COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF CLEAN WATER

ANNUAL MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) STATUS REPORT

FOR THE PERIOD July 1, 2020 TO JUNE 30, 2021

		GENER	RAL INFO	RMATION	***		
Permittee Name: Mount Joy Township			NPDES Permit No.:	PAG133	578		
Mailing Address:	Mailing Address: 8853 Elizabethtown Road			Effective Date:	July 1, 2	019	
City, State, Zip:	Elizabethto	own, PA 17022		Expiration Date:	March 1	5, 2023	
MS4 Contact Person:	Justin S. E	vans		Renewal Due Date:			
Title:	Township I	Manager		Municipality:	Mount Jo	oy Townshi	р
Phone:	717-367-8	917		County:	Lancaste	er	
Email:	justin@mtj	oytwp.org					
Co-Permittees (if applica	ble):						
Appendix(ces) that permi	•	·		Appendix D 🛛 Appe	endix E	Appendix I	F
		WATER QU	JALITY IN	IFORMATION			
Are there any discharges	to waters wit	thin the Chesapeal	ke Bay Wat	ershed? 🛛 Yes	☐ No		
Identify all surface waters (see instructions).	s that receive	stormwater discha	arges from	the permittee's MS4 ar	ıd provide t	he requeste	d information
Receiving Water I	Name	Ch. 93 Class.	Impaired	l? Cause(s))	TMDL?	WLA?
UNT to Little Chique	s Creek	TSF	Yes	Nutrients	;	No	No
UNT to Donegal C	Creek	CWF, TSF	Yes	Nutrients, Org Enrichment/Lov Suspended So Siltation	v D.O.,	No	No
Conoy Creek		TSF	Yes	Other Habi Alterations, Sil Unknown Path	tation,	No	No
UNT to Conoy Cı	reek	TSF	Yes	Other Habi Alterations, Sili Unknown Path	tation,	No	No
•			l				
Conewago Cre	ek	TSF	Yes	Nutrients, Silt	ation	No	No
Conewago Cre UNT to Conewago		TSF TSF	Yes No	Nutrients, Silt	ation	No No	No No
· · · · · · · · · · · · · · · · · · ·				Nutrients, Silt	ation		

GENERAL MINIMUM CONTROL MEASURE (MCM) INFORMATION					
Have you completed all MCM activities required by the permit for this reporting period? ☐ Yes ☒ No					
List the current entity responsible for implementing each MCM	of your SWMP, along with co	ntact name and phor	ne number.		
мсм	Entity Responsible	Contact Name	Phone		
#1 Public Education and Outreach on Storm Water Impacts	Mount Joy Township	Justin S. Evans	7173678917		
#2 Public Involvement/Participation	Mount Joy Township	Justin S. Evans	7173678917		
#3 Illicit Discharge Detection and Elimination (IDD&E)	Mount Joy Township	Justin S. Evans	7173678917		
#4 Construction Site Storm Water Runoff Control	Mount Joy Township	Justin S. Evans	7173678917		
#5 Post-Construction Storm Water Management in New Development and Redevelopment	Mount Joy Township	Justin S. Evans	7173678917		
#6 Pollution Prevention / Good Housekeeping	Mount Joy Township	Justin S. Evans	7173678917		
MCM #1 - PUBLIC EDUCATION AND (OUTREACH ON STORM	WATER IMPACTS	3		
BMP #1: Develop, implement and maintain a written Publ	ic Education and Outreach F	rogram.			
1. For new permittees only, has the written PEOP been dev	eloped and implemented withi	n the first year of per	mit coverage?		
⊠ Yes □ No					
2. Date of latest annual review of PEOP: December 21, 20	2. Date of latest annual review of PEOP: December 21, 2020 Were updates made? ☐ Yes ☒ No				
3. What were the plans and goals for public education and	3. What were the plans and goals for public education and outreach for the reporting period?				
Develop and implement the MCM #1 plan (as stated in the 2019-20 Annual Report). Maintain the Township's residential and commercial/industrial contacts databases. Include targeted water quality materials with annual mailings to both residential and commercial/industrial properties. Publish at least one water quality segment in the Township newsletter per year. Continue to post more water resources literature, practical tips, and updates for local improvement projects on the Township website.					
4. Did the MS4 achieve its goal(s) for the PEOP during the reporting period? ☐ Yes ☐ No					
5. Identify specific plans and goals for public education and outreach for the upcoming year:					
Since this will be our second year of implementing the Township's Public Education and Outreach Program, our key goals are to continue the annual action items and add robust information on the Township website for residents and local businesses.					
BMP #2: Develop and maintain lists of target audience groups present within the areas served by your MS4.					
For new permittees only, have the target audience lists coverage?	been developed and implem	ented within the first	t year of permit		
⊠ Yes □ No					
2. Date of latest annual review of target audience lists: 08/2	20/2021 Were update	es made? 🛛 Yes	No No		
BMP #3: Annually publish at least one educational item o	on your Stormwater Manager	nent Program.			
For new permittees only, were stormwater educational are Internet within the first year of permit coverage?	nd informational items produce	d and published in pr	int and/or on the		
⊠ Yes □ No					

2. Date of latest annual review of educational materials: 03/05/2021 Were updates made? ☐ Yes ☐ No
3. Do you have a municipal website? ☐ Yes ☐ No (URL: mtjoytwp.org)

	If Yes, what MS4-related material does it contain? Our Winter 2021 of the Township newsletter provided practical water quality-related information for homeowners. Looking ahead to the spring and summer seasons that were on the horizon at the time of publishing, this edition detialed lawn maintenance tips.				
4.	Describe any other method(s) used during the reporting period to provide information on stormwater to the public: The Township website's Water Resources page contains basics about the Township's MS4 system and program and the "when it rains, it drains" concept. It also features details on two municipally-led water quality projects taking place and the types of stormwater permits required for construction projects.				
5.	Identify specific plans for the publication of stormwater materials for the upcoming year: We will publish more water quality-related content in the Winter 2022 edition of the Township newsletter and send another full-page mailer with the December trash bills to residential customers. Additionally, we will continue to build up the informational content on the Township website's Water Resources page(s) with new and updated information.				
вм	IP #4: Distribute stormwater educational materials to the target audiences.				
disi	ntify the two additional methods of distributing stormwater educational materials during the previous reporting period (e.g., plays, posters, signs, pamphlets, booklets, brochures, radio, local cable TV, newspaper articles, other advertisements, bill ffers, posters, presentations, conferences, meetings, fact sheets, giveaways, or storm drain stenciling).				
tras	We accomplished one targeted distribution method in the previous reporting year: a full-page stuffer inlouded in our largest trash bill mailing of the year that reached over 3,300 households. The stuffer promoted the "When It Rains, It Drains" concept and identified the three major watersheds that Mount Joy Township lies within.				
MC	M #1 Comments:				
	MCM #2 – PUBLIC INVOLVEMENT/PARTICIPATION				
	IP #1: Develop, implement and maintain a written Public Involvement and Participation Program (PIPP)				
1.	For new permittees only, was the PIPP developed and implemented within one year of permit coverage?				
	⊠ Yes □ No				
2.	Date of latest annual review of PIPP: February 22, 2021 Were updates made? Yes No				
BMP #2: Advertise to the public and solicit public input on ordinances, SOPs, Pollutant Reduction Plans (PRPs) (if applicable) and TMDL Plans (if applicable), including modifications thereto, prior to adoption or submission to DEP:					
1.	1. Was an MS4-related ordinance, SOP, PRP or TMDL Plan developed during the reporting period? ☐ Yes ☒ No				
2.	2. If Yes, describe how you advertised the draft document(s) and how you provided opportunities for public review, input and feedback:				
3.					

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	IP #3: Regularly solicit public involvement and participation from the target audience groups using available stribution and outreach methods.			
1.	At least one public meeting or other MS4 event must be held during the 5-year permit coverage period to solicit participation and feedback from target audience groups. Was this meeting or event held during the reporting period?			
	☐ Yes ☒ No If Yes, Date of Meeting or Event:			
2.	Report instances of cooperation and participation in MS4 activities; presentations the permittee made to local watershed and conservation organizations; and similar instances of participation or coordination with organizations in the community.			
	Mount Joy Township staff worked with the Lancaster Conservancy to aquire a 156-acre tract with nearly one mile of frontage on the Conewago Creek. The Township Manager joined Londonderry Township staff on a site visit with Conservancy representatives to help pitch the idea of conserving this environmentally-important tract of land. Although the purchase is currently pending, our joint water quality project with Londonerry Township in Dauphin County can move forward after closing. Nearly 4,900 feet of the creek will be restored, making significant progress for the watershed.			
3.	Report activities in which members of the public assisted or participated in the meetings and in the implementation of the SWMP, including education activities or efforts such as cleanups, monitoring, storm drain stenciling, or others.			
	N/A			
M	CM #2 Comments:			
We anticipate holding multiple public meetings in 2021 and/or 2022 to provide information to our citizens and to solicit feedback on the forthcoming Stormwater Management Ordinance reboot.				
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	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E)			
B				
Bi	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges			
Bi	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4.			
Br int	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage?			
Bir into	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? Yes \(\subseteq \) No			
Bir into	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? ☑ Yes ☐ No Date of latest annual review of IDD&E program: May 18, 2020			
Bir int 1.	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? ☑ Yes ☐ No Date of latest annual review of IDD&E program: May 18, 2020 Were updates made? ☐ Yes ☑ No MP #2: Develop and maintain map(s) that show permittee and urbanized area boundaries, the location of all outfalls and, if applicable, observation points, and the locations and names of all surface waters that receive discharges from ose outfalls. Outfalls and observation points shall be numbered on the map(s).			
Bir int 1.	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? ☑ Yes ☐ No Date of latest annual review of IDD&E program: May 18, 2020			
Bir int 1.	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? ☑ Yes ☐ No Date of latest annual review of IDD&E program: May 18, 2020			
Bin 1.	MCM #3 – ILLICIT DISCHARGE DETECTION AND ELIMINATION (IDD&E) MP #1: Develop and implement a written program for the detection, elimination, and prevention of illicit discharges to the regulated small MS4. For new permittees only, was the written IDD&E program developed within one year of permit coverage? ☐ Yes ☐ No ☐ Date of latest annual review of IDD&E program: May 18, 2020			

5.		od, have you identified any existing outfalls that have not been previously reported to DEP in an I report, or are any new MS4 outfalls proposed for the next reporting period?
	☐ Yes ⊠ No	If Yes, select:

perijuris and coll	P #3: In conjunction with the map(s) created under BMP #2 (either on the same map or on a differen mittee shall develop and maintain map(s) that show the entire storm sewer collection system within the sdiction that are owned or operated by the permittee (including roads, inlets, piping, swales, catch basing any other components of the storm sewer collection system), including privately-owned componection system where conveyances or BMPs on private property receive stormwater flows from upstreamed components.	s, channels, ents of the
1.	Have you completed a map(s) that includes all components of BMP #3? ☐ Yes ☐ No	
	If Yes and you are a new permittee and have not submitted the map(s) previously, attach the map(s) to this rep	oort.
	If No, date by which permittee expects map(s) to be completed:	
2.	If Yes to #1, is the map(s) on the same map(s) as for outfalls and receiving waters? ☐ Yes ☐ No	
3.	Date of last update or revision to map(s): May 14, 2020	
dis illic or	P #4: Conduct dry weather screenings of MS4 outfalls to evaluate the presence of illicit discharges. charges are present, the permittee shall identify the source(s) and take appropriate actions to remove or sit discharges. The permittee shall also respond to reports received from the public or other agencies of confirmed illicit discharges associated with the storm sewer system, as well as take enforcement cessary. The permittee shall immediately report to DEP illicit discharges that would endanger users of me the discharge, or would otherwise result in pollution or create a danger of pollution or would damage.	f suspected at action as downstream
twide observed	new permittees, all identified outfalls (and if applicable observation points) must be screened during dry weat the within the 5-year period following permit coverage. For existing permittees, all identified outfalls (and servation points) must be screen during dry weather at least once within the 5-year period following permit coveras where past problems have been reported or known sources of dry weather flows occur on a continual basis, screened annually during each year of permit coverage.	rage and, for
1.	How many unique outfalls (and if applicable observation points) were screened during the reporting period?	41
2.	Indicate the percentage of all outfalls screened in the past five years.	51.9%
3.	Indicate the percent of outfalls screened during the reporting period that revealed dry weather flows:	0%
4.	Did any dry weather flows reveal color, turbidity, sheen, odor, floating or submerged solids? Yes No	
5.	If Yes for #4, attach all sample results to this report with a map identifying the sample location. Explain the correctaken in the attachment.	ctive action(s)
6.	Do you use the MS4 Outfall Field Screening Report form (3800-FM-BCW0521) provided in the permit?	
	⊠ Yes □ No	
_	If No, attach a copy of your screening report form.	
BN pr	IP #5: Enact a Stormwater Management Ordinance or SOP to implement and enforce a stormwater of the standard of	
1.	Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that prohibits no discharges? \boxtimes Yes \square No	on-stormwater
	If Yes, indicate the date of the ordinance or SOP: April 17, 2017 (last amended)	
2.	If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinan BCW0100j) with respect to authorized non-stormwater discharges? Yes No	ce (3800-PM-
	If Yes to #2 and the ordinance or SOP has not been submitted to DEP previously, attach the ordinance or SO	P.

3. Were tl	3. Were there any violations of the ordinance or SOP during the reporting period? ☐ Yes ☒ No				
If Yes to #3, complete the table below (attach additional sheets as necessary).					
Violation [Violation Date Nature of Violation Responsible Party Enforcement Taken				
		ove any waiver or variance during the reporting an ordinance or SOP? Yes No	g period that allowed ar	n exception to non-stormwater discharge	
If Yes to	o #4, id	dentify the entity that received the waiver or va	ariance and the type of r	non-stormwater discharge approved.	
		educational outreach to public employee			
general pub	blic ar	nd elected officials (i.e., target audiences) a	bout the program to d	letect and eliminate illicit discharges.	
 Was ID period? 	. Was IDD&E-related information distributed to public employees, businesses, and the general public during the reporting period? 🛛 Yes 📋 No				
	If Yes, what was distributed? The annual residential trash bill contained a stuffer reminding over 3,300 households of the effects of pollutants that run off with rain water into our waterways.				
2. Is there	2. Is there a well-publicized method for employees, businesses and the public to report stormwater pollution incidents?				
	⊠ Yes □ No				
3. Do you	3. Do you maintain documentation of all responses, action taken, and the time required to take action? ☒ Yes ☐ No				
MCM #3 Co	mmer	its:			
We are currently unfamiliar with the minimum criteria that will be contained in DEP's 2022 Model SWMO, but will integrate them into an ordinance update once it is released.					
		MCM #4 – CONSTRUCTION SITE S	TORMWATER RUN	OFF CONTROL	
Are you relyi	ing on	PA's statewide program for stormwater associ	ciated with construction	activities to satisfy this MCM?	
⊠ Yes □	No				
(If Yes, resp	ond to	questions for BMP Nos. 1, 2 and 3 only in this	section. If No, respond	to questions for all BMPs in this section)	
BMP #1: The permittee may not issue a building or other permit or final approval to those proposing or conducting earth disturbance activities requiring an NPDES permit unless the party proposing the earth disturbance has valid NPDES Permit coverage (i.e., not expired) under 25 Pa. Code Chapter 102.					
During the reporting period, did you comply with 25 Pa. Code § 102.43 (relating to withholding building or other permits or approvals until DEP or a county conservation district (CCD) has approved NPDES permit coverage)?					
⊠ Yes	<u> </u>	No 🔲 Not Applicable (no building permit app	olications received)		

5 d	P #2: A municipality or county which issues building or other permits shall notify DEP or the applicable CCD within ays of the receipt of an application for a permit involving an earth disturbance activity consisting of one acre or re, in accordance with 25 Pa. Code § 102.42.				
Dui an	During the reporting period, did you comply with 25 Pa. Code § 102.42 (relating to notifying DEP/CCD within 5 days of receiving an application involving an earth disturbance activity of one acre or more)?				
BN coi	IP #3: Enact, implement and enforce an ordinance or SOP to require the implementation and maintenance of E&S ntrol BMPs, including sanctions for non-compliance, as applicable.				
1.	Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that requires implementation and maintenance of E&S control BMPs? ⊠ Yes □ No				
	If Yes, indicate the date of the ordinance or SOP: April 17, 2017 (last amended)				
2.	If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? ☐ Yes ☒ No				
3.	If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP.				
BN im	IP #4: Review Erosion and Sediment (E&S) control plans to ensure that such plans adequately consider water quality pacts and meet regulatory requirements.				
Sp	ecify the number of E&S Plans you reviewed during the reporting period:				
dis	MP #5: Conduct inspections regarding installation and maintenance of E&S control measures during earth sturbance activities. Maintain records of site inspections, including dates and inspection results, in accordance with e record retention requirements in this permit.				
Sp	ecify the number of E&S inspections you completed during the reporting period:				
BN ac	IP #6: Conduct enforcement when installation and maintenance of E&S control measures during earth disturbance tivities does not comply with permit and/or regulatory requirements.				
Sp	ecify the number of enforcement actions you took during the reporting period for improper E&S:				
tha	MP #7: Develop and implement requirements for construction site operators to control waste at construction sites at may cause adverse impacts to water quality. The permittee shall provide education on these requirements to instruction site operators.				
Sp	pecify the method(s) by which you are educating construction site operators on controlling waste at construction sites:				
Bľ int	MP #8: Develop and implement procedures for the receipt and consideration of public inquiries, concerns, and formation submitted by the public to the permittee regarding local construction activities.				
1.	A tracking system has been established for receipt of public inquiries and complaints. Yes No				
2.	Specify the number of inquiries and complaints received during the reporting period:				
M	CM #4 Comments:				
ar	Mount Joy Township uses the Lancaster County Conservation District to implement review of E&S Control Plans for applicable permit applications. Additionally, the Township Engineer reviews the E&S plans for consistency with land development and PCSM plans submitted for approval by the Township.				

MC	CM #5 - POST-CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT
	IP #1: Enact, implement and enforce an ordinance or SOP to require post-construction stormwater management from w development and redevelopment projects, including sanctions for non-compliance.
1.	Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that requires implementation and maintenance of post-construction stormwater management (PCSM) BMPs? 🛛 Yes 🗌 No
	If Yes, indicate the date of the ordinance or SOP: April 17, 2017 (last amended)
2.	If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? \square Yes \boxtimes No
3.	If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP.
de [,]	IP #2: Develop and implement measures to encourage and expand the use of Low Impact Development (LID) in new velopment and redevelopment. Measures should also be included to encourage retrofitting LID into existing velopment. Enact ordinances consistent with LID practices and repeal sections of ordinances that conflict with LID actices.
1.	Do you have an ordinance (municipal) or SOP or other mechanism (non-municipal) that encourages and expands the use of LID in new development and redevelopment? Yes No
	If Yes, indicate the date of the ordinance or SOP: January 6, 2020 (last amended)
2.	If Yes to #1, is the ordinance or SOP consistent with DEP's 2022 Model Stormwater Management Ordinance (3800-PM-BCW0100j)? ☐ Yes ☒ No
3.	If Yes to #2 and the ordinance or SOP has not been submitted previously, attach a copy of the ordinance or SOP.
dev	IP #3: Ensure adequate O&M of all post-construction stormwater management BMPs that have been installed at velopment or redevelopment projects that disturb greater than or equal to one acre, including projects less than one that are part of a larger common plan of development or sale.
1.	Do you have an inventory of all PCSM BMPs that were installed to meet requirements in NPDES Permits for Stormwater Discharges Associated with Construction Activities approved since March 10, 2003? 🖂 Yes 🗌 No
	If Yes to #1, complete Table 1 on the next page.
2.	Has proper O&M occurred during the reporting period for all PCSM BMPs? ☐ Yes ☒ No
3.	If No to #2, explain what action(s) the permittee has taken or plans to take to ensure proper O&M.
	We have not yet developed an annual program to ensure that responsible parties are conducting proper O&M protocols on private PCSM facilities. This will be taken under consideration and created in the 2021-2022 reporting period.
	ou are relying on PA's statewide program for stormwater associated with construction activities, you may skip to MCM #6, erwise complete all questions for BMPs #4 - #6 in this section.
the	P #4: Require the implementation of a combination of structural and/or non-structural BMPs that are appropriate to local community, that minimize water quality impacts, and that are designed to maintain pre-development runoff iditions.
1.	Specify the number of PCSM Plans reviewed during the reporting period for projects disturbing greater than or equal to one acre (including projects less than one acre that are part of a larger common plan of development or sale):
2.	Has a tracking system been established and maintained to record qualifying projects and their associated BMPs?

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Table 1. To complete the information needed for MCM #5, BMP #3, list all existing structural BMPs that discharge stormwater to the permittee's MS4 that were installed to satisfy PCSM requirements for earth disturbance activities under Chapter 102, and provide the requested information (see instructions).

BMP. BMP Name DA Entity Responsible for CoRM Latitude Longitude Date Instituted Date Date PMP manual/plens NPDES Permit PMS. 1 Infiltration Basin (B011-A) 2.5 6 Featherton Crossing 40°06*28° 76°33.56° 2008 per BMP manual/plens PAG0200361004 2 Basin (B008-A) 3.7 Featherton Crossing 40°07.56° 76°33.56° 2008 per BMP manual/plens PAG0200361003 3 Subsurface Infiltration Besin (B109-B) 1.69 Elizabethrown Area 40°09.30° 76°33.56° 2009 per BMP manual/plens PAG0200361003 6 Infiltration Basin (B109-B) 0.52 Elizabethrown Area 40°09.30° 76°34.41° 2011 per BMP manual/plens PAG0200361003 7 Infiltration Basin (B109-B) 0.52 Elizabethrown Area 40°09.30° 76°34.41° 2011 per BMP manual/plens PAG0200361003 8 Infiltration Basin (B100-C) 1.56 Shado District 40°09.30° 76°34.41° 2011 per BMP manual/plens PAG0200361003 9	וס אמנו	to satisfy it coin requirements to car it distances according							
Infiltration Basin (B011-A) 22.6 Featherton Crossing Phase 1 HOA 76°34'08" 2008 per BMP manual/plans Phase 1 HOA 2.66 Lupine Meadows (B006-A1 & A2) 1.69 Elizabethtown Area 40°09'30" 76°34'11" 2011 per BMP manual/plans 1.69 Elizabethtown Area 40°09'30" 76°34'41" 2011 per BMP manual/plans 2.60 Elizabethtown Area 40°09'30" 76°34'41" 2011 per BMP manual/plans 2.60 Elizabethtown Area 40°09'30" 76°34'41" 2011 per BMP manual/plans 2.60 2.01 Elizabethtown Area 40°09'30" 76°34'41" 2.011 per BMP manual/plans 2.60 2.01 Elizabethtown Area 40°09'30" 76°34'41" 2.011 per BMP manual/plans 2.60 2.01	BMP No.	BMP Name	DA (ac)	Entity Responsible for O&M	Latitude	Longitude	Date Installed	O&M Requirements	NPDES Permit No.
Basin (B008-A) 3.7 Featherton Crossing Phase 1 HOA 40°08'28" 76°33'59" 2008 per BMP manual/plans Subsurface Infiltration Beasin (B109-B) 1.68 Lupine Meadows (B008-A1'& A2) 40°07'55" 76°33'59" 2009 per product specs on plans Infiltration Basin (B109-C) 2.01 Elizabethrown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Infiltration Basin (B109-D) 0.52 Elizabethrown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Infiltration Basin (B015-A) 3.23 Elizabethrown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Basin (B005-C) 1.56 Max & Buster HoA 40°09'30" 76°32'49" 2013 per BMP manual/plans Basin w/ Infiltration Forebay 7.55 Shady Oak Phase 2 HoO'07'36" 40°07'36" 76°32'49" 2013 per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33" 76°32'49" modified per BMP manual/plans ***** Coolar Coolar Coolar Coolar Coolar Coolar Coolar C	_	Infiltration Basin (B011-A)	22.6	Featherton Crossing Phase 1 HOA	40°08'41"	76°34'08"	2008	per BMP manual/plans	PAG0200361004
Subsurface Infiltration Beds (B006-A1 & A2) 2.66 Lupime Meadows HOA 40°07'55' 76°33'59' 2009 per product spees on plans plans plans plans plans Infiltration Basin (B109-B) 1.69 Elizabethtown Area School District 40°09'30' 76°34'11' 2011 Per BMP manual/plans plans plans Infiltration Basin (B109-D) 0.52 Elizabethtown Area School District 40°09'30' 76°34'41' 2011 Per BMP manual/plans per BMP manual/plans Infiltration Basin (B10-A) 3.23 Elizabethtown Area School District 40°09'30' 76°34'41' 2011 Per BMP manual/plans Basin (B015-A) 7.55 Shady Oak Phase 2 A0°07'36' 76°33'45' 2013 Per BMP manual/plans Basin (B005-C) 1.56 Properties, LLC 40°07'36' 76°32'49' 2013 Per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33' 76°32'49' 2019 Per BMP manual/plans 6022-A & B) 78.2 Greiner Industries 0 ° ° ° ° 0 ° ° ° ° 0 ° ° ° °	7	Basin (B008-A)	3.7	Featherton Crossing Phase 1 HOA	40°08'28"	76°33'59"	2008	per BMP manual/plans	PAG0200361004 3
Infiltration Basin (B109-B) 1.69 Elizabethtown Area School District 40°09′30° 76°34′11° 2011 per BMP manual/plans Infiltration Basin (B109-C) 2.01 Elizabethtown Area School District 40°09′30° 76°34′41° 2011 per BMP manual/plans Infiltration Basin (B109-D) 0.52 Elizabethtown Area School District 40°09′30° 76°34′41° 2011 per BMP manual/plans Basin (B015-A) 7.55 Shady Oak Phase 2 H0°09′30° 40°09′30° 76°33′44° 2011 per BMP manual/plans Basin (B005-C) 1.56 Max & Buster PHOA Phoan 40°07′36° 76°33′45° 2013 per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08′33° 76°32′49° 70°3 per BMP manual/plans \$0.22-A & B) \$0.0000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000 \$0.000	ო	Subsurface Infiltration Beds (B006-A1 & A2)	2.66	Lupine Meadows HOA	40°07'55"	76°33'59"	2009	per product specs on plans	¢.
Infiltration Basin (B109-C) 2.01 Elizabethtown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Infiltration Basin (B109-D) 0.52 Elizabethtown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Infiltration Basin (B015-A) 7.55 Shady Oak Phase 2 HO°07'36" 40°07'36" 76°33'04" 2011 per BMP manual/plans Basin (B005-C) 1.56 Max & Buster HOA 40°07'49" 76°33'49" 2013 per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33" 76°32'49" 2019 per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33" 76°32'49" (modified) per BMP manual/plans	4	Infiltration Basin (B109-B)	1.69	Elizabethtown Area School District	40°09'30"	76°34'11"	2011	per BMP manual/plans	PAG0200361003
Infiltration Basin (B109-D) 0.52 Elizabethtown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Infiltration Basin (B110-A) 3.23 Elizabethtown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Basin (B015-A) 7.55 Shady Oak Phase 2 HOA 40°07'36" 76°33'45" 2013 per BMP manual/plans Basin (B005-C) 1.56 Properties, LLC 40°07'49" 76°32'49" (modified) per BMP manual/plans Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33" 76°32'49" (modified) per BMP manual/plans 0	2	Infiltration Basin (B109-C)	2.01	Elizabethtown Area School District	40°09'30"	76°34'41"	2011	per BMP manual/plans	PAG0200361003
Infiltration Basin (B110-A) 3.23 Elizabethtown Area School District 40°09'30" 76°34'41" 2011 per BMP manual/plans Basin (B015-A) 7.55 Shady Oak Phase 2 HOA 40°07'36" 76°33'04" 2011 per BMP manual/plans Basin (B005-C) 1.56 Max & Buster Properties, LLC 40°07'49" 76°32'49" 2019 per BMP manual/plans Basin w/ Infiltration Forebay (B022-A & B) 78.2 Greiner Industries 40°08'33" 76°32'49" (modified) per BMP manual/plans	ဖ	Infiltration Basin (B109-D)	0.52	Elizabethtown Area School District	40°09'30"	76°34'41"	2011	per BMP manual/plans	PAG0200361003
Basin (B015-A) 7.55 Shady Oak Phase 2 HOA 40°07'36" 76°33'04" 2011 per BMP manual/plans Basin (B005-C) 1.56 Max & Buster Properties, LLC Pr	7	Infiltration Basin (B110-A)	3.23	Elizabethtown Area School District	40°09'30"	76°34'41"	2011	per BMP manual/plans	PAG0200361003
Basin (B005-C)1.56Max & Buster Properties, LLC40°07'49"76°33'45"2013per BMP manual/plansBasin w/ Infiltration Forebay (B022-A & B)78.2Greiner Industries40°08'33"76°32'49"(modified)per BMP manual/plans	ω	Basin (B015-A)	7.55	Shady Oak Phase 2 HOA	40°07'36"	76°33'04"	2011	per BMP manual/plans	PAG0200361105
Basin w/ Infiltration Forebay 78.2 Greiner Industries 40°08'33" 76°32'49" (modified) per BMP manual/plans (B022-A & B)	တ	Basin (B005-C)	1.56	Max & Buster Properties, LLC	40°07'49"	76°33'45"	2013	per BMP manual/plans	PAG0200361202 4
	10	Basin w/ Infiltration Forebay (B022-A & B)	78.2		40°08'33"	76°32'49"	2019 (modified)	per BMP manual/plans	PAG0200361301 4
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3800-FM-BCW0491 9/2017 Annual MS4 Status Report

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ins ins be	P #5: Ensure that controls are installed that shall prevent or minimize water quality impacts. The permittee shall pect all qualifying development or redevelopment projects during the construction phase to ensure proper tallation of the approved structural PCSM BMPs. A tracking system (e.g., database, spreadsheet, or written list) shall implemented to track the inspections conducted and to track the results of the inspections (e.g., BMPs were, or were , installed properly).					
1.	During the reporting period have you inspected all qualifying development and redevelopment projects during the construction phase to ensure proper installation of approved structural BMPs?					
2.	Has a tracking system been established and maintained to record results of inspections?					
BN MC	IP #6: Develop a written procedure that describes how the permittee shall address all required components of this M.					
nla	ve you developed a written plan that addresses: 1) minimum requirements for use of structural and/or non-structural BMPs in ns for development and redevelopment; 2) criteria for selecting and standards for sizing stormwater BMPs; and 3) plementation of an inspection program to ensure that BMPs are properly installed? Yes No					
MC	M #5 Comments:					
We wil	e are aware that the minimum criteria that will be contained in DEP's 2022 Model SWMO will likely be changed, and we I integrate them into the Township's SWMO update once it is released to the public.					
	MCM #6 - POLLUTION PREVENTION / GOOD HOUSEKEEPING					
ge	IP #1: Identify and document all operations that are owned or operated by the permittee and have the potential for nerating pollution in stormwater runoff to the MS4. This includes activities conducted by contractors for the rmittee.					
1.	Have you identified all facilities and activities owned and operated by the permitee that have the potential to generate stormwater runoff into the MS4? ☑ Yes ☐ No					
2.	When was the inventory last reviewed? June 1, 2020					
3.	When was it last updated? June 1, 2020; update in progress					
BMP #2: Develop, implement and maintain a written O&M program for all operations that could contribute to the discharge of pollutants from the MS4, as identified under BMP #1. This program shall address stormwater collection or conveyance systems within the regulated MS4.						
1.	Have you developed a written O&M program for the operations identified in BMP #1? ☐ Yes ☒ No					
2.	Date of last review or update to written O&M program:					
pr	MP #3: Develop and implement an employee training program that addresses appropriate topics to further the goal of eventing or reducing the discharge of pollutants from operations to the regulated small MS4. All relevant employees ad contractors shall receive training.					
1.	Have you developed an employee training program? ☐ Yes ☒ No					
2.	Date of last review or update to training program: Date of latest training:					

3.	Training topics covered:									
4.	4. Name(s) of training presenter(s):									
5.	Names of training attendees:									
MC	M #6 Comments:									
inv	March 2021, Mount Joy Township enga entory and develop a full O&M program i ff. This is anticipated to be completed ir	ncluding si	ite-sp	ecific implementa						
	POLLU	TANT CO	ONTI	ROL MEASUR	ES (PCMs)					
	icate the status of implementing PCMs in not applicable.					below. Skip this section if PCMs				
Tas	sk		D	ate Completed	Attached	Anticipated Completion Date				
Sto	rm Sewershed Map(s)		1	May 14, 2020						
Soi	urce Inventory									
Inv	estigation of Suspected Sources									
Orc	rdinance/SOP for Controlling Animal Wastes									
PC	M Comments: POLLUTANT R	EDUCTIO	N P	LANS (PRPs) A	AND TMDL P	LANS				
1.	Complete this section if the development latest NOI or application or was required	and submi	ssion	of a PRP and/or	TMDL Plan was	required as an attachment to the				
	Type of Plan	Submiss Date	•	DEP Approval Date		Vaters Addressed by Plan				
	Chesapeake Bay PRP (Appendix D)					Chesapeake Bay				
	Impaired Waters PRP (Appendix E)									
	TMDL Plan (Appendix F)									
\boxtimes	Combined Chesapeake Bay / Impaired Waters PRP	Sept. 1 2017		June 19, 2019		Bay, Conoy Creek, Conewago eek, Chiques Creek				
	Combined PRP / TMDL Plan									
	Joint Plan (if checked, list the name of the	e MS4 gro	up or	names of all entiti	ies participating	in the joint plan below)				
	Joint Plan Participants:									

2.	Identify the pollutants of concern and poll	utant load reduction require	ments under the permit (se	e instructions).					
	Type of Plan	TSS Load Reduction (lbs/yr)	TP Load Reduction (lbs/yr)	TN Load Reduction (lbs/yr)					
	Chesapeake Bay PRP (Appendix D)								
	Impaired Waters PRP (Appendix E)								
	TMDL Plan (Appendix F)								
	Combined Chesapeake Bay / Impaired Waters PRP	75,004							
	Combined PRP / TMDL Plan								
3.	Date Final Report Demonstrating Achieved Have any modifications to the plan(s) occulif Yes to #4, was the updated plan(s) substituted by the plan with the publif Yes to #4, describe the plan modification	curred since DEP approval? omitted to DEP?	Yes 🛭 No	ix? ☐ Yes ☐ No					
5.	Summary of progress achieved during reporting period. Conoy Creek restoration project - finalizing contract documents with DEP for Growing Greener grant; met with multiple adjacent landowners to discuss impacts of the project and the planing plan. Conewago Creek restoration project - partnership with Londonderry Township working well, engineering staff secured permitting for Phase 1 of the construction project.								
6.	 Anticipated activities for next reporting period. Conoy Creek restoration project - complete execution of the Growing Greener contract and begin steps to put project out to bid for construction. Conewago Creek restoration project - implement Phase 1 construction through Londonderry Township's lead. 								
U	RP/TMDL Plan Comments: odated estimates show that implementate in combined sediment loading limits for the second combined sediment loading limits for the sediment loading limits limi	ion of the Conoy Creek an	nd Conewago Creek resto	ration projects will exceed					

	lieving load	Annual Sediment Load Reduction (lbs/yr)				į			ions in the	Satis- factory?							
	oward ach	Annual Load F							ad reduct	Date of Latest Inspect -ion							
	used t	Ch.							ving lo	l Load on)							
	hat are being	Planning Area?							toward achie	Annual Sediment Load Reduction (Ibs/yr)							
TATION	non-structural BMPs implemented <u>during the reporting period</u> that are being used toward achieving load structions).	Date Installed or Implemented						TORY FOR PRP/TMDL PLAN IMPLEMENTATION	e eligible to use	Date Installed							
IMPLEMEN	ted during the	Longitude	0 1 11					AN IMPLEN	eriods and are	Longitude	"''		n 0		 		
Ps FOR PRP/TMDL PLAN IMPLEMENTATION	IPS implement	Latitude		u , o	"			P/TMDL PL	r reporting pe	Latitude		. 0	. 0	г •	 		
OR PRP/T	-structural BN: tions).	Units						Y FOR PR	alled in prio	Units							
NEW BMPs FO	ngoing non-s see instructi	BMP Extent						IVENTORY	NVENTOR	NVENTOR	e been insta s).	BMP Extent					
NE	d and o	% Imp.						BMP INVEN	that hav	% Imp.							
	MPs installed and/or TMDL	DA (ac)							ural BMPs lan (see ins	DA (ac)							
	Table 2. List all new structural BMPs installed and ongoing non-struct reductions in the permittee's PRP and/or TMDL Plan (see instructions).	BMP Name							Table 3. List all existing structural BMPs that have been installed in prior reporting periods and are eligible to use toward achieving load reductions in the permittee's PRP and/or TMDL Plan (see instructions).	BMP Name							
	Table reducti	BMP No.							Table 3.	BMP No.							

CERTIFICATION

For PAG-13 Permittees: I have read the latest PAG-13 General Permit issued by DEP and agree and certify that (1) the permittee continues to be eligible for coverage under the PAG-13 General Permit and (2) the permittee will continue to comply with the conditions of that permit, including any modifications thereto. I understand that if I do not agree to the terms and conditions of the PAG-13 General Permit, I will apply for an individual permit within 90 days of publication of the General Permit. I also acknowledge that any facility construction needed to comply with the General Permit requirements shall be designed, built, operated, and maintained in accordance with operative laws and regulations.

For All Permittees: I certify under penalty of law that this report was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. See 18 Pa. C.S. § 4904 (relating to unsworn falsification).

Justin S. Evans	juttle
Name of Responsible Official	Signature
717-367-8917	9-1-2021
Telephone No.	Date

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