to each other.
		<ul> <li>If the fittings don't match, install a positive-seal, leak-proof cap or plug</li> </ul>
		onto the quick-connect fitting. Monitor the fitting for drips or leakage.
		2. For hydraulic equipment, cylinders, motors, hoses, etc. without quick-connect
		fittings:
	Follow detailed procedures to	• Disconnect the fitting and drain the equipment, hose, etc. into a portable
V6	prevent hydraulic oil leaks	waste container. Dispose of the waste oil per the SPCC Plan.
	······	• Install a leak-proof cap, plug, etc. onto the equipment port(s), hose end(s),
		or other potential leakage points. Temporary measures such as duct tape
		are not acceptable.
		• Use rags, towels, floor dry, or other controls to pick up all drips and spills.
		Monitor all fittings for leaks or drips.
		3. For hydraulic equipment with broken fittings or hoses:
		Outdoor storage is prohibited.
		<ul> <li>Remove and dispose of the broken component or store it indoors.</li> </ul>
		<ul> <li>Install leak-proof caps, plugs, etc. on the remaining parts, cylinder ports,</li> </ul>
		etc. Monitor for leaks or drips.
		All vehicle washing will occur at designated wash racks. The SWPPP Administrator
		may designate special equipment cleaning areas if effective pollution prevention and
		control measures are in place.
		Suggestions for cleaning muddy earth-moving or other equipment:
	Control equipment washdown	<ul> <li>Prevent track-off from job sites. Manually remove mud or other debris</li> </ul>
V7	water, sediment on pavements,	from tractor treads, buckets, implements, etc. prior to leaving the site if
	etc.	possible.
		<ul> <li>Immediately perform street sweeping or other cleaning operations if</li> </ul>
		trackoff occurs
		<ul> <li>Park the implement on pavement until the mud dries enough to remove it</li> </ul>
		with spades, spud bars, etc. Move the equipment and clean the pavement
		with spaces, space bass, etc. Move the equipment and sear the pavement with power sweepers or other means.
		Inspect junk equipment stored outdoors at least quarterly and remove leaking
	Zero evidence of new or aged	components. Store leaking or contaminated components indoors. Promptly clean up
V8	leaks from junk vehicles or	
10	equipment	all spills or contamination. Document all corrective actions on the Routine Facility

D2

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## Attachment 2: Malmstrom AFB Storm Water Management Plan (SWMP)

## Storm Water Management Program Malmstrom Air Force Base



## December 2017

Revised 2021

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- Attachment 1 Malmstrom AFB Maps
- Attachment 2 Storm Water Management Program (SWMP) Team Organizational Chart
- Attachment 3 MCM/BMP Implementation Guide
- Attachment 4 Field Data Forms and Procedures
- Attachment 5 Enforcement Response Plan
- Attachment 6 Malmstrom Storm Water Policy Letter

### LIST OF ACRONYMS

ARMAdministrative Rules of MontanaBMPBest Management PracticeBXBase ExchangeECAMPEnvironmental Compliance Assessment Management ProgramERPEnforcement Response PlanEPAUnited States Environmental Protection AgencyGISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Quality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPPStorm Water Pollution Prevention PlanTMDLTotal Maximum Daily Load	AFB	Air Force Base
BXBase ExchangeECAMPEnvironmental Compliance Assessment Management ProgramERPEnforcement Response PlanEPAUnited States Environmental Protection AgencyGISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	ARM	Administrative Rules of Montana
ECAMPEnvironmental Compliance Assessment Management ProgramERPEnforcement Response PlanEPAUnited States Environmental Protection AgencyGISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Quality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	BMP	Best Management Practice
ERPEnforcement Response PlanEPAUnited States Environmental Protection AgencyGISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Quality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	BX	Base Exchange
EPAUnited States Environmental Protection AgencyGISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	ECAMP	Environmental Compliance Assessment Management Program
GISGeographic Information SystemIDDEIllicit Discharge Detection and EliminationLIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	ERP	Enforcement Response Plan
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LIDLow-impact DevelopmentMCMMinimum Control MeasureMDEQMontana Department of Environmental QualityMS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	GIS	Geographic Information System
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MDEQMontana Department of Environmental QualityMS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	LID	Low-impact Development
MS4Municipal Separate Storm Sewer SystemQAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	MCM	Minimum Control Measure
QAQuality AssuranceSOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	MDEQ	Montana Department of Environmental Quality
SOPStandard Operating ProcedureSPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	MS4	Municipal Separate Storm Sewer System
SPCCSpill Prevention Control and Countermeasures PlanSWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	QA	Quality Assurance
SWMCStorm Water Management CoordinatorSWMPStorm Water Management ProgramSWPPStorm Water Pollution Prevention Plan	SOP	Standard Operating Procedure
SWMPStorm Water Management ProgramSWPPPStorm Water Pollution Prevention Plan	SPCC	Spill Prevention Control and Countermeasures Plan
SWPPP Storm Water Pollution Prevention Plan	SWMC	Storm Water Management Coordinator
	SWMP	Storm Water Management Program
TMDL Total Maximum Daily Load	SWPPP	Storm Water Pollution Prevention Plan
•	TMDL	Total Maximum Daily Load

### LIST OF OFFICE SYMBOLS

341 CES/CEIE	Civil Engineering Squadron/Environmental Element
341 CES/CEN	Civil Engineering Squadron/Engineering Flight
341 CES/CENME	Civil Engineering Squadron/GeoBase Office
341 CES/CEOHP	Civil Engineering Squadron/Heavy Equipment Shop
341 CES/CEOIU	Civil Engineering Squadron/Utilities Shop
341 CONS	Contracting Squadron
341 LRS	Logistics Readiness Squadron
341 MW/JA	Legal Office
341 MW/PA	Public Affairs Office
819 RHS	RED HORSE Squadron
BBC	Balfour Beatty Communities

#### CERTIFICATION STATEMENT

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

HALE.JOHN.W.100 Digitally signed by HALE.JOHN.W.100683 Date: 2021.02.17 12:48		7 Feb 21
Signature	1	Date Signed

John W. Hale, Civ, USAF Name (Printed)

Deputy Base Civil Engineer

Title

### DOCUMENTATION OF PLAN REVIEW

Per the General Permit for Storm Water Discharge Associated with Small Municipal Separate Storm Sewer System (MS4), Permit Number MTR040000, permittees must complete a review of their Storm Water Management Program (SWMP) Plan in conjunction with preparation of the annual report.

Annual Report Year	Reviewed By:	Summary of Changes to SWMP	Signature	Date
2017	Cody Koontz	Add Table 4-3, added ERP	//signed-CAK//	30 Dec 2017
2018	Cody Koontz	Updated forms	//signed-CAK//	30 Dec 2018
2019	Cody Koontz	Updated forms, tables and language to reflect inspection results	//signed-CAK//	20 Feb 2019
	Cody Koontz	Holistic document review. Updated BMP tables with current info, Table 2-2 update, reviewed illicit discharge categories, revised SW-102	//signed-CAK//	21 Nov 2019
2020	Cody Koontz	Added receiving water impairment information to Section 9, Table 9-1	//signed-CAK//	22 Jan 2020
2021	Cody Koontz	Added pesticide permit info. Updated Table 2-2 and outreach methods. Added TRF/MMDF features to Table 6-2. Updated info in ERP for housing residents to clarify Housing Office authority. Added BMP F.5 to reflect grounds maintenance outfall cleaning schedule. Updated maps. Added new signed policy letter.	//signed-CAK//	11 Feb 2021

### 1.0 OVERVIEW

The Montana Department of Environmental Quality (MDEQ) General Permit for Storm Water Discharge Associated with Small Municipal Separate Storm Sewer System (MS4) requires that Malmstrom Air Force Base (AFB or Base) develop and implement a Storm Water Management Program (SWMP) Plan. This SWMP fulfills the MS4 General Permit requirements and supersedes all previous versions. SWMP implementation will reduce pollutant discharge from the storm water system, as required by the MS4 General Permit, and as defined by the Phase II Storm Water Regulations (Federal Register, 64 FR 68722, December 9, 1999). It complies with Section 75-5-101 et seq., Montana Code Annotated, as well as the Administrative Rules of Montana (ARM) (17.30.1101; 17.30.1301 et seq.; and 17.30.601 et seq.).

The 341st Civil Engineer Squadron/Environmental Element (341 CES/CEIE) is responsible for oversight of Malmstrom AFB storm water issues and the following permits. They are the focal point for all technical aspects of the storm water program including implementation, maintenance, and revisions.

- General Permit for Storm Water Discharges Associated with Industrial Activities (Industrial General Permit) (Permit Number MTR000000)
- General Permit for Storm Water Discharges Associated with Small Municipal Separate Storm Sewer System (MS4s General Permit) (Permit Number MTR040000)
- General Permit for Discharges Associated with Disinfected Water (Disinfected Water General Permit) (Permit Number MTG770000)
- General Permit for Pesticide Application To or Over Surface Water (Pesticide General Permit ) (Permit Number MTG870000)

#### SWMP Structure, Updates, and Organization

This document supports the MS4 permit application for coverage under the 2017-2021 permit term and addresses the following six minimum control measures (MCMs) required by the MDEQ MS4 General Permit pursuant to the ARM, Title 17, Chapter 30, Subchapters 11, 12, and 13.

- Public education and outreach on storm water impacts (Section 2)
- Public participation or involvement (Section 3)
- Illicit discharge detection and elimination (IDDE) (Section 4)
- Construction site storm water runoff control (Section 5)
- Post-construction site runoff control (Section 6), and
- Pollution prevention and good housekeeping (Section 7).

The SWMP outlines the best management practices (BMPs) that Malmstrom AFB will implement to control the quality and quantity of storm water leaving the Base. Sections 2 - 7 address each MCM and describe BMPs that satisfy each. Each section provides measurable goals for each BMP and implementation target dates or frequencies. Many selected BMPs are already in place and successfully functioning. Other BMPs were identified to reach out to a broader sector of Base residents, especially family members and children, who may not be involved in mission operations. CEIE storm water personnel will add or modify BMPs as the program evolves.

Attachment 1 provides a map showing the MS4 permit boundaries, storm sewer system outfalls, and other pertinent site information; as well as more detailed maps of the storm sewer system and drainage areas.

Outfalls 1-4 are designated as high priority per Part II.A.3.e.ii of the MS4 General Permit. Malmstrom chose these as high priority outfalls because they regularly see storm flows and they represent the entire developed

side of base. Outfalls 5 & 6 rarely see discharge and predominantly use vegetated swales for storm water conveyance.

#### Storm Water Management Team Organization

Attachment 2 provides the SWMP Team organizational chart, presents an overview of the team, and identifies responsibilities. The Storm Water Management Coordinator (341 CES/CEIE) is responsible to review and update the organizational chart. The Storm Water Management Coordinator or CES/CEIE personnel will include updates in the Annual Reports.

Based on the DEQ inspection report dated 12 February 2019, 341 CES/CEIE will utilize Balfour-Beatty Communities (BBC) to collect information on street sweeping and illicit discharges investigations.

### 2.0 CONTROL MEASURE 1: PUBLIC EDUCATION AND OUTREACH

The principal goal of this measure is to develop and distribute educational materials to personnel living or working on Base. Educational materials will address the negative impacts polluted storm water runoff discharges can have on surface water, specific pollutant sources, and how all personnel can help reduce them.

### Base Agency Responsible for Implementation

341 CES/CEIE, 341 Missile Wing/Public Affairs (341 MW/PA), and Balfour Beatty Communities (BBC)

### **Minimum Permit Requirements**

MCM 1 of the 2017 MS4 General Permit states each permittee must, "...implement a storm water education program to develop or adapt, distribute, and evaluate educational material and outreach activities to key target audiences in the MS4 that raise awareness about the impacts of storm water discharges on waterbodies, educate audiences about the behaviors and activities that have the potential to pollute storm water discharges, and motivate action to change behaviors to reduce pollutants in storm water runoff."

### Program Strategy and Decision Process

Malmstrom AFB will use public education and outreach to increase awareness of the potential storm water discharge impacts on surface water and other natural resources. The targeted audience for public education and outreach will include Base personnel, residents, and contractors. Ultimately, having an informed and knowledgeable public will be the key to long-term program success and continued public support and involvement.

Malmstrom AFB will use existing educational materials whenever possible, including those available from the United States Environmental Protection Agency (EPA), MDEQ, industry, or trade organizations. CEIE storm water personnel will review all educational materials to ensure they are relevant to Malmstrom AFB storm water issues and concerns. Outreach materials may be developed to inform individuals about site-specific issues, volunteer opportunities, annual clean-up activities, and locations for additional information. The educational material will target industrial and construction pollutant sources (detailed in the Base's permits for storm water associated with industrial and construction activities) and residential sources (such as fertilizers, household cleaning products, wash water, pesticides, herbicides, and sediment).

### Program Tasks and Associated BMPs

Each MCM incorporates the BMP selection rationale (see Attachment 3 - MCM/BMP Implementation Guide). The BMPs selected to initiate the public education and outreach program may include activities such as:

- Distributing brochures and fliers;
- Publishing articles periodically in the Base newspaper to advertise upcoming educational or volunteer opportunities;
- Conducting annual shop level storm water awareness training; and
- Setting up displays or making presentations at varying venues as funding and manpower allows.

Table 2-1 summarizes the BMPs, measurable goals, and implementation schedules for MCM 1. Table 2-2 outlines key target audiences identified for this SWMP.

Table 2-1
Public Education and Outreach, MS4 General Permit MCM 1

	BMPs		Measurable Goals
	A. Public Educ	ation and	d Outreach
A.1	Develop rationale and analyze businesses or residential behaviors for common illicit discharges, spills, and dumping. List the pollutants of concern for each target audience.	A.1.a A.1.b	Review and update list of behaviors and pollutants annually in Table 2-2. Based on A.1.a, update and develop outreach messages and distribution channels for target audiences.
A.2	Develop and advertise a storm water website. Include current permit, SWMP, annual reports, outreach material, construction guidance, illicit discharge identification, and reporting procedures	A.2	Update Malmstrom's official website ( <u>www.malmtrom.af.mil</u> ) at least annually.
A.3	Conduct outreach to target audiences based on Table 2-2 to minimize illicit discharges to the storm drains	A.3	Depends on outreach method. Examples include number of people trained and amount of outreach material distributed.
A.4	Distribute educational brochure for military family housing.	A.4	Track the number of brochures provided to BBC for distribution to new housing residents
A.5	Publish a semi-annual storm water article in the Base newspaper/website	A.5	Article appears in the Base newspaper/website twice a year.

### Outreach 2021

Based on the results from Table 2-2, the SWMC will focus on resident vehicle washing and outdoor equipment storage areas in calendar year 2021. The outreach strategy for vehicle washing will be to perform more public involvement activities (pending COVID-19 situation) and to look into funding the on-base car wash for a month. The outreach strategy for outdoor equipment storage areas will be through the implementation of the Industrial Storm Water Pollution Prevention Plan (SWPPP) and its associated training.

Business Type	Target Audience	Description	Potential Pollutants	Current Issues? No=1 Yes=5	Danger to Water Quality (Low) 1-5 (High)	Probability of Occurring (Low) 1-5 (High)	Total Score	Outreach Method	
Military Vehicle Maintenance	Logistics Readiness Squadron (LRS)	Maintain various military vehicles, store damaged vehicle	Motor Oil, Fuel, Hazardous Materials	1	4	3	8	Spill & Storm Water Training, provide BMPs	Maintenance is performed indoors as system. There are vehicles stored ou have potential to leak. Most times p device under a leaking vehicle.
Restaurants	Burger King, Elkhorn Diner, Grizzly Bend, Bowling Alley, BX	Prepare food for base populous	Food Grease	1	3	3	7	Facility Manager Training	These businesses have grease dumps secondary containment. During exce a containment full of grease/water m separation products to the entity in 2
Gas Station	Military Gas Station, AAFES	Fuel dispensing facilities	Fuel	1	5	2	8	Signage, Training	The BX and LRS contractor check the potential to have a large spill if a large happened and is unlikely to happen. gas station. Large spill training provide
Military Car Wash, Auto Hobby Car Wash	Vehicle Operators	Vehicle washing	Sediment, Vehicle Fluids	1	2	3	6	Signage, Training, Newspaper Articles	Military vehicles are allowed to wash personal vehicles are allowed in these
Resident Vehicles	Housing Residents	Vehicle maintenance, leaking fluids, tracked on mud	Sediment, Vehicle Fluids	5	2	4	11	Resident Flyer, Storm Drain Marking, Online Articles	Residents are the hardest to predict. articles online, and mark the storm d the housing area or have a vehicle lea any illicit discharges (i.e. car washing) washing in housing. One ERP escala
Resident Activities	Housing Residents	Apply fertilizers, hazardous materials, own pets	Fertilizer, Pet Waste, Hazardous Materials	1	2	4	7	Resident Flyer, Storm Drain Marking, Online Articles	Similar to above. Educational mater quantify how many (if any) people ar
Grounds Maintenance	Grounds Maintenance Contractors (Davy's & Byrd)	Mows lawn, maintains sprinkler system, equipment storage/maintenance	Disinfected Water, Fertilizer, Hazardous Materials, Fuel	1	3	4	8	Training, Contract Revisions	Grounds maintenance contractor has activities. The base grounds contract Pollution Prevention Plan (SWPPP) Plan (SPCC) and we can hold them a spots on base where they over water equipment stored outside in the past
Outdoor Equipment Storage	Horizontal, RED HORSE, Power Pro	Store equipment and vehicles outside	Fuel, Motor Oil, Hazardous Materials	5	4	4	13	Training, provide BMPs	Horizontal and RED HORSE shops Industrial SWPPP inspections, these RHS are now enrolled under the Ind problems. Had an issue with rinsing session and clean up session for educ

 Table 2-2

 Determination of Key Target Audiences for Public Education and Outreach

UPDATED January 2021

Highlighted business type indicates outreach focus based on highest total score

### Narrative

s and the floor drains discharge to the sanitary sewer outside. Some of the vehicles have been in accidents and s personnel in the shop place a secondary containment

psters that are stored outside. All of the dumpsters have xcess rain, the containment can fill up. Had an issue with r mixture. Provided draining procedures and grease n 2019.

x their respective gas stations daily for problems. There is arge tanker truck spills during off-loading. This has not n. Small stains show at fuel pumps, but this is typical of a wided by Defense Logistics Agency annually.

sh their vehicles in one of two indoor car washes. No ese bays. The floor drains go to the sanitary sewer.

ct. We currently distribute flyers to new residents, publish a drain inlets. Occasionally a person will track mud around leak/accident. BBC patrols housing areas and enforces ng). Statistics from BBC shows they still are enforcing car alation in 2020 based on vehicle detailing home business.

terials are distributed throughout the year. It's hard to a are over fertilizing or not picking up pet waste.

has many potential pollutants through a variety of cactor (Byrd) is currently under the Industrial Storm Water P) and Spill Prevention Control and Countermeasures n accountable through their contract. There are some ter and cause runoff. Also, they have had leaking ast.

ops storage a variety of heavy equipment outside. Based on ese areas have garnered a higher interest. Both CES and ndustrial SWPPP. This has helped alleviate some ng a paver with diesel fuel. SWMC had a shop training ducation.

### 3.0 CONTROL MEASURE 2: PUBLIC INVOLVEMENT AND PARTICIPATION

The principal goal of this measure is to provide opportunities for Base staff and residents to participate in the SWMP development and implementation. The public can provide valuable input and assistance to the storm water program and the support can ensure long-term success.

### Base Agency Responsible for Implementation

341 CES/CEIE, 341 MW/PA, and SWMP Team

### **Minimum Permit Requirements**

MCM 2 of the 2017 MS4 General Permit states that each permittee must, "...develop strategy to involve key target audiences in the development and implementation of the SWMP that complies with state and local public notice requirements."

### **Program Strategy and Decision Process**

The goal of public involvement and participation is to involve a diverse cross-section of the Base community in SWMP development and implementation. The targeted audience for public involvement and participation includes all Base personnel, residents, and contractors. The SWMP Team has identified and implemented programs that encourage public participation in the storm water program. Malmstrom AFB will continue to work with other governmental and non-governmental entities on exchanging information concerning successful BMPs and other technical information.

### Program Tasks and Associated BMPs

The program tasks and BMPs are designed to involve the public in Malmstrom AFB's storm water program and are intended to raise public awareness about storm water runoff and pollution prevention efforts while fostering participation through community-based projects or volunteer activities focused on pollution prevention.

Malmstrom AFB will schedule annual events (e.g., storm drain marking, clean-up days, etc.) where the public can be actively involved in pollution prevention efforts and learn the storm drain manhole, outfall, and receiving water locations. Table 3-1 summarizes the BMPs, measurable goals, and implementation schedules.

Table 3-1	
Public Involvement and Participation, MS4 General Permit MCM 2	

	BMPs		Measurable Goal
	B. Public Participati	ion and I	nvolvement
B.1	Identify approaches for involving target audiences.	B.1	List target audiences and why they were chosen. Update list annually. See Table 2-2.
B.2	Implement identified involvement approaches for target audiences.	B.2	Use list from B.1 to development public involvement activities. See Table 2-2.
B.3	Develop and advertise a storm water website. Include current permit, SWMP, annual reports, outreach material, construction guidance, illicit discharge identification, and reporting procedures.	B.3	Update Malmstrom's official website ( <u>www.malmtrom.af.mil</u> ) at least annually.
B.4	Coordinate a meeting to involve stakeholders in the Base's MS4 system.	B.4	Conduct an annual storm water working group meeting with stakeholders or SWMP Team members to discuss successes, failures, and continual improvements.
B.5 Coordinate annual storm drain marking program.		B.5.a	Provide an annual summary or update of the current marking program.
		B.5.b	Use volunteers to mark storm drain inlets.
		B.5.c	Report number of volunteers.
B.6	Participate with City of Great Falls in annual May-April Clean-Up Day.	B.6	Track number of volunteers.

### 4.0 CONTROL MEASURE 3: ILLICIT DISCHARGE DETECTION AND ELIMINATION

The principal goal of this measure is to develop and implement a plan to detect and eliminate illicit discharges into the MS4. An illicit discharge is defined as any discharge to an MS4 that is not composed entirely of storm water, excluding certain non-storm water sources such as runoff from irrigation, air conditioner condensate, and firefighting activities.

### Base Agency Responsible for Implementation

341 CES/CEIE, 341 CES/CENME (GeoBase Office), 341 CES/CEOIU (Utilities Shop), 341 CES/CEOHP (Heavy Equipment Shop), 341 MW/JA (Legal Office), 341 CONS (Contracting Squadron).

### **Minimum Permit Requirements**

MCM 3 of the 2017 MS4 General Permit states that each permittee must, "...develop, implement and enforce a program to detect and eliminate illicit discharges (as defined in ARM 17.30.1102(7)) into the permitted Small MS4."

### **Program Strategy and Decision Process**

Malmstrom AFB has implemented a program to identify and eliminate illicit discharges to the Base storm drain system. Base personnel, residents, and other interested parties will continue to be educated about illicit discharges and improper waste disposal in coordination with other storm water training programs. However, a part of the educational component will be to inform the community of proper disposal methods and locations to prevent unwanted pollutants from entering the storm sewer system.

Malmstrom AFB has developed and implemented SWPPP for the Base's authorizations to discharge under the Industrial General Permit. Discharges associated with fire hydrant test activities are addressed by the Disinfected Water General Permit; fire hydrant flushing, which generates a smaller quantity of disinfected water, is addressed by the BMPs in this section. This SWMP incorporates existing elements of the disinfected water discharge permit.

341 CES/CEIE will use the Environmental Compliance Assessment and Management Program (ECAMP) to document problems and follow up on solutions. ECAMP is a program developed by the Air Force to meet the Environmental Management System goals set forth in ISO 14001. Malmstrom AFB has adopted the ECAMP program and uses it to evaluate all the environmental program areas.

The ECAMP includes the following procedures:

- Document the problem or issue in the Air Force Finding Tracker tool on the eDASH website
- The ECAMP manager determines deadlines, summarizes the proposed solutions, and elevates the finding to the appropriate leaders
- Leaders resolve the finding
- ECAMP manager follows up with the finding's author

Malmstrom AFB does not currently discharge to a neighboring MS4 system as mentioned in the General Permit, MCM 3.d.iii. The Base will continue to monitor the status of Cascade County and the City of Great Falls development and create agreements as necessary in the future.

Note that Malmstrom AFB currently has year-round non-storm water discharges or flows in three of six outfalls. The Base SWMP Team will continue to be evaluate and address these flows as necessary.

### Program Tasks and Associated BMPs

Once an illicit discharge has been identified and documented, the SWMP Team will take proper actions to correct the problem as directed by the Storm Water Management Coordinator (SWMC). Documentation of all actions is included in annual reports. Such actions may include the number of outfalls screened, complaints received and corrected, number of discharges and quantities of flow eliminated, and the number of dye or smoke tests conducted. All new construction designs are reviewed by the SWMC or designee to ensure that no opportunity for illicit discharges exists within the design. Table 4-1 summarizes the BMPs, measurable goals, and implementation schedules.

	BMPs		Measurable Goals			
	C. Illicit Discharge Detection and Elimination					
C.1	Identify non-storm water discharges that are significant contributors of pollutants.	C.1.a	Create a list of non-storm water discharges and the pollutants associated with those discharges. Update Table 4-2 annually.			
		C.1.b	Identify and document any controls on these non- storm water discharges. Review/update annually.			
C.2	Create a provision to prohibit any non-storm water discharges that significantly contribute pollutants to the MS4 system.	C.2.a	Enact Base policy or procedures to reduce occasional, incidental discharges with significant pollutant load.			
		C.2.b	Enact Base policy and contractual specifications prevent significant amounts of pollutants into the MS4 system.			
C.3	Update storm water map showing storm sewers, drainage patterns, and outfalls and incorporate map into Base Geographic Information System (GIS) system.	C.3	Complete GIS quality assurance (QA) and maintain annual updates, as necessary.			
C.4	Incorporate mapping, inspection, and review of previously completed sanitary sewer system inspection reports to identify possible leaks or spills to the storm system.	C.4	Complete GIS QA. Conduct and record inspections of outfalls looking for signs of IDDE, including discoloration, oily sheens or changes in vegetation.			
C.5	Develop Enforcement Response Plan (ERP) to describe illicit discharge investigation and enforcement responsibilities (Attachment 5).	C.5	Develop and implement ERP for base employees and contractors. Track number of illicit discharges and investigations.			
C.6	Inspect and screen high priority outfalls during dry weather. Conduct annually.	C.6	Inspect and screen ALL outfalls at least semi- annually using Form SW-102.			
C.7	Develop illicit discharge investigation and corrective action plan (Attachment 5).	C.7.a	Develop and implement illicit discharge investigation and corrective action plan.			
		C.7.b	Document the number of investigation and corrective actions.			
C.8	Update SWMP to incorporate findings of significant contributors of pollutants to the storm water system.	C.8	Conduct annual SWMP review or revision.			

# Table 4-1 Illicit Discharge Detection and Elimination, MS4 General Permit MCM 3

Table 4-2 lists identified non-allowable storm water discharges. Table 4-3 lists identified non-storm water discharges at Malmstrom AFB that will not be considered illicit discharges. The list contains non-storm water flows that are not significant contributors of pollutants to the MS4.

Location	Description/Source	Pollutants	Controls
Various	Construction dewatering	Sediment	State permit is required to discharge to MS4 system. Dewatering may occur onto vegetated open ground (not pavement) through a dewatering bag to collect sediment.
Housing Areas	Residential car washing	Sediment, oil/grease	BBC will instruct residence not to wash vehicles at their home. Vehicles must be taken to base car wash.
Various	Concrete washout, tool cleanup, masonry or concrete cuttings and sawdust	Concrete washout, high- pH sediment	Use washout basins to collect and dry washout. Use wet vacuum to collect cutting water.
Various	Vehicle fluids/spills	Oil/grease	Use secondary containment. Keep vehicle fluids indoors. Clean up spills immediately. Call CES/CEIE SPCC Coordinator immediately.
Various	Potable water line flushing Pool draining	Chlorine	Must dechlorinate the water before discharge to MS4. Covered under disinfected water permit.

 Table 4-2

 Frequent and Significant Non-Storm Water Discharges

Table 4-3	
Acceptable Occasional Incidental Non-Storm	Water Discharges

Location	Description/Source	Why Acceptable?
Elevated water storage tank near Building 152, elevated water storage tank 8001 near Building 850	Potable water overflows from storage tank into storm sewer	Infrequent discharge from potable water source is not a significant contributor of pollutants.
Continuous flows at Outfalls 1, 2, and 3	Ground water near flight line	Ground water not a significant contributor of pollutants.
Various	Fire hydrant flushing *	Flows from firefighting activities are excluded from prohibition against non-storm water discharges and need only be addressed where identified as significant pollutant sources to state waters.
Underground high-temperature hot water distribution system coffins (vaults)	Ground water pumped from vaults**	Ground water not a significant contributor of pollutants.

\* Base-wide fire hydrant testing activities are addressed by Montana Pollutant Discharge Elimination System Permit Number MTG770000.

\*\* High-temperature hot water discharges are considered illicit discharges and are not acceptable non-storm water discharges.

### 5.0 CONTROL MEASURE 4: CONSTRUCTION SITE STORM WATER RUNOFF CONTROL

The goal of this measure is to prevent erosion, sedimentation, and pollutant discharges in storm water runoff from construction activities at Malmstrom AFB that result in land disturbance.

### Base Agency Responsible for Implementation

341 CES/CEIE, 341 CES/CEN (Engineering Flight), 819 RHS (RED HORSE Squadron), 341 CONS

### **Minimum Permit Requirements**

MCM 4 of the 2017 MS4 General Permit states that permittees must, "...develop, implement, and enforce a program to reduce pollutants in storm water runoff to the permitted Small MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Reduction of storm water discharges from construction activity disturbing less than one acre must be included in the program if that construction activity is part of a larger common plan of development or sale that would disturb one acre of more."

### **Program Strategy and Development**

Malmstrom AFB requires all construction sites greater than one acre to obtain coverage under the Montana General Permit for Storm Water Discharges Associated with Construction Activity, Permit Number MTR100000 (Construction General Permit). All such projects must develop a SWPPP and implement appropriate BMPs. Only trained and qualified personnel may design or administer SWPPPs. CES/CEIE storm water managers or authorized agent(s) will review all SWPPPs, site plans, BMP details, etc. prior to the onset of construction. They will inspect all construction sites to ensure compliance with program requirements. Base personnel or authorized agent(s) will review all site plans prior to the onset of construction and will inspect all construction sites to ensure compliance with program requirements.

### Program Tasks and Associated BMPs

Table 5-1 summarizes the BMPs, measurable goals, and implementation schedules. intended to control storm water pollutants for construction sites.

	Table 5-1
Construction Site Storm	Water Runoff Control, MS4 General Permit MCM 4

BMPs			Measurable Goals
	D. Construction	on Site Sto	orm Water Runoff Control
D.1	Implement policy that requires all project site plans to incorporate runoff control measure specifications.	D.1.a	341 CES/CEIE will review site plans, BMP installation details, SWPPPs (where applicable) and document the number of reviews in the annual report.
		D.1.b	341 CES/CEIE will conduct at least one annual review regarding storm water runoff control effectiveness during that year. CES/CEIE storm water staff will update policies as needed.
D.2	Develop boilerplate contractual specifications referencing 013600 "Environmental Protection" specification and ECAMP for permits; erosion control plans; and language covering construction waste and sanitary waste management.	D.2	341 CES/CEIE will conduct at least one review of contractual standard specification Section 013600 "Environmental Protection" as related to runoff control policy and this SWMP and update as needed.
D.3	Develop an ERP for construction site storm water management (Attachment 6).	D.3.a	Evaluate proper procedures for enforcement and develop a written ERP to enforce construction related discharges.
		D.3.b	Implement the construction site ERP.
D.4	Continue to develop plan review and inspection procedures to address	D.4.a	Develop and implement plan review and inspection procedures.
	construction storm water requirements. Include procedures for notifying contractors and others about the storm water	D.4.b	Procedures and checklist for plan reviewers and construction inspectors are presented in Attachment 4, SW-103 and Form SW-101, respectively.
	requirements.	D.4.c	Construction sites in violation of erosion policy tracked through the ECAMP, as described in Section 4.3.
D.5	Implement and review the AF Environmental Impact Analysis Process, (32 CFR 989) for all projects that may significantly impact storm water.	D.5	341 CES/CEIE will review work requests submitted; determine the degree of environmental review required; and assess potential storm water impacts. The Annual Report will summarize the number of work requests reviewed. Refer to SW-103 (Attachment 4) for procedure.
D.6	Develop and maintain an inventory of	D.6.a	Create database for regulated construction projects.
	regulated construction projects. Develop inspection frequency and protocol.	D.6.b	Inspect construction projects >1 acre at least twice during the period of performance. Develop criteria matrix to prioritize other construction sites.
D.7	Annual review of construction activity site inspection reports and update database of successful BMPs.	D.7	Perform annual review of construction BMP performance based on anecdotal or documented data and inspections. Publicize availability of successful BMPs at the annual storm water working group listed under MCM 2, B.4.

# 6.0 CONTROL MEASURE 5: POST-CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT

The goal of this measure is to develop, implement, and enforce a program to address post-construction storm water discharges from new development and redevelopment areas that discharge into the permitted small MS4. The program will ensure that controls are in place that will prevent or minimize water quality impacts.

### Base Agency or Staff Responsible for Implementation

341 CES/CEIE, 341 CES/CEN, 341 CES/CEO, 341 CONS, 819 RHS, BBC

### **Minimum Permit Requirements**

MCM 5 of the MS4 General Permit states that each permittee must, "...develop, implement, and enforce a program to address storm water runoff from new development and redevelopment projects that disturb great than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that discharge into the permitted Small MS4."

### **Program Strategy and Decision Process**

Malmstrom AFB has developed and implemented a program to control flow and water quality from new development and redevelopment areas. Areas proposed for development or redevelopment are planned, designed, and constructed in a manner that is sensitive to urban runoff issues. Program development includes integrating existing land-use programs, developing BMPs, and evaluating structural and non-structural controls to ensure that the potential for pollutant discharge into urban runoff is minimized to the maximum extent practicable.

### Program Tasks and Associated BMPs

The selected BMPs include adopting regulatory mechanisms (such as policy, contractual language) to ensure:

- permit compliance;
- developing program guidelines and directives for reviewing site plans for storm water issues;
- identifying and developing maintenance schedules for existing structural storm water controls; and
- educating Base staff and others on implementing the program.

Malmstrom AFB has developed specifications for post-construction storm water management and are included in project contracts. The Base may opt to address additional requirements, such as:

- Infiltration, evapotranspiration, or capture of runoff from the 95<sup>th</sup> percentile rainfall event determined in accordance with EPA 841-B-09-001, Technical Guidance on Implementing the Stormwater Runoff Requirements for Federal Projects under Section 438 of the Energy Independence and Security Act to the maximum extent technically feasible, and
- Low-impact development.

Malmstrom AFB has developed program guidelines and directives for reviewing existing plans and permitting programs and revising them to include storm water issues. This includes the storm water team reviewing existing construction site inspection programs and revising them for storm water issues. A guidance document (SW-103, Attachment 4) was prepared for plan review and site inspection procedures that includes a checklist for inspections and a Construction Inspection Frequency Worksheet (SW-101). Malmstrom AFB maintains an inventory of existing structural storm water controls and will continue to update the inventory.

Staff will continue to receive annual training in proper inspection and monitoring of storm water structural controls, BMPs, and record-keeping procedures. Table 6-1 summarizes the BMPs, measurable goals, and implementation schedules.

BMPs			Measurable Goals
	E. Post-Co	nstructio	on Storm Water Management
E.1	Implement plan review and inspection procedures to address construction storm water requirements and include procedures for notifying project managers, designers, contractors and others about the storm water requirements.	E.1.a E.1.b E.1.c	<ul><li>Plan review and inspection procedures are included in specifications for projects.</li><li>Procedures and checklist for plan reviewers and construction inspectors are included in Attachment 4, SW-103 and Form SW-101, respectively.</li><li>Construction sites in violation of erosion policy are tracked, with follow-up under the ERP.</li></ul>
E.2	Develop policies or procedures to enforce post-construction storm water requirements.	E.2	Revise contractual requirements for construction projects and create base policy for post-construction storm water controls.
E.3	Develop an ERP for post-construction site storm water management (Attachment 6).	E.3.a E.3.b	Evaluate proper procedures for enforcement and develop a written ERP to enforce post-construction related discharges. Implement post-construction ERP.
E.4	Develop a process to require practices to infiltrate, evapotranspire, or capture for reuse any runoff generated from the first 0.5 inches of rainfall from a 24-hour storm for projects equal to or greater than one acre.	E.4.a E.4.b	341 CES/CEIE will review work orders and project plans to ensure compliance with this requirement. The Annual Report will summarize the number of plans reviewed during the year. Develop criteria to evaluate projects that cannot meet 100% of the runoff reduction requirement.
E.5	Develop and implement post- construction inspection form.	E.5	Create and implement an inspection to address post- construction storm water management controls.
E.6	Develop and implement new and existing post-construction BMP inventory and inspection frequency.	E.6.a E.6.b	Develop criteria and inspection frequency for high priority post- construction BMPs. Inspect high priority post-construction BMPs annually.
E.7	Annually review construction site inspection reports and update database of successful BMPs, new policies, and low-impact development (LID) technologies.	E.7	Perform annual review of post-construction BMP performance based on anecdotal or documented data, site inspections and review of contractor BMP maintenance logs. Address findings and improvements at annual storm water working group.

Table 6-1Post-Construction Storm Water Management, MS4 General Permit MCM 5

The following structural BMPs in Table 6-2 are currently in place at Malmstrom AFB. The SWMC or designee will inspect all structural post-construction BMPs in Table 6-2 annually using form SW-105. An annual inspection ensures that any problems are identified early. Any issues will be input as a work task in the TRIRIGA system

Location	Type of Structural BMP	Water Quality Benefit
Outfall 3	Extended detention basin <sup>1</sup>	Storage and slow release of storm water allows sediment particles to settle out.
Ponds 1 and 2 near 10th Avenue North	Extended detention basin <sup>1</sup>	Storage and slow release of storm water allows sediment particles to settle out.
Flight line, southern side <sup>2</sup>	Detention/retention ponds and MS4 inlet vault at eastern end	Soil and vegetation filter and remove pollutants.
Powwow Pond	Wet detention pond	Storage and slow release of storm water allows sediment particles to settle out.
Pond at Grizzly Bend Club	Detention pond/vegetated area	Storage and slow release of storm water allows sediment particles to settle out while soil and vegetation filter and remove pollutants.
Pond by Bldg. 1012 (Fitness Center)	Small detention pond/vegetated area	Storage and slow release of storm water allows sediment particles to settle out while soil and vegetation filter and remove pollutants.
Near Bldg. 1201 (Sun Plaza Park)	Small detention basin/vegetated area	Storage and slow release of storm water allows sediment particles to settle out while soil and vegetation filter and remove pollutants.
Parking lots and vegetated ground on north side of Flightline Road between 73rd and 74th Street North."	Detention basin/vegetated area	Storage and slow release of storm water allows sediment particles to settle out while soil and vegetation filter and remove pollutants.
Base Exchange (BX) Parking Lot	Extended detention basin <sup>1</sup>	Storage and slow release of storm water allows sediment particles to settle out while soil and vegetation filter and remove pollutants.
Tactical Response Facility (TRF) **Active as of Dec 2020**	Vegetated swale and extended detention basin <sup>1</sup>	Removed settlable solids in the swale and evaportranspirate into vegetation. Detention basin will settle solids and infiltrate storm water.
Missile Maintenance Dispatch Facility (MMDF) **Under Construction**	Hydrodynamic separator	Designed to remove 80% total suspended solids per manufacturer's specifications

### Table 6-2 List of Structural BMPs at Malmstrom AFB

<sup>1</sup> An extended detention basin is a sedimentation basin designed to totally drain dry after storm water runoff ends. <sup>2</sup> Note that flight line is currently shutdown except for helicopter traffic.

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### 7.0 CONTROL MEASURE 6: POLLUTION PREVENTION AND GOOD HOUSEKEEPING FOR BASE MUNICIPAL OPERATIONS

The goal of this measure is to ensure existing Malmstrom AFB operation and maintenance practices are performed in ways that will minimize storm water pollutants discharged by Base activities.

### Base Agency or Staff Responsible for Implementation

341 CES/CEIE, 341 CES/CEO, 341 CES/CENME, 819 RHS

### **Minimum Permit Requirements**

MCM 6 of the MS4 General Permit states that each permittee must, "develop and implement an operation and maintenance program which includes a training component, and has the goal of preventing or reducing pollutant runoff for permittee operations."

### **Program Strategy and Decision Process**

Malmstrom AFB has evaluated and revised existing Base pollution prevention and good housekeeping programs to include BMPs designed to protect storm water. This includes reviewing current good housekeeping programs and associated BMPs for the Industrial General Permit. The BMPs and inspection protocols developed for those permits have been expanded to include all municipal-type activities at the Base, including park and open-space maintenance, residential street maintenance, sidewalk maintenance, recreational area maintenance, and road repair and maintenance.

### Program Tasks and Associated BMPs

Malmstrom AFB has numerous existing BMPs that help meet good housekeeping requirements for the MS4 permit. Many of the BMPs developed for the Industrial SWPPP also apply to this SWMP. BMPs are in place for:

- Operations and Maintenance activities (e.g. maintaining clean work environments, understanding spill cleanup procedures, completing inspections for leaks);
- Materials Storage Practices (e.g. provide adequate aisle space for material transfer and access for inspection, store containers away from direct traffic routes); and
- Material Inventory Controls (e.g. implementation of a hazardous material pharmacy for managing hazardous wastes, implementation of a hazardous waste recovery and recycling program).

341 CES/CEIE and other offices maintain preventative maintenance and visual inspection programs for the following areas that require facility inspections to uncover potential issues that could lead to storm water contamination:

- Aboveground and underground storage tanks
- Hazardous waste accumulation points
- Hazardous materials storage areas
- Loading and unloading areas
- Oil and water separators
- Catch basins, storm water inlets, channels, slide gates, and other structural BMPs
- Street clean-up and sweeping

Malmstrom AFB conducts comprehensive annual site compliance evaluations under the Industrial SWPPP. Areas are inspected to:

- Identify evidence of, or potential for, pollutants entering the storm water drainage system;
- Determine if measures to reduce pollutant loading are adequate and properly implemented;
- Determine if additional controls are needed or if existing structural control measures are operating correctly; and
- Visually determine status of pollution prevention equipment (i.e., spill response equipment).

The Base SWMC will evaluate the comprehensive inspection program and modify if necessary to ensure it includes inspections of all municipal-type operations annually. Table 7-1 summarizes the BMPs, measurable goals, and implementation schedules. Table 7-2 provides a list of Base-owned or operated potential pollutant sources.

	BMPs		Measurable Goals				
	F. Pollution Prevention a	and Good Housekeeping for Base Operations					
F.1	Inventory permittee-owned or operated facilities and activities that have potential to release contaminants to the MS4 system.	F.1.a	Create inventory of facilities and activities that contribute to storm water pollution. Review annually.				
	Develop standard operating procedures	F.1.b	Develop map of facilities and activities listed in the inventory. Update annually based on inventory.				
	(SOPs).		Categorize facilities and activities and develop SOPs for each category. Inspect 2 facilities in each category prior to SOP finalization.				
		F.1.d	Develop training for each facility and activity category in the permit year the SOP is developed.				
		F.1.e	Conduct annual training for staff implementing SOPs.				
F.2	Annual storm water awareness training for Base personnel.	F.2	Base personnel participate training listed in Table 8-1.				
F.3	Evaluate existing storm sewer inspection, maintenance, and cleaning procedures.	F.3	Summarize existing storm drain and ditch inspection, maintenance, and cleaning procedures.				
F.4	Continue to implement street sweeping and minimal road salting and sanding practices.	F.4	Summary report of street sweeping hours, record quantity of road salt and sand used.				
F.5	At least semi-annual outfall trash cleanup at Outfalls 1 and 2	F.5	Grounds maintenance contractor charged with cleaning up trash cleanup and Outfalls 1 and 2.				

# Table 7-1 Pollution Prevention and Good Housekeeping, MS4 General Permit MCM 6

Table 7-2
Base-Owned/Operated Potential Pollutant Sources, MS4 General Permit MCM 6

Shop/Office	Shop/Office Shop Name		Activities	Potential Pollutants
219 RHS/DOP 819 RHS/DOP	Airfields	Shop Supervisor	Heavy equipment construction, deployable	Petroleum products, sediment, vehicle fluids
819 RHS/DOSP 819 RHS/DOSEA	Power Pro	Shop Supervisor Generator operations/maintenance, deployable		Petroleum products
341 CES/CEOES	Grounds Maintenance Contractor	Shop Supervisor	Landscape maintenance	Petroleum products
341 CES/CEOHP	Pavements and Maintenance (Horizontal)	Shop Supervisor	Heavy equipment construction, snow removal	Petroleum products, sediment, vehicle fluids
341 LRS/LGRMSF	Fuels Maintenance Contractor	Shop Supervisor	Bulk fuel tank maintenance and delivery	Petroleum products
341 LRS/LGRV	Truck Tractor Maintenance	Shop Supervisor	Large vehicle maintenance	Petroleum products, vehicle fluids
341 LRS/LGRV	Vehicle Maintenance	Shop Supervisor	Light vehicle maintenance	Petroleum products, vehicle fluids
582 HG/MXOO	Helicopter Maintenance Contractor	Shop Supervisor	Helicopter maintenance and refueling	Petroleum products
819 RHS/DOSMS	Structures	Shop Supervisor	Carpentry	Outdoor storage, floatables
819 RHS LGVM	Vehicle Maintenance	Shop Supervisor	Heavy equipment maintenance	Petroleum products, vehicle fluids

### 8.0 TRAINING REQUIREMENTS

Part II.B of the General Permit states that the permittee must conduct training for all staff involved in storm water management. The Base currently trains shops covered under the Industrial Storm Water Permit as well as those shops who are involved in municipal operations. Training presentation are available for the requirements listed in Table 8-1 below. The training is updated regularly by the storm water team to effectively target key audiences.

Training is broken down in to two categories; Types A and B. Type A training is focused on storm water personnel that work in CES/CEIE. Personnel involved with storm water management will utilize MDEQ-sponsored training in the form of the SWPPP Administrator course. For Malmstrom-specific requirements, personnel will review specific presentations and guidance documents set forth by the SWMC.

Type B training is provided to base personnel by the SWMC. The SWMC will contact each shop supervisor on a quarterly basis to obtain a list of personnel for training. The SWMC will then coordinate training sessions for any new or overdue employees. All new employees will receive their specified training within 90 days.

Training	Audience	Frequency	Training Type
Construction Site Storm Water Management	Construction Plan Reviewers & Inspectors	Permit Year 1 & 4	А
Post-Construction Storm Water Management	Post-Construction Plan Reviews and Inspectors	Permit Year 1 & 4	А
Comprehensive	SWMP Team	Permit Year 1	В
Awareness	Permittee Field Staff	Permit Year 1 & 4	В
SOPs	Shop Staff Responsible for SOP Implementation	Annual	В

### Table 8-1 Training Requirements

### 9.0 MONITORING AND TOTAL MAXIMUM DAILY LOAD

### Self-Monitoring

Sampling is required for all permittees under the MS4 General Permit. Malmstrom AFB will begin selfmonitoring 1 January 2018. Four monitoring locations will be monitoring semi-annual for a total of eight samples per year.

The SWMP Coordinator will prepare a self-monitoring sampling plan to meet the monitoring requirements and parameters listed in Part IV, Table 1 of the Permit. Testing procedures will comply with 40 CFR 136.

### **TMDL** Sampling

Malmstrom AFB currently does not discharge into a waterbody with an approved total maximum daily load (TMDL). The Base will continue to monitor TMDL development and meet the requirements in General Permit Part III once a TMDL is approved.

### Pre-TMDL Impairment Information

All of Malmstrom AFB's storm water outfall discharge to the Missouri River between Rainbow Dam and Morony Dam. This reach of the Missouri River is impaired for arsenic, copper, polychlorinated biphenyls (PCBs), sedimentation/siltation, temperature, and turbidity.

In accordance with MS4 Permit, Part III.A, Malmstrom must address the impairments that are required to be monitored under MS4 Permit, Part IV, Table 1. The two parameters that Malmstrom must address are copper and Total Suspended Solids (TSS) as a measure of sedimentation/siltation and turbidity.

Based on Montana's Clean Water Act Information Center, copper is likely to come from abandon mine lands, contaminated sediments and industrial point source discharge. Malmstrom does not have any specific processes or storage areas that would contribute copper to the storm water system. Therefore, Malmstrom is not actively addressing copper in storm water. Malmstrom will continue to monitor its activities and processes to determine if there is a source of pollution.

Table 9-1 describes Malmstrom's BMPs that target sedimentation/siltation and turbidity.

Table 9-1
Pre-TMDL Impairment Reduction BMPs

МСМ	BMP	Impact
Public Education and Outreach	A.1, A.2, A.3, A.4, A.5	The public education and outreach BMPs are aimed at increasing awareness and providing information to base residents and personnel. The base website provides information on what storm water is and the associated pollutants, such as sediment. Housing residents are also given a brochure upon arrival to learn about prohibited activities that affect storm water.
Public Involvement and Participation	B.1, B.2, B.3, B.4, B.5	The public involvement BMPs focus on raising awareness to both base residents and personnel. Also, by involving volunteers in activities such as inlet marking, it increases awareness to the volunteers as well as housing residents. The base public website is a central repository to allow people to learn more about storm water and pollutants, such as sediment.
Illicit Discharge Detection and Elimination	C.1, C.5, C.6, C.7	The illicit discharge BMPs are aimed at stopping a pollutant discharge and how to remedy the situation. Malmstrom has identified construction dewatering and vehicle washing as frequent and significant non-water discharge that specifically contribute to sediment discharge.
Construction Storm Water Management	D.1, D.2, D.3, D.4, D.5, D.6, D.7	The construction BMPs all target sediment discharge. Sediment is the most probable pollutant to runoff from a construction site. Malmstrom reviews all work requests that require ground disturbance to determine if any sediment control measures are necessary. For larger projects, a SWPPP is requires through DEQ. 341 CES/CEIE reviews the SWPPP and conducts inspections of these sites throughout the year to address storm water concerns.
Post-Construction Storm Water Management	E.1, E.1, E.3, E.4, E.5	The post-construction BMPs are focused on reduces erosion and sedimentation. For regulated project, Malmstrom occasionally relies on 80% Total Suspended Solids (TSS) removal to meet the MS4 requirements due to local soil conditions. Through the post-construction feature inspections, Malmstrom can identify erosion and excess sediment issues and remedy them.
Pollution Prevention and Good Housekeeping	F.1, F.2, F.3, F.4	The pollution prevention BMPs target sedimentation through training and maintenance functions. Street sweeping is critical in removing gravel and fine sediment from winter road sanding. The SOPs created under the Industrial SWPPP requirements address action that can reduce sediment loading from these facilities. The Industrial SWPPP facilities also receive extensive training that goes through the impacts of storm water pollutants.

### 10.0 REPORTS TO MONTANA DEPARTMENT OF ENVIRONMENTAL QUALITY

Malmstrom AFB's SWMC will prepare and submit an annual storm water management report to MDEQ by March 1st of the following calendar year. Any additional information requested by the MDEQ will be submitted with the report. The report will be signed and certified in accordance with Parts IV.F of the General Permit. The principal executive officer or ranking elected official or duly authorized representative will sign the annual report per Pat VI.2.G.

### **Required Report Content**

The basic content requirements of annual reports submitted to the MDEQ include:

- Status of compliance with permit conditions; an assessment of the BMP appropriateness; progress toward achieving the goal of reducing the pollutant discharge to the maximum extent practicable; and progress toward achieving the measurable goals for the six minimum control measures. Refer to Attachment 3 for a comprehensive list of reporting years and details.
- Results of information collected and analyzed (if any) during the reporting period, including the monitoring data evaluation used to assess the program success at reducing pollutant discharge to the maximum extent practicable.
- A summary of storm water activities and implementation schedule planned for the next reporting cycle (i.e., construction projects, waste pick-up, and recycling activities).
- A summary of SWMP updates, changes, or improvements made during the prior calendar year, as an attachment to the annual report.
- Copies of storm sewer system maps included with the annual report if the map was developed or modified during the previous calendar year.

### Noncompliance Reporting

If any serious incident affecting storm water is detected, Malmstrom AFB will immediately notify the MDEQ Water Protection Bureau at (406) 444-3080 within 24 hours. After hours reporting will be made to the Office of Disaster and Emergency at (406) 324-4777.

A written report of the noncompliance will be submitted to the Water Protection Bureau within five days of the incident.

### **11.0 REFERENCES**

TPMC-ARM Environmental Solutions LLC 2014. Storm Water Management Program Plan; Malmstrom Air Force Base. December, 2014.

DOD Implementation Guidance for the Storm Water Phase II Regulation. United States Department of Defense. September 2000.

Stormwater Phase II Final Rule and Factsheets. United States Environmental Protection Agency, Office of Water, EPA 833-F-00-001, January 2000 (revised December 2005).

National Database of BMPs. January 2005. Accessed online at http://www.bmpdatabase.org/

Stormwater Best Management Practice Design Guide. United States Environmental Protection Agency, Office of Research and Development, EPA/600/R-04/121, September 2004.

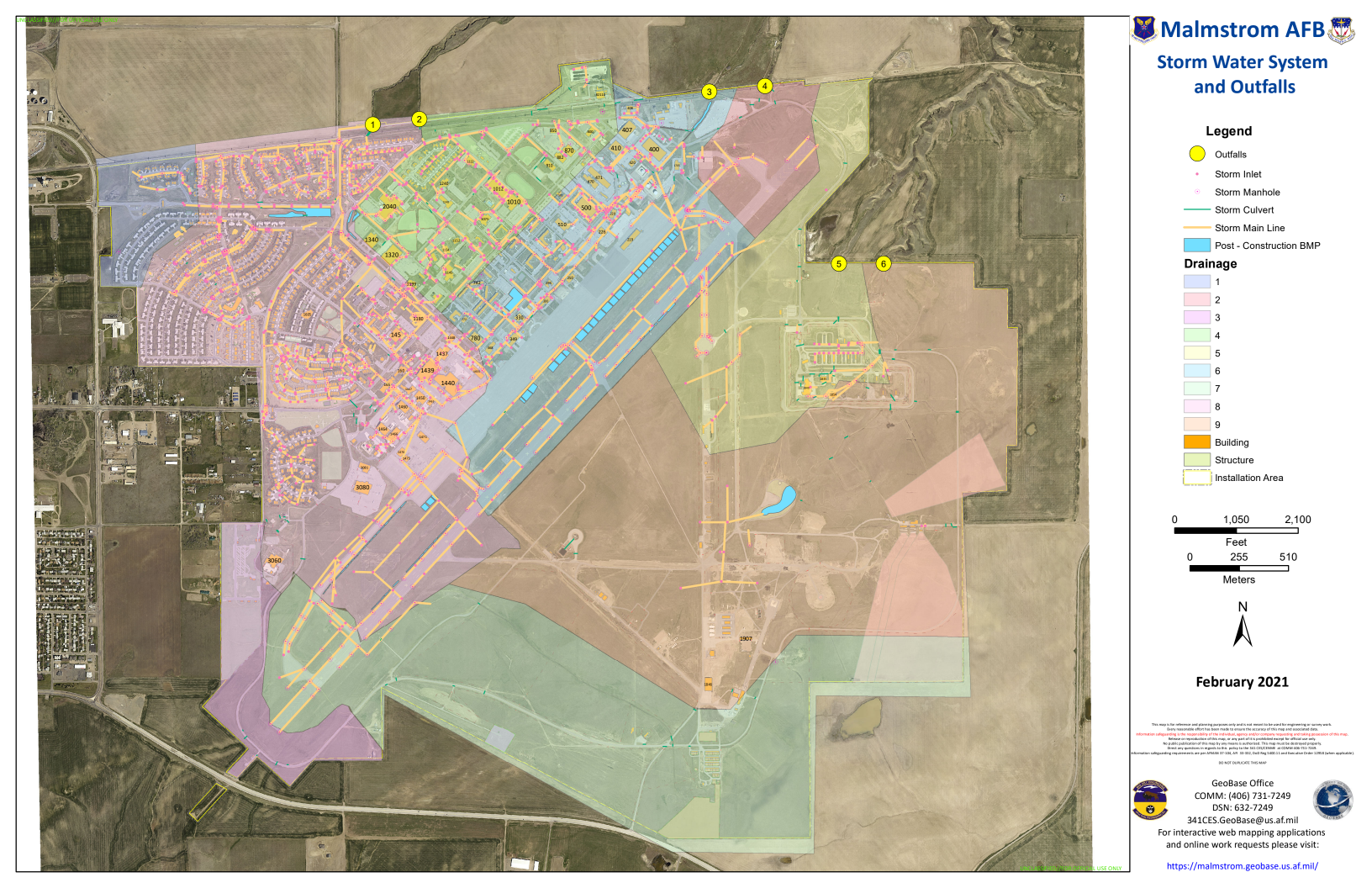
*Non-Point Source Toolbox.* United States Environmental Protection Agency. Last Updated March 2017. Accessed online at https://cfpub.epa.gov/npstbx/

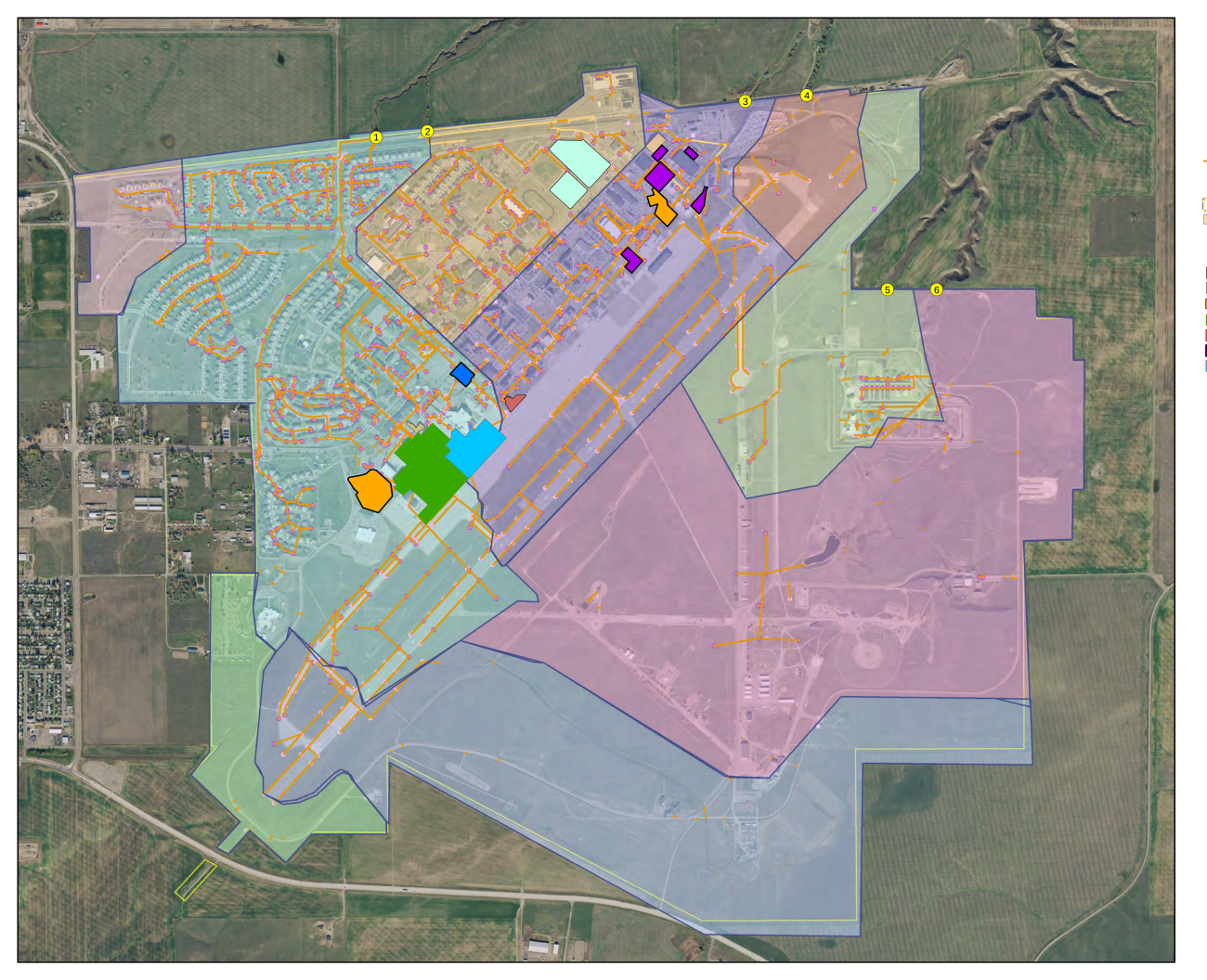
*Water Resources Education Resources*. United States Geological Survey. October 2014. Accessed online at https://water.usgs.gov/education.html

NOTE: USEPA frequently updates and/or replaces webpages and their content. If webpage does not work, the reference name can be searched.

## ATTACHMENT 1 MALMSTROM AFB MAPS

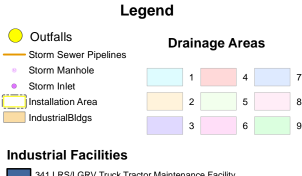
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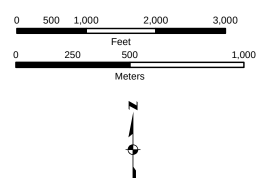




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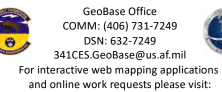
341 LRS/LGRV Truck Tractor Maintenance Facility
341 LRS/LGRV Vehicle Maintenance Facilities
341 LRS/LGRMSF Fuels Management Facilities
819 RHS/LGRVM Vehicle Maintenance
Grounds Maintenance Contractor
Pavements and Maintenance (Horizontal) Facilities
582 HG/MXOO Helicopter Maintenance Contractor





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## ATTACHMENT 2 STORM WATER MANAGEMENT TEAM ORGANIZATIONAL CHART

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## Storm Water Management Program (SWMP) Team

### Team Members

### Storm Water Management Coordinator (SWMC) (341 CES/CEIE)

- Appointed by 341 CES/CEIE, Environmental Element Chief
- Responsible for implementing permit requirements
- Compile data and submit annual report
- Review and update the SWMP
- Project review and comment

### Heavy Equipment Shop (341 CES/CEOHP)

- Street Sweeping
- Inlet clean out
- Minor construction or earthwork projects

### Project Engineering (341 CES/CEN)

- Large construction projects
- Ensures money is programmed for storm water requirements
- Involves SWMC in project design reviews

### GeoBase Office (341 CES/CENME)

- Update base map with surveys or construction

### Contracting (341 CONS)

- Administers construction contracts
- · Ability to stop work if a violation occurs
- Enforces contract specifications

### Balfour Beatty Communities (BBC)

- Street sweeping in housing areas
- Enforces illicit discharges in housing areas
- Distributes storm water brochures to housing residents

### RED HORSE (819 RHS)

- In-house construction design and execution
- Involves SWMC in project designs that involve earthwork

### Base Legal Office (341 MW/JA)

- Provide legal counsel for potential or pending issues
- Involved for serious non-compliance incidents

### Public Affairs (341 MW/PA)

- Malmstrom website administrators
- Point of contact for public complaints

### Training:

In accordance with the MS4 General Permit, all members of the SWMP Team must complete comprehensive storm water training. Contact the SWMC for more information.

## SWMP Team Responsibilities

MCM	Section	SWMC	CEOHP	CEN	CENME	CONS	BBC	819 RHS	MW/JA	MW/PA
1	a.i.	✓								
	a.ii.	√								✓
	b.i.	✓								
	c.i.	✓								
	c.ii.	$\checkmark$					$\checkmark$			$\checkmark$
2	a.i.	✓								
	a.ii.	✓								
	b.i	✓								$\checkmark$
3	a.i.	✓								
	b.i.	✓								
	b.ii.	$\checkmark$							$\checkmark$	
	c.i.	✓			✓					
	d.ii.	✓				$\checkmark$	$\checkmark$		✓	
	d.iii.	✓								
	d.iv.	✓								
	d.v.	<b>√</b>				✓			✓	
	e.i	<ul> <li>✓</li> </ul>								
	e.ii.	✓								
	e.iii	<ul> <li>✓</li> </ul>								
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	f.ii	<b>√</b>							✓	
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4	a.ii.	<b>√</b>		✓		<b>√</b>		<b>√</b>		
	a.iii.	<b>√</b>		✓		✓		✓		
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3	a.ii. a.iii.	✓ ✓		✓ ✓		▼ ✓		✓ ✓		
	a.iii.	✓ ✓		<b>v</b>		▼ ✓		•		
	b.ii.	✓ ✓				•				
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## ATTACHMENT 3 MCM/BMP IMPLEMENTATION GUIDE

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### MCM/BMP Implementation Guide

NOTES:

X = Implement these Best Management Practices (BMPs) by the end of this calendar year. Provide information in the Annual Report except for the starred (\*) items.

\* The Montana General Permit has no explicit reporting requirement for these BMPs. However, CES/CEIE will maintain documentation in case MDEQ requests information.

Montana MS4 General Permit				Malmstrom AFB SWMP	Implementation Year					
МСМ	BMP	Description	BMP	Description	2017 2018 2019 202			2020	2021	
	1.a.i	Determine "Key Target Audiences"	A.1.a	Develop rationale and analyze businesses or residential behaviors for common illicit discharges, spills, and dumping. List the pollutants of concern for each target audience.	Х					
1. Public	1.a.ii	Develop a web site*	A.2, B.3	Develop and advertise a storm water website. Include current permit, SWMP, annual reports, outreach material, construction guidance, illicit discharge identification, and reporting procedures.	Х					
Education and Outreach	1.b.i	Use web site for Public Outreach	A.2	Develop and advertise a storm water website. Include current permit, SWMP, annual reports, outreach material, construction guidance, illicit discharge identification, and reporting procedures.		Х				
	1.c.i	Develop and use outreach strategies tailored to the audience	A.1.b	Based on A.1.a, update and develop outreach messages and distribution channels for target audiences		Х				
	1.c.ii	Distribute outreach materials to the target audience.	A.3 A.4 A.5	Conduct outreach to on-base businesses, Commissary, and Base Exchange (BX) to minimize illicit discharges to the storm drains Distribute educational brochure for military family housing. Publish a semi-annual storm water article in the Base newspaper.			Х	Х	х	
	2.a.i	Identify approaches to get public participation in storm water concerns.	B.1	Identify approaches for involving target audience.	Х					
2. Public Involvement and Participation	2.a.ii	Implement the approaches that have potential to succeed.	B.2 B.5 B.6	Implement identified involvement approaches for target audience. Coordinate annual storm drain marking program. Participate with city of Great Falls in annual May-April Clean-Up Day		х	Х	Х	х	
	2.b.i	Develop a web site that allows for public participation, input, and comments. *	A.2, B.3	Develop and advertise a storm water website. Include current permit, SWMP, annual reports, outreach material, construction guidance, illicit discharge identification, and reporting procedures.	Х					
3. Illicit Discharge,	3.a.i	List non-allowable non-storm water discharges, potential pollutants, and their controls.	C.1 Table 4-1	Identify non-storm water discharges that are significant contributors of pollutants	Х	х	х	х	х	
Detection, and Elimination	3.b.i	List allowable non-storm water discharges and why they're OK.	Table 4-2	Create or update List of Allowable Non-Storm Water Discharges at Malmstrom AFB	Х	Х	Х	Х	Х	
(IDDE)	3.b.ii	Prohibit non-allowable non- storm water discharges. *	C.2.a	Enact Base policy or procedures to reduce occasional, incidental discharges with significant pollutant load.		Х				

Montana MS4 General Permit			Malmstrom AFB SWMP			Implei	nentatio	n Year	
MCM	BMP	Description	BMP	Description	2017	2018	2019	2020	2021
	3.c.i	Create and update a MS4 system map. *	C.3 C.4	Update storm water map showing storm sewers, drainage patterns, and outfalls and incorporate map into Base GIS system Incorporate mapping, inspection, and review of previously completed sanitary sewer system inspection reports to identify possible leaks or spills to the storm system. See also F.1.b.	Х				
	3.d.ii	Adopt official IDDE prohibition mechanisms.	C.2.a C.2.b	Enact Base policy or procedures to reduce occasional, incidental discharges with significant pollutant load. Enact Base policy and contractual specifications prevent significant amounts of pollutants into the MS4 system.		х			
	3.d.iii	Coordinate and collaborate with neighboring MS4s.	Sec. 4.5	Malmstrom does not currently discharge to a neighboring MS4.		Х			
	3.d.iv	Develop formal Enforcement Response Plan (ERP).	C.5	Develop ERP to describe illicit discharge investigation and enforcement responsibilities.		Х			
	3.d.v	Implement IDDE ERP. *	C.5	Develop and implement ERP for base employees and contractors		Х			
	3.e.i	Perform dry weather flow inspections. *	C.1 C.6	Identify potential illicit connections or other sources of non-storm water flow by conducting dry-weather screening investigations of the storm system. Inspect and screen high priority outfalls during dry weather. Conduct annually.	Х	X	X	х	х
	3.e.ii	Determine high-priority outfalls	C.6	Inspect and screen all outfalls at least semi-annually using Form SW-102. NOTE: Malmstrom has six outfalls, total. Four are high-priority.		Х	Х	Х	X
	3.e.iii	Inspect high-priority outfalls	C.6	Inspect and screen high priority outfalls during dry weather. Conduct annually.			Х	Х	X
	3.f.i	Develop IDDE Corrective Action Plan	C.7.a	Develop and implement illicit discharge investigation and corrective action plan. This will be included as part of the ERP once it is developed.	Х				
	3.f.ii	Implement IDDE Corrective Action Plan*	C.7.a C.7.b	Develop and implement illicit discharge investigation and corrective action plan. This will be included as part of the ERP once it is developed. Document the number of investigation and corrective actions.		Х			
	3.f.iv	Maintain, analyze, summarize IDDE actions, documentation	C.7.b	Document the number of investigation and corrective actions.		Х	Х	Х	Х
4. Construction	4.a.ii	Adopt official construction storm water policies.	D.1 D.2	Implement policy that requires all site plans to incorporate runoff control measure specifications to all construction projects, regardless of size Develop boilerplate contractual specifications referencing 013600 "Environmental Protection" specification and ECAMP for permits and erosion control plans and language covering			Х		
Storm Water	4.a.iii	Develop formal ERP for	D.3 a	construction waste and sanitary waste management Develop an ERP for construction site storm water management					<u> </u>
	4.a.111	construction sites. Submit ERP		Submit ERP to MDEQ as part of the annual report.	Х	-	X		
	4.a.iv	copy with the Annual Report. Implement construction site ERP. *	D.3 b D.3.c	Implement the construction site ERP				X	

Μ	Iontana M	S4 General Permit		Malmstrom AFB SWMP		Imple	mentatio	n Year	
MCM	BMP	Description	BMP	Description	2017	2018	2019	2020	2021
	4.b.iii	Develop and implement design plan review and Storm Water Pollution Prevention Plan (SWPPP) processes.	D.1.a D.5	<ul> <li>341 CES/CEIE will review all site plans and document the number of reviews in the annual report.</li> <li>Implement and review the AF Environmental Impact Analysis Process, (32 CFR 989) for all projects that may significantly impact storm water.</li> </ul>	Х				
	4.c.ii	Develop construction site inspection checklist.	D.4	Continue to develop plan review and inspection procedures to address construction storm water requirements, and include procedures for notifying contractors and others about the storm water requirements	х				
	4.c.iii	Implement construction site inspections. *	D.4.a	Develop and implement plan review and inspection procedures	X				
	4.c.iv	Develop and maintain a formal construction project inventory. *	D.6	Develop and maintain an inventory of regulated construction projects.	X				
	4.c.v	Develop inspection frequency. *	D.6	Develop inspection frequency and protocol.	Х				
	5.a.ii	Adopt official post-construction storm water policies.	E.2	Develop policies or procedures to enforce post-construction storm water requirements				Х	
5. Post- Construction Storm Water	5.a.iii	Develop formal Post- Construction Storm Water ERP.	E.1.c E.3	Construction sites in violation of erosion policy tracked, with follow-up under the ECAMP, as described in Section 4.3. Develop an ERP for post-construction site storm water management				Х	
	5.a.iv	Implement ERP.	E.3.b	Implement post-construction ERP.					Х
	5.b.ii	Develop design plan review checklist.	E.1.b	Checklists for plan reviewers and construction inspectors are included in Form SW-103 and SW-101, respectively.	Х				
	5.b.iii	Ensure designs infiltrate, evapotranspirate, re-use the first 0.5" of runoff.	E.4.a E.4.b	341 CES/CEIEC will review work orders and project plans to ensure compliance with this requirement. The Annual Report will summarize the number of plans reviewed during the year. Develop criteria to evaluate projects that cannot meet 100% of the runoff reduction requirement.	Х				
	5.c.ii	Develop, implement post- construction BMP inspection forms, procedures.	E.6 E.5	Develop and implement new and existing post-construction BMP inventory and inspection frequency. Develop and implement post-construction inspection form.		х			
5. Post- Construction	5.c.iii	Develop and maintain inventory for new post-construction BMPs. *	E.5	Develop and implement new and existing post-construction BMP inventory and inspection frequency.		х			
Storm Water	5.c.v	Develop and maintain inventory for existing post-construction BMPs	E.5 Table 6-2	Develop and implement new and existing post-construction BMP inventory and inspection frequency. List of Structural BMPs at Malmstrom AFB			X		
	5.c.vi	Develop protocol for determining post-construction inspection frequency for "high- priority" sites.	E.6.a	Develop criteria and inspection frequency for high priority post- construction BMPs.		Х			
	5.c.vii i	Inspect "high-priority" post- construction BMPs. *	E.6.b	Inspect high priority post-construction BMPs annually.			Х	Х	Х
	5.d.i	Evaluate barriers to LID in collaboration with other staff.	E.7	Annually review construction site inspection reports and update database of successful BMPs, new policies, and LID technologies.				Х	

Montana MS4 General Permit			Malmstrom AFB SWMP			Implementation Year					
MCM	BMP	Description	BMP	Description	2017	2018	2019	2020	2021		
	6.a.i	Create and maintain an inventory of potentially polluting facilities.	F.1.a	Create inventory of facilities and activities that contribute to storm water pollution. Review annually.	Х	Х	Х	Х	X		
6. Pollution	6.a.ii	Create and update a map of potentially polluting facilities. *	F.1.b	Develop map of facilities and activities listed in the inventory. Update annually based on inventory. See also C.2, C.3		Х	Х	Х	X		
Prevention and Good Housekeeping	6.a.iii	Categorize potentially polluting facilities and develop Standard Operating Procedures (SOPs)	F.1.c	Categorize facilities and activities and develop SOPs for each category. Inspect 2 facilities in each category prior to SOP finalization.		Х	Х	Х	Х		
	6.a.iv	Develop SOP training. *	F.1.d	Develop training for each facility and activity category in the permit year the SOP is developed.		Х	Х	X	Х		
	6.a.v	Implement SOP training. *	F.1.e	Conduct annual training for staff implementing SOPs.			Х	Х	Х		

### ATTACHMENT 4 FIELD DATA FORMS AND PROCEDURES

 SW-101: Malmstrom AFB Construction SWPPP Plan Review/Inspection Checklist SW-102: MS4 Storm Sewer Outfalls
 SW-103: Malmstrom AFB Plan Review Procedures
 SW-104A: Post-Construction Storm Water Requirements Flowchart & Offsite Treatment Evaluation SW-104B: Post-Construction Storm Water Offsite Treatment Criteria
 SW-105: Malmstrom Post-Construction Feature Annual Inspection Checklist (page intentionally left blank)

# SW-101:MALMSTROM AFB CONSTRUCTION SWPPP PLAN REVIEW/INSPECTION CHECKLIST

Project 1	Name					
Date:		Time:			Contractor name	
Job Sup	erintendent/site				Phone(s), e-mail:	
represer	ntative:					
341 CES	project				341 CES project	
manage	r (name):				inspector (name):	
Contrac	ting authority	341 CES	USACE	Other	USACE/other project	
(check o	one):				inspector (name):	
Checklis	st filled out by				Signature	·
(print na	ame):				_	

SWPPP Plan Review Checklist							
Description	Complete?	Comments					
1. Describes the project location (address,							
lat/long, etc)							
2. Description of Project Activity							
3. Describes site acreage, disturbed area, and							
existing impervious area							
4. Identifies site features							
a. Limits clearing and grading							
b. Existing vegetation delineated							
c. Existing and proposed topography							
d. Existing and proposed runoff direction							
e. Description of outfalls and surface waters							
f. Plan includes adequate phasing							
g. Stockpile locations, staging areas, and access points identified							
h. Identifies dumpsters, porta-potties, concrete washout locations							
5. Copy of NOI and SWPPP as submitted to DEQ							
6. Copy of SWPPP Administrator Certificates							
7. Establishes inspection frequency							
8. Complies with EISA Section 438 requirements							
9. Complies with MS4 retention requirements							
10. Adequately addresses revegetation/final stabilization							

Notes:

Inspection General Information					
Temp (F)	NOI/MT DEQ Confirmation/Permit on-site?				
Weather (windy, rainy, etc)	Site map up-to-date?				
Recent 0.25" rain events (list)	Most recent SWPPP revision				
Acres disturbed	Most recent inspections				

	Construction Site Storm Water Details								
	Requirement	SWPPP	Field	Comments					
Erosio	n and Sediment Controls (General Permit Section 2.1.1)								
a.	Selects and designs BMPs to address peak precipitation and runoff								
	expected at the site								
b.	Implements/installs all BMPs with good engineering practice and								
	design specifications								
с.	Implements/installs BMPs before and after each major								
	construction activity								
d.	Minimizes erosion within the project area								
e.	Diverts runoff from disturbed areas to sediment removal BMPs								
f.	Minimizes sediments discharge from project area								
g.	Maintains BMPs in effective operating condition								
h.	Minimizes erosion at outlets and conveyance channels								
i.	Protects all storm drain inlets								
j.	Manages/minimizes vehicle entrance/exits to the site								
k.	Stabilizes ditches, swales, and channels								
1.	Constructs retention/detention facilities during initial grading								
m.	Provides surface outlets for retention/detention facilities								
n.	Protects infiltration facilities from sedimentation during								
	construction								
о.	Limits areas of disturbance								
р.	Provides natural buffer within project site (when feasible)								
q.	Designs and construct cut-and-fill slopes to minimize erosion								
r.	Diverts storm water away from slopes/disturbed areas								
s.	Prevent storm water run on from impacting sediment removal								
	BMPs								
t.	Maintains natural buffers around state waters								
u.	Directs storm water runoff to vegetated areas								
v.	Marks and maintains clearing limits								
w.	Preserves topsoil								
Soil Sta	abilization (General Permit Section 2.1.2)								
a.	Stabilizes disturbed areas when work ceases for greater than 14								
	days								
b.	Stabilizes disturbed areas that have been completed								
Dewate	ering Activities (General Permit Section 2.1.3)								
a.	Dewatering activities permitted and managed appropriately								
	on Prevention (General Permit Section 2.1.4)	L							
a.	Provide cover/containment for chemicals, petroleum, and wastes								
а. b.	Utilizes spill prevention and controls for vehicle								
υ.	fueling/maintenance								
с.	Maintains spill kits, clean up spills, and report immediately								
d.	Prevents discharge of wash water and clean-out wastes								
e.	Applies fertilizers and herbicides per specifications								
f.	Prevents discharges of concrete products								
	ited Discharges (General Permit Section 2.1.6)		<u> </u>						
a.	Concrete washout managed by appropriate controls								
b.	Control washout from paints and other chemicals								
с.	Manages soap and solvents in vehicle or equipment washing								
d.	Prohibits discharges from contaminated soils								
ц.	romono diochargeo from containinated sono	L	L L						

Requirements	SWPPP	Field	Comments
Other requirements			
BMP installation/maintenance match between SWPPP and field (General			
Permit Section 3.11)			
SWPPP map is of adequate size and detail and is up-to-date (General			
Permit Section 3.10)			
Identifies and implements inspection frequency (General Permit Section			
2.3)			

# Notes/Follow-up Method/Date:

Project Name					
Evaluator					
Date					
	Criteria		Rating System	Rating Value	Score
	<b>D</b>		1 – 3 acres	1	
	Project Size		>3 acres	3	
			0 - 500  ft	5	
Pr	roximity to Outfall		501 – 1,500 ft	3	
			>1,501 ft	1	
			Flat	1	
Stee	pness of Project Si	te	Near 3:1	3	
			>2:1	5	
1 1	1 10		Yes	3	
scharge to a waterb	oody impaired for e	xpected pollutants <sup>1</sup>	No	1	
			No history of complaint	1	
(	Contractor history		One complaint	3	
			2+ complaints	5	
			No hazardous materials	1	
Risk of s	spill/hazardous ma	terials	Non-liquid wastes	3	
			Liquid wastes	5	
npairments: arseni	c, copper, PCBs, tu	urbidity, sedimentatio	n/siltation, temperature		
				Total Score	
		Scorin	g Matrix		
Score	Priority		Inspection Frequency	y/Protocol	
6 – 9	Low		1/project durat	ion	
10 - 16	Medium		2/project durat	ion	
		Once after	0.25 inch or greater rain ever	nt (counts as one of	the two)
17 – 24	High	Once w	vithin 48-hours after a 0.25 ir	nch or greater rain o	event
			Once within 48-hours after s	nowmelt erosion	
		0	nce at project conclusion (pr	rior to finalization)	
<b>_</b>					

J:\CEI\CEIE\CEIEC\Storm\_Water\MS4 SW\MCM 4\Inspections

An Excel version of this form is available for ease of calculations.

#### SW-102: OUTFALL DRY WEATHER SCREENING

Background Information						
Date	Time	Inspector				
Inspector						
Signature						

Weather Information							
Ambient Temperature	Wind Speed						
Cloudy/Clear	Wind Direction						
Recent Precipitation*	Snow Melt (y/n)						
*Inspection must occur after at least 48 hours of no measurable precipitation							

Outfall Evaluation					
Indicator	Evaluation				
Pipe Condition	□ Spalling, Cracking, Chipping □ Corrosion □ Other:				
Pipe Debris (includes trash racks)	□ Trash □ Pipe build-up □ Other:				
Outfall Gates	□ Inoperable □ Inadequate seal □ Other:				
Inlet/Outlet	□ Excessive vegetation □ Scouring/erosion □ Other:				
Vegetation Issues	Excessive Inhibiting     Other:				
Spill Kit	□ Missing items □ Not labeled □ Items deteriorated □ Other:				
Other Notes					

	Flow Evaluation									
Flow Present		□ Ye	s 🗆 No	V	Water Temperat	ture (•F)		Flow (gpm	n)*	
Indicator	Pres	ent?		De	acription			Severit	w Ind	
mulcator	Yes	No		Description				Sevent	.y muo	
Odor		П	□ Sewage □	Rancid	l/Sour 🗆 Petro	leum	🗆 1- Fa	int 🗆 2- Ea	asily de	etected
Odor			$\Box$ Sulfide $\Box$	□ Sulfide □ Other:			$\Box$ 3- Noticeable from a distance			istance
Color			🗆 Brown 🗆 Gray 🗆 Yellow 🗆 Green			🗆 1- Fa	int 🗆 2- Vis	sible in	sample bottle	
COIOI			$\Box$ Orange $\Box$ Red $\Box$ Other:			🗆 3- Vi	$\Box$ 3- Visible in flow			
Turbidity		П		Soo	everity index		□ 1- Slight cloudiness			
Turblatty				366.80	eventy maex	$\Box$ 2- Cloudy $\Box$ 3- Opaque			ie	
Floatables			□ Sewage [	□ Suds	□ Oil Sheen		🗆 1- Ba	rely noticeal	ble 🗆	2- Noticeable
Floatables D Other:				□ 3- OI	ovious					
	Other Sampling Protocols (Optional)									
Parameter		Result Parameter					]	Result		
*Visual estimat	e, flow es	stimation	worksheet from Sa	ampling I	Plan, or flow calculation	ator (J:\CEI\CE	EIE\CEIEC'	Storm_Water	\Flow (	Calculator)

Form continues on next page  $\rightarrow$ 

Follow-Up								
Any indication of illicit discharge?	$\Box$ Yes $\Box$ No	If yes, conduct an investigation and document						
Work request required?	□ Yes □ No	If yes, Work Task#						
Other follow-up action?								

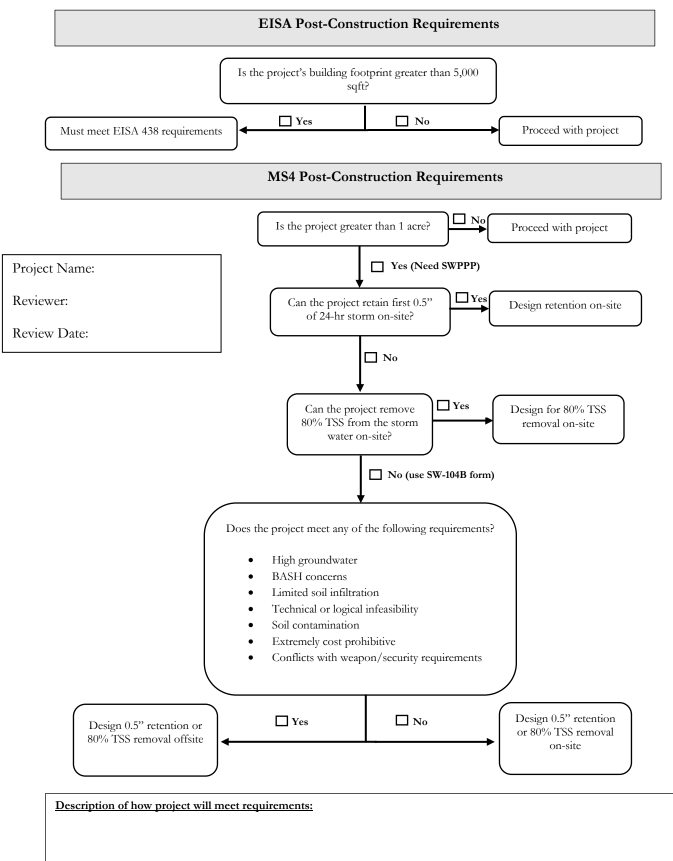
Notes:

### SW-103: Malmstrom AFB Plan Review Procedures

These procedures will be used to ensure storm water issues are adequately addressed in projects submitted for review.

- 1. Any project or work that occurs on base requires the customer to submit a service request via the TRIRIGA system. This system tracks all work that happens at Malmstrom AFB.
- 2. 341 CES/CEIE reviews each service request to determine the extent of the work and what impact the work will have on storm water. If a concern is identified, 341 CES/CEIE makes a comment in the TRIRIGA system to notify the customer and whoever is doing the work that there is a concern.
- 3. Malmstrom AFB must also comply with all National Environmental Policy Act (NEPA) requirements. Each service request must have a categorical exclusion (CATEX) assigned to it before approval. If there are additional environmental concerns, an AF Form 813 must be completed by the customer. If the concerns are unknown, an environmental assessment (EA) or environmental impact statement (EIS) must be completed before the project can start.
- 4. Typically if the project is anything more than infrastructure maintenance, CE will request funds to have a contractor design and complete the work.
  - a. If the work requires design, the project goes through a series of design reviews (Type A, Type B 50%, and Type B 100%). 341 CES/CEIE receives each design iteration to ensure the design team implements construction and post-construction requirements. 341 CES/CEIE also ensures that the latest Environmental Specification section is included in the design package.
  - b. 341 CES/CEIE ensures that both MS4 and EISA 438 requirements are met. If the project is expected to disturb an area greater than 1 acre, the construction entity is required to obtain coverage under the Construction Storm Water General Permit.
- 5. Any project that disturbs any amount of ground must submit an AF Form 103, Dig Permit. 341 CES/CEIE is required to identify any final concerns and sign the form before work can begin.
- 6. For more information, use SW-104, SW-104B, and the associated guidance to determine what retention requirements apply.
- 7. For construction projects that require a SWPPP, 341 CES/CEIE will use SW-101 for plan review and inspection checklists. Use the Construction Inspection Frequency Worksheet to determine how often to inspect a construction site.

# SW-104A: POST-CONSTRUCTION STORM WATER REQUIREMENTS FLOWCHART & OFFSITE TREATMENT EVALUATION



#### SW-104B: POST-CONSTRUCTION STORM WATER OFFSITE TREAMENT CRITERIA

Directions: Use this form to determine if post-construction storm water runoff can be treated offsite. Use in conjunction with the postconstruction flowchart to determine what requirements apply. This form shall be used if offsite treatment of storm water is desire.

Project Information										
Project Name:										
Description of work:										
Site area (acres):	Impervious surfa	ce created or altered (acres):								
Project classification (check a	ll that apply): □ Redevelopment	Residential     Commercial								
Preferred treatment method:	□ Retention offsite	□ 80% Total suspended solids (I	SS) removal offsite							
EISA applies? 🔲 Yes	• No									
	Regional Fac	cility Considerations								
Regional treatment facility to										
Design capacity of regional tr	eatment facility:									
Does the regional treatment f	acility have adequate capa	city?								
		al Considerations and in Additional Information section)								
High groundwater	Tyes No	Extremely cost prohibitive	QYes QNo							
Bird Airstrike Hazard	Yes No	Conflicts with weapon/security	QYes QNo							
Soil infiltration limited	<b>U</b> Yes <b>U</b> No	Technical/logical infeasibility	QYes QNo							
Contaminated soils	Tyes No	Other (explain)	<b>D</b> Yes <b>D</b> No							
	Addition	nal Information								

# SW-105: MALMSTROM POST-CONSTRUCTION FEATURE ANNUAL INSPECTION CHECKLIST

Site Name/ Location	Type of Feature
Date	Time
Inspector Name	Signature

Date of Last Inspection			Current Temp (F)	
Storm water discharging to site?	□ Yes	D No	Current Weather (Rain, Cloudy, etc)	
Storm water discharging from site?	🛛 Yes	□ No	Preceding Precipitation (inches)	
Non-storm water discharges present?	🗖 Yes	□ No	If yes, describe:	

Detailed Feature Checklist				
Description	Response	Details/Corrective Actions Needed		
1. Excessive sediment deposition	□ Yes □ No			
2. Slopes are stabilized	🛛 Yes 🗖 No			
3. Inlets/Outlets clear of sediment, trash, and debris	🛛 Yes 🗖 No			
4. Inlet/Outlet structures are in good condition (no cracking, erosion)	□ Yes □ No			
5. Feature is free of trash and debris	□ Yes □ No			
6. Feature is adequately vegetated	□ Yes □ No			
7. Feature is functioning as designed and intended	🛛 Yes 🗖 No			
8. Additional storm water control are necessary	□ Yes □ No			
Additional notes				

# ATTACHMENT 5 ENFORCEMENT RESPONSE PLAN

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#### ENFORCEMENT RESPONSE PLAN

Malmstrom Air Force Base (AFB) has developed this Enforcement Response Plan (ERP) to document Base authorities and enforcement actions aimed at eliminating and abating illicit discharges to storm water conveyances during everyday operations; and for construction projects and post-construction efforts. This ERP complies with General Permit:

- Part II.A.3.d.iv for illicit discharges;
- Part II.A.3.f.i for illicit discharge investigation and correction actions;
- Part II.A.4.a.iii for construction storm water management on regulated projects; and
- Part II.A.5.a.iii for installation, operation, and maintenance for post-construction storm water management controls on regulated projects.

Illicit discharges (whether from daily Base activities or construction-related projects) can be categorized as any discharge of a material or substance that can negatively impact the environment. While the Base has several plans that target discharge control for official operations, this ERP targets potential discharges from other non-regulated entities on the installation (e.g., base housing, construction, visitors). The Storm Water Management Program (SWMP) (of which this ERP is an Attachment) identified illicit discharges in Table 4-2. This list is not all inclusive and other potential illicit discharges can occur. Note also, that Table 4-3 presents a list of exempt non-storm water discharges that are not covered by this plan.

The public programs detailed in SWMP Minimum Control Measures (MCM) 1 and 2 provide training and education for non-operations personnel on Base. These materials provide a basis for the public to be aware and understand what constitutes an illicit discharge and the impacts to the environment. Non-operations personnel are educated to understand how to recognize an illicit discharge and what to do in the event one is identified.

Base Personnel are educated through the training programs, base website, and newspaper articles to identify potential illicit discharges. Personnel are instructed on what to look for to identify a potential illicit discharge (e.g., oily substances, sheen on storm water, etc.).

The Malmstrom AFB Storm Water Management Coordinator (SWMC) or designee will confirm that contractors understand illicit discharges and storm water management prior to being allowed to begin operations on the Base.

#### ERP.1 ERP Authority

This ERP outlines the legal authorities under the SWMP and/or other Base programs, as well as the judicial response measures that are available to address illicit discharges. This includes discharges from daily Base living and operations, and/or releases from construction/post-construction activities to storm water. As a US military base, Malmstrom AFB has legal authority to manage potential illicit discharges and storm water management. However, the Base lacks ordinances, regulatory processes, and judicial authority for such matters. Therefore, these activities will be managed through enforcement of State regulations and/or requirements and Base policy. The Base policies are governed by Base Leadership and as directed under programs defined by Malmstrom AFB plans (Storm Water Management Program [SWMP] and Spill Prevention Control and Countermeasures Plan [SPCC]) that are developed by responsible Base personnel, and approved by Base Leadership. Base personnel will be trained to the plan specifics as defined within each approved document.

#### ERP.2 Enforcement Authority Staff

Personnel covered by this ERP are identified in the following table. The table also provides the enforcement authority identified for each personnel category.

Covered Personnel	Enforcement Authority
Personnel living on or visiting the Base but not involved with operations	Storm Water Management Coordinator (SWMC) Balfour-Beatty Communities (BBC)
Base operational personnel	Supervisor
On-site contractors	Contracting Officer/Contracting Officer Representative (COR)/SWMC/ Base Designated Inspector

Malmstrom AFB does not have any legal authority to provide formal notices of violation, set in place formal actions (e.g., administrative orders, show-cause actions, and/or monetary penalties), or provide for legal judicial responses (e.g., injunctive relief, consent decree, and/or criminal penalties). However, for Base personnel and contractors, a variety of actions are available. The following outline covers the process for enforcement response.

#### ERP.3 Illicit Discharge Response Schedule

As noted previously, Malmstrom AFB does not discharge to any neighboring MS4 entities. The Base will manage any illicit discharges. If an illicit discharge is identified, it will be immediately managed to eliminate any potential storm water threat in accordance with response actions described in Base plans (SPCC, SWMP).

After it is determined that a threat to storm water no longer exists, the SWMC will investigate the potential illicit discharge within seven days of notification or discovery (see Section ERP.5). The SWMC must document any circumstances that prevents the beginning of investigation within this time frame.

After an investigation is completed, the goal for the SWMC is to start the corrective actions process within 30 days (see Section ERP.5). Malmstrom AFB has specified that any illicit discharge will be eliminated within six months after discovery. The SWMC must document any circumstances that prevents the elimination of such discharges within the time frame.

#### ERP.4 Investigation and Corrective Action Plan

This section of the ERP contains an Investigation and Corrective Action Plan that provides guidance for identifying, investigating, and implementing corrective action in the event of an illicit discharge. Note that currently, Malmstrom AFB does not discharge to neighboring MS4 entities. This meets the MS4 General Permit requirements under Part II.A.3.f.

#### ERP.4.1 Discharge Detection and Reporting

If a potential discharge is noted, the following process should be followed:

- 1. Stop any work or actions in the area.
- 2. Identify material discharged if possible.
- 3. Identify the process that created the discharge if possible (accident or process problem).
- 4. Identify if the material is coming from a continuous source (e.g., tank leak) or is a "slug discharge" (e.g., spilled container of oil).
- 5. Estimate the discharge material amount or volume.

- 6. Note the area that may be impacted (street address) and where material is or may be flowing.
- 7. For potential operation discharges, note surrounding Base shops, etc.
- 8. Once identified, the discharge must be reported to the proper authorities. Please provide the information collected as noted above.
  - For non-operations or on-Base personnel, please dial 911 to report the discharge
  - Base personnel should contact the site (i.e., shop) Supervisor
  - Shop Supervisors should contact the specific entities defined within the SWMP and/or SPCC (including outside agencies)
  - On-site contractors should contact their designated storm water inspector, the SWMC, or the COR
- 9. The SWMC or designee will investigate any dry-weather flows to evaluate if they could be an immediate threat to human health or the environment. If any such flows are considered a potential threat, they will be immediately reported to Montana Department of Environmental Quality.

#### ERP.4.2 Discharge Investigation

As noted, each illicit discharge will be investigated within seven days of discovery. In the event more than one discharge is identified, the SWMC will prioritize them for investigation. Non-storm water discharges suspected of containing significant potential contamination will be given top priority.

The SWMC will ensure that each investigation is carried out in a responsible manner as required in the MS4 General Permit. The designated investigator will review the discharge reporting information; interview personnel involved and any other potential witnesses; assess the incident; and provide a written report to the SWMC. The SWMC will review the report and determine a path forward. The SWMC will determine what corrective action is required and document that in the project file.

Files will be maintained to demonstrate that a good faith investigation was completed to find the discharge source. Each investigation step will be documented in writing by the investigation team. These files will be maintained at Malmstrom AFB. Illicit Discharge and Corrective Actions are tracked and recorded in the database tracking spreadsheet located on the Base J-drive.

#### ERP.4.3 Corrective Action

After the discharge has been identified and reported, corrective actions can be implemented. As noted previously, the goal is to complete corrective action within six months from the time of discovery. Base (or contractor as needed) spill response personnel will address the discharge through final remedy. The SWMC will develop a Corrective Action Memorandum to complete the process.

Note that non-Base or non-trained personnel are not expected to implement any measures to clean up a discharge if it is unsafe or if the doing so may cause an unsafe condition. However, should the person believe that they can SAFELY contain or cleanup up a discharge, such measures can reduce potential impacts to the environment. If any such measures are implemented, please provide this information to spill response personnel.

After the discharge has been addressed, Base personnel and on-site contractors should complete the following process to identify corrective action to reduce the likelihood of future discharges:

#### **Base Entity Personnel**

• Meet with shop and/or personal Supervisor

- SWMC and/or Base Leadership can be included in meeting as necessary
- Review the discharge events and discuss what happened and what processes were involved (copies of incident file can be obtained from SWMC as needed)
- Identify if a process change should be considered to prevent future discharges
- If a process change is needed or suggested, identify if the change requires engineering or administrative controls or both
- Implement disciplinary action as needed

#### Contractor Personnel

- Prepare an event writeup and submit to the Base inspector or COR
- Meet with inspector and other entities (SWMC and/or Base Leadership) to discuss event
- Review the discharge events and discuss what happened and what processes were involved
- Identify if a process change should be considered to prevent future discharges
- If a process change is needed or suggested, identify if the change requires engineering or administrative controls or both
- Implement disciplinary action as needed

If the responsible party is not part of Base operations or a contractor, the SWMC should reach out to the person to discuss the event and possibly use it as a teaching tool for future MCM 1/2 informational session(s).

#### ERP.5 Construction Storm Water Management Compliance

Storm water management is a key element of any construction project. Malmstrom AFB will utilize this ERP to ensure that illegal construction-related discharges to storm water are eliminated and abated.

Malmstrom AFB will assign a storm water inspector for each construction project on the Base. The inspector will be responsible to ensure that the construction contractor understands the storm water requirements applicable to the project. Construction projects must comply with MS4 Permit and Construction Storm Water Permit requirements. The contractor work plans must show compliance with the Non-Numeric Technology-Based Effluent Limits; provide for proper BMPs for erosion, sediment, and other pollutants; and avoid unnecessary damage to Base infrastructure.

The inspector will establish an inspection program for each construction project using this ERP as a guide along with other Base documents such as SWMP and SPCC. The inspection frequency will be determined utilizing the calculation sheet provided in Attachment 4 of the SWMP.

Should an illegal storm water discharge occur, all contractors will be instructed to immediately contact their inspector. Failure to do so could result in loss of the contract. Construction-related storm water discharges will be managed by the contractor in accordance with their approved work plan documents. If the contractor is unable to manage a given discharge, the Base will assume responsibility and it will be managed in the same manner as any other illicit discharge per this ERP and the Base response plans.

#### ERP.6 Post-Construction Storm Water Management Compliance

Post-Construction storm water management will be managed like construction project compliance. Malmstrom AFB will utilize this ERP to ensure that illegal post-construction-related discharges to storm water are eliminated and abated. The Malmstrom AFB storm water inspector for each construction project will continue with that role for post-construction activities. The inspector will be responsible to ensure that the post-construction procedures are applicable to the project, and will review all storm water related plans and specifications to make sure they comply with Base or regulatory requirements. Post-construction projects must comply with the MS4 Permit and the Energy Independence and Security Act, Section 438, governing storm water runoff requirements for federal projects. The post-construction plans must show compliance with the storm water retention and total suspended solid discharge requirements; while the project design must demonstrate measures to ensure predevelopment hydrology in the area is maintained. No project will be allowed to proceed until all plans and specifications have been approved.

Post-construction, the inspector will establish an inspection program commensurate with the project complexity to ensure that the storm water management design elements are functioning as planned.

The Base storm water team will develop a project-specific schedule to track the effectiveness of these design elements and for final approval of the construction project. Should the SWMC decide that the final design elements are not adequate to control storm water, the Base will work with the contractor to address any concerns.

After final approval of the design elements and construction, Malmstrom AFB will assume control of the post-construction storm water infrastructure. At that time, any storm water issues will be managed under this ERP according to the procedures laid out for Base Personnel.

#### ERP.7 Enforcement Authority Actions

#### ERP.7.1 Personnel Living on or Visiting the Base

Malmstrom AFB has limited authority with regards to personnel living or visiting the Base. However, for such personnel involved in an illicit discharge (per Part II.A.3.d.iv), the following informal actions can be implemented:

- 1. SWMC will contact the person to review the Base policy regarding such events. These contacts can be via email, telephone, or in person. The SWMC will work with the Malmstrom Housing Office to resolve any issues.
- 2. The person will be encouraged to participate in the Base awareness program under MCMs 1 and 2.
- 3. The person will be asked if interested in participating in the MCM programs and possibly provide first-hand experience in how to successfully respond to a potential illicit discharge.
- 4. All aspects of the discharge (incident report and any follow up actions) will be documented and maintained by the SWMC in a project file.

Should enforcement actions need to be escalated, the following options can be considered:

- 1. A letter noting the event, and reminding personnel about the potential harm from illicit discharges can be sent to each involved party.
- 2. A non-monetary citation from the Malmstrom Housing Office.
- 3. Notification to member's leadership on the violation.
- 4. The Base Leadership can consider limiting Base access for repeat offenders.

#### ERP.7.2 Base Operations Personnel

Malmstrom AFB has authority over Base operation personnel via their employment. For operational personnel involved in an illicit discharge (per Part II.A.3.d.iv), the following can be implemented:

1. The person's supervisor will be contacted and made aware of the event.

- 2. The situation will be reviewed to determine if the occurrence was a one-time event or is part of a continuing pattern.
  - The Supervisor will speak with the employee either in person or via telephone.
  - The Supervisor will review the Base policy regarding such events with the employee.
  - This contact will be considered an informal response.
- 3. If the situation is considered more serious or repeated actions are being noted, enforcement can be escalated within a more formal process:
  - The Supervisor or SWMC can stipulate that a formal Environmental Compliance Assessment Management Program (ECAMP) write-up be implemented.
  - This process will require a mandatory meeting with the person's supervisor and the SWMC.
  - The ECAMP process will identify any formal response requirements to be completed by the employee.
  - All aspects of the discharge (incident report and any follow up actions) will be documented and maintained by the SWMC in a project file.
  - Malmstrom AFB can consider various punishments to address serious and/or repeat offenders such as work restrictions, suspensions, and/or termination.
  - The Supervisor and/or SWMC can consider elevating the action to Base Leadership in the event of a serious infraction and/or repeat significant offenses.

## ERP.7.3 On-site Contractors

Malmstrom AFB has authority over contractors performing activities on the Base. For contractors involved in an illicit discharge (per Part II.A.3.d.iv) or discharges during construction or post-construction (per Part II.A.4.a.iii and II.A.5.a.iii), the following informal actions can be implemented:

- 1. The contractor's Base storm water inspector will be contacted and made aware of the event.
- 2. The Base SWMC and Team will consider if a stop-work order must be issued for the given construction project.
- 3. The situation will be reviewed to determine the magnitude of the discharge and if the occurrence was a one-time event or is part of a continuing pattern. If the situation is considered minor and a one-time occurrence, the following will occur.
  - The inspector will speak with the contractor either in person or via telephone.
  - The inspector will review the Base policy regarding such events with the contractor.
  - This contact will be considered an informal response.
- 4. If the situation is considered more serious or repeated actions are being noted, enforcement can be escalated with a more formal process:
  - A mandatory meeting with the contractor's inspector and the SWMC will be required.
  - The SWMC will decide whether the contactor operations should be temporarily stopped.
  - The inspector and/or SWMC can consider elevating the action to Base Leadership personnel depending on the severity and/or if a repeat offense.
  - All aspects of the discharge (incident report and any follow up actions) will be documented and maintained by the SWMC in a project file.

• Malmstrom AFB Base Leadership can consider multiple penalty options if elected such as stop-work order while work plans are rewritten to ensure no future discharges; implementing and/or increasing bonding requirements; or terminating a contractor for discharge offenses.

The AF can consider seeking monetary damages to cover the cost of any actions the Base takes to address any given discharge.

# ATTACHMENT 6 MALMSTROM STORM WATER POLICY LETTER



#### DEPARTMENT OF THE AIR FORCE HEADQUARTERS 341 ST MISSILE WING (AFGSC)

24 Aug 20

### MEMORANDUM FOR ALL 341 MW PERSONNEL

FROM: 341 MW/CC

SUBJECT: Malmstrom AFB Storm Water Policy

1. In accordance with the Municipal Separate Storm Sewer System (MS4) Permit, Malmstrom AFB must develop a formal policy to reduce storm water pollution from illicit discharges and construction sites while implementing post-construction requirements.

2. Malmstrom AFB personnel shall prevent and eliminate any illicit discharge from entering the storm sewer system to the maximum extent possible. These illicit discharges include, but are not limited to, petroleum products, vehicle fluids, sediment, and trash.

3. All construction site personnel shall prevent and eliminate the release of fuel, chemicals, concrete washout, and sediment from entering the storm sewer system to the maximum extent possible.

4. All federal facility projects with a footprint of more than 5,000 square feet, must comply with Energy Independence and Security Act (EISA) Section 438 to the maximum extent technically feasible. All projects that disturb more than 1 acre must comply with the MS4 post-construction requirements.

5. Failure to comply with illicit discharge, construction, or post-construction related storm water discharge are subject to disciplinary action as deemed appropriate by the supervisor. Contractors shall abide by all storm water specifications in their applicable contract.

6. For more information or questions, contact Mr. Cody Koontz, Phone: (406)731-6155, email: cody.koontz@us.af.mil.

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ANITA A. FEUGATE OPPERMAN, Colonel, USAF Commander