Arlington County Municipal Separate Storm Sewer System Permit No. VA0088579







MS4 Annual Report for Permit Year 2 (July 1, 2022 – June 30, 2023) 2021-2026 Permit Cycle Submitted September 28, 2023



INTRODUCTION

This Municipal Separate Storm Sewer System (MS4) Annual Report has been prepared by the Arlington County Department of Environmental Services as required by Virginia Stormwater Management Program (VSMP) Permit VA0088579, issued on July 1, 2021 by the Virginia Department of Environmental Quality. This format incorporates the County's MS4 Program Plan. The last column, "Annual Report Permit Year 2 – FY23 (2022-2023)," provides the pertinent information for each section for permit year 2 – FY23 (2022-2023).

Appendices provide additional information as necessary. Appendices for the MS4 Program Plan are listed by letters. Appendices corresponding to the MS4 Annual Report are listed by AR (Annual Report) and a number.

For additional information about Arlington County' stormwater management program, please visit the County's website: https://www.arlingtonva.us/Government/Programs/Sustainability-and-Environment/Stormwater.

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MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Annual Specific Reporting Requirements Annual Report Permit Year 2 FY23 (2022-2023)
7.30.511.12		,	(00.7 -, 1011	Permit Year
	PART I - AUTHORIZATION, EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS			1 2 3 4 5
	A. Discharges Authorized Under This State Permit			
	A.1. Authorized Discharges			
1.A.1.a	This state permit authorizes the discharge of stormwater from all existing and new municipal separate stormwater point source discharges to surface waters from the Municipal Separate Storm Sewer System (MS4) owned or operated by the County of Arlington, Virginia.			
1.A.1.b	The following discharges, whether discharged separately or commingled with municipal stormwater, areal so authorized by this permit for discharge through the MS4:			
1.A.1.b.1	Non-stormwater discharges and stormwater discharges associated with industrial activity (defined at 9VAC25-31-10) that are authorized by a separate Virginia Pollutant Discharge Elimination System (VPDES) permit;			
1.A.1.b.2	Discharges from construction activities that are regulated under the Virginia Stormwater Management Program (VSMP) (9VAC25-870-10 et seq.) and authorized by a separate VSMP authority permit or state permit; and			
1.A.1.b.3	The following non-stormwater discharges unless the State Water Control Board, or the permittee determines the discharge to be a significant source of pollutants to surface waters: a) water line flushing, managed in a manner to avoid an instream impact; b) landscape irrigation c) diverted stream flows d) rising ground waters; e) uncontaminated ground water infiltration (as defined at 40 CFR Part 35.2005(20)); f) uncontaminated pumped ground water; g) discharges from potable water sources; h) foundation drains; i) air conditioning condensation; j) irrigation water; k) springs; l) water from crawl space pumps; m) footing drains; n) lawn watering; o) individual residential car washing; p) flows from riparian habitats and wetlands; q) dechlorinated swimming pool discharges; r) street wash water;			

MS4	Permit Requirement	Responsible	Program Plan Elements	Dı	ue	An	nual	Specific Reporting Requirements Annual R	Report Permit Year 2
Action ID	r errint nequirement	Party	(July 1, 2022 – June 30, 2023)				meline		FY23 (2022-2023)
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	s) discharges or flows from emergency firefighting activities; t) discharges or flows of potable water used in firefighting training activities managed in a manner to avoid an instream impact; u) other activities generating discharges identified by the Department as not requiring VPDES authorization; and, v) discharges from non-commercial fundraising car washes using only biodegradable, phosphate-free, water-based cleaners.								
1.A.1.b.4	Materials from a spill are not authorized unless the discharge of material resulting from a spill is necessary to prevent loss of life, personal injury, or severe property damage. The permittee shall take, or require the responsible party to take, all reasonable steps to minimize or prevent any adverse effect on human health or the environment in accordance with the permittee's program under Part I.B.6 (Spill Prevention and Response). This permit does not transfer liability for a spill itself from the party(ies) responsible for the spill to the permittee nor relieve the party(ies) responsible for a spill from the reporting requirements of 40 CFR Part 117 and 40 CFR Part 302. The permittee is responsible for any reporting requirement listed under Part II.G of this permit.			•		Þ	•		
	The permittee shall develop, implement, and enforce a MS4 program designed to reduce the discharge of pollutants from the large MS4 to the maximum extent practicable (MEP) in accordance with this permit, to protect water quality, and to satisfy the appropriate water quality requirements of the State Water Control Law and its attendant regulations. The permittee shall utilize the legal authority provided by the laws and regulations of the Commonwealth of Virginia to control discharges to and from the MS4. This legal authority may be a combination of statute, ordinance, permit, policy, specific contract language, order, or inter-jurisdictional agreements. The MS4 program shall include the program requirements described in Part I of this permit. For the purposes of this permit term, implementation of MS4 program requirements in Part I and the Chesapeake Bay and local TMDL requirements in Part I.E (as applicable) consistent with the provisions of an iterative MS4 program required pursuant to this individual permit constitutes compliance with the standard of reducing	DES/OSEM	Roles and responsible agencies are listed in this Program Plan under the "Responsible Party" column.	•	>	•	•	roles and responsibilities. Roles and	endix AR1 - List of County Acronyms d responsible agencies for each task are in this Report in the "Responsible Party"

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Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)			nual neline	Specific Reporting Requirements	FY23 (2022-2023)
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	pollutants to the maximum extent practicable, provides			1 2	3	4 3		
	adequate progress in meeting water quality standards,							
	and satisfies the appropriate water quality requirements							
	of the State Water Control Law and its attendant							
	regulations.							
	This state permit establishes the specific requirements							
	applicable to the permittee for the term of this permit.							
	The permittee is responsible for compliance with this							
	permit. The permittee shall implement and update the							
	MS4 program plan (as set forth in Part I.B) to ensure							
	compliance with this permit. The Department has							
	determined that implementation of the MS4 program plan, consistent with the conditions in this permit,							
	reduces the discharge of pollutants to the maximum							
	extent practicable. Where wasteloads have been							
	allocated for pollutant(s) of concern in an approved							
	Total Maximum Daily Load (TMDL), the permittee shall							
	implement the TMDL program requirements as set forth							
	in Part I.E of this permit. Compliance with the							
	requirements of this permit shall also constitute							
	adequate progress for this permit term towards							
	complying with the assumptions and requirements of							
	the applicable TMDL wasteload allocations such that the							
	discharge does not cause or contribute to violation of the water quality standards.							
	The permittee shall clearly define the roles and							
	responsibilities of each of the permittee's departments,							
	divisions or subdivisions in maintaining permit							
	compliance. If the permittee relies on another party to							
	implement portions of the MS4 program plan, both							
	parties shall document the agreement in writing. The							
	agreement shall be retained by the permittee with the							
	MS4 program plan. Roles and responsibilities shall be updated as necessary. Where the permittee relies on							
	another party to implement a portion of this permit,							
	responsibility for compliance with this permit shall							
	remain with the permittee.							
	1.A.3. Legal Authority							
1.A.3	The permittee shall maintain and utilize its legal							
	authority authorized by the Commonwealth of Virginia							
	to control discharges to and from the MS4 in the							
	manner established by the specific requirements of this							
	permit. The legal authority shall enable the permittee to:							

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Anr	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date	Tim	neline		FY23 (2022-2023)
				Permi	t Yea	r		
				1 2	3	4 5		
1.A.3.a	Control the contribution of pollutants to the MS4;	DES/OSEM	The Stormwater Management Ordinance (Chapter 60), Erosion and Sediment Control Ordinance (Chapter 57), Utilities Ordinance (Chapter 26), Fire Prevention Code (Chapter 8), Plumbing Code (Chapter 18), and Trash, Recycling, and Care of Premises Ordinance (Chapter 10) provide the authority to control pollutant	> >	>	> >		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
1.A.3.b	Prohibit illicit discharges to the MS4;	DES/OSEM	discharges to the MS4. The Stormwater Management Ordinance (Chapter 60), Erosion and Sediment Control Ordinance (Chapter 57), Utilities Ordinance (Chapter 26), Fire Prevention Code (Chapter 8), Plumbing Code (Chapter 18), and Trash, Recycling, and Care of Premises Ordinance (Chapter 10) provide the authority to prohibit illicit discharges and connections, as well as illegal dumping. Arlington County Code Chapter 26, section 26.7 B and C prohibits discharges to the storm drain system that may cause an adverse effect on the storm drain system and/or surface waters.	> >	•	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
1.A.3.c	Control the dumping or improper disposal of materials other than stormwater (e.g., industrial and commercial wastes, trash, used motor vehicle fluids, leaf litter, grass clippings, domestic animal wastes, etc.) into the MS4;	DES/OSEM DES/SWB DES/WSS ACFD DPR	The Stormwater Management Ordinance (Chapter 60), Erosion and Sediment Control Ordinance (Chapter 57), Utilities Ordinance (Chapter 26), Fire Prevention Code (Chapter 8), and Trash, Recycling, and Care of Premises Ordinance (Chapter 10) provide the authority to control improper disposal of materials other than stormwater into the MS4.	> >	•	> >		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
1.A.3.d	Require compliance with conditions in ordinances, permits, contracts, inter-jurisdictional agreements, or orders; and	DES/OSEM DES/ENG DES/DSB DES/SWB CPHD/ISD DPR	The County has the authority to require compliance related to implementing the permit requirements, including but not limited to: Conditions in County Code (including permits and orders issued under ordinances): The County has authority as authorized by state law and as stated in local ordinances, including options for escalating enforcement steps as appropriate in the County's exercise of its enforcement discretion as the regulator of covered third	> >	•	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Δnı	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Permit Requirement	Party	(July 1, 2022 – June 30, 2023)	Date			Specific Reporting Requirements	FY23 (2022-2023)
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1.A.3.e	Carry out all inspections, surveillance and monitoring procedures necessary to determine compliance and noncompliance with permit conditions including the prohibition on illicit discharges to MS4	DES/OSEM DES/WSS DES/DSG ACFD	party activities. Local enforcement authority includes: • Stormwater Management Ordinance (Chapter 60): see § 60-17. Enforcement, Violations and Penalties. • Erosion and Sediment Control Ordinance (Chapter 57): see § 57-11. Penalties, Injunctions, and Other Legal Actions. • Utilities Ordinance (Chapter 26): see § 26-7. Storm Sewer System and § 26-10. Penalty • Plumbing Code (Chapter 18): § 18-4. Administration and Enforcement. • Fire Prevention Code (Chapter 8) Arlington County Code Contracts and inter-jurisdictional agreements: To the extent authorized by state law, the County has authority to enter into and carry out contracts and, in event of breach of any contract by a counterparty, to enforce such contracts according to the provisions thereof and by legal action for breach of contract at the County's discretion. The County has authority to conduct inspections/monitoring etc. related to implementing the permit requirements, including but not limited to: • Stormwater Management Ordinance (Chapter 60): § 60-14. Monitoring and Inspections. • Frosion and Sediment Control	1 2	3	4 5		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
			 Erosion and Sediment Control Ordinance (Chapter 57): § 57-9. Monitoring, Reports, and Inspections. Utilities Ordinance (Chapter 26): § 26-7 C. Storm Sewer System Fire Prevention Code (Chapter 8): § 8.1-9. Investigation. 	>	•	>		

MS4	Permit Requirement	Responsible		Due		Ann		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date		Time	eline		FY23 (2022-2023)
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_	1.A.4. MS4 Program Resources								
1.A.4	The permittee shall submit to the Department a copy of each fiscal year's budget including its proposed capital and operation and maintenance expenditures necessary to accomplish the activities required by this permit. The permittee shall describe its method of funding the stormwater program with the copy of the fiscal year budget.	DES/OSEM	The County will provide the required budget information and documentation describing how the stormwater management program will be funded each FY as part of each Annual Report.	•	>	>	>	A copy of the fiscal year's budget including its proposed capital and operation and maintenance expenditures necessary to accomplish the activities required by this state permit shall be submitted with each annual report.	A copy of FY23 Budget can be found online. The section pertaining to Stormwater starts on page 437. FY23 Budget - Stormwater Management Fund FY2023-2032 Capital Improvement Plan see: Stormwater Management page
	1.A.5. Permit Maintenance Fees								
1.A.5	Permit maintenance fees shall be paid in accordance with Part XIII of the Virginia Stormwater Permitting Program regulations (4 VAC 50-60-700 et seq.).	DES/OSEM	Permit maintenance fees will be paid as required.	•	>	>	> >	A statement regarding payment of the applicable MS4 permit maintenance fee, including check date and check number shall be included with each annual report.	The 2022 annual permit maintenance fee was paid via check (#1965463) on September 8, 2022.
	1.A.6. MS4 Program Plan								
1.A.6	The permittee shall maintain and implement an MS4 program plan accurately documenting the MS4 Program including all additions, changes and modifications. The MS4 program plan shall contain either by inclusion or reference all documents, activities, and procedures used in order to meet the requirements of this permit. Documents may be incorporated by reference provided the latest revision date is included in the MS4 program plan and all documents are available upon request. Specific reference shall be made to any ordinance more stringent than the Virginia Stormwater Management Act (§ 62.1-44.15:24 et seq.) and VSMP regulations (9VAC25-870 et seq.), the Virginia Erosion and Sediment Control Law (§ 62.1-44:15:51 et. seq.) and Regulations (9VAC25-840 et seq.) and the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) and Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) and Chesapeake Bay Preservation (9VAC25-830 et seq.). The permittee shall submit the updated MS4 program plan that meets the requirements of this permit no later than twelve (12) months after the effective date of this permit. If there are other permit conditions related to the MS4 program plan that have a later specified due date (i.e. 24 months per Part I.B.8.a).6) and Part I.B.8.c).2)) the plan shall be updated accordingly at that time and the most up-to-date version of the MS4 program plan shall be posted on the permittee's website within 30 days of updating the MS4 program plan. The most recent MS4 program plan shall be posted on the permittee's website. Until such time that the MS4	DES/OSEM	This document is Arlington County's updated MS4 Program Plan, which has been developed to document the County's MS4 Program as it exists at the end of the 2 nd year of this permit cycle. The MS4 Program Plan is on the County's website. The plan is posted on the County's website. The County reserves full discretion to modify this plan in accordance with applicable laws (including Virginia Code Titles 15.2 and 62.1), applicable regulations, and the terms of this Permit.	June 30, 2022				Each annual report shall include a webpage address to the permittee's MS4 program and stormwater website. No later than 12 months after the permit effective date, the permittee shall submit to the Department the stormwater management project planning summary as described in Part I.A.6 above. The summary shall include a prioritized list of the identified projects for consideration of implementation. Each annual report shall include an updated stormwater management project summary sheet for which implementation or construction occurred during the reporting year. Each annual report shall include a current web link to the stormwater management project status page(s).	The website address for the County's MS4 Program is: https://www.arlingtonva.us/Government/Programs/Sustainability-and-Environment/Stormwater/Stormwater-Watersheds/MS4-Permit The website address for the County's stormwater program is: https://www.arlingtonva.us/Government/Programs/Sustainability-and-Environment/Stormwater The list of prioritized projects that was submitted with the MS4 Permit Program Plan in June 2022 can be found in Appendix AR2. A list of all completed stormwater management projects is provided in Appendix AR3 SWMF Retrofits Completed FY18-FY23. An updated status list of stormwater management projects is provided in Appendix AR5. The website address for the County's stormwater management projects page is: https://www.arlingtonva.us/Government/Projects/Project-Types/Environment-Projects

MS4	Permit Requirement	Responsible	Program Plan Elements	D	ue	Α	nnua	ıl	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Terme Requirement	Party	(July 1, 2022 – June 30, 2023)				meli		opening neperang nequirements	FY23 (2022-2023)
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	this section below and Part I.B, the permittee shall continue to implement the plan in effect at the time that coverage is issued by this permit.									
	No later than 12-months after the effective date of this permit, the permittee shall submit to the Department a summary of potential stormwater management projects to be completed during the term of the permit. Projects addressing stormwater quantity may be included if there is a water quality benefit to the project. At a minimum, the summary shall provide the following information for each project: • type of project or BMP; • number of acres which the BMP treats; • impervious and pervious acreage treated by the potential project; • condition of downstream channel; • amount of total pollutant reduction; • feasibility for implementation; and • estimated cost of implementation. An updated planning summary shall be placed on the permittee's website no later than 30 days after it is	DES/OSEM	The County has provided a summary of potential stormwater management projects to be completed during the term of the permit. Updated planning information is placed on the County's website. The County will continue to maintain and update the project pages.		•		•	•		A summary of stormwater management, watershed, and stream projects can be found on the County's Environmental Projects website.
	submitted to the Department. No later than 30-days following funding allocation for project development, the permittee shall identify and summarize the project on the permittee's website. Project statuses shall be updated no later than 30-days following project completion and updated on the website no less than once per year.									
	1.A.7. MS4 Program Review and Updates									
1.A.7	The permittee shall review the current MS4 program and program plan annually, in conjunction with the preparation of the annual report required under Part I.F of this permit.	DES/OSEM	The MS4 Permit Program Plan is reviewed annually. The plan is updated accordingly as part of the annual reporting process.	•	•	•	•	•	Provide an update on any MS4 program changes and the MS4 program plan in the Annual Report.	Arlington County submitted its MS4 Program Plan for the 2021-2026 permit cycle electronically to DEQ on June 27, 2022. DEQ confirmed receipt of plan via email on June 27, 2022. No significant changes or updates were made to the Program Plan in FY23.
1.A.7.a	The MS4 program plan documents actions taken by the permittee to meet MS4 permit requirements. Revisions to the MS4 program plan may be made during the term of the permit as part of the iterative process to reduce pollutant loading and protect water quality to the "maximum extent practicable" (MEP). Updates to specific standards and specifications, schedules, operating procedures, ordinances, manuals, checklists and other documents routinely evaluated are authorized	DES/OSEM		•	•	•	>	•		

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	A	nnual		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Timeline		ne		FY23 (2022-2023)	
					Permit Year				
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	under this permit provided that the updates are performed in a manner (i) that is consistent with the conditions of this permit, (ii) that ensure public notice and participation requirements established in this permit are followed, and (iii) that the updates are documented in the annual report described in Part I.F of this report.								
1.A.7.b	MS4 Program Modifications: Any modifications to the MS4 program that are not consistent with the requirements of this permit will require modification of the permit. Replacing, or eliminating without replacement, any ineffective or infeasible strategies, policies, and Best Management Practices (BMPs) specifically identified in this permit with alternate strategies, policies and BMPs may be requested at any time. Such requests shall include the following: 1) An analysis of how and / or why the BMPs, strategies or policies are ineffective or infeasible including information on whether the BMPs, strategies, or policies are cost prohibitive; 2) Expectations on the effectiveness of the replacement BMPs, strategies or policies; 3) An analysis of how the replacement BMPs are expected to achieve the goals of the BMPs to be replaced; 4) A schedule for implementing the replacement BMPs, strategies and policies; and 5) An analysis of how the replacement strategies and policies are expected to improve the permittee's ability to meet the goals of the			>					
1.A.7.b	strategies and policies being replaced MS4 Program Updates Requested by the Department: In a manner and following procedures in accordance with the Virginia Administrative Processes Act, the VSMP regulations and other applicable State laws, statutes and regulations, the Department may request changes to the MS4 Program to assure compliance with the statutory requirements of the Virginia Stormwater Management Act and associated regulations and to: 1) Address impacts on receiving water quality caused by discharges from the MS4;			>	•	•	>		

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	e	An	nual		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Da			neline	e		FY23 (2022-2023)
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	 2) Include more stringent requirements necessary to comply with new State or Federal statutory or regulatory requirements; or 3) Include such other conditions necessary to comply with State or Federal statutory or regulatory requirements: Proposed changes requested by the Department shall be made in writing and set forth the basis for and objective of the modification as well as the proposed time schedule for the permittee to develop and implement the modification. The permittee may propose alternative program modifications and/or time schedules to meet the objective of the requested modification, but any such modifications are at the 					5	4	5		
	discretion of the Department. 1.B. MS4 PROGRAM IMPLEMENTATION 1.B.1 Construction Site Runoff and Post Construction Runoff from Areas of New Development and Development on Prior Developed Lands									
1.B.1.a	The permittee shall implement a local erosion and sediment control program consistent with the Virginia Erosion and Sediment Control Law § 62.1-44.15:51 of the Code of Virginia and Virginia Erosion and Sediment Control Regulations 9VAC25-840 et seq. and a stormwater management program consistent with the Virginia Stormwater Management Act § 62.1-44.15:24 of the Code of Virginia and Virginia Stormwater Management Program Regulations 9VAC25-870 et seq.	DES/DSB	Since July 1, 2005, the Development Services Bureau of DES has administered the Erosion and Sediment Control Program for Arlington County, including plan review and inspection. The Erosion and Sediment Control Ordinance (Chapter 57 of the County Code) requires an erosion and sediment control plan for clearing and grading activities equal to or greater than 2,500 square feet of land disturbance. Erosion and sediment control inspection and enforcement activities are also tracked, along with Virginia Stormwater Management Program permit activities, using a database and reporting application.	•	•	•		•	Each annual report shall contain the number of regulated land disturbing activities approved and the total number of acres disturbed. Each annual report shall contain the number of land disturbing activity inspections conducted and the number and type of each enforcement action taken. Each annual report shall include a list of land disturbing projects that qualify under the "Grandfathering" provision of the VSMP regulations found at 9VAC25-870-48 that receive coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities during the reporting period. Each annual report shall include a summary of actions taken by the permittee to implement Part I.B.1 a) and b) of this permit.	The County continued to conduct LDA inspections in FY23. Number of regulated land disturbing activities approved in FY23: 264 Total number of acres disturbed in FY23: 106.95 The number of LDA Inspections conducted in FY23: 2781 FY23 Enforcement Summary: Notice to Comply: 533 Written Notice of Violation: 54 Stop Work Order: 19 In FY23, County staff continued to obtain or maintain appropriate applicable state certification to conduct inspections. See Appendix AR4 for a list of current staff certifications. See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
1.B.1.a.1	The permittee shall require the implementation of appropriate controls to prevent non- stormwater discharges to the MS4, such as wastewater, concrete washout, fuels and oils, and other illicit discharges	DES/DSB DES/OSEM	July 1, 2014 to present: Chapter 60 (Stormwater Management Ordinance) requires review and approval of a Pollution Prevention (P2) Plan prior to issuance of	>	>	>	•	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Date Permi	Anno Time t Year		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
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	identified during land disturbing activity inspections. The discharge of non-stormwater discharges other than those identified in Part I.A.1 through the MS4 is not authorized by this state permit		local Land Disturbing Activities permit. No Land Disturbing permit was issued without the required notes for the implementation of appropriate controls to prevent nonstormwater discharges to the MS4. A Pollution Prevention (P2) Plan template is provided on the County's website. The P2 plan is checked by inspectors when conducting SWPPP inspections.					
1.B.1.b	The permittee shall identify in the MS4 program plan all legal authorities for erosion and sediment control and stormwater management that are more stringent than those required under 9VAC25-840 et seq. and/or 9VAC25-870 et seq. that have been adopted in accordance with § 62.1-44.15:65 and/or § 62.1-44.15:33 of the Code of Virginia.	DES/OSEM	Currently there are no legal authorities in place that are more stringent than current state regulations.					
	1.B.2 Retrofitting on Prior Developed Lands							
1.B.2	From the stormwater management project summary list required in Part I.A.6, the permittee shall complete a minimum of fifteen (15) stormwater retrofit projects including projects completed after the June 25, 2018 permit expiration and prior to the effective date of the new permit, during the administratively continued period. The stormwater retrofit projects shall be completed with a minimum of one from each of three categories: street and pond retrofits; stream restoration/shoreline improvement projects; and outfall repairs no later than the expiration of this permit term. The retrofit projects must be selected from the summary of potential stormwater management projects listed in Part 1.A.6 of this permit. Projects implemented to meet the requirements of Part I.E this permit (TMDL action plans) may be used to meet the requirements identified in this section. In addition to the fifteen (15) stormwater retrofit projects described in the previous paragraph, the permittee shall implement tree planting and replacement programs as follows:	DES/OSEM	A summary of the proposed stormwater retrofit / management projects that have been or will be completed during the time frame specified in the permit can be found in Appendix B. Each project has an information page on the County's website. The pages will be maintained as necessary throughout the implementation of the project.	>	> 1	•	For retrofit projects not used to meet the TMDL requirements of Part I.E, the permittee shall submit a summary of projects implemented during the reporting period and a cumulative list of all retrofit projects completed to date. This list shall include as follows: type of land use being retrofitted; the existing stormwater management facility type before retrofit; retrofit type used; retrofit performed; completion date or anticipated completion date; total acreage retrofitted; total impervious and total pervious acreage retrofitted; location of retrofit by latitude and longitude (in decimal degrees); and SWM facility unique identifier number. Each annual report shall include a status update for those projects for which implementation began during the reporting period.	The County did not implement any retrofit projects not used to meet TMDL requirements for Part 1.E. The list of the retrofit projects completed FY18-FY23 for Bay TMDL accounting can be found in Appendix AR3. During this reporting year, two retrofit projects were completed and brought online. See Appendix AR5 - Status Update for Identified Retrofit Projects

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date				FY23 (2022-2023)
				Permi	it Yea	ar		
				1 2	3	4 !	5	
1.B.2.a	Plant a minimum of 2,000 trees on County park land and County-owned rights-of-way no later than 60-months after the effective date of this permit.	DPR	The County is currently working on developing a Forestry and Natural Resources Plan (FNRP). This plan is an update to the 2004 Urban Forest Master Plan and the 2010 Natural Resources Management Plan. The plan will collectively address the conservation, planting, and management of trees and unique ecosystems in Arlington County. The current Urban Forest Master Plan (UFMP) includes the following two objectives related to tree planting in County parkland and rights-of-way: • Ensure that tree planting and preservation are important elements of our streetscape; and, • Preserve existing wooded parks and natural areas, and plant trees in parks, natural areas, and other public open spaces to improve Arlington's overall tree canopy. Staff utilize a GIS inventory of existing street trees and available planting spaces to plan and implement street tree installations each year. Areas are identified for tree planting each year in parks and County-owned open spaces. Approximately 50% of the trees planted each year are installed in parks and open spaces, and the other 50% are installed along County rights-of-ways.			July 1, 2026 ▲	Each annual report shall provide the total number of trees planted on County parkland and County-owned rights-of-way during the reporting cycle and cumulative for the permit cycle.	In FY23, 742 trees were planted on County parkland and County-owned rights-of-way. The cumulative number of trees planted in this permit cycle is 1634.
1.B.2.b	Implement a program designed to distribute a minimum of 2,000 trees to private property owners during the term of this permit.	DPR EcoAction Arlington	Another objective in Arlington's UFMP is, "Encourage the preservation and planting of trees on private property". In addition to educational outreach to residents that stresses the importance and the benefits gained from planting trees on their property, Arlington County has two programs to provide residents with trees: • The Tree Distribution Program • The Tree Canopy Fund Grant Program The County's Tree Distribution Program is held annually each fall, in partnership with the Tree Steward volunteer organization. The program is widely advertised. Staff and	>	•	> 1	Each annual report shall include the implementation status of planting trees on private property including the total number of trees distributed to private property owners during the reporting cycle and cumulative for the permit cycle.	In FY23, 413 trees were distributed to private property owners. The cumulative number of trees distributed and planted on private property in this permit cycle is 1289.

MS4	Permit Requirement	Responsible	Program Plan Elements	Dι			nnual		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)		<mark>ate</mark> ermit		meline	e		FY23 (2022-2023)
			Tree Steward Volunteers provide residents with tree planting and tree care advice. Arlington's Tree Canopy Fund Grant Program is administered in partnership with the non-profit organization EcoAction Arlington. This program provides grants to neighborhood groups to have trees planted on private property. The program is funded mainly by private developers through tree planting contribution requirements associated with development projects. Through this program, neighborhood groups may apply for tree planting grants each spring. Grant		2	3	4	5		
	The permittee shall continue to implement its programs to provide financial and/or technical assistance for the installation of small-scale practices to reduce		applications are reviewed by a committee of County staff, staff from Eco Action Arlington and members of Arlington's Urban Forestry Commission. The County continues to promote "Stormwater at Home". The County's website provides information and						Each annual report shall provide a summary of the programs for the year that provided financial and /or technical assistance to property owners to	In FY23 County staff conducted four site visits to private properties on 7/8/2022, 2/24/2023, 3/24/2023, and 5/16/2023 to provide technical
	stormwater runoff from private properties.		resources for implementing / installing stormwater management practices at home. Staff also provide technical assistance to property owners regarding drainage concerns and ways to reduce runoff. The County offers webinars on rain gardens and continues to participate in the Northern Virginia Rain Barrel program. The County will continue to participate in the Green Home and Garden Tour, which showcases watershed friendly gardens and stormwater management projects on private properties in Arlington.	•	•	•	>		reduce stormwater runoff to include the date, the number of participants, and the type of financial and/or technical assistance provided.	assistance reaching 6 individuals. Arlington County continued to support the Northern Virginia Regional rain barrel program over the past year, including helping staff two rain barrel workshops. Over 4,500 rain barrels have been sold, with almost 1,400 of those rain barrels going to Arlington residents. The County participated in the Green Home and Garden Tour on June 4, 2023. Please see Appendix AR13 for additional information on these programs.
	1.B.3 Roadways									
	Operation of activities taken by the permittee, or a contractor on their behalf, to maintain or improve paved surfaces such as roadways, streets, sidewalks, and/or parking lots shall be conducted in a manner to minimize discharge of pollutants, including those pollutants contained in anti-icing or deicing compounds or abrasives used for snow and ice management.	DES/OSEM	The County will continue to conduct operations associated with maintenance and repair of roads, streets, sidewalks, and parking lots in a manner to minimize pollutant discharges to the MS4 and surface waters. Training, SOPs, contract language, equipment maintenance, proper storage of materials are all part of this effort.	•	•	>	•	•		

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Date Permi	Tim	nual neline ir	Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
				1 2	3	4 5	-	
1.B.3.a	The permittee shall continue to implement its street cleaning program and shall clean a minimum of 30,000 lane miles during this permit cycle.	DES/SWB	The County will continue its street sweeping program. A minimum of 30,000 lane miles will be swept during this permit cycle. Arlington's 59 civic associations have been grouped into 14 street sweeping zones. Street sweeping occurs yearly from April-October. Citizens are asked to move their cars from their streets so that the street sweepers can provide more effective sweeping. The schedule for each FY is provided on the County's Street Sweeping website. Tonnage for each sweeping load will be collected by County staff utilizing the truck weigh scale at the Earth Products Recycling Yard (EPRY). The daily sweeping mileage will be calculated using a separate odometer in the sweeper, which only records when the sweeper head is in the down position. Both tonnage and daily mileage information are tracked.	•	•		The permittee shall include a description of the permittee's street cleaning program including the number of lane miles cleaned each year and the total cleaned cumulatively since permit issuance in each annual report. If the permittee reports pollutant removal credit for street cleaning towards the Chesapeake Bay TMDL requirements, reporting shall be submitted following the Recommendations of the Expert Panel to Define Removal Rates for Street and Storm Drain Cleaning Practices Final Report approved by the Chesapeake Bay Program, dated May 19, 2016. This includes record-keeping requirements to include as follows: actual sweeper routes and type of road; total curb miles cleaned on each route, average parking conditions; sweeper technology used (Advanced Sweeper Technologies); and number of cleaning passes per year on each qualifying route. The permittee shall maintain records of the actual miles cleaned, by date, for the entire MS4 sweeper fleet over the reporting year.	Arlington County's Street Sweeping program is divided into two components. Residential sweeping Targets 59 civic associations, grouped into 14 street sweeping zones. Commercial sweeping Targets high traffic / traveled roadways within the County along with on street and protected bike lanes (PBL). FY23 — Commercial w Total Lane Miles Cleaned Number of Passes 5631.2 / 39 (PBL) 20 / 6.5 (PBL) FY23 — Residential Total Lane Miles Cleaned Number of Passes 2432.8 4 Cumulative for Permit Term: Total Lane Miles Cleaned 16978.4 The County took CB TMDL credit for street sweeping in commercial areas in FY23. Load reduction was calculated using the calculation method in DEQ Guidance for the SCP-3 practice, type AST-1P2W with Potomac loading rates and prorating the load reduction based on the number of passes. The County uses Regenerative Air Sweepers with side brushes. The current model being used is the Schwartz A7. Information on load reductions for street sweeping can be found in Appendix AR23.
1.B.3.b	The permittee shall continue to implement written protocols for permittee-maintained road, street, and parking lot maintenance, equipment maintenance and material storage designed to minimize pollutant discharge.	DES/OSEM DES/WSS DES/SWB DES/FMB DES/ENG DPR	The County updated its Roadways Pollution Prevention Protocols in 2022. A copy of the plan can be found in Appendix C.	>	•	>	The permittee shall include an updated version of the written protocols identified in Part I.B.3.b) if any changes are made during the reporting year.	A copy of the Arlington County Stormwater Pollution Prevention Protocols for Street, Road, Sidewalk, and Parking Lot Maintenance can be found in Appendix C of the MS4 Program Plan. No changes were made to the protocols in FY23.

MS4	Permit Requirement	Responsible Party	Program Plan Elements	Due		Annu		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID			(July 1, 2022 – June 30, 2023)	Date	е	Time	line		FY23 (2022-2023)
				Peri	nit '	Year			
				1	2	3 4	5	5	
1.B.3.c	The permittee shall review their existing procedures for snow and ice management and identify within 12 months of permit issuance opportunities to implement enhanced best management practices that promote efficient management and application of anti-icing and deicing compounds.	DES/WSS DES/FMB DPR	The County has been implementing best management practices to promote efficient management and application. This includes conducting operations in several phases, training staff, calibrating equipment, using brine, and only treating roads when forecasted conditions and road surface temperatures warrant application.	ne 3	>	>	• •	The permittee shall include in each annual report a summary of its snow and ice management program, including an overview of enhanced best management practices implemented and identification of any new practices incorporated during the reporting period	An updated summary of the County's snow an ice management program can be found in Appendix AR6.
L.B.3.d	The permittee shall implement protocols designed to minimize the discharge of pollutants associated with equipment maintenance, equipment storage and storage of anti-icing and deicing compounds, abrasives and other materials. Materials utilized for deicing and sanding activities shall remain covered from precipitation until application.	DES/WSS DES/EB DES/FMB DPR	Protocols to minimize the discharge of pollutants associated with equipment maintenance, equipment storage and storage of anti-icing and deicing compounds, abrasives and other materials are covered in the Roadways P2 Plan. These protocols are followed by departments, bureaus, offices, and county contractors that are involved in these types of operations. P2 protocols are covered / reviewed during employee P2 and Snow Operations training. Materials used for deicing and sanding activities are kept in covered storage facilities until application. Sand and salt are stored at two locations in the county. At the Trades Center, salt is stored in the salt storage building near the Solid Waste Bureau EPRY. The salt storage building is large enough to allow trucks to be loaded inside under cover. The building has a door that is kept closed when the building is not being accessed. Sand is stored in a nearby contained area that is covered by a tarp. Additional information about this facility, including good housekeeping can be found in the Arlington County Trades Center Stormwater Pollution Prevention Plan (SWPPP). Salt and sand are also stored at the North Side Salt Storage facility located near the intersection of Old Dominion Drive and 25 th Street North. Salt is stored						See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)		e		ual eline	Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
				Per	mit `	Year			
				1	2	3 4	1 5		
			being accessed. Sand is stored in a contained area that is covered by a tarp.						
1.B.3.e	The permittee shall not apply any anti-icing or deicing compounds containing urea or other forms of nitrogen or phosphorus to parking lots, roadways, or sidewalks.	DES/WSS DES/EB DES/FMB DPR	DPR and DES do not apply deicing agents containing urea or other forms of nitrogen or phosphorus to parking lots, roadways, or sidewalks. Parking lots, roadways and sidewalks are treated with a sand/salt mixture provided by the County.	•	•	> 1	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
			Entryways to DPR-managed buildings are treated with a de-icing agent containing a blend of calcium chloride, magnesium chloride and sodium chloride.						
	1.B.4 Pesticide, Herbicide, and Fertilizer Application								
1.B.4	The permittee shall continue to control the discharge of pollutants related to the storage and application of pesticides, herbicides, and fertilizers applied to permittee rights of way, parks, and other permittee property, as follows:							Each annual report shall include a list of persons responsible for the application of pesticides, herbicides, and fertilizers to include the name of the person doing the application, the certification number, and current certification date.	See <u>Appendix AR7</u> - Pesticide Applicators for Arlington County
1.B.4.a	The permittee shall develop and implement nutrient management plans that have been developed by a nutrient management planner certified in accordance with 10.1-104.2 of the Code of Virginia on all lands owned or operated by the MS4 permittee where nutrients are applied to a contiguous area greater than or equal to one acre. If nutrients are applied to achieve final stabilization of a land disturbance project, application shall follow the manufacturer's recommendations. The nutrient management plans shall be implemented in accordance with the following	DPR	Nutrient management plans (NMPs) have been developed for all County maintained areas where the nutrients are applied to a contiguous area greater than or equal to one acre. The County works with a turf management contractor to implement and update NMPs for County lands where nutrients are applied to a contiguous area greater than one acre.	•	•	▶ 1	>		Nutrient management plans (NMPs) have been developed for all areas maintained by the County where the nutrients are applied to a contiguous area greater than or equal to one acre.
	schedule:		DPR currently maintains/applies nutrients to certain lands owned by Arlington Public Schools (APS). APS's MS4 program plan provides a list of APS owned lands and the status of nutrient management plan development to meet the requirements of APS's MS4 permit.						

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)		te	Tin	nual nelin		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
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1.B.4.a.1	No later than 12-months after the effective date of this permit, the permittee shall identify all lands owned or operated by the permittee where nutrients are applied to a contiguous area of greater than or equal to one acre. A latitude and longitude (in decimal degrees) shall be provided for each such piece of permittee land.	DPR	County staff have identified all County lands where nutrients are applied to a contiguous area of more than one acre. A list of these areas and associated latitude and longitude is provided in the MS4 Annual Report.	June 30, 2022	>	>	4	>	Each annual report shall include a list of all permittee lands where nutrients are applied to a contiguous area greater than or equal to one acre on which nutrients are applied. The list shall also identify all properties for which nutrient management plans have been implemented. The list shall also include the date of the most recent management plan and cumulative total acreage under nutrient management plans.	See Appendix AR8 - Summary of locations with Nutrient Management Plans
1.B.4.a.2	The permittee shall continue implementation of nutrient management plans on all permittee lands where nutrients are applied to a contiguous area of greater than or equal to one acre.	DPR	The County continues to work with a certified planner to ensure NMPs are implemented and updated every three years as required.	>	>	>	>	>		
1.B.4.a.3	Any newly identified lands will be covered by nutrient management plans within six months of identification.	DPR	NMPs will be developed and implemented for any new areas where nutrients are applied to a contiguous area of one acre or more within six months of being identified.	•	>	•	•	>		No new areas where nutrients are applied to a contiguous area of one acre, or more were identified in FY23.
1.B.4.a.4	The permittee shall annually track the following on all lands owned or operated by the MS4 permittee where nutrients are applied to a contiguous area greater than or equal to one acre: a) The total acreage of permittee lands upon which nutrients are applied and controlled using general County guidelines or standard operating procedures; b) The acreage of permittee lands where nutrient management plans are required; and, c) The acreage of permittee lands covered by nutrient management plans that have been implemented.	DPR	County staff currently track total acreage where nutrients are applied on County lands. This information will be provided in each annual report.	•	•	•	>	•		Year Acres with Turf and Landscape Nutrient Management Plans Required Acres with Turf and Landscape Nutrient Management Plans Implemented % of Land Required to have NMPs by End of Permit that have Plans Implemented
1.B.4.b	The permittee shall continue to employ good housekeeping / pollution prevention measures in the application, storage, transport and disposal of pesticides, herbicides, and fertilizers	DPR DES/WSS	Pesticide, herbicide, and fertilizer applications are performed by commercial applicators or registered technicians. These applicators receive yearly training and follow application instructions as directed on each product label. All products are stored in secured areas and kept in spill proof containers, with spill kits nearby.	•	•	•	•	•		See Appendix AR9 – DPR Nursery SWPPP for additional information on good housekeeping and proper storage. See additional information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
			During transport, products are kept secured and in spill proof containers. Vehicles carrying pesticides and herbicides have spill kits.							

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Permi		neline		FY23 (2022-2023)
				1 2			_	
			Label recommendations and applicable laws and regulations are followed to ensure proper disposal of products. Empty containers are triple rinsed and punctured before disposal. Products not utilized completely are discarded via a commercial chemical disposal company.		3			
1.B.4.c	The permittee may regulate the use, application, or storage of fertilizers pursuant to 3.2-3602 of the Code of Virginia			>	>	>		
1.B.4.d	The permittee shall track the acreage of permittee lands managed under Integrated Pest Management Plans.	DPR	The County tracks areas managed using Integrated Pest Management (IPM) practices. DPR's Parks and Natural Resources Division follows an Integrated Pest Management (IPM) approach when maintaining landscape areas and controlling invasive plants. This involves monitoring areas to determine whether control actions are warranted, and if so, utilizing environmentally responsible treatment options that include mechanical and chemical alternatives to treat weeds, pests, and invasive plant infestations.	> >	•	>	Each annual report shall include the number of acres managed under Integrated Pest Management Plans.	County lands, including parks and landscaped areas, are managed using the principles of integrated pest management (IPM) where herbicides and pesticides are only applied (spot treatment) as needed in order to control invasive species or pests. Non-chemical, mechanical controls are used whenever possible to manage areas with invasive plants. In FY23, 390 acres were managed under IPM. Of the total area 10 acres are managed landscapes and 349 acres are natural lands.
	B.5 Illicit Discharges and Improper Disposal Discharges to the MS4 not authorized by this permit shall be effectively prohibited							
1.B.5.a	In accordance with Part I.A.1.b), certain non-stormwater discharges to the MS4 need not be addressed as illicit discharges or improper disposal. The MS4 program plan shall identify any non-stormwater discharges listed under Part I.A.1.b), where the permittee has imposed any conditions on the discharges to the MS4. The permittee shall prohibit, on a case-by-case basis, any individual non-stormwater discharge (or class of non-stormwater discharges) otherwise allowed under this paragraph that is determined to be contributing significant amounts of pollutants to the MS4.	DES/OSEM	Where it is determined that an individual non-stormwater discharge listed in Part I.A.1.b is contributing a significant input of pollutants to the MS4, the County will take appropriate follow-up action(s) and notify the responsible party that the discharge must be ceased or altered in way that no longer contributes significant pollutant(s) to the MS4. Where necessary, enforcement measures outlined in Chapter 26 of the County Code as well as other applicable chapters of the code (Fire) may be taken to ensure corrective action is implemented and the discharge is ceased, or it is not repeated (in the case of transient discharges).	> >	•	>	Each annual report shall include a list of illicit discharges identified, the source, a description of follow-up activities and whether the illicit discharge has been eliminated.	In FY23, The County responded to over 81 pollution reports or complaints. See Appendix AR10 for a list of illicit discharges investigated in FY23. All discharges were either transient in nature and no longer occurring at the time of investigation or the source was eliminated.
1.B.5.b	The permittee shall continue implementing a sanitary sewer inspection program to minimize the exfiltration from the sanitary system to the MS4.	DES/WSS	The County implements a sewer maintenance program that includes inspection and relining of the public	>	>	>	Each annual report shall list the linear feet of sanitary sewer inspected during the reporting year.	Linear feet of sanitary sewer inspected in FY23: 313,371

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	ıe	Aı	nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)				imelin		FY23 (2022-2023)
					ermit				
	The permittee shall inspect a minimum of 400,000 linear		sanitary sewer system in order to maintain	1	2	3	4		Cumulative linear feet of sanitary sewer system
	feet of sanitary sewer during this permit cycle.		Inspection of the County's sanitary sewer system is done by TV inspections. Maintenance and inspections are tracked in the County's asset management system, Cartegraph. A minimum of 400,000 linear feet will be inspected during this permit cycle.						inspected during this permit cycle: 683,372
1.B.5.c	The permittee shall continue to develop and implement a program to reduce the discharge of floatables (e.g., litter and other human-generated solid refuse), including the floatables monitoring required in Part I.C.3 of this permit.	DES/SWB DES/WSS DES/OSEM EcoAction Arlington	In addition to the County's regular refuse collection and recycling programs, the discharge of human-generated solid waste to the storm sewer system and streams is addressed primarily through the street sweeping and catch basin/storm sewer cleaning programs, as well as through outreach and education programs. Arlington County conducts education and outreach activities for a variety of stormwater and watershed management issues, including nonpoint source pollution, illicit discharges and pollution prevention, litter, and recycling. The County has an Adopt a Park volunteer program where residents can adopt a park or dog park and pledge to keep it clean. The County provides supplies and debris pick-up for this program. Arlington County continues to install stormwater retrofits throughout the County, which will help capture floatables, sediment, and other pollutants.	•	•	•		Each annual report shall include a summary of the permittee's program to reduce floatables generation at the source, including but not limited to: pollution prevention; public education; refuse and recycling collection; litter control; structural pilot projects; or street sweeping programs and a summary of program effectiveness.	Elements (July 1, 2022 – June 30, 2023) column
1.B.5.d	The permittee shall prohibit the dumping or disposal of used motor vehicle fluids, household hazardous wastes, sanitary sewage, grass clippings, leaf litter, and domestic animal wastes into the MS4. The permittee shall ensure the implementation of programs to collect used motor vehicle fluids (such as oil and antifreeze) and household hazardous waste materials for recycling, reuse, or proper disposal. Such programs shall be readily available to all private residents and shall be publicized and promoted on a regular basis not less than twice per year.	DES/OSEM DES/WPCB ACFD	Pollution discharges to the County's MS4 and surface waters are prohibited. Arlington County Code 26-7 C states, it shall be unlawful for any person to discharge directly or indirectly into the storm sewer system or state waters, any substance likely, in the opinion of the County Manager, to have an adverse effect on the storm sewer system or state waters.	•	•				

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Α	nnual	Specific Reporting Requirements	Ann	ual Report Per	mit Year 2	2
Action ID		Party	(July 1, 2022 – June 30, 2023)			imeline		FY23	(2022-2023)		
				Permi	it Ye	ear					
				1 2	3	4 5					
			DES/SWB and WPCP manage the County's						Numb	er of Resid	ent Participants
			household hazardous materials (HHM)								by Year
			program, which provides for the safe								umulative Over
			collection, transport and disposal of HHM material in an environmentally appropriate						FY2	.3	Permit Cycle
			manner as part of a comprehensive					1			
			strategy that promotes citizen awareness					HHI	1 9/19	3	17,208
			regarding proper handling of HHM;					Faci			
			reduces the amount of HHM in the					Fall	1 92	.9	2,678
			municipal solid waste stream, which					Care			
			ultimately is taken to combustors or					Spri	ing E-	3	2,434
			landfills; limits the amount of HHM which								
			is dumped down a drain and ultimately discharged to the County's Water Pollution					∥∟	Total 10,18	35	22,320
			Control Plant, or is dumped					_			
			indiscriminately; and helps to reduce the							Materi	al Collection *
			risk of injuries to workers, the community,								Cumulativa
			and the environment.							FY23	Cumulative Over Permit
										1123	Cycle
			The County hosts biannual <u>E-CARE</u> events						HHM Collected		
			where residents can safely dispose of HHM and other items such as electronics.						(lbs)	210,506	479,195
			and other items such as electronics.					Ĭŧ			
								HHM Facility	Electronics Collected (lbs)	75,719	159,853
								II	Conected (103)		
									Total Materials	286,225	639,048
									Collected (lbs)	100,110	333,613
									HHM Collected	34,950	113,190
								پر ا	(lbs)	•	,
								E-CARE	Electronics Collected (lbs)	14,379	38,498
								Fall E	Conected (103)		
								"	Total Materials	49,329	151,688
								/	Collected (lbs)		
									HHM Collected	55,610	165.435
								YRE .	(lbs)	•	
								E-CARE	Electronics	20,489	49,459
								Spring	Collected (lbs)		
								S _s	Total Materials	76,099	214,894
									Collected (lbs)		
									I HHM	286,225	639,048
								Facil	ity (lbs)		000,040
								Tota	l E-CAREs (lbs)	125,428	366,582
									Total (lb -)	414 653	1 005 630
									Total (lbs)	411,653	1,005,630

MS4	Permit Requirement	Responsible	Program Plan Elements	Dι	ıe .	Anı	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Termit Requirement	Party	(July 1, 2022 – June 30, 2023)				neline	Specime richer im 8 richan ememo	FY23 (2022-2023)
		,	(1,)			t Yea			
1.B.5.e	The permittee shall continue to implement a program to locate and eliminate illicit discharges and improper disposal into the MS4. This program shall include dry weather screening activities to locate portions of the MS4 with suspected illicit discharges and improper disposal, as described in Part I.B.12.a) of this permit.	DES/OSEM	The County will continue its IDDE program, which consists of storm sewer inspections, routine inspections, complaint response and follow-up, volunteer bacteria monitoring and reporting, training, and education about reporting illicit discharges, public outreach, and education on preventing stormwater pollution, and dry weather screenings (see section 1.B.12.a) Outfalls that drain the Shirlington Commercial District and a commercial area in the western portion of the County will be screened on an annual basis. Follow-up drainage area investigations will be conducted if evidence of an illicit discharge is observed during screening. Sampling is also conducted during investigations of reported illicit discharges when applicable. When the source of the illicit discharge is identified, the County works with the responsible party to ensure the discharge is eliminated and/or not repeated.		2		4 5		
1.B.5.f	The permittee shall require the elimination of illicit discharges and improper disposal practices within 30-days of discovery. Where elimination of an illicit discharge within 30-days is not possible, the permittee shall require an expeditious schedule for removal of the discharge. In the interim, the permittee shall require the operator of the illicit discharge to take all reasonable and prudent measures to minimize the discharge of pollutants to the MS4.	DES/OSEM DES/WSS ACFD	When the County identifies the source of an illicit discharge and/or improper disposal practices, the responsible party is notified and required to eliminate the discharge (either immediately or within a specified time frame) and/or not repeat the practice/activity that caused the discharge. Enforcement action may be taken when a responsible party fails to comply with the conditions of the notification or repeats an action they already received a notification about. Notices of violation are issued to responsible parties. Enforcement provisions are provided in Section 26-10 of the Arlington County Code. If a discharge cannot be eliminated within 30 days, the responsible party shall take measures to minimize the discharge of pollutants to the MS4 until the discharge is eliminated.	•	•				Appendix AR10 provides a list of illicit discharges investigated in FY23. All discharges were either transient in nature and no longer occurring, or the source was eliminated.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Permi		neline		FY23 (2022-2023)
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	1.D.C. Swill Drescention and December			1 2	3	4 5		
1.B.6	The permittee shall continue to implement a program that coordinates with the Fire Department and other County departments to prevent, contain, and respond to spills that may discharge into the MS4. The spill response program may include a combination of spill response actions by the permittee (and/or another public or private entity), and legal requirements for private entities within the permittee's jurisdiction.	DES/OSEM DES/WSS DES/SWB DES/EB DES/TEO DPR ACFD ACPD	The Arlington County Fire Department is the initial responder for most spills. The Hazardous Materials Team is dispatched through the County's Emergency Communications Center. The team employs practices (absorption, diking, damming) to contain spills and prevent materials from entering the storm drain system. The Fire Department Hazardous Materials Team and Fire Marshal work with responsible parties to ensure proper clean up actions are conducted, and safety / traffic hazards are mitigated. Many of the Arlington County vehicles used for field operations are equipped with spill kits to handle small spills in the field. Police personnel also carry some spill response equipment in their vehicles. Spill kits have been installed at various locations throughout the Arlington County Trades Center and other municipal facilities. Spills kits are located at County fueling stations. The Spill Prevention, Control and Countermeasures Plan for the Arlington County Trades Center continues to be implemented. Training on spill prevention and response is conducted for staff working at HPMF. Information on spills that enter the MS4 is tracked in the County's Illicit Discharge Information Tracking System database.				Each annual report shall include a list of spills, that qualify for immediate reporting as required under Part II.G and H of this permit, the source, (identified to the best of the permittee's ability), and a description of follow-up activities taken.	Appendix AR10 provides a summary of illicit discharges in FY23. Incidents that were caused by spills are categorized as "Spill" in the column "Source/Reason for Release". Information on spill prevention and response was provided during annual pollution prevention training for County employees in FY23.
	1.7 Industrial & High-Risk Runoff							
1.7	The permittee shall implement a program to identify and control pollutants in stormwater discharges to the MS4 from industrial and high-risk runoff facilities. Facilities with individual industrial VPDES stormwater permits or coverage under the industrial stormwater general permit may be included in the program at the discretion of the permittee.	DES/OSEM ACFD ACHD	Industrial facilities are defined per 40 CFR 122.26(b)(14); a VPDES industrial stormwater permitted facility; an industrial stormwater facility granted no exposure certification by DEQ; and any other facility with a "stormwater discharge associated with industrial activity."	> >	•	>	The annual report shall include a list of all known industrial and high-risk dischargers including any non-VPDES regulated industrial and commercial stormwater dischargers determined by the permittee as having the potential to contribute a significant pollutant load and that discharge to the MS4 system, a schedule of inspections and procedures for inspecting points of connection or	See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column. Applicable appendices for this section are provided below.

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	ie	Anı	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)				neline		FY23 (2022-2023)
				Pe	rmit	Yea	ır		
				1	2	2	4 5		
			High-risk facilities are defined as municipal			3	4 3	outfalls, whichever occurs first, to the permittee's	
			landfills; other treatment, storage, or					MS4.	
			disposal facilities for municipal waste;					10134.	
			hazardous waste treatment, storage,						
			disposal and recovery facilities; and						
			facilities that are subject to EPCRA Title III,						,
			Section 313.						
			3001011 313.						
			At this time, the only known high risk						
			facilities in the County are the Arlington						
			County Water Pollution Control Plant (that						
			has a temporary storage area for						
			household hazardous materials), Joint Base						
			Myer – Henderson Hall, and Virginia						
			Concrete Shirlington Plant. The WPCP and						
			JBM-HH are subject to EPCRA Title III,						
			Section 313 given their potential to						
			generate and/or manage hazardous waste						
			and release hazardous chemicals to the						
			environment, but do not report to the						
			Toxics Release Inventory. The WPCP has an						
			individual municipal wastewater permit						
			(VA0025143) and a stormwater industrial						
			general permit (VAR051421). Inspections						
			of the facility and outfalls are conducted as						
			part of the SWPPP required by these						
			permits. Virginia Concrete does report to						
			the Toxic Release Inventory and has a						
			concrete general permit (VAG110087)						
			from the state.						
			The County maintains a list of all known						
			VPDES industrial stormwater general						
			permitted facilities. Periodically, County						
			staff contacts DEQ to verify their list of						
			permitted facilities in Arlington County is						
			accurate and up to date as the County is						
			not always notified when a new VPDES						
17-	The permittee shall product to and on the	DEC/OCES *	permit is issued by DEQ.						The County project in a list of a list 1955
1.7.a	The permittee shall maintain, and update as necessary, a	DES/OSEM	An updated list of high-risk facilities will be						The County maintains a list of permitted IHRR
	list of all known industrial and high-risk dischargers to the MS4.		provided in each annual report.						facilities. <u>Appendix AR11</u> provides a list of these facilities.
1.7.b	The permittee shall maintain a list of any industrial	DES/OSEM	The County maintains a list of industrial					Each annual report shall report on	In FY23, the County conducted inspections of
	and/or commercial stormwater dischargers not	DES/SWB	and commercial facilities or businesses					implementation of the inspection schedule and	outdoor areas at 146 commercial facilities as part
	permitted by the Board that it determines have the	ACFD	that have the potential to contribute		•		>	include a list of the facilities and/or facility outfalls	of its IHRR or "hot spot" inspection program to
	potential to contribute a significant pollutant loading to	HD	significant pollutant loading to the MS4					or points of connections to the permittee's MS4	assess site conditions and identify potential
	the MS4. This list may be individual discharges or		based on the type of the operations					inspected during the reporting period.	sources of non-stormwater discharges.
	categories of discharges.		conducted at the facility, exposed outdoor						Inspections focused on specific areas including

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Annual	Specific Reporting Requirements	Annual Report Permit Year 2
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	 The list shall include, but shall not be limited to, major automotive facilities such as repair shops, body shops, auto detailers, tire repair shops and service stations. Visual inspections of exposed areas and points of connections to the MS4 or outfalls at these facilities will be conducted to identify potential sources of pollutants that could enter the MS4 and surface waters The permittee shall require control measures as necessary and/or appropriate for stormwater discharges from these dischargers to the MS4. 		material or equipment storage, and the likelihood of pollutant discharges. The list includes major automotive facilities, including repair shops, body shops, auto detailers, tire repair shops, and service stations, as well as retail strips that include restaurants and grocery stores. The County conducts inspections of these facilities / establishments. Inspections involve a detailed visual assessment of the property. Screening observations / parameters include cleanliness of site (general housekeeping conditions); outdoor storage / exposed materials; waste management areas. Points of connection to the County's MS4 are screened for any evidence of illicit nonstormwater discharges. Inspection forms and photos are used to document inspections. A determination of 'significant pollutant loading' will be based upon the results of these visual inspections using best professional judgment. When necessary, staff will require appropriate pollution prevention controls and conduct follow-up inspections / enforcement as needed. Other County inspection programs that provide information about these non-VPDES permitted industrial and commercial facilities will be incorporated into this program. Arlington County Fire Marshals conduct inspections of automotive service-related facilities (body shops, auto detailers, repair shops, tire shops, and service stations). Arlington County Health Department inspectors conduct inspections of restaurants and grocery stores. Arlington County DES SWB inspectors check recycling areas at applicable businesses. DES OSEM receives notification from these inspectors when evidence of illicit discharges or inadequate				outdoor areas where materials, containers, and/or equipment are stored, waste and recycling management areas, loading docks, fueling areas and back of house areas. Housekeeping operations at each facility and focus areas were assessed. Evidence of outside housekeeping issues or unauthorized non-stormwater discharges were documented. Issues of concern included damaged or leaking containers or tanks, staining on the ground, trash, debris on the ground around waste receptacles, overflowing waste receptables, leaking equipment or vehicles, inadequate cover, or secondary containment, and/or exposed materials. Points of connection to the County's MS4 (indirect or direct) were also inspected during inspections. Follow-up notification to applicable representatives (property owners or managers) was conducted when issues were observed during inspections. Appendix AR12 provides a list of the commercial facilities that were inspected in FY23, and any follow-up actions taken.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annua	al	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date		imel	ine		FY23 (2022-2023)
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			outdoor storage or housekeeping						
			conditions are observed.						
			The County will work with facility owners,						
			managers, or supervisors to ensure any						
			required applicable control measures are						
			implemented to prevent or minimize pollutant loads in stormwater discharges.						
1.7.c	The permittee may conduct monitoring, or may require	DES/OSEM	Requiring a IHRR facility to conduct						The County did not determine any need for
1.7.0	the facility to conduct monitoring, of any stormwater	DES/OSEIVI	monitoring of stormwater discharges will						additional monitoring at IHRR facilities in FY23.
	discharges it believes may be a source of significant		be done if it is determined to be needed.	▶ 1	> 1	> >	▶		additional monitoring at mini facilities in 1125.
	pollutant loadings.		be done if it is determined to be needed.						
1.7.d	The permittee shall continue to coordinate with the	DES/OSEM	The County will continue to coordinate						In FY23, the County referred one commercial
	Department to report any non-VPDES-permitted	,	with VA DEQ and notify the agency about						establishment (auto dealership and service
	industrial or commercial facility from which the		any unpermitted facilities that the County						center) to DEQ for follow-up to determine
	permittee has evidence that a significant pollutant load		has evidence of significant loading /						whether the washing discharge required coverage
	is entering the MS4 system. Inspections of facilities for		discharges from the site to the MS4 or	▶ 1	> 1	>	•		under a VPDES general permit.
	which the permittee has evidence of significant pollutant		surface waters. The County will conduct						
	loadings may be carried out in conjunction with other		appropriate or required inspections as						
	permittee programs.		necessary (see information in section						
			1.7.b)						
1.7.e	The permittee shall refer to the Department of	DES/OSEM	The County will refer any commercial or					Each annual report shall include a list of referrals	In FY23, the County referred one commercial
	Environmental Quality, Northern Regional Office, for		industrial facility where it is determined					to the Department including a document listing	establishment (auto dealership and service
	Department compliance review under the Virginia State		that violation(s) of state issued stormwater					Department coordination activity.	center) to DEQ for follow-up to determine
	Water Control Law any industrial or commercial facility, if the permittee becomes aware of a violation of any		permits are occurring to VA DEQ NRO.	▶ 1	> 1	>	•		whether the washing discharge required coverage under a VPDES general permit.
	industrial stormwater management requirement								under a VPDES general permit.
	contained in an individual or general VPDES permit								
	issued to the facility by the Department.								
	1.8. Stormwater Infrastructure Management								
1.8	The permittee shall continue implementing programs to	DES/WSS	The County's storm sewer maintenance					Each annual report shall include a summary of	Total number of drainage structures operated by
1.0	maintain the permittee's stormwater infrastructure and	223, 1133	program involves inspecting and cleaning					activities performed in support of the inspection	Arlington County: 18,452
	to update the accuracy and inventory of the storm		storm drains and mains. Data for these					and maintenance program required in Part	
	sewer system.		contracted programs, which include linear					I.B.8.a). The summary shall include the total	Total length (linear feet) of conveyance that is
			feet of sewer inspected and number of					number of drainage structures operated by the	part of AC MS4 system: 1,423,699
			catch basins cleaned, are reported in					permittee; the total length of conveyance that is	, , , , ,
			annual reports.					part of the permittee's MS4; the total number of	Total number of structures inspected FY23:
								the drainage structures inspected, and the total	1,934
			The County's maintenance program also	 	 	>	•	length of conveyances inspected.	
			includes repairing damaged or failing						Total number of structures inspected for permit
			pipes, structures, and the clearing of					In addition, the permittee shall maintain records	cycle: 3,027
			blocked storm mains.					documenting the inspection of drainage	
								structures and conveyances to include a list of	Total length in LF of conveyance that was
			In addition, County crews respond to					drainage structures inspected, the date inspected,	inspected in FY23: 92,592
			citizen complaints and perform additional					the type of structures, the location, and identified	
			maintenance (other than debris removal)					maintenance needs and when the maintenance	Total length in LF of conveyance that was
								was performed as required in Part I.B.8.a).	inspected in permit cycle: 155,758.3

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	A	Innual	Specific Reporting Requirements	Annual Report Permit Year 2
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			that is identified by contractors during regular inspections. Maintenance information is tracked in the County's asset management system, Cartegraph. Maintenance to keep open channels clear, and removal of vegetation along the Four Mile Run flood control project is also included in this program.				The permittee shall provide a summary of activities for stormwater infrastructure repair projects for catch basin, manhole, outfall, and other structure repairs/replacement; and stormwater pipe replacement/repair projects.	In FY23, in partnership with the City of Alexandria, maintenance was conducted to remove debris, excess sediment, and vegetation from the Four Mile Run flood control channel and re-stabilize stream banks as required by the United States Army Corps of Engineers (USACE) inspection program. Over 17,700 cubic yards of materials were removed. FY23 repair / maintenance summary: Storm Structure Maintenance / Repair Structure Type Activity Number Type Catch Basin Install 2 Maintenance 0 Repair 72 Replace 0 End Wall / End Section Repair 3 Grate Inlet Install 2 Repair 1 Junction Repair 0 Manhole Adjust 1 Install 1 Maintenance 0 Repair 17 Yard Inlet Repair 0 Storm Mains: 15 Type Number Install 2 Replace 0 Line 1
								Repair 12

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annı	ıal	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	·	Party	(July 1, 2022 – June 30, 2023)	Date		Time	line		FY23 (2022-2023)
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1.8.a	For stormwater management (SWM) facilities and infrastructure maintained by the permittee, the following conditions apply:			1 1	2	3 4	5		
1.8.a.1	The permittee shall provide for adequate long-term operation and maintenance of SWM facilities owned or operated by the permittee in accordance with written inspection and maintenance procedures included in the MS4 program plan.	DES/OSEM	The County inspects public SWM facilities (SWMFs) on an annual basis. Maintenance is conducted as needed based on inspection findings. The County maintains a contract to ensure the work is conducted. Inspection and maintenance information are tracked in Cartegraph.	•	>	>	>		The County continued to implement its maintenance contract. Inspection and maintenance reports were reviewed by County staff to ensure the work is conducted. Inspection and maintenance information were tracked in Cartegraph.
1.8.a.2	The permittee shall inspect annually all SWM facilities owned or operated by the permittee. The permittee may choose to implement an alternative schedule to inspect these SWM facilities based on a risk assessment that includes facility type and expected maintenance needs provided that the alternative schedule is included in the MS4 program plan in accordance with plan modifications as listed in Part I.A.7.a) of this permit.	DES/OSEM DPR	The County inspects public SWMFs on an annual basis. The County maintains a contract to ensure the work is conducted. Inspection and maintenance information is tracked in Cartegraph. Changes to the inspection schedule will be provided in future iterations of the program plan.	•	>	> 1	•		FY23 number of public facilities inspections: 157** **Some inspection and maintenance completed on some facilities after 6/30/2023.
1.8.a.3	The permittee shall conduct maintenance on SWM facilities owned or operated by the permittee as necessary.	DES/OSEM DPR	The County inspects public SWMFs on an annual basis. Maintenance is conducted as needed. The County maintains a contract to ensure the work is conducted. Work is tracked in Cartegraph.	>	>	>	>		Of the 157 public facilities inspected in FY23, 151 required and received maintenance.
1.8.a.4	The permittee shall continue its catch basin cleaning program and shall inspect a minimum of 10,000 storm sewer structures including, but not limited to catch basins, drop inlets, and manholes during the term of the permit including projects completed after the June 25, 2018 permit expiration and prior to the effective date of the new permit during the administratively continued period. The permittee shall conduct maintenance, as necessary, based upon the findings during the inspection.	DES/WSS	The County will continue its catch basin inspection and cleaning program and will inspect at least 10,000 catch basins over the duration of this permit. Inspection and cleaning are typically done concurrently, and maintenance needs identified during inspection are noted and scheduled. Inspections and maintenance work are tracked in Cartegraph.	>	>	> 1	>		Number of catch basins inspected in FY23: 1,934 Cumulative number during this permit cycle: 3,027
1.B.8.a.5	The permittee shall continue its stormwater system inspection program. The permittee shall inspect a minimum of 500,000 linear feet of the MS4 system including pipes, culverts and open conveyances during the term of this permit including projects completed after the June 25, 2018, permit expiration and prior to the effective date of the new permit during the administratively continued period. The stormwater system includes outfalls or points of interconnection and conveyances.	DES/WSS	As part of its storm system maintenance program, the County will inspect a minimum of 500,000 linear feet of its MS4, which includes pipes, culverts, and open conveyances by the end date of this permit.	•	-	> 1	• •		See information provided in section 1.8 above.
1.B.8.a.6	Within 24 months of the permit effective date, the permittee shall develop and implement a comprehensive risk-based prioritization inspection plan to include MS4 permittee owned facilities and	DES/WSS DES/OSEM	The County developed a risk-based prioritization inspection plan for County SWMFs and other stormwater infrastructure.	•	>	> 1	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column

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MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annua		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			Timeli	ine		FY23 (2022-2023)
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	infrastructure and submit a copy of the inspection plan		The County started a new stormwater						
	to the Department. The permittee may prioritize		infrastructure maintenance contract in July						
	inspection locations based on as follows: age of		2021. The County has started shifting from						
	stormwater infrastructure; type; location; land use;		a quad map-based approach inspection						
	maintenance history and other criteria as determined by		program to a risked-based priority						
	the permittee. Re-occurring problems, illicit discharges,		inspection program. The County along with						
	illegal dumping, citizen complaints can also be used as		its contractors have begun implementing a						
	criteria. The criteria used to prioritize the inspections		ranking system to evaluate stormwater						
	shall be documented in the MS4 program plan and		pipes and are developing a protocol to						
	updated as necessary.		rank other stormwater infrastructure. The						
			information from this ranking and						
			evaluation effort will allow the County to						
			develop a more efficient risk-based						
			inspection program. Prioritization of areas						
			for inspection will be based on pipe						
			material (corrugated metal pipe (CMP),						
			terra cotta), age of pipes, critical drainage						
			areas with flooding concerns, areas with a						
			history of complaints (blockages,						
			sinkholes), safety concerns, and areas						
			where infrastructure work and projects						
			have been scheduled. Maps will be						
			developed to direct staff and contractors						
			where to focus inspections.						
			In a parallel effort, the County is						
			developing an alternative inspection						
			schedule for County owned SWMFs using a						
			risk-based assessment focused on the type						
			of facility and anticipated maintenance						
			needs as outlined in section 1.8.a.2.						
			All information will be sometimed in the						
			All information will be captured in the						
			County's asset management system,						
1.B.8.a.7	The permittee shall inspect a minimum of 85,000 linear	DES/WSS	Cartegraph. The County's storm sewer maintenance						In FY23, the County inspected and cleaned 92,592
1.D.o.d./	feet of the piped stormwater system using CCTV over	DE3/ W33	program involves inspecting storm mains.						linear feet of its piped stormwater system using
	the course of the permit term;		Most of this work is conducted by						CCTV.
	the course of the permit term,		contractors. Inspections are done using						CCTV.
			CCTV. Information and videos are provided						Cumulative number inspected during this permit
			to the County. Video recordings are						cycle: 157,758.3
			analyzed to identify maintenance needs	▶ 1	>	>	>		Cycle. 157,738.3
			such as blockages, cracks, dislodged pipe						
			joints, and other issues. Inspections are						
			also analyzed for any potential illicit						
			connections.						
			connections.						
		1							

MS4	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Dı	ue	Aı	nnual		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID							melin	e		FY23 (2022-2023)
				Pe	ermi	t Ye	ar			
				1	2	3	4	5		
			The County also uses TV inspection to check storm drain infrastructure. The County currently owns two TV inspection trucks, which include a remote-control carriage-mounted video camera that can be inserted into a manhole or storm drain and dispatched up a main. Videos are analyzed to identify maintenance issues and potential illicit connections or inputs to the system.							
1.8.a.8	Visual inspections may be used to satisfy the inspection requirements Part I.B.8.a).4) and 5) above. The permittee may prioritize inspection locations based on the following criteria: age of stormwater infrastructure; type; location, land use; maintenance problems; reoccurring problems; illicit discharges; illegal dumping; citizen complaints; and other criteria as determined by the permittee. The criteria used to prioritize the inspections shall be documented in the MS4 program plan and updated as necessary.	DES/WSS DES/OSEM	Inspection locations are prioritized based on criteria listed in the County's comprehensive risk-based prioritization inspection plan. 1. Structures and pipes in the vicinity of planned Capital Improvement Projects 2. Existing terra cotta (TC) and corrugated metal pipe (CMP) 3. Repairs due to requests from the public 311 reporting system 4. Cycling through County map quadrants in an orderly fashion 5. In the event of an emergency, the location of the emergency will be raised to top priority.	>	•	•	•	•		
1.B.8.a.9	The permittee shall obtain any required state or federal permit(s) necessary to complete maintenance activities.	DES/WSS	The County will obtain any required permits necessary to conduct maintenance and/or repair work.	>	•	>	•	>		
1.B.8.a.10	The permittee shall dispose of all wastes and wastewaters collected during stormwater system cleaning in accordance with local, state, and federal laws and regulations.	DES/WSS	Wash water generated during flushing / cleaning of the storm drain system is captured and collected. The County or its contractors(s) dispose of all collected waste and wastewater properly.	>	>	>	>	>		
1.B.8.a.11	The permittee shall continue using their project development and prioritization processes to evaluate the feasibility of including maintenance of associated outfall structures in future stream restoration, or any other stormwater infrastructure project undertaken by the County.	DES/WSS DES/OSEM	The County continues to assess the feasibility of including maintenance, repair, and replacement of existing outfalls that occur within or near stream resiliency and stormwater retrofit project locations. The County has done this with the Windy Run and Donaldson Run Tributary B resiliency projects. This is also being done with the Gulf Branch resiliency project, which is currently in design.	•	•	Þ	•	•	Report the number of outfall structures evaluated for inclusion into future projects and report the number of outfall maintenance activities that resulted from the evaluations.	In FY23, 40 outfall structures were evaluated for maintenance/repair as part of future projects. Repair of four (4) outfalls was completed as part of the Four Mile Run Flood Control Project maintenance: Outfall #28A (pipe ID 16296): a portion of the 30-inch storm pipe was removed and replaced in kind to eliminate concrete blockage (March 2023) Outfall #20 (pipe ID 38022): 15-inch storm pipe was rehabilitated using CIPP (cured-in-place pipe) techniques (April 2023).

MS4	Permit Requirement	Responsible	Program Plan Elements	ue		۱nn		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	<mark>ate</mark>			eline		FY23 (2022-2023)
				erm					
							4 5		 Outfall #29 (pipe ID 37697): 15-inch storm pipe was rehabilitated using CIPP (April 2023). Outfall #32 (pipe ID 16331): a portion of the 15-inch storm pipe was removed and replaced in kind (April 2023) An additional 10 Four Mile Run outfalls will be repaired and 9 will be cleaned.as part of the flood control project in FY24. Ten were determined to be in good condition. Seven outfalls were in moderate condition and will be monitored for potential future repair. Twenty-four (24) capital outfall repair projects are currently in planning or design. These include: Ten (10) outfalls as part of the Four Mile Run Flood Control Project maintenance; Two (2) outfalls that discharge to Grandma's Creek, identified during prior year inspections; Three (3) outfalls evaluated as part of the Gulf Branch stream resiliency project; Seven (7) outfalls identified as high priority for repair in the 2011 stream inventory and 2019 follow-up assessment; and Two (2) outfalls which suffered significant damage during the July, 2019 storm event and will be repaired. Thirteen projects will be completed in FY24. Four Mile Run Flood Control Project Outfall Maintenance (10 outfalls) Utah Street outfall (damaged during 2019 storm event) Palisades Outfall 25153 (high priority outfall) Rixey Branch - 26th St N (high priority outfall) Rixey Branch - 26th St N (high priority outfall) Rixey Branch - 26th St N (high priority outfall)
1.B.8.b	For SWM facilities not maintained by the permittee and that discharge into the MS4, the following conditions apply:								
1.B.8.b.1	The permittee shall continue to implement a program to ensure proper maintenance of each privately maintained SWM facility that discharges into the MS4 system as documented in the MS4 program plan.	DES/OSEM	The County requires maintenance agreements for SWMFs on individual residential lots.	•	•	>	>	Each annual report shall provide a summary of actions taken by the permittee to address failure of privately maintained SWM facilities owners to abide by maintenance agreements.	To ensure maintenance of private stormwater management facilities, the County sent notices to property owners that were required to submit inspection reports on September 26, 2022. Overdue notices were sent on December 16, 2022

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	ıe	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)				neline		FY23 (2022-2023)
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			Private SWMFs are required to be inspected as described in 1.B.8.b.1.b and 1.B.8.b.1.c and maintained as needed. Information on how to and who can conduct inspections is provided on the County's website. The link to the website and online form are provided in letters sent to property owners. Maintenance is required based on the findings of the inspections. Maintenance guidance, including information fact sheets, videos, and list of maintenance contractors is provided online.	1	2	3	4 5	Each annual report shall include a summary of activities including inspections performed and notifications of needed maintenance and repair of stormwater facilities not operated by the permittee as required by Part I.B.8.b).	to all property owners that had incomplete inspections, outstanding maintenance, or had not submitted anything. The County sent notices on April 17, 2023, notifying property owners with incomplete inspection reports that Arlington County or its agents would conduct the inspection at their cost. Violation inspections were conducted between May 9, 2023 and June 10, 2023. For outstanding maintenance from FY22, NOV maintenance letters ("work to begin letters") were sent out on October 4, 2022. Work was completed and the bills were forwarded to property owners in January of 2023. Overdue maintenance letters were sent to on April 7, 2023. Maintenance work for FY23 will take place in the Fall of FY23. There were 133 facilities, where required maintenance specified in a notification letter was not completed. The County is currently working
1.B.8.b.1.a	Beginning with the effective date of this permit and in accordance with 9VAC25-870-112 B., maintenance agreements may be used but are not required for stormwater control measures that are designed to treat stormwater runoff solely from the individual residential lot on which they are located. Should the permittee choose a strategy other than a maintenance agreement, such a strategy shall be provided in writing no later than 12 months after the effective date of this permit and shall include periodic inspections, homeowner outreach and education, or other methods targeted at promoting the long term maintenance of such facilities.	DES/OSEM	Arlington County requires maintenance agreements for stormwater management facilities on individual residential lots.	June 30, 2022	•	•	> >		with property owners and County contractors (at the owner's expense) to get required maintenance completed.
1.B.8.b.1.b	For privately maintained SWM facilities that are not on individual residential lots and for which maintenance agreements have been established between the permittee and the owner, the permittee shall: 1) send notice to facility owners reminding them of their inspection and maintenance requirements under their recorded agreements; 2) Inspect all privately maintained SWM facilities no less than once per permit cycle and conduct follow up activities to ensure the required	DES/OSEM	The County sends owners of private SWMFs that are not on individual residential lots that are installed during the previous fiscal year (i.e., the reporting year for each annual report) annual notifications informing the owner that inspection and maintenance of their facilities are needed, with a link to inspection forms and guidance material. http://bit.ly/Arl inspectionforms	•	•	•	> >	The type and number of inspections completed annually.	 In FY23: 2587 private SWMFs were inspected. 156 violation inspections were conducted. 30 inspections of randomly selected SWMFs were conducted.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Ann	ual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)		Time		special special series	FY23 (2022-2023)
				Permi	t Year			
				1 2	3 4	1 5		
	maintenance has been completed. Inspections may be conducted by the permittee or their designee as defined in 9VAC25-870-114; and		The owner will be given approximately 90 days to submit the inspection documentation and perform any required maintenance. Inspection reports along with at least 2 photographs of each facility will be submitted to Arlington County for review. Once per permit cycle, the owner will be required to submit an inspection report performed in accordance with 9VAC25-870-11. Failure to submit the inspection report performed in accordance with 9VAC25-870-11 will result in an inspection by the County or its representative. Failure to perform required maintenance identified in the inspection report		3 4			
1.B.8.b.1.c	For privately maintained SWM facilities that are located on individual residential lots, and for which maintenance agreements have been established between the permittee and the owner, the permittee shall: 1. send notice to privately owned SWM facility owners reminding them of their inspection and maintenance requirements under their recorded agreements; 2. inspect at least once during this permit cycle all SWM facilities where the owner has failed at least twice to submit an inspection report according to the required frequency based on SWM facility type; 3. inspect in the fourth year of this permit, a random subset of 10 percent of those SWM facilities whose owners have submitted an inspection report and where the facility types and location need onsite verification, in the judgement of the permittee, that the facility is functioning as designed; 4. document the facility types and associated inspection reporting frequencies covered by this provision in the MS4 program plan; and conduct follow up activities to ensure the required maintenance has been completed	DES/OSEM	performed in accordance with 9VAC25-870-11 will result in maintenance action by the County or its representative. The County has divided privately owned SWMFs into two groups based on the fiscal year the facility was constructed (even or odd years). These facilities will be required to submit inspection reports biennially. Reminder letters will be sent annually with the inspection requirement for that year. The owner will be given approximately 90 days to perform the self-inspection and any required maintenance. Self-inspection reports along with at least 2 photographs of each facility will be submitted to Arlington County for review. If an owner fails to submit a complete inspection report in the required inspection year, the County or its representative will conduct an inspection of the SWMF. Inspections of a randomly selected subset of 10% of SWMFs whose owners have submitted an inspection report and where the facility types and location need onsite			•		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column

MS4	Downit Bossissment	Basnansible	Program Plan Elements	Due	Annu	اما	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Permit Requirement	Responsible	(July 1, 2022 – June 30, 2023)		Annu		Specific Reporting Requirements	•
Action ib		Party	(July 1, 2022 – Julie 30, 2023)		Date Timeline Permit Year			FY23 (2022-2023)
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			verification will be conducted by the					
			County or its representative. The SWMFs					
			to be inspected will include a random 10%					
			of infiltration trenches and micro- bioretention facilities at a minimum.					
			biorecention facilities at a minimum.					
1.B.8.c	The permittee shall update and maintain an accurate							
1.5.6.0	MS4 map and information table as follows:							
1.B.8.c.1	A map of the storm sewer system owned or operated by	DES/OSEM	The County maintains a map of its MS4 in				The MS4 service area map including outfalls and	Information was submitted to DEQ on June 29,
	the permittee that includes, at a minimum:	DES/GIS	its GIS geodatabase.				information included in Part I.B.8.c) shall be	2023 via their online file sharing portal.
	a) MS4 outfalls discharging to surface waters,						submitted no later than 24 months after the	
	except as follows: In cases where the outfall is		Outfalls will be identified in accordance				effective date of this state permit. The	
	located outside of the MS4 permittee's legal		with MS4 Outfall Identification Standard				information shall be submitted as an electronic	
	responsibility, the permittee may elect to map		Operating Procedure provided in Appendix				file as a geodatabase.	
	the known points of interconnection upstream		<u>D</u> .					
	and downstream of the actual outfall; and		+					
	I. In cases where the outfall is located		Tracking procedures:					
	outside of the MS4 permittee's legal responsibility, the permittee may elect		Unique Structure ID A unique structure ID is assigned to each					
	to map the known points of		structure in the Arlington County Storm					
	interconnection upstream and		Sewer Infrastructure Inventory during the					
	downstream of the actual outfall; and		mapping process in the GIS.					
	II. In cases where the MS4 outfall		mapping process in the elec					
	discharges to receiving water		Local Watersheds					
	channelized underground, the		Arlington County Local watersheds will be					
	permittee may elect to map the point		identified using a spatial join between a					
	downstream at which the receiving		subset of the storm junction structures					
	water emerges above ground as an		layer identified as outfalls and the					
	outfall discharge location. If there are		Arlington County watershed layer.					
	multiple outfalls discharging to an		Arlington County local watersheds are					
	underground channelized receiving		listed in the table below.					
	water, the map shall identify that the		DESCRIPTION					
	outfall discharge location represents more than one outfall. This is an		DESCRIPTION					
	option a permittee may choose to use		ARLINGTON FOREST BRANCH	_				
	recognizing the difficulties in accessing		ARLINGTON FOREST BRANCH					
	outfalls to underground channelized		BAILEY'S BRANCH					
	stream conveyances for purposes of		CEMETERY/PENTAGON					
	mapping, screening or monitoring.		COLONIAL VILLAGE BRANCH					
	b) A unique identifier for each mapped item		CROSSMAN RUN					
	including outfall or point of interconnection;		DOCTOR'S BRANCH					
	conveyances and stormwater management		DONALDSON RUN					
	facilities operated by the permittee required in		FAIRLINGTON/BRADLEE					
	Part I.B.8.c);		FOUR MILE RUN, LOWER MAINSTEM					
	c) The name and location of receiving waters to		FOUR MILE RUN, MIDDLE MAINSTEM					
	which the MS4 outfall or point of		GULF BRANCH					
	interconnection discharges;		LITTLE PIMMIT RUN, E. BRANCH					
	d) MS4 regulated service area;							

MS4	Downit Downiyamant	Responsible	Program Plan Elements	Due	Ann	ual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Permit Requirement			Date			Specific Reporting Requirements	FY23 (2022-2023)
Action ID		Party	(July 1, 2022 – June 30, 2023)		_			F123 (2022-2023)
				Permi				
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	e) pipe and open channel conveyances that are		LITTLE PIMMIT RUN, MAINSTEM					
	upstream of MS4 outfalls; and		LITTLE PIMMIT RUN, W. BRANCH					
	f) stormwater management facilities owned or		LOWER LONG BRANCH					
	operated by the permittee.		LUBBER RUN					
			LUCKY RUN					
			NATIONAL AIRPORT					
			NAUCK BRANCH					
			PALISADES					
			PIMMIT RUN					
			PIMMIT RUN TRIBUTARY					
			RIXEY BRANCH					
			ROACHES RUN					
			ROCKY RUN					
			ROSSLYN					
			SPOUT RUN					
			STOHMAN'S RUN					
			TORREYSON RUN					
			UPPER LONG BRANCH					
			VIRGINIA HIGHLANDS					
			WESTOVER BRANCH					
			WINDY RUN					
			FOUR MILE RUN, UPPER MAINSTEM1					
			FOUR MILE RUN, UPPER MAINSTEM2					
			Sixth Order HUC					
			Sixth order HUC will be identified using a					
			spatial join between a subset of the storm					
			junction structures layer identified as					
			outfalls and the HUC 6 layer. Sixth order					
			HUC basins within Arlington County are					
			listed below: PL23, PL24, PL25, PL26					
			FLZ3, FLZ4, FLZ3, FLZ0					
			Receiving Waters					
			Receiving waters will be identified using a					
			spatial join between a subset of the storm					
			junction structures layer identified as					
			outfalls and the Receiving Water layer.					
			Receiving waters within Arlington County					
			are listed below:					
			Four Mile Run					
			Potomac River					
			Latitude and Longitude					
			Latitude and longitude in degrees, minutes					
			and seconds for each outfall will be					

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	ie	An	nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Termit negan ement	Party	(July 1, 2022 – June 30, 2023)				melin		FY23 (2022-2023)
				Pe	rmit	Yea	ar		
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			determined by the GIS mapping on the storm junction structures layer. Please note that Arlington's GIS is a graphical representation of the storm sewer system. Mapping is created using a combination of design drawing, field sketches and as-built drawing. Graphics are created using heads up digitizing. Surveying is not included in the mapping process. New Outfalls New outfalls will be identified during the mapping process in accordance with MS4 Outfall Identification Standard Operating Procedure provided in Appendix D.				4		
1.B.8.c.2	The permittee shall update its MS4 service area map as necessary if any changes to direct drainage to VDOT's MS4 service area occur. Maintain a map to assist with coordination of VDOT MS4 coverage areas for roadways and streets. The permittee map shall clearly delineate gap areas that drain by sheet flow to VDOT MS4 areas not included as part of the Arlington MS4 service area. This information shall be maintained and kept up to date and made available when requested.	DES/OSEM DES/GIS	The County continues to maintain its MS4 service area map and makes updates as necessary when changes occur. At this time, there are no gaps areas as the County has included those areas in its MS4 service area. The County provides GIS data to VDOT.	•	>	•	•		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column
1.B.8.c.3	Within 24 months of the permit effective date, the permittee shall maintain an information table associated with the storm sewer system map that includes the following information for each outfall or point of interconnection identified in Part I.B.8.c).1).(a): a) A unique identifier as specified on the storm sewer system map; b) The latitude and longitude (in decimal degrees) of the outfall, or point of interconnection; c) The estimated regulated acreage draining to the outfall, or point of interconnection; d) The name of the receiving water;	DES/OSEM DES/GIS	The estimated regulated acreage draining to the outfall or point of interconnections shall be determined using GIS features classes. The latitude, longitude, receiving water, 6 th Order HUC, receiving water impairment, predominant land use and the name of any EPA approved TMDL's will be recorded in the GIS data.	•	June 30, 2023	•	•		Information was submitted to DEQ on June 29, 2023 via their online file sharing portal.

MS4	Downit Dogwiyamant	Responsible	Program Plan Elements	D	ue	Δnı	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Permit Requirement	Party	(July 1, 2022 – June 30, 2023)				nuai neline		FY23 (2022-2023)
Action ib		raity	(July 1, 2022 – Julie 30, 2023)			t Yea			F125 (2022-2025)
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	 e) The 6th Order Hydrologic Unit Code of the receiving water; f) An indication as to whether the receiving water is listed as impaired in the Virginia 2020 305(b)/303(d) Water Quality Assessment Integrated Report; g) The predominant land use for each outfall discharging to an impaired water; and h) The name of any EPA approved TMDLs for which the permittee is assigned a wasteload allocation. 			1	2	3	4		
1.B.8.c.4	No later than 24 months after the effective date of this permit, the permittee shall submit to DEQ a GIS-compatible geodatabase file of the permittee's MS4 map as described in Part I.B.8.c).	DES/OSEM	The County will provide DEQ with the most current geodatabase file of its MS4 map by the end of the second permit year.	•	June 30, 2023				Information was submitted to DEQ on June 29, 2023 via the online file sharing portal.
1.B.8.c.5	No later than October 1 of each year, the permittee shall update the storm sewer system map and outfall table to include any changes or additions made during the preceding reporting period.	DES/OSEM	The County continuously updates its storm drain system map and outfall table as changes or additions are made, and field verification and as-built information is obtained.	>	•	>	•		In FY23, the County updated its storm drain system map and outfall table as changes or additions were made, and field verification and as-built information was obtained.
1.B.8.c.6	The permittee shall provide written notification within 30 days to any downstream adjacent MS4 of any known physical interconnection established or discovered after the effective date of this permit.	DES/OSEM	The County provided written notification to all known downstream, physically connected, adjacent MS4s. Letters were sent to representatives via electronic mail on July 21, 2021. Downstream connected MS4s include Arlington Cemetery, Arlington Public Schools, George Washington Memorial Parkway, Fairfax County, and Virginia Department of Transportation (VDOT)	July 30, 2021	>	•	>		The County provided written notification to representatives for all known downstream, physically connected, adjacent MS4s. Letters were sent via electronic mail on July 21, 2021.
	1.B.9 County Facilities		Transportation (VDOT)						
1.B.9	Facilities owned or operated by the permittee shall be operated and maintained as follows:								
1.B.9.a	Good Housekeeping								
1.B.9.a.1	The discharge of permittee vehicle wash water into the MS4 at permittee facilities without authorization from a separate VPDES permit shall be prohibited	All Departments	Vehicle washing is conducted at the Vehicle Wash building, which is connected to the sanitary sewer system, commercial car washes, or wash water is collected and sent to the sanitary sewer. County employees are informed that discharges from vehicle washing are prohibited from going to the MS4. This information is conveyed during pollution prevention training.	•	•	•	>		Discharges from vehicle washing are contained and sent to the sanitary sewer system. Vacuum trucks and other BMPs are used to contain, collect, and prevent wash water from entering the storm drain system.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		nnua		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Permi			ne		FY23 (2022-2023)
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1.B.9.a.2	The discharge of wastewater into the MS4 at permittee facilities without authorization by a separate VPDES permit shall be prohibited.	All Departments	County employees are informed that wastewater cannot be discharged to the MS4. This information is conveyed during pollution prevention training and during inspections.)					See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column.
1.B.9.a.3	The dumping of collected yard waste and grass clippings into the MS4 shall be prohibited.	All Departments	Applicable County employees receive annual training, which includes information on proper disposal practices and unauthorized dumping of yard waste and grass clippings into the MS4. Yard waste is brought to the SWB EPRY and made into mulch for reuse at County properties.	> >	>	•	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column.
1.B.9.a.4	Fluids leaked from municipal vehicles shall be prevented to the maximum extent practicable from entering the MS4. Leaked fluids shall be cleaned up and disposed of properly, as soon as possible but no later than 24-hours after discovery.	All Departments	County employees are instructed to report and address vehicle leaks upon discovery. Spill kits are located throughout the Trades Center, at fueling stations, and other County facilities to address small leaks and spills. Spill pallets or pans are placed under equipment and vehicles that are not used throughout the year, such as snowplows, spreaders, and leaf trucks. Stormwater pollution prevention and spill response training is conducted for employees at HPMFs. Information is also provided in the SWPPPs	>	•	•	•		In FY23, stormwater pollution prevention / spill response training was conducted for employees who work at HPMFs.
1.B.9.a.5	The permittee shall maintain markings on all stormwater inlets located on high priority municipal facilities, as defined at Part I.G, and on permittee properties with greater than 2-acres of impervious surface.	All Departments	for HPMFs. Storm drain markers have been placed on storm drains at HPMFs and County properties with greater than two acres of impervious surfaces. Markers are checked during inspections and replaced as needed.	> >	•	•	>		Storm drain markers are checked during facility inspections. Markers are replaced as needed.
1.B.9.b	High Priority Municipal Facilities								
1.B.9.b.1	The permittee shall continue to implement the stormwater pollution prevention plans for the Arlington County Trades Center and all existing high priority municipal facilities.	DES/OSEM DES/WSS DES/EB DES/SWB DES/TEO DES/TR DPR	Stormwater pollution prevention plans for the <u>Trades Center</u> and other HPMF continue to be implemented. Plans are updated as needed. In addition to the Trades Center, other HPMFs include:	>		•			SWPPPs for all existing HPMF were updated in FY22 and continued to be implemented in FY23. Link s to copies of the HPMF SWPPPs can be found on the bottom of the MS4 Stormwater Permit website.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annu		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Perm		Timel	ine		FY23 (2022-2023)
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		ACFD ACPD	 North Side Salt Storage Facility 26th St N Leaf / Mulch Storage and Distribution Center Department of Parks and Recreation Nursery Quincy Park Recycling Center ART Bus Light Maintenance Facility ART Bus Storage Area 						Facility inspections were conducted quarterly at the Trades Center (July 2022, October 2022, January 2023, and April 2023). Quarterly inspections were also conducted at the DPR Nursery. Inspections were conducted at the N Side Salt Facility monthly from November 2022 to March 2023. Inspections at other facilities were conducted annually.
1.B.9.b.2	Within six months of permit effective date, the permittee shall evaluate and update as necessary the list of high priority municipal facilities that do not require a separate VPDES industrial stormwater permit. Any new facility brought online after that date shall be added to the list within 30 days of commencing operations.	DES/OSEM	The County has evaluated the list of existing HPMFs that do not require a VPDES industrial permit. No new facilities have been identified or brought online. Any applicable new facilities brought online after January 2022 will be added to the list.	January 1, 2022	>	>			No new HPMFs were identified or brought online in FY23.
1.B.9.b.3	Within 12 months of permit coverage, the operator shall identify which of the municipal high-priority facilities have a high potential of discharging pollutants. Municipal high-priority facilities that have a high potential for discharging pollutants are those facilities identified in subsection Part I.B.9.b).2) above and Part I.G of this permit that are not covered under a separate VPDES permit and which any of the following materials or activities occur and are expected to have exposure to stormwater resulting from rain, snow, snowmelt or runoff: a) Areas where residuals from using, storing or cleaning machinery or equipment remain and are exposed to stormwater; b) Materials or residuals on the ground or in stormwater inlets from spills or leaks; c) Material handling equipment (except adequately maintained vehicles); d) Materials or products that would be expected to be mobilized in stormwater runoff during loading/unloading or transporting activities (e.g., rock, salt, fill dirt); e) Materials or products stored outdoors (except final products intended for outside use where exposure to stormwater does not result in the discharge of pollutants); f) Materials or products that would be expected to be mobilized in stormwater runoff contained in open, deteriorated or leaking storage drums, barrels, tanks, and similar containers;	DES/OSEM	The following County HPMF have been identified as having a high potential of discharging pollutants: • Arlington County Trades Center • 26 th St N Leaf / Mulch Storage and Distribution Center • North Side Salt Storage Facility • DPR Nursery These facilities meet some of the criteria specified in 1.B.9.b.3. This information is included in each respective SWPPP.	June 30, 2022					See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column.

MS4	Permit Requirement	_ • •	Du			nnual		Specific Reporting Requirements	Annual Report Permit Year 2	
Action ID		Party	(July 1, 2022 – June 30, 2023)				melir	ne		FY23 (2022-2023)
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	g) Waste material except waste in covered, non- leaking containers (e.g., dumpsters); h) Application or disposal of process wastewater (unless otherwise permitted); or Particulate matter or visible deposits of residuals from roof stacks, vents or both not otherwise regulated (i.e., under an air quality control permit) and evident in the stormwater runoff.									
1.B.9.b.4	For each existing high-priority municipal facility identified under Part I.B.9.b).2) and 3) requiring an update, the permittee shall update and continue to implement the facilities' individual stormwater pollution plans within six months of facility change. For each new high-priority municipal facility identified under Part I.B.9.b).3), develop and implement an individual stormwater pollution prevention plan within six months of commencing operation at the facility. Stormwater pollution prevention plans (SWPPP) shall include: a) A site description that includes a site map identifying all outfalls, direction of flows, existing source controls and receiving water bodies; b) A discussion and list of potential pollutants and pollutant sources; c) A discussion of all potential non-stormwater discharges; d) A maintenance schedule for all existing BMPs; e) All policies and procedures implemented at the facility to ensure source reduction; f) An inspection schedule and checklist to ensure that all source reductions are continually implemented and all source controls are appropriately maintained. The date of each inspection and associated findings and follow-up shall be logged in each SWPPP; g) Appropriate training as required in Part I.B.2.11; h) Procedures to conduct dry weather screening; and, i) All modifications made as the result of any release or spill.	DES/OSEM DES/WSS DES/SWB DES/FE DES/FE/FMB DES/TEO DES/TR DPR ACFD ACPD	The County will continue to implement SWPPPs for each high priority municipal facility identified as required in section 1.B.9.b.2. The SWPPPs include the information (items a-i) listed in section 1.B.9.b.4. All HPMF SWPPPs were updated in FY22 and include the information outlined in 1.B.9.b.4 a-i. HPMF SWPPPs will continue to be reviewed and updated as necessary.	•						All HPMF SWPPPs were reviewed in FY23. In FY23, the North Side Salt Storage Facility SWPPP was updated to reflect changes at the facility, including the addition of new stormwater infrastructure and stormwater management facilities.
1.B.9.b.5	A copy of each SWPPP shall be kept at each high-priority municipal facility and be kept updated.	DES/OSEM DES/WSS DES/SWB DES/TR	SWPPPs will be kept at all HPMFs except for the N Quincy Street Recycling Area and the 26 th St N Leaf / Mulch Storage and Distribution Center. All SWPPPs are available to staff on shared directories.	>	>	>	•	>		HPMF SWPPPs are available to applicable staff via an internal employee share drive.

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Date	Annua Timel		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
Actionib		' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	(301) 1, 2022 30110 30, 2023	Permi				1123 (2022 2023)
				1 2		5		
1.B.10	Public Education / Participation							
	The permittee shall continue to implement a public education program with the goal of increasing the stormwater knowledge of target audiences and changing behavior to result in pollutant reductions. The permittee may fulfill all or part of the requirements of this permit through regional outreach programs involving two or more MS4 localities.	DES/OSEM	The County will continue to implement its education and outreach program. The goal of the program is to increase awareness of stormwater pollution and educate the community about actions that can reduce pollution discharges to the MS4 and surface waters.				Each annual report shall include a list of permittee public outreach and education activities and the estimated number of individuals reached through the activities. An evaluation of program effectiveness, as outlined in the MS4 program plan with recommendations for future changes shall also be included.	Arlington County conducts education and outreach activities that cover a variety of stormwater and watershed management issues, including nonpoint source pollution, illicit discharges, pollution prevention, household hazardous waste, litter, and recycling, stream buffer and stream restoration, and water quality monitoring. Some activities are conducted annually, and others vary each year. These programs range from volunteer stream cleanup events, storm drain marking, and school and civic group presentations to web-based information and multi-media outreach efforts (including the Northern Virginia regional education campaign). Stormwater and watershed-related public education activities are conducted primarily by Arlington County Department of Environmental Services and Department of Parks and Recreation staff, with a variety of collaborative efforts undertaken with other Northern Virginia jurisdictions, such as EcoAction Arlington, Northern Virginia Regional Commission, Northern Virginia Soil and Water Conservation District, and other organizations. See Appendix AR13 - Public Education and Participation FY23 for an overall summary.
1.B.10.a	The permittee shall identify, schedule, implement, evaluate and modify, as necessary, public outreach activities designed to meet the following public education and outreach goals:	DES/OSEM						ratterpation 1725 for all overall sammary.
1.B.10.a.1	Promote, publicize, and facilitate public reporting of the presence of illicit discharges or improper disposal of materials into the MS4;	DES/OSEM	The County's "Report Stream Pollution" webpage provides information on how to report illicit discharges as well as images of example pollution incidences. This webpage assists the public with identifying what different types of stream pollution look like. Wallet cards detailing how to report stream pollution are provided to stream monitors. The message "Report Stream Pollution, Spills, or Illegal Dumping 703-558-2222" is provided on numerous websites and outreach materials.	> >	>	•		The County continues to promote its "Report Stream Pollution" webpage, which provides information on how to report illicit discharges. This webpage assists the public with identifying what different types of stream pollution look like.

MS4	Permit Requirement		Responsible	Program Plan Elements	Due	Ann	ual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID			Party	(July 1, 2022 – June 30, 2023)	Date	Time	eline		FY23 (2022-2023)
					Permi	t Year			
					1 2	3 4	1 5		
				Residents can also report stream pollution	<u> </u>	, , .			
				or illegal dumping via the County's Service					
				Request or Report a Problem webpage.					
				There is a request type for reporting					
				"Stream Pollution or Dumping In Storm					
				Drains." A message prompt shows up and					
				provides additional information on who to					
				call for active incidents and provides					
				information / direction to the "Report					
				Stream Pollution" website. Reports are					
				routed to the appropriate department /					
				division for follow-up.					
1.B.10.a.2	The permittee shall identif	-	DES/OSEM	The County's stormwater education and					See information listed in the Program Plan
	1 -	to meet the goal of educating	DPR	outreach program focuses on a number of					Elements (July 1, 2022 – June 30, 2023) column.
		sues may include the following		high-priority stormwater issues, including					Can Appendix AD12 for a complete list of
		y nutrients, pet wastes, local		pet waste, Chesapeake Bay nutrients, and					See <u>Appendix AR13</u> for a complete list of examples of strategies used by the County in
	receiving water impairmer	t discharges from commercial		illicit discharges from <u>commercial</u> sites. Several strategies are used to convey					FY23.
	sites. The permittee shall u	=		information to the public, including					F123.
	strategies listed in Table 1			traditional written materials, signs, social					
	_	c the high-priority stormwater		media, public presentations, programs,					
	-	how to reduce stormwater		meetings, events, and training.					
	pollution;								
				There is a significant amount of					
	Strategies for Public Educ	cation and Outreach]	information about these priority issues on					
	(Table 1)]	the County's website, including fact sheets,					
	Strategies	Examples (provided as		webinars, videos, and posters.					
		examples and are not							
		meant to be all inclusive		Information is shared via social media					
		or limiting)		feeds (Facebook, Twitter). Information and	>		>		
	Traditional written	Informational brochures,		articles are provided in electronic					
	materials	newsletters, fact sheets,		newsletters such as Inside Arlington.					
		utility bill inserts, or		Information is provided at public events					
		recreational guides for targeted groups of		such as the County Fair, Paws on the Pike,					
		citizens		Wags for Whiskers, E-Care, and through					
	Alternative materials	Bumper stickers,	-	various parks programs.					
	Arternative materials	refrigerator magnets, t-							
		shirts, or drink koozies		Signs are rotated at County Community					
	Signage	Temporary or permanent	1	Canine Areas reminding people of the					
		signage in public places or		importance of picking up after their pets.					
		facilities, vehicle signage,							
		billboards, or storm drain		The County continues to participate in the					
		stenciling]	Clean Water Partners Only Rain Campaign,					
	Media Materials	Information disseminated		which focuses on education on reducing					
		through electronic media,]	stormwater pollutants such as pet waste,					
				pesticides, fertilizers, auto fluids, litter, and					
				salt.					

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Annı	al	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)		Time	line		FY23 (2022-2023)
				Permi	t Year			
				1 2	3 4	5		
1.B.10.a.3		 DES/OSEM	Public education is also conducted through presentations at meetings and other events, programs, and trainings. Individual involvement in local restoration and cleanup initiatives is promoted through the County's partnership with EcoAction Arlington organizes stream cleanup events, tree planting, and assists with coordination of other activities and programs such as rain barrel workshops and storm drain marking. The County's Green Events weekly email newsletter promotes environmental events, workshops, programs, and environmental tips.			5		Volunteer opportunities to participate in activities such as stream clean-ups, invasive plant removal tree planting, and stream monitoring are advertised and promoted during presentations to various groups and through social media and enewsletters. In FY23, EcoAction Arlington sponsored three clean up events in the County. • International Coastal Cleanup, September 17, 2022 • MLK King Day of Service, January 16, 2023 • Earth Day Cleanup, April 23, 2023 The Four Mile Run Conservatory Foundation hosted three cleanup events along Four Mile Run in FY23 (February 19, March 11, and March 26, 2023 Arlington County DPR Rangers held their Annual
								Arlington County DPR Rangers held their Annual Rangers Stream Cleanup on March 18, 2023 along Four Mile Run near Arlington Mill and Barcroft Park. Arlington County's Tree Distribution Program and Tree Canopy Fund Grant Program promote tree planting and restoration. The Tree Canopy Fund Grant Program is administered in partnership with

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	An	nual	Specific F	Reporting Requirements	Annual Report Permit Year 2
Action ID	i i	Party	(July 1, 2022 – June 30, 2023)	Date	Tin	nelin	e		FY23 (2022-2023)
				Permi	t Yea	ır			
				1 2	3	4	5		
1.B.10.a.4	Develop an outreach program for public and private golf courses located within the County which discharge to the permittee's MS4 that encourages implementation of integrated management practice (IMP) plans and techniques to reduce runoff of fertilizer and pesticides;	DES/OSEM	There are no public golf courses in Arlington County. There are two private golf courses in the County; both drain to the County's MS4. The County has conducted engagement activities with the courses to encourage implementation of IMP practices to reduce runoff of fertilizer and pesticides from their properties.	>	•	•	-		This program provides grants to neighborhood groups to have trees planted on private property. County staff reached out to the Grounds Managers at the two golf courses in the County (Washington Golf and Country Club and Army Navy Golf Course) for in-depth interviews and conversations to discuss their integrated management practice plans and practices used at each course to limit erosion and nutrient and pesticide runoff. Both courses are required by state law to have NMPs. Golf Courses: Strategies for Protecting Water Quality is additional new web content targeting golf courses as well as the broader community.
1.B.10.a.5	Promote and publicize the proper management and disposal of used oil and household hazardous wastes	DES/OSEM	The County's Household Hazardous Materials (HHM) program promotes, publicizes, and facilitates proper disposal of household hazardous waste. The County's HHM facility is open year-round for residents to drop off materials, and the County also organizes two large drop off events (ECARE) each year. The program is publicized through the County's webpage, social media platforms, and articles within Inside Arlington, Arlington County's citizen newsletter.	> >	•	•	>		In FY23, the County hosted two ECARE events: A fall event on October 8, 2022, and a spring event as part of Earth Day programs on April 15, 2023. The County continued its year-round Household Hazardous Materials (HHM) program.
1.B.10.a.6	Promote and publicize the proper disposal of pet waste and household yard waste;	DES/OSEM	The County promotes and publicizes proper pet waste disposal through information on its website, articles in newsletters, signs in community canine areas, and outreach at public events. Arlington County's ordinance "pooper-scooper law" requires Arlington dog owners to remove and dispose of feces that their dogs have deposited on public areas or another person's property. Arlington provides weekly curbside collection of yard waste to single-family homes, duplexes and some townhomes in the County. Residents can also go online and request a free brush pick-up. Information about organics waste	> >	•				See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column. The County continued to participate in the Clean Water Partners Only Rain Campaign, which focuses on education on reducing stormwater pollutants such as pet waste. The County continues to post and rotate signs in Dog Parks about picking up after pets. The County participated in the annual Paws on the Pike event to engage dog owners with "Scoop the Poop" feedback forms and messages. Dog waste pickup bags with an "Only Rain in the Storm Drain" message were distributed.

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Date	Ann		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
			(30., 2, 2022 30.10 23, 2323,	Permi				(1)20 (2)22 (2)23
				1 2	3	4 5		
			management including leaf, Christmas tree collection, brush, and food scraps collection as well as grass cycling and composting is provided on the County's website.					Dog waste pickup bags were also distributed by the Animal Welfare League of Arlington to their customers.
1.B.10.a.7	Promote and publicize the use of the county's litter prevention program	DES/OSEM	Arlington County provides weekly curbside trash and recycling collection services to all single-family homes, duplexes, and some townhomes. Each residence is provided a recycling bin to encourage participation in the program. The recycling program is promoted at the County's annual fair, through the website, with articles in the County's Inside Arlington email newsletter, through brochures, mailings and cart hangers, and through the recycling opportunities offered through the ECARE events.	> >	•	>		The County distributed quarterly brochures on proper recycling, organics and trash disposal, and Recycling Made Simple Bilingual Brochure The County's Trash and Recycling website and Rethinking Recycling video educate the public on proper disposal of trash and recycling. See Appendix AR13 for additional information.
1.B.10.a.8	Promote and publicize methods for residential car washing that minimize water quality impacts;	DES/OSEM	The County provides information on residential car washing through its website, articles in electronic newsletters, social media posts, and at public engagement events.	>	>	> >		The County continued to maintain its car washing pollution prevention webpage and posted info graphics to social media. Information was provided in presentations given to the Arlington Regional Master Naturalists and Park Corps participants.
1.B.10.a.9	Promote and publicize the proper use, application, and disposal of pesticides, herbicides, and fertilizers by public, commercial, and private applicators and distributors;	DES/OSEM DPR	The County provides information on the proper use, application, and disposal of pesticides, herbicides, and fertilizers on its website, articles in electronic newsletters, social media posts, and at public engagement events. The County promotes and encourages eco-friendly lawn care. The County recommends using landscaping companies that have Chesapeake Bay Landscape Professional certification and companies registered with the VA DCR as "Clean and Green" landscapers that agree to follow practices that will reduce the amount of fertilizer runoff to our streams.	>	•	>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column. See Appendix AR13 for additional information.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	e	Annu	al	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	·	Party	(July 1, 2022 – June 30, 2023)	Dat	te	Timel	ine		FY23 (2022-2023)
				Per	mit '	Year			
				1	2	3 4	5		
			The County continues to participate in the						
			Clean Water Partners, Only Rain Campaign,						
			which focuses on education on reducing						
			stormwater pollutants such as <u>pesticides</u>						
			and fertilizers.						
			County staff who apply pesticides are						
			licensed are trained or certified in						
			accordance with the Virginia Pesticide						
			Control Act (§3.2-3900 et seq. of the Code						
			of Virginia).						
1.B.10.a.10	Encourage private property owners to implement	DES/OSEM	The County continues to encourage					Each annual report shall provide a summary of	In FY23 County staff conducted four site visits to
	voluntary stormwater management techniques and/or		property owners to implement voluntary					voluntary retrofits completed on private property	private properties on 7/8/2022, 2/24/2023,
	retrofits including those described in Part I.B.2		stormwater management techniques.						3/24/2023, and 5/16/2023 to provide technical
			County staff provide technical assistance to						assistance reaching 6 individuals.
			County staff provide technical assistance to private property owners to implement						The Green Home and Garden Tour was held on
			stormwater retrofits on their property.						June 4, 2023. Approximately 100 people attended
			Information, including webinars, videos,						the event.
			fact sheets, guides, plant lists, and other						
			resources are provided on the County's						See Appendix AR13 for additional information on
			Stormwater at Home website.						these programs.
			The County continues to participate in the						Widespread education on voluntary stormwater
			annual Green Home and Garden Tour			>	. ▶		management has also been included as part of
			which showcases watershed-friendly						public engagement for the new Stormwater Utility
			properties in Arlington.						credit program, which homeowners can start to apply for in FY24.
			Arlington continues to work in partnership						- P.P. 7
			with the Northern Virginia Regional						
			Commission and the Northern Virginia Soil						
			and Water Conservation District to offer						
			rain garden workshops.						
			Arlington continues to participate in the						
			Northern Virginia Rain Barrel Program,						
			which offers reduced cost rain barrels and						
			technical assistance to residents.						
	Target strategies towards local groups of commercial,	DES/OSEM	Arlington has created specialized outreach						The County's <u>Prevent Pollution</u> website has
1.B.10.a.11	industrial, and institutional entities likely to have		materials for entities likely to have						information and educational materials for various
	significant stormwater impacts.		stormwater impacts, such as restaurants,						businesses. New materials were created for golf
			food trucks, pools, and other commercial						courses, winter snow removal professionals, and
			establishments. These materials include						for construction pollution prevention.
			pollution prevention educational materials for businesses, pollution prevention						See Appendix AR13 for additional information.
			posters for restaurants, pollution						occ <u>appendix AR13</u> for additional information.
			prevention cards for contractors, and a						

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Α	nnua	ıl	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date		imeli			FY23 (2022-2023)
				Perm	it Ye	ear			
				1 2	3	4	5		
			brochure for pool operators on preventing water quality impacts.						
1.B.10.a.12	Develop an outreach and education strategy to target private winter maintenance providers and encourages implementation of enhanced best management practices in the application and storage of anti-icing and deicing compounds and abrasives used for snow and ice management.	DES/OSEM	The County is providing information through its Winter Salt Smart outreach strategy. Messaging and outreach materials provided though the Metropolitan Council of Governments is being used in addition to resources provided through the Northern Virginia Salt Management Strategy (SaMS). Information is provided on the County's website and being sent out via social media and electronic newsletters. The County follows up on reports of over application in commercial areas or improper storage of materials. Property managers and business owners are encouraged to use less de-icing products and sweep up residual materials after storm events.	>		•	•		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column. In FY23, the County continued providing information through its Winter Salt Smart outreach strategy. The County updated its website to include information on best management practices (BMPs) for applying salt and other deicing products, with separate pages targeting residents and winter snow removal professionals. Outreach was conducted in the fall and winter via social media platforms and electronic newsletters on BMPs and tips to use less salt.
1.B.10.b	The permittee shall post a copy of this permit on its web page no later than 30 days after the effective date of this permit and continue to retain a copy of the permit online for the duration of this permit.	DES/OSEM	Arlington's MS4 permit is posted on the Arlington County website and will remain on the County's website for the duration of the permit cycle.	July 30, 2021	•	•	>		Arlington's MS4 permit was posted on the Arlington County website in July 2021. The permit and supporting documents will remain on the County's website for the duration of the permit.
1.B.10.c	The permittee shall post copies of each annual report on its website no later than 30 days after the report submittal to the Department and continue to retain copies of the annual reports online for the duration of this permit.	DES/OSEM	Copies of each annual report will be posted online on the County's MS4 Permit page for the duration of the permit.	>		• •	>		A copy of this MS4 Annual Report will be posted on the County's MS4 Permit website.
1.B.10.d	The permittee shall post the most current MS4 program plan on its website no later than 30 days after the effective date of the permit and maintain a current copy on the website. If the MS4 program plan is modified or revised, the updated plan shall be posted within 30 days of the revision(s). Copies of the most current MS4 program plan shall be made available for public review upon request of interested parties in compliance with all applicable open records requirements.	DES/OSEM	The most current MS4 Program Plan and appendices are posted on the County's MS4 Permit website under Resources. The plan is available upon request to any interested parties.	July 30, 2021	•	•	>		The MS4 Program Plan was updated and submitted to DEQ in June 2022. The Program Plan 2021-2026 is currently on the County's MS4 Permit website.
1.B.11	The permittee shall conduct stormwater training for appropriate employees. The training requirement may be fulfilled all or in part through regional training programs involving two or more MS4 localities; provided, however, that the permittee shall remain individually liable for its failure to comply with the	DES/OSEM DES/WSS DES/SWB DES/TEO DPR ACFD	County staff conduct stormwater training for appropriate employees. Applicable employees include Trades Center staff who work in the field on County infrastructure, operations, and emergency response activities and other facility maintenance	>	•	•	>	Each annual report shall include a list of training events, the date and the estimated number of individuals attending each event.	In FY23, 25 employee training events were conducted. A list of training events and applicable information is included in <u>Appendix AR14</u> .

MS4	Permit Requirement	Responsible	Program Plan Elements	Du		Anr		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Da		Tim Yea	eline		FY23 (2022-2023)
								_	
	training requirements in this permit. The permittee shall determine the appropriate employees to receive the following types of training based on the specific topic for which training is to be provided:	ACPD	staff. Training covers recognition and reporting of illicit discharges and good housekeeping and pollution prevention practices to be employed in and around county facilities and in the field.	1	2	3	4 5		
1.B.11.a	The permittee shall provide training to appropriate field personnel in the recognition and reporting of illicit discharges no less than once per 24 months.	DES/OSEM	Training on recognition and reporting of illicit discharges is conducted by County staff no less than every 2 years.	•	>	•	>		Information on recognizing and reporting illicit discharges was covered in pollution prevention training conducted in FY23. See response for 1.B.11.c below.
1.B.11.b	The permittee shall provide training to appropriate employees in good housekeeping and pollution prevention practices that are to be employed during road, street, and parking lot maintenance no less than once per 24 months.	DES/OSEM DES/WSS DES/FMB	Training on good housekeeping and pollution prevention practices associated with road, street, and parking lot maintenance is conducted by County staff.	>	>	>	>		Information from Arlington County's Stormwater Pollution Prevention Protocols for Street, Road, Sidewalk, and Parking Lot Maintenance was covered during annual pollution prevention training for applicable employees.
1.B.11.c	The permittee shall provide training no less than once per 12 months to appropriate employees in good housekeeping and pollution prevention practices that are to be employed at high priority municipal facilities and appropriate road maintenance employees responsible for washing and storage of equipment and application and storage of anti-icing and deicing compounds and abrasives used for snow and ice management.	DES/WSS DES/OSEM	Training on pollution prevention practices is provided to staff responsible for washing and storage of equipment and application and storage of anti-icing and deicing compounds and abrasives used for snow and ice management.	•	•	•	>		In FY23, good housekeeping and pollution prevention training was conducted for employees that work at the Trades Center. These employees also conduct work at other HPMFs, including the 26th St N Leaf / Mulch Storage and Distribution Center, N Quincy St Recycling Center, North Side Salt Storage Facility, and DPR Nursery. On September 30, 2022, 47 County employees received Snow and Ice Control – Operator Training. The training covered topics about calibration, the impacts of deicers, over application, and the importance of salt reduction. Many employees involved in snow operations also participate in annual stormwater pollution prevention training. Training covers information outlined in the SWPPPs including good housekeeping, material storage and handling, vehicle / equipment maintenance, recognizing and reporting illicit discharges, spill response, and other pollution prevention practices.
1.B.11.d	The permittee shall ensure that employees, and contractors hired by the permittee who apply pesticides and herbicides are trained or certified in accordance with the Virginia Pesticide Control Act (§3.2-3900 et seq. of the Code of Virginia). Certification by the Virginia Department of Agriculture and Consumer Services (VDACS) Pesticide and Herbicide Applicator program shall constitute compliance with this requirement.	DPR DES/WSS	The Department of Parks and Recreation ensures employees and contractors who apply pesticides and herbicides have received proper training and certification in accordance with the Virginia Pesticide Control Act. Records are kept by respective offices.	•	>	•	>		Appendix AR7 provides a list of County employees that have been trained and certified in accordance with the Virginia Pesticide Control Act. Contractors are required to provided certification information for staff working in the County.
1.B.11.e	The permittee shall ensure that County employees and contractors serving as plan reviewers, inspectors, program administrators, and construction site operators obtain the appropriate certifications as required under	DES/OSEM DES/DSB	Plan reviewers, inspectors, program administrators and construction site operators either have received training or are scheduled for training or have	>	>	>	>		In FY23, County staff continued to obtain or maintain applicable state certifications. AR4 provides a list of current staff certifications.

MS4	Permit Requirement						Annual Specific Reporting Requirements Timeline	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)		ite				FY23 (2022-2023)
						t Yea			
	the Virginia Erosion and Sediment Control Law and its attendant regulations.		appropriate certifications. Staff needing training and certification will attend sessions and take necessary exams for certification.	ì	2	3	4 5		
1.B.11.f	The permittee shall ensure that the applicable County employees and contractors implementing the stormwater program obtain the appropriate certifications as required under the Virginia Stormwater Management Act and its attendant regulations; and	DES/OSEM DES/DSB DPR	All applicable County employees, plan reviewers, inspectors, program administrators and construction site operators have obtained or will obtain the appropriate certifications required under the Virginia Stormwater Management Act and its attendant regulations. Recertification will be completed by applicable staff.	•	•	•	> >		Appendix AR4 provides a list of current staff certifications.
1.B.11.g	The permittee shall provide training to applicable employees in good housekeeping and pollution prevention practices that are to be employed in and around permittee recreation facilities no less than once per 24 months.	DES/OSEM DES/FMB DPR	Applicable DPR and DES Facilities Management employees who conduct maintenance, repair, and custodial work at County recreational buildings (community and nature centers) and service park infrastructure will receive training which covers the good housekeeping and pollution prevention practices as well as recognizing and reporting illicit discharges.	>	>	>	> >		Training in good housekeeping and pollution prevention was provided to employees with DPR Natural Resources Division in May and June 2023. Appendix AR14 provides a list of trainings conducted in FY23.
1.B.11.h	Employees trained in emergency response whose duties include emergency response shall be trained in spill response. Training of emergency responders such as firefighters and law-enforcement officers on the handling of spill releases as part of a larger emergency response training shall satisfy this training requirement and be documented in the training plan. A summary of the training and/or certification program provided to emergency response employees shall be included in the annual report.	ACFD ACPD	Emergency responders, including Fire Department personnel and Police Officers receive training in spill response.	•	•	•	>	Each annual report shall include documentation of training or certification for emergency spill response	The Arlington County Police Department provides Hazardous Materials/Spill Response training for all sworn officers. In FY23, 22 recruit officers took an in-person HazMat course during their training at the Northern Virginia Criminal Justice Academy. In addition, 3 officers took an on-line HazMat refresher course. The majority of officers completed the course in FY22. All Arlington County Fire Department emergency response personnel are trained and certified during recruit school at the Fire Training Academy to the VDEM Hazardous Materials Operations Level. This curriculum covers spill response and includes diking, damming, and diverting techniques. On November 18, 2022, Recruit Class 81 graduated 23 Probationary Firefighter/EMTs that received training and certification, including the VDEM Hazardous Materials Operations Level class. Recruit Class 82 currently has 24 recruits going through training; graduation is anticipated in December 2023.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Ann		Specific Reporting Requirements	Annual Report Permit Year 2	
Action ID		Party	(July 1, 2022 – June 30, 2023)		Tim			FY23 (2022-2023)	
				Permit					
				1 2	3	4 5			
								Personnel with the Arlington County Fire Department Hazardous Materials Team are certified to the VDEM Hazardous Materials Technician and Specialist Levels. Members of the Hazardous Materials Team are required to take a minimum of 24 hours of training to maintain their certification levels. In FY23, there were 49 trained team members - 28 ACFD personnel received Technician level training; 21 of those personnel received Specialist level training. Training records are kept in the ACFD's database, Vector Solutions.	
1.B.11.i	The permittee shall require through the use of contract	DES WSS	Language has been incorporated into					Training was provided to County project	
	language, training, standard operating procedures, or other measures within the permittee's legal authority that contractors employed by the permittee and engaging in activities with the potential to discharge pollutants use appropriate control measures to minimize the discharge of pollutants to the MS4.	DES ENG DES FMB	County contracts for construction projects that references the DES Construction Standards and Specifications. Section 01500 Erosion Sediment Control and Pollution Prevention was revised in 2020 to require appropriate control measures to minimize the discharge of pollutants to the MS4. Specific language is required to be incorporated on site plans. Information is also covered during preconstruction meetings and in the field during inspections.	> >	•	>		engineers, project managers, construction managers, and construction inspectors on environmental compliance and pollution prevention for County projects. County contracts for construction projects reference the DES Construction Standards and Specifications. Section 01500 Erosion Sediment Control and Pollution Prevention requires appropriate control measures to minimize the discharge of pollutants to the MS4. This information is also covered during preconstruction meetings with contractors.	
1.B.11.j	Documentation shall be kept of all training events including the training date, number of employees attending the training, and the objective of the training event for a period of three years after each training event. Additionally, all events shall be listed in the annual report for the year in which the training event occurred.	DES OSEM ACFD ACPD	The County will keep all required training documentation for a period of three years after each training event.	> >	•	>	Additionally, all events shall be listed in the annual report for the year in which the training event occurred.	Appendix AR14 provides a list of training events that occurred in FY23.	
1.B.12	Water Quality Screening Programs								
	The following screening programs shall be implemented in addition to the monitoring required by Part I.C:								
1.B.12.a	Dry Weather Screening and Source Identification: The permittee shall continue its pollution prevention-based efforts to detect the presence of illicit connections and unauthorized discharges to the MS4. The permittee shall implement the following dry weather field screening protocols to detect, identify, and eliminate illicit discharges to the MS4.	DES OSEM DES WSS	The County will continue to implement pollution prevention-based programs such as dry weather screening, facilities inspections and IDDE efforts.	> >	•	>			
1.B.12 a.1	Identifying Dry Weather Flows and Sources: The permittee shall continue to implement a program of dry weather screening in areas of concern following a	DES/OSEM DES WSS	The County will continue to implement its dry weather screening program.	> >	>	> >		In FY23, the County continued its storm drain infrastructure inspection and maintenance	

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	ie A	nnu	ıal	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			imel	line		FY23 (2022-2023)
1.B.12.a.1.a	prioritized schedule of field screening activities and rationale for prioritization determined by the permittee based on such criteria as age of the infrastructure, land use, historical illegal discharges, dumping or cross connections, knowledge of prior problems, and priority areas: Annual screening of a minimum of ten (10) outfalls that drain the Shirlington commercial district and the South Four Mile Run Drive industrial area. Screening methodology may be modified based on experience gained during actual field screening activities and need not conform to the protocol at 40 CFR Part 122.26(d)(1)(iv)(D). Where the sample analysis does not include analytical methods approved under 40 CFR Part 136, the permittee may use any suitable method but shall provide a description of the method used. The permittee shall review and update the "Arlington County Dry Weather Screening program: Site Selection and Screening Plan" within 12 months of the permit effective date.	DES/OSEM	The County updated its Dry Weather Screening Plan in December 2021. A copy of the Arlington County Dry Weather Screening Program Plan, MS4 Permit VA0088579 (2021-2026 Permit Cycle) is provided in Appendix E. The revised dry weather screening plan developed for this effort includes information on the selected outfall locations, screening procedures and methodologies. Annual screening will be conducted at ten outfalls that drain the Shirlington commercial district and the South Four Mile Run Drive light industrial area. In	Pe	ermit Y	ear		Each annual report shall include the total number of outfalls included as part of the permittee's MS4, the number of outfalls screened during the reporting period as part of the dry weather screening program, a list of locations upon which dry weather screening was conducted, the results and any follow-up actions including a summary of each investigation conducted by the operator of any suspected illicit discharge. The summary shall include (i) the date that the suspected discharge was observed; (ii) how the investigation was resolved, including any follow up, and (iii) resolution of the investigation and the date the investigation was closed.	program, which includes looking for signs of cross connections or other illicit flows. The County also continued inspections at County and commercial facilities. There are currently 703 outfalls that are owned and maintained by Arlington County. Of the 14 outfalls screened in FY23, ten outfalls had visible flow during screening. Four of the ten outfalls with flow drained areas of the South Four Mile Run commercial area; three drained areas in the Shirlington Village commercial area, two received drainage from the Arlington County Trades Center; and one outfall drained a commercial area by Columbia Pike and N Dinwiddie Street. Samples were collected and analytical testing was conducted to detect any analytes that might indicate a possible non-stormwater input or illicit discharge. Of the ten outfalls with observed flow, two had
			addition to visual assessment of outfall conditions, the following chemical parameters will be analyzed where flow is present: <i>E. coli</i> bacteria, total chlorine, fluoride, ammonia, nitrate and nitrite, total phosphorus, detergents, specific conductivity, and pH. Screening results and a summary of any follow-up actions taken as a result of dry weather screening activities will be included in each annual report.	June 30, 2022	> 1				levels of at least one potential indicator above the corresponding action levels outlined in the County's Dry Weather Screening Plan. According to the results of chemistry tests conducted in the field and laboratory: the samples from Outfall 17217 had concentrations of chlorine, surfactants, and <i>E. coli</i> that exceeded the program criteria; the sample from Outfall 20794 had a concentration of surfactants that exceeded the corresponding threshold. Surfactants are typically associated with wash water, although the sample from Outfall 20794 did not indicate high levels of chlorine, which would have been expected if the wash water contained potable water. Because of the level of chlorine in the sample from Outfall 17217, wash water is assumed to be a likely cause. The other test results did not indicate levels of any water quality parameters that exceeded the program criteria during FY23. Appendix AR15 provides a summary table of the locations, conditions, and sampling results for FY23 outfall screening.

MS4	Permit Requirement	Responsible	Program Plan Elements	Dι	ıe	Annu	al	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			Timel	ine		FY23 (2022-2023)
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				1	2	3 4	5		
1.B.12.a.1.b	The permittee shall continue to implement its pollution prevention program. On an annual basis, the permittee will visually inspect points of connection to the MS4 for dry weather flow or evidence of illicit discharges at a minimum of thirty-five (35) facilities determined to be potentially contributing significant sources of pollutants. Key facility areas including material storage locations, dumpsters and surrounding areas, and housekeeping operations at the facility shall be evaluated as part of a comprehensive facility inspection. Any observed dry weather flows will be evaluated. If evidence of an illicit discharge is detected, the permittee shall conduct further investigation and document the steps taken to eliminate any unauthorized non-stormwater discharges.	DES/OSEM	The County will continue its pollution prevention program. The County will conduct comprehensive visual inspections of outdoor areas and points of connection to the County's MS4 at thirty-five (35) facilities on an annual basis. Sites will be selected from the list of Industrial High Rick Runoff (IHRR) or hot spot facilities the County maintains. These facilities have the potential for contributing significant pollutant discharges based the types of operations that occur and outdoor storage at these facilities. Commercial facilities where issues or complaints were previous identified or reported are also included on the list. Targeted facility types include commercial operations such as major automotive facilities such as repair and body shops, auto detailing businesses, service /gas stations, and establishments such as grocery stores, warehouses, restaurants, pet grooming/ boarding service businesses, and shopping strips. Further investigation will be undertaken if evidence of an illicit discharge is detected				5	The permittee shall provide a summary of the facilities inspection program that occurred during the annual reporting period. Each facility report shall include the name and the location of the facility; visual inspections including points of connection to the MS4 for dry weather flows that document evidence of staining or illicit discharges and any other findings determined to be potentially contributing significant sources of pollutants to the MS4; the results of any observed dry weather flows investigations; and steps taken to eliminate any unauthorized non-stormwater-discharges.	Procedures and methodologies for dry weather screening can be found in the Arlington County Dry Weather Screening Plan in Appendix E of the MS4 Program Plan. In FY23, the County conducted inspections of outdoor areas commercial facilities as part of its IHRR or "hot spot" inspection program to assess site conditions and identify potential sources of non-stormwater discharges. During the inspections, direct points of connections to the County's storm drain system, such as onsite storm drain infrastructure, were visually inspected for presence or evidence of dry weather flow or illicit discharges. Storm drains were also checked for any evidence of illicit connections to the storm structure. Observed dry weather flows were evaluated to determine whether the flow is authorized and/or a source of pollutants. Flow was visually assessed for any indicators of pollutants such as cloudy or discolored water, foam, suds, sheen, grease, odor, algae, and/or trash. If enough water was present, chemical testing was conducted using test strips and a Hach unit. Flow was observed inside on-site storm drain structures at five locations. The flow was associated with groundwater / baseflow in four of the five structures. Flow in one structure was associated with wash water runoff. County staff spoke with staff from the establishment about the discharge and need to prevent wash water from
1.B.12.a.2	Dry weather screening procedures shall be documented in the MS4 program plan.	DES/OSEM	during a screening inspection. Information on screening protocols and methodologies is provided in the County's Dry Weather Screening Plan, Appendix E. A summary of any follow-up actions taken to eliminate any unauthorized nonstormwater discharges will be included in each annual report. See Appendix E - Arlington County Dry Weather Screening Program Plan, MS4						getting into the storm drain. This establishment was referred to DEQ for follow up to determine whether a VPDES permit is needed. Appendix AR16 provides a list of commercial facilities where dry weather screening was conducted in FY23. Arlington County Dry Weather Screening Program Plan, MS4 Permit VA0088579 (2021-2026 Permit
1.B.12.a.2		DES/OSEM							

MS4 Action ID	Permit Requirement	Responsible Party	(July 1, 2022 – June 30, 2023)	Da	Due Annual Timeline Permit Year		neline	Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
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1.B.12.b	Wet Weather Monitoring Program: In addition to monitoring required in Part I.C, the permittee shall continue to implement a wet weather monitoring program to characterize the stormwater discharged to and from the MS4. Within six (6) months of the permit effective date, the permittee shall provide an updated copy of the "Arlington County Wet Weather and High Risk Screening Program: Site Selection and Screening Plan" to the Department to include the specific locations where wet weather monitoring will be conducted.	DES/OSEM	The County will continue to implement its wet weather monitoring program to characterize stormwater discharged to and from its MS4. The County is continuing to implement its Wet Weather Monitoring Plan that was submitted to DEQ in October 2021. A copy of the Arlington County Wet Weather Monitoring Program Plan, MS4 Permit VA0088579 (2021-2026 Permit Cycle) is provided in Appendix F.	December 30, 2021	•	•	>		The County updated its Wet Weather Monitoring Plan and provided a copy to DEQ in October 2021. A copy of the Arlington County Wet Weather Monitoring Program Plan, MS4 Permit VA0088579 (2021-2026 Permit Cycle) is provided in Appendix F of the MS4 Program Plan.
1.B.12.b.1	Two (2) stormwater outfall monitoring sites within the County shall be monitored during the term of this permit. The two outfall monitoring locations shall be selected with preference for sites meeting the following criteria: • Located in a drainage area with a land use that is suspected to contribute significant pollutant loads to the County's MS4; • Located with a receiving water listed as impaired in the Virginia 2020 305(b)/303(d) Water Quality Assessment Integrated Report; • Located downstream of a Best Management Practice (BMP) to assist with evaluation of the implemented control; and • The permittee can provide a paired comparison to a drainage area with a less intensive land use provided the three criteria listed immediately above are first considered.	DES/OSEM	Outfall 17217 and Outfall 21131 will be monitored during this permit term. Both outfalls are located in the Four Mile Run watershed and have drainage areas with land uses that are suspected to contribute significant pollutant loads to the County's MS4. The outfalls discharge stormwater runoff to Four Mile Run, which is listed as an impaired surface water in the Virginia Department of Environmental Quality 2020 305(b)/303(d) Water Quality Assessment Integrated Report.	•	•	•	>	Each annual report shall include a list of locations upon which wet weather monitoring was conducted: weather conditions at the time the sample was collected to include date and approximate time of most recent storm event preceding sample collection and a summary of the monitoring results.	17217 and 21131. The outfalls selected meet the preference criteria listed in 1.B.12.b.1.

MS4	Permit Requirement	Responsible	Program Plan Elements	Du			nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)		<mark>ite</mark> ermit		neline		FY23 (2022-2023)
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1.B.12.b.2	The permittee shall conduct wet weather discharge monitoring for the following minimum list of constituents. With resubmittal of the Arlington County Wet Weather and High Risk Screening Program Plan, the permittee may add to the list of constituents to be tested as deemed appropriate for that outfall monitoring site and provide an updated testing list in the screening program plan. (a) E. coli (b) Nitrate and Nitrite Nitrogen (c) Total Suspended Solids (d) Chemical Oxygen Demand (e) Total Phosphorus (f) Total Kjeldahl Nitrogen (g) Zinc (h) Cadmium (i) Copper (j) Lead (k) Hardness (l) Specific Conductance (m) Temperature (n) pH		Per the County's Wet Weather Monitoring Plan, the following water quality parameters will be analyzed: - E. coli - Nitrate and Nitrite Nitrogen - Total Kjeldahl Nitrogen - Total Phosphorus - Total Suspended Solids - Chemical Oxygen Demand - Zinc - Cadmium - Copper - Lead - Hardness - Specific Conductance - Temperature - pH	•	•	•	>		FY23, in addition to the parameters listed in the Program Plan Elements column, floatables were also collected and analyzed as part of the screening process. A summary of wet weather screening results for FY23 can be found in Appendix AR17. At both outfalls, E. coli levels exceeded water quality criterion* for all four quarters. Copper levels exceeded the program water quality criterion recommended by Center for Watershed Protection (CWP) at both outfalls each quarter. Lead levels exceeded the program water quality criterion at both outfalls during the second, third, and fourth quarter. Nitrate / Nitrite, COD, and TKN levels exceeded the program water quality criterion at both outfalls during various quarters. *Water quality criterion are based on instream levels and not directly applicable to discharges from outfalls.
1.B.12.b.3	Monitoring shall be conducted, at a minimum of once per calendar quarter, at least 14 days apart between July 1 and June 30 at each monitoring location using the following quarterly calendar schedule: July 1 – September 30 October 1 – December 31 January 1 – March 31 April 1 – June 30 The standard operating procedures for the wet weather monitoring program shall continue to be incorporated as part of the MS4 program plan. Any updates to monitoring locations and/or procedures during the reporting year shall be documented in the MS4 program plan and a summary provided with the applicable annual report. Infrastructure Coordination	DES/OSEM	Outfall monitoring will be conducted once per calendar quarter each permit year (July 1 – June 30). • July 1 – September 30 • October 1 – December 31 • January 1 – March 31 • April 1 – June 30 Monitoring will be conducted at least 14 days apart. Program methodologies are outlined in the Arlington County Wet Weather Monitoring Program Plan.	•	•	•	>		Standard operating procedures for the wet weather monitoring program are included in the County's Wet Weather Monitoring Program Plan, MS4 Permit VA0088579 (2021-2026 Permit Cycle); Appendix F.
1.B.13	The permittee shall coordinate with the Virginia Department of Transportation (VDOT) regarding issues of MS4 physical-interconnectivity as described below:								

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)		Tir	nual melin		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
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1.B.13.a	Annual Coordination Meeting – The permittee shall meet annually with VDOT for purposes of overall coordination on priority issues for the permittee's MS4 program plan (including operations and maintenance elements) and TMDL action planning relevant to the interconnectivity of the MS4s.	DES/OSEM	The County will continue to meet with VDOT annually. The County will attend and participate in joint meetings scheduled and facilitated by the Northern Virginia Regional Commission. These meetings allow for communication and discussion between VDOT and other MS4 jurisdictions.	>	•	•	>		The County attended an Annual Coordination Meeting with VDOT and Phase I MS4 jurisdictions in the Northern Virginia region on May 12, 2023. Northern Virginia Regional Commission hosted the meeting via Microsoft Teams. Discussion items included the following: Mapping (MS4 Service Areas) Chesapeake Bay TMDL Action Plan updates Other TMDL Action Plans Credit for TMDL Implementation Illicit Discharge Detection & Elimination Water Quality Monitoring
1.B.13.b	Mapping – The permittee shall inform VDOT of the status of its mapping program, identifying any uncertainty regarding ownership or actual location of MS4 components associated with the physically-interconnected MS4s, and working to resolve such uncertainty. The permittee shall coordinate with VDOT to identify any areas within the permittee's municipal boundaries that drain to the VDOT MS4.	DES/OSEM	The County has provided mapping information and data to VDOT. A letter of MS4 interconnection was sent to VDOT in July 2021. The County has requested GIS data from VDOT to assist with identifying any gaps or uncertainties regarding MS4 ownership and corresponding drainage areas.	> >	•	>	•		Mapping information continues to be shared between the County and VDOT. In FY23, VDOT said they were working on an update of MS4 service area map but that it was still in testing. The data should be available in late summer or early fall. The County requested updated information from VDOT to assist with identification and evaluation of gaps or uncertainties regarding MS4 ownership and corresponding drainage areas.
1.B.13.c	Chesapeake Bay TMDL action plans – The permittee shall inform VDOT of the means, methods, and schedule by which the permittee will implement the reductions required by the Chesapeake Bay TMDL program requirements (Part I.E.1) when those means and methods may impact the physically-interconnected MS4s. The parties are encouraged to cooperate with one another where the siting or design of best management practices (BMPs) may be accelerated or otherwise improved by mutual cooperation. The permittee shall coordinate with VDOT to identify any areas within the permittee's municipal boundaries that drain to the VDOT MS4 and are unaccounted for in the Chesapeake Bay TMDL action plan developed by VDOT or the permittee. The unaccounted areas shall be quantified (acres) in the Chesapeake Bay TMDL action plan submitted by the permittee.	DES/OSEM	The County currently does not have any TMDL implementation projects that would impact the physically interconnected MS4s. The County has requested GIS data from VDOT to assist with identifying areas within the County's municipal boundaries that drain to the VDOT MS4 and are unaccounted for in the County's Chesapeake Bay TMDL action plan.	> >	•	•	•		In FY23, the County requested GIS data from VDOT to assist with identifying areas within the County's municipal boundaries that drain to the VDOT MS4 and are unaccounted for in the County's Chesapeake Bay TMDL action plan.

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			nelin	e e	FY23 (2022-2023)
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1.B.13.d	Other TMDL action plans – The permittee shall inform VDOT of TMDL action plans and actions implemented for other (i.e., non-Chesapeake Bay) TMDLs when those plans may impact the physically interconnected MS4s. The parties are encouraged to cooperate with one another where the siting or design of BMPs may be accelerated or improved by mutual cooperation.	DES/OSEM	The County currently does not have any projects or programs for local TMDLs that would impact the physically interconnected MS4s. Actions outlined in the County's Local TMDL Action Plans for PCBs and bacteria benefit local water quality throughout the County.	> >	•	•		Actions outlined in the County's Local TMDL Action Plans for PCBs and bacteria benefit local water quality throughout the County. Copies of these Action Plans have been submitted to DEQ and are currently available on the County's PCB and Bacteria TMDL Action Plan website.
1.B.13.e	Credit for TMDL Implementation – Permit specific BMP retrofit requirements shall not be double-counted in the calculation of load reductions. If the permittee undertakes the project, the permittee shall be entitled to full credit for the project but may share credit with VDOT on mutually agreeable terms, which shall be in writing.	DES/OSEM	The County will not "double count" any credits for projects implemented for TMDL load reductions.	> >	•	•	-	The County currently does not have any projects in partnership with VDOT for TMDL credit.
1.B.13.f	Illicit Discharge Detection & Elimination –The permittee shall coordinate with VDOT on the identification of high risk industrial facilities. The permittee shall establish procedures for notifying VDOT when an illicit discharge is identified in the VDOT MS4.	DES/OSEM	The County will coordinate with VDOT on identifying high risk industrial facilities. VDOT has a maintenance facility (VDOT Arlington Primaries Area Headquarters) at 1500 Columbia Pike. The County notifies appropriate contacts at VDOT when an illicit discharge is identified in the VDOT right-of-way.	> >	>	•	>	There is one VDOT high priority facility in Arlington County; the maintenance facility (VDOT Arlington Primaries Area Headquarters) on Columbia Pike. The County and VDOT communicate any illicit discharges that enter their respective MS4s. Emails are sent to VDOT staff for the Northern VA area as well staff with the Environmental Compliance Group in the Central Office, Environmental Division in Richmond.
1.B.13.g	Water Quality Monitoring –The permittee shall make available to VDOT all monitoring data collected from areas where the physically-interconnected MS4 discharges to the VDOT MS4 or received flow from the VDOT MS4 upon request.	DES/OSEM	The County will provide VDOT with monitoring data collected from areas where the physically interconnected MS4 discharges to the VDOT MS4 or received flow from the VDOT MS4 upon request.	> >	•	>	-	No request for monitoring data was received from VDOT in FY23.
1.B.13.h	Annual Reports – As part of its annual report, the permittee shall document coordination efforts with VDOT that occurred during the reporting year pursuant to requirements (a) through (g) above.	DES/OSEM	A summary of coordination efforts required in the permit will be provided in each annual report.	> >	•	•	>	The County participated in an annual coordination meeting with VDOT on May 12, 2023. MS4 jurisdictions and VDOT shared information on mapping, TMDLs, projects, and permits. VDOT discussed available online data and resources. County staff discussed the ongoing need for data for mapping updates and analysis.
1.C	MONITORING REQUIREMENTS							
1.C	Bacteriological Monitoring							
1.C.1.	The permittee shall perform monthly long-term bacteriological monitoring listed in Table A to evaluate the effectiveness of its efforts to reduce bacterial pollutant loadings. This program shall continue to be implemented as follows:		The County continues to implement its bacteriological monitoring program.	>	>	•	 The annual report shall include a summar monitoring results and analyses and an interpretation of that data. This includes summary of any follow-up investigations occurred. 	Program provides information on monitoring results for FY23 and analyses.

MS4	Permi	t Requir	ement			Dι	ie	Ann	ual	Specific Reporting Requirements	Annual Report Permit Year 2		
Action ID		·			Party	(July 1, 2022 – June 30, 2023)				eline		FY23 (2022-2023)	
								rmit					
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						Any updates to procedures during the reporting year shall be provided with the applicable annual report.					Any updates to procedures during the reporting year shall be provided with the applicable annual report.		
1.C.1.a			all use the Coliscan Ean E. coli concentrations		DES/OSEM	Arlington County's protocol for <i>E. coli</i> bacteria monitoring using the <u>Coliscan</u> <u>EasyGel</u> method was codified in a VA DEQapproved Quality Assurance Project Plan (QAPP) in February 2013. Arlington's <u>volunteer bacteria monitoring program</u> will continue to operate under the QAPP for this permit. Staff will update the QAPP as necessary in the future. The most current version of the QAPP available <u>online</u> .	>	•	•	> >		In FY23, the County continued to use the Coliscan EasyGel method to analyze in-stream E. coli concentrations. As a result of supply chain issues and defective products, the County has had to explore using an alternative method in lieu of just using Coliscan EasyGel method. The County notified DEQ of this matter and sent a letter to DEQ on April 13, 2023. Due to defective Coliscan products that did not include the coloring agents, five June samples were not usable. Arlington County received notification from Micrology Labs, who produce Coliscan EasyGel, that the batch of Coliscan and plates, they had	
1.C.1.b	C.1.b The permittee shall collect monthly	all collect monthly sar	nples at the	DES/OSEM							The initial report shall include a list of the selected	shipped to the County were defective. See information listed in the Program Plan	
			ns identified in Table A		the monitoring locations listed in 1.0	the monitoring locations listed in 1.C.1.b.					watersheds and monitoring locations and a copy	Elements (July 1, 2022 – June 30, 2023) column.	
	Site #	Site Group No.	General Location	Watershed Name and Location Details		A <u>map</u> of monitoring stations is available on the County's <u>website</u> .					of the monitoring procedures to be utilized in monitoring the selected watersheds.	See <u>Appendix AR18</u> – Summary of Bacteria Monitoring Program for a list of the selected watersheds and monitoring locations.	
	1	FMR1	Benjamin Banneker Park, below Van Buren St.	Upper Four Mile Run								Information on monitoring procedures / <u>protocols</u> is provided on the County's News for Bacteria Monitors <u>website</u> and in the QAPP.	
	2	FMR2	East Falls Church Park (N. Roosevelt Street)	Upper Four Mile Run									
	3	FMR3	Bluemont Park	Upper Four Mile Run - Below conf of small trib. from I-66						>			
	4	FMR4	Glencarlyn Park, near N. Carlin Springs Road	Upper Four Mile Run - Above conf. of Lubber Run Tributary									
	5	FMR5	Glencarlyn Park	Upper Four Mile Run - Below conf. of									

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MS4	Perm	it Requir	ement		Responsible	Program Plan Elements	Due	Ann		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID					Party	(July 1, 2022 – June 30, 2023)	Date				FY23 (2022-2023)
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							1 2	3	4 5		
				Lubber Run	1						
				Tributary							
	6	FMR6	Glencarlyn Park	Lower Four	1						
			- Ciciidaniyin i anii	Mile Run -							
				Below conf. of							
				Upper Long							
				Branch							
	7	FMR7	Glencarlyn Park	Lower Four							
				Mile Run -							
				Below conf.							
				w/small trib. at							
				7th Street							
	8	FMR8	Barcroft Park	Lower Four							
				Mile Run -							
				Below conf. w/							
				Doctor's							
				Branch	1						
	9	FMR9	Shirlington Dog	Lower Four							
			Park	Mile Run -							
				Below Walter							
				Reed Drive and upstream of							
				the pedestrian							
				bridge							
	10	FMR10	Mt. Vernon Ave	Lower Four	-						
	10	LIVINIO	bridge	Mile Run							
	11	LBR 1	Woodlawn Park	Four Mile Run	-						
		LDIVI	Woodiawiii ark	Tributary -							
				Eastern							
				drainage,							
				collected from							
				the culvert on							
				the right							
	12	LBR 2	Woodlawn Park	Four Mile Run	1						
				Tributary -							
				Western							
				drainage,							
				collected from							
				the culvert on							
				the left]						
	13	LBR 3	Lubber Run Park	Four Mile Run							
				Tributary -							
				Upstream of							
				the concrete							
				pedestrian							
				bridge							
				upstream of							

MS4	Perm	it Requir	ement		Responsible	Program Plan Elements	Due	Annı		Annual Report Permit Year 2
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		<u> </u>			1		1 2	3 4	1 5	
				the amphitheater						
	14	ULB1	Glencarlyn Park	Four Mile Run	-					
			C.C	Tributary -						
				Upper Long						
				Branch above						
	15	DB1	Alcova Heights	dog park Four Mile Run	-					
			Park	Tributary -						
				Downstream of						
				the sewer						
				crossing next to the playground						
	16	LLB1	Troy Park	Four Mile Run	-					
				Tributary -						
				Lower Long						
		201		Branch	_					
	17	DR1	Zachary Taylor Park	Potomac Drainages -						
			raik	Above Military						
				Rd, upstream						
				of the						
				confluence with Tributary						
				B						
	18	DR2	Zachary Taylor	Potomac	1					
			Park	Drainages -						
				Below Military						
				Rd. by the wooden						
				staircase						
	19	WR1	Windy Run Park	Potomac	1					
				Drainages -						
				Windy Run watershed, at						
				the trail						
				crossing with						
				Windy Run						
	20	GB 1	Gulf Branch Park	Potomac						
				Drainages - Gulf Branch						
				watershed,						
				below Military						
				Rd.]					
1.C.1.c				volunteers to	DES/OSEM					
	Conduc	Li Dacterio	nogical intellitering.							
1.C.1.c			ay rely on community logical monitoring.	Rd.	DES/OSEM	The <i>E. coli</i> monitoring program will continue to rely on volunteers to collect and test the water samples. Per the	>	> 1	>	The bacteria monitoring program had 97% coverage of its sites in FY23, for a total of 245 of 252 samples taken. Due to defective Colisco

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Ann	ual	Specific Reporting Requirements	Annual Report Permit Year 2
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				1 2	3 4	4 5		
1.C.1.d	The permittee shall analyze the data for relationships with precipitation events occurring within 72-hours of sampling) for precipitation amounts greater than ½ inch.	DES/OSEM	program's QAPP, the program has a goal of 83% data completeness. If a volunteer should miss their sample collection on the assigned monitoring date, or have an equipment or testing method failure, it will be noted on the data tracking sheet. If a volunteer misses the sampling date or has an equipment or testing method failure, the volunteer program manager will collect a sample and run the Coliscan Easygel method for that site within 14 days of the volunteer's report. The County's annual report will include an analysis of the relationships between bacteria and precipitation events occurring within 72-hours of sampling) for precipitation amounts greater than ½ inch. The County will continue to use NOAA precipitation data from Regan National Airport (DCA) for its analyses.	>	•	>	The annual report shall include a summary of the monitoring results.	plates that did not include the coloring agents, five June samples were not usable. A total of 240 samples were usable. See Appendix AR18 – Summary of Bacteria Monitoring Program See Appendix AR18 – Summary of Bacteria Monitoring Program for the data analysis.
1.C.1.e	The permittee shall review the monitoring results to determine if any monitoring sites exhibit consistently, high <i>E. coli</i> levels and perform follow up investigations as necessary to identify possible sources. If follow up activities are required as part of the bacteriological procedure process, it shall be documented and provided as an update in the Arlington County MS4 annual report.	DES/OSEM	The County reviews monitoring results each month. Follow-up investigations are conducted at sites that show consistently high levels of <i>E. coli</i> to identify possible sources. Additional water quality testing may be conducted and/or drainage areas investigations. Upstream public sanitary sewer infrastructure can also be assessed for potential leaks. A summary of any follow-up actions taken will be provided in each annual report.	>	•	>		In FY23, the County did not conduct any follow-up activities. The County continued to implement its <u>sewer maintenance program</u> that includes inspection and <u>relining</u> of the public sanitary sewer system in order to maintain the integrity of the system. For the last 26 years, the County has used cure-inplace pipe to reline sanitary sewer mains to prevent and repair cracks and leaks. Typically, 2% of the sanitary pipes are relined each year. The work is prioritized based on video inspections of the pipes throughout the county, condition, area focus, and stream crossings. See section 1.B.5.b for summary of implementation in FY23.
1.C.2	Biological Stream Monitoring							imperientation in 1725.
1.C.2	The permittee shall continue its biological stream monitoring program to evaluate the health of existing streams and changes over time. This program shall continue to be implemented as follows:	DES/OSEM						
1.C.2.a	The permittee shall use a biological stream monitoring protocol based on the "US EPA's Rapid Bioassessment Protocols for Use in Streams and Wadeable Rivers" or	DES/OSEM	Arlington's biological stream monitoring protocol is based on EPA's Rapid Bioassessment Protocol 2. The latest	> >	>	>		See <u>Appendix AR19</u> for a summary of biological monitoring program and FY23 results.

MS4	Permit Require	ment		Responsible	Program Plan Elements	Due	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID				Party	(July 1, 2022 – June 30, 2023)	Date	Tin	neline		FY23 (2022-2023)
						Permi	it Yea	r		
						1 2	3	4 5		
1.C.2.b	community and ha temperature. The on the permittee's Monitoring shall b	nent of the benthic bitat assessment, I developed protoco website. e conducted a mini	macroinvertebrate pH, and ol shall be available imum of twice per	DES/OSEM	version of the protocol is available online. In addition to sampling for aquatic macroinvertebrates, volunteers will collect temperature and pH data and conduct a habitat assessment. Monitoring will take place twice a year at a					In FY23, all 10 sites were monitored in the
	and June 30th and a monitoring locatio	luly 1st and Decemb	between January 1st per 31st at each		minimum. One monitoring event will take place between January 1st and June 30th. Another monitoring event will take place between July 1st and December 31st.	>	•	>		summer, fall, and spring.
1.C.2.c	Monitoring shall collisted in Table B.			DES/OSEM	Monitoring will take place at the monitoring locations specified in Table B in section 1.C.2.c.					See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column.
	Stream Windy Run	Residential	End of Kenmore Street		A <u>map</u> of locations is also available on the County's <u>monitoring website</u> .					
	Donaldson Run	Residential	30th Road							
	Gulf Branch	Residential	Military Road							
	Little Pimmit Run	Residential	38th and Dumbarton							
	Four-Mile Run- Banneker	Residential Transitioning to Heavily Urban	Banneker Park							
	Four-Mile Run- Bluemont	Residential Transitioning to Heavily Urban	Bluemont Park			>				
	Four-Mile Run- Glencarlyn	Residential Transitioning to Heavily Urban	Glencarlyn Park							
	Four-Mile Run- Barcroft	Residential Transitioning to Heavily Urban	Barcroft Park							
	Lubber Run	Residential Transitioning to Heavily Urban	Lubber Run Park							
	Margaret Creek	Reference Site	Clifton, VA							
1.C.2.d	The permittee may conduct biological volunteer has atte Documentation of for review.	stream monitoring on the stream monitoring of the stream monitoring of the stream of t	g provided each	DES/OSEM	Arlington will continue to rely on community volunteer monitors to conduct biological stream monitoring. Every monitoring session will be conducted by a team leader. Every team leader will	>		>		See information listed in the Program Plan Elements (July 1, 2022 – June 30, 2023) column. Staff continue to recruit new volunteers and offer volunteer training opportunities.
					have participated in two or more trainings since starting with the program prior to conducting a monitoring session.					An Access database tracks volunteers, trainings, and hours. Volunteer training opportunities and descriptions are listed in Table 2 of Appendix AR19 .

MS4		Responsible	Program Plan Elements	Due		Annual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			Timeline		FY23 (2022-2023)
				Perm				
				1 2	2 3	3 4 5	5	
			The team leader conducting each					
			monitoring session supervises additional					Trainings held in FY23 are included in the Public
			volunteers and instructs in the field, as					Outreach / Education Presentations and Events
			needed. In addition, the County program					table in <u>Appendix AR13</u> .
			manager provides hands-on, in-the-field					
			training to volunteers as needed. The					
			presence of County program manager at a					
			session indicates and confirms that training					
			was provided at the monitoring session.					
			Volunteers assisting the team leaders					
			conducting the monitoring session will be					
			required to attend two trainings during the					
			duration of the permit period. Training					
			options include in-the-field, hands-on-					
			training, and virtual classroom-based					
			trainings – Introduction to Monitoring,					
			Open Lab, Virtual Open Lab, Arlington					
			Macroinvertebrate Communities, Master					
			Identifier Test, the annual volunteer					
			meeting, and the annual team leader and					
			master identifier refresher training.					
			Additional trainings may be developed in					
			the future based on volunteer and					
			program needs. The County program					
			manager will track the participation of					
			volunteers in a database. The training sign-					
			in sheets will serve as back-up					
			documentation of the volunteer's					
			participation.					
			As a volunteer program, the list of					
			participating volunteers who assist the					
			team leader conducting a monitoring					
			session adjusts with time as a response to					
			the volunteers' interests and life events.					
			Sometimes a volunteer may take the					
			introductory training, and then decide to					
			not continue with the program. The					
			County cannot require them to take a					
			second training if they have left the					
			program.					
1.C.2.e	The permittee shall obtain all necessary aquatic wildlife	DES/OSEM	Arlington County is required to obtain a					The County renewed its permit from DWR for
	collection permits from appropriate State and/or		permit from the Virginia Department of					macroinvertebrate sampling in March 2022. The
	Federal agencies.		Wildlife Resources (DWR) for	>))		permit is valid for two years.
			macroinvertebrate sampling. Each permit					

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)			Ti	nnua melir ar		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
				1	2	3	4	5		
			lasts two years. Arlington re-applies for this permit as necessary.							
1.C.3	Floatables Monitoring									
1.C.3	The permittee shall continue to develop and implement a floatables program. The intent of the program is to identify problem areas and evaluate floatables control opportunities for source and structural controls. The permittee shall document the effectiveness of the litter control programs for the MS4 and this may be accomplished through a volunteer program. The permittee will:	DES/OSEM	The County will continue to implement a floatables program. The program will focus on identifying problem areas and evaluate opportunities for addressing litter through programmatic actions and structural controls.	>	•	>	•	>		
1.C.3.a	Select representative sampling sites in ditches, streams, or channels that discharge to or receive drainage from the MS4. Visually count all floatable material (excluding natural vegetation), trash, and refuse (e.g.: plastic trash bags, bottles, car batteries, shopping carts, etc.) located in the sampling site, visible on the channel bottom, along banks (up to high water mark), or suspended in vegetation located in the sample site. Sites shall be at least 100 feet in length and sampled during or before any litter pickup.	DES/OSEM EcoAction Arlington	Under its work agreement with the County, EcoAction Arlington administers this portion of the floatables monitoring program. Clean-ups and corresponding surveys are conducted at select locations along Four Mile Run as part of their stream cleanup programs. The locations include two sites along lower Four Mile Run at Shirlington Park and at Barcroft Park and one along Four Mile Run near Columbia Pike. All sites are at least 100 feet in length and will be sampled during litter pickup. The floatables survey will include visual counts of all floatable material (excluding natural vegetation), trash, and refuse (e.g.: plastic trash bags, bottles, car batteries, shopping carts, etc.) located in sampling site, visible on the channel bottom, along banks (up to high water mark), or suspended in vegetation located in the sample site.	•	•	•		•	Each annual report shall include a list of sites surveyed for floatables including a summary of observations at each site, and a determination as to the effectiveness of the floatables reduction program including a summary of the opportunities for source and structural controls.	In FY23, floatables monitoring was conducted at Barcroft Park, Arlington Mill, and Shirlington Park. See Appendix AR20 for information on FY23 floatables surveys.
1.C.3.b	The permittee shall maintain the following records and include a summary of results and trends in each annual report: location of the sample site, total site "counts", and months since the last trash and floatables pick-up from the sampled section	DES/OSEM	Information about site locations and a summary of survey results and trends will be included in each annual report.	>	>	>	•	>		See Appendix AR20 for information on FY23 floatables surveys and results.

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	e	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Terrine Requirement	Party	(July 1, 2022 – June 30, 2023)				neline	Speame reporting requirements	FY23 (2022-2023)
		,	(****, =, ==== *************************			Yea			
							4 5	_	
1.C.3.c	In the first three years of the permit term, the permittee shall implement two structural (2) floatables control pilot projects to evaluate different technologies that would be effective for use in the County. This can be developed as one pilot project with two structural controls and shall include evaluation of quantities accumulated; discussion of the controls, maintenance requirements and any issues; potential for expanded use within the MS4 system; and a summary of the results.	DES/OSEM	As part of the Ballston Pond Retrofit Project, two structural trash control devices were installed to capture floatables coming into the facility: a manufactured trash capture system (Watergoat) and a trash rack and baffles at the outflow structure. The pond receives runoff from more than 300 acres of urban and suburban land. The County has developed maintenance inspection protocols for the devices to assess the quantity of floatables accumulated during scheduled inspections. The devices are scheduled to be inspected and maintained on a quarterly basis and after significant storm events if needed. The contractor will take photos of the areas prior to cleaning to document the amount / quantity of and types of floatables being collected by the devices. The number of bags of trash collected and any larger debris will be documented. Over the next two years, the County will evaluate the effectiveness of the devices based on cumulative amounts of floatables collected, maintenance frequency and requirements, issues, and costs.	•	•	•	June 30, 2025	The fourth annual report shall include an evaluation of the floatables pilot projects with the name of the sites where the pilot projects are implemented and shall include evaluation of quantities accumulated; maintenance requirements and issues; report on controls; opportunities for expanded use for application within the MS4 system; and a summary of the results.	In FY22, the County conducted a trash survey at the Ballston Pond retrofit project site. The pond receives runoff from more than 300 acres that include commercial and suburban land use as well as a section of Interstate 66. The survey was conducted to verify the choice of location for the pilot project program and get an understanding of the types and quantities of trash that are washed or blown into the project area. Approximately 677 pieces of trash were documented around the perimeter of the project site and in the pond where trash could be seen. Plastic bottles and pieces made up the largest component of items surveyed. In FY23, the County installed two structural trash controls devices as part of the Ballston Pond Retrofit Project to capture floatables coming into the facility via the storm drain network, surface runoff, Lubber Run and littering. In January 2023, a trash rack and baffles at the outflow were installed. In May 2023, a manufactured trash capture system (WaterGoat Trash Barrier) was installed to capture floatables that enter the facility. The trash rack and beaver baffles captures trash / debris that enters the facility from outside the main inlet or bypasses the WaterGoat. The contractor that constructed the pond retrofit project has been maintaining the controls since they were installed. Over 25 trash bags of trash were removed from the devices and pond in June. Starting in September 2023, the County's SWMF maintenance contractor will take over maintenance of the devices.
1.D	Structural and Source Controls Compliance Monitoring and Tracking								
1.D.1	Electronic Database -The permittee shall maintain an updated electronic database or spreadsheet of all known permittee-owned or operated and privately owned stormwater management (SWM) facilities that discharge to or from the MS4. The database shall include the following information: a) The SWM facility or BMP type, and location by latitude and longitude (in decimal degrees); b) The unique identifier reference number for each SWM facility listed in the mapping section	DES/OSEM	For the purpose of the MS4 permit, stormwater management facilities (SWMFs) are divided into two classifications: County-owned or Private water quality facilities. County-owned – Water quality facilities for Arlington County-owned or operated facilities. Private – Water quality facilities on private property with a Maintenance and	•	•	•	> >	A summary of actions taken by the permittee to ensure maintenance of private stormwater management facilities. A summary of the program to ensure maintenance of stormwater management facilities owned or maintained by the permittee. A statement either confirming that the electronic database of all known public and private BMPs	The County's asset management system, Cartegraph, is used to track public and private SWMFs and is updated on a regular basis to add new facilities and maintenance work. See Appendix AR21 for a list of BMP facilities reported in FY23. Note that the County fails out all facilities with VA DEQ in the DEQ BMP Warehouse

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Fernit Requirement	Party	(July 1, 2022 – June 30, 2023)			Timeline	Specific Reporting Requirements	FY23 (2022-2023)
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							-	
	c) The acres treated by the stormwater management facility or BMP, including total acres, pervious acres and impervious acres; d) The date the facility was brought online (MMYYYY). If the date brought online is not known, the permittee shall use June 30, 2005; e) The 6th Order Hydrologic Unit Code (HUC 6) in which the SWM facility is located; f) Whether the SWM facility or BMP is owned or operated by the permittee or privately owned; g) Whether or not the stormwater management facility or BMP is part of the permittee's Chesapeake Bay TMDL action plan required in Part I.E.1 or local TMDL action plan required in Part I.E.2, or both; h) Whether the SWM facility discharges into the permittee's MS4; i) If the stormwater management facility or BMP is privately owned, whether a maintenance agreement or maintenance strategy exists; and; j) The date of the permittee's most recent inspection of the stormwater management facility or BMP. The database shall be updated to include the required information for SWM facilities known to exist prior to issuance of this permit. Facilities that provide peak flow control as required under Chapter 60 of the Arlington County Code are excluded from the requirements of this section. Inspection and maintenance requirements for these facilities shall be in accordance with all applicable state and local ordinances, regulations, and statutes. The electronic database or spreadsheet shall be updated no later than 30 days after a new stormwater management facility has an as-built drawing that has been approved or is brought online, a new BMP is implemented to meet a TMDL load reduction as required in Part I.E. or discovered if it is an existing stormwater management facility. A copy of the electronic database shall be made available upon		universe of water quality facilities without MMAs (prior to implementation of the MMA requirement) is small relative to the number of facilities with MMAs. The County's authority for facilities without MMAs is limited. These facilities are included with the County's tracking and reporting for this permit element but are flagged as not having an MMA. The County continues to maintain and update information in its asset management database (Cartegraph) of all known County-owned and private SWMF, including facilities known to exist prior to this permit. The County tracks the information specified in section 1.D.1.a-j. The database is updated within 30 days of a SWMF being brought online and the asbuilt drawing being approved. A copy of the electronic database will be made available to DEQ upon request.			3 4 5	Part I.D.1 was updated, or that no update was required because no new BMPs were installed. A list of all BMPs reported to the DEQ CGP Database as required in Part I D.2 for this annual reporting cycle. A copy of the MS4 BMP Template submitted annually to the DEQ BMP Warehouse in accordance with Part I.D.3 listing the BMPs implemented between July 1 and June 30 of each year for reporting any practices not reported in accordance with Part I.D.2, the DEQ Construction Stormwater database.	in AC to ensure nothing is double counted and replace them with records from our database. See Appendix AR22 - AC MS4 BMP Template for DEQ BMP Warehouse
1.D.2	request by the Department. DEQ Construction Stormwater Database. The permittee	DES/OSEM	Arlington County continues to use the DEQ				A list of all BMPs reported to the DEQ CGP	See Appendix AR21 for a list of all BMPs reported
	shall use the DEQ Construction Stormwater Database or other application as specified by the Department to report each stormwater management facility installed after July 1, 2014, to address the control of post-	DES/DTS/DSB	Construction Stormwater Database to report each stormwater management facility that is brought online / installed to	> 1	>	> >	Database as required in Part I D.2 for this annual reporting cycle.	to the DEQ CGP Database as required in Part I D.2

Permit Requirement	Responsible	Program Plan Elements	Due	2	Anr	nual	Specific Reporting Requirements	Annual Report Permit Year 2
	Party	(July 1, 2022 – June 30, 2023)	Dat					FY23 (2022-2023)
			Per	mit '	Yeaı	r		
			1	2	3	4 5		
construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities.		meet the requirements of the VPDES Construction GP and VSMP regulations.						
BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations (9VAC25-830) and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP information entered into the 319(h) or WQIF NPS grant-funded project program; BMPs submitted through DCR's agricultural cost share database; BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Storm Water Construction General Permitting (CGP)	DES/OSEM DES/DTS/DSB	Arlington County continues to use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2.	>	•	•	>	A copy of the MS4 BMP Template submitted annually to the DEQ BMP Warehouse in accordance with Part I.D.3 listing the BMPs implemented between July 1 and June 30 of each year for reporting any practices not reported in accordance with Part I.D.2, the DEQ Construction Stormwater database.	See Appendix AR22 - AC MS4 BMP Template for DEQ BMP Warehouse
The Commonwealth's Phase I, II, and III Chesapeake Bay TMDL Watershed Implementation Plans (WIPs) commit to a phased approach for MS4s, affording MS4 permittees up to three full five-year permit cycles to implement necessary reductions. This permit is consistent with the Chesapeake Bay TMDL and Virginia's Watershed Implementation Plan to meet the Level 2 (L2) scoping run for existing developed lands as it represents an implementation of an additional 35% of L2 as specified in the 2010 Phase I and Phase II WIPs. In combination with the 5.0% reduction of L2 that has already been achieved, a total reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of future permits will be consistent with the TMDL or WIP conditions in place at the time of permit issuance.	DES/OSEM							
	which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities. BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations (9VAC25-830) and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP information entered into the 319(h) or WQIF NPS grant-funded project program; BMPs submitted through DCR's agricultural cost share database; BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. 1.E TMDL ACTION PLAN AND IMPLEMENTATION 1.E.1 Chesapeake Bay TMDL The Commonwealth's Phase I, II, and III Chesapeake Bay TMDL Watershed Implementation Plans (WIPs) commit to a phased approach for MS4s, affording MS4 permittees up to three full five-year permit cycles to implement necessary reductions. This permit is consistent with the Chesapeake Bay TMDL and Virginia's Watershed Implementation Plan to meet the Level 2 (L2) scoping run for existing developed lands as it represents an implementation of an additional 35% of L2 as specified in the 2010 Phase I and Phase II WIPs. In combination with the 5.0% reduction of L2 that has already been achieved, a total reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of future permits will be consistent with the TMDL or WIP conditions in place at the time of	construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities. BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations (9VAC25-830) and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP information entered into the 319(h) or WQIF NPS grant-funded project program; BMPs submitted through DCR's agricultural cost share database; BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. 1.E TMDL ACTION PLAN AND IMPLEMENTATION 1.E.1 Chesapeake Bay TMDL The Commonwealth's Phase I, II, and III Chesapeake Bay TMDL Watershed Implementation Plans (WIPs) commit to a phased approach for MS4s, affording MS4 permittees up to three full five-year permit cycles to implement necessary reductions. This permit is consistent with the Chesapeake Bay TMDL and Virginia's Watershed Implementation Plan to meet the Level 2 (L2) scoping run for existing developed lands as it represents an implementation of an additional 35% of L2 as specified in the 2010 Phase I and Phase II WIPs. In combination with the 5.0% reduction of L2 that has already been achieved, a total reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of future permits will be consistent with the TMDL or WIP conditions in place at the time of permit issuance.	Construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities. BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D. 2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations (SyMAC2s-830) and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required. The following BMP information shall not be reported on the MAS BMP Emplate in the DEQ BMP Warehouse: BMP submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. 1.ETMDL ACTION PLAN AND IMPLEMENTATION 1.E.1 Chesapeake Bay TMDL The Commonwealth's Phase I, II, and III Chesapeake Bay TMDL watershed Implementation Plans (WIPs) commit to a phased approach for MS4s, affording MS4 permittees up to there full flive-year permit cycles to implement necessary reductions. This permit is consistent with the Chesapeake Bay TMDL watershed Implementation of an additional 35% of L2 as specified in the 2010 Phase I and Phase II WIPs. In combination with the S.OS reduction of L2 that has already been achieved, a total reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of future permits will be consistent with the TMDL or WIP conditions in place at the time of permit	Construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES permit for Discharges of Stormwater from Construction Activities. BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Activities was not required. The following BMP information shall not be reported on the MS4 BMP template in the DEQ BMP Warehouse: BMP submitted through the Virginia Conservation Assistance Program (VCAP): or BMPs submitted through the Virginia Conservation Assistance Program (VCAP): or BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. LETMDL ACTION PLAN AND IMPLEMENTATION 1.E.1 Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL and Virginia's Consistent with the Chesapeake Bay TMDL and Virginia's Watershed Implementation Plans (WIPs). In combination with the Chesapeake Bay TMDL and Virginia's Watershed Implementation and Swife Id Las a specified in the 2010 Phase I and Phase II WIPs. In combination with the 5.0% reduction of IZ that has already been achieved, a total reduction of 12 that has already been achieved, a total reduction of 12 that has already been achieved, a total reduction of	Construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES permit for Discharges of Stornwater from Construction Activities. BMP Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEQ BMP Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stornwater management facilities installed to control post-development stornwater unoff from land disturbing activities less than one acre in accordance with the Chespaeke Bay Preservation Act regulations (9yAC25-830) and for which a General VPDES Permit for Discharges of Stornwater from Construction Activities was not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP submitted through the Virginia Conservation Activities was not required. The following BMP information entered into the 319(h) or WQI; PNS grant-funding (CGP) Database. BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation Assistance Program (VCAP); or BMPs submitted through the Virginia Conservation As	Construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stornwater from Construction Activities. BMP Warehouse to input new, upgraded, or cretrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part I.D.2. This would include the stornwater management facilities installed to control post-development stornwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Template in the DEQ BMP Warehouse to input new pugraded, or large that have not already been reported in accordance with Part I.D.2. This would include the stornwater management facilities installed to control post-development stornwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations (SVAC25-830) and for which a General VPDES Permit for Discharges of Stornwater from Construction Activities was not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP information entered into the 319(n) or WOLF NPS grant-funded project program; BMPs submitted through the Virginia Conservation Assistance Program (VCAP) or BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. 1.E. TIMDL ACTION PLAN AND IMPLEMENTATION 1.E.1 Chesapeake Bay TMDL The Commonwealth's Phase I, II, and III Chesapeake Bay TMDL and Virginia's Watershed Implementation Plans (WIPS) commit to a phased approach for MS4s, affording MS4 permittees up to three full five-year permit cycle to implement the reseasing eductions. This permit is consistent with the Consistent with the Consistent with the Consistent with the Soft eduction of L2 but has already been achieved, a total reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of future permits will be consistent with the TMDL or WIP condition	Construction runoff from land disturbing activities for which the permittee is required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities. BMF Warehouse or the Data Upload System. No later than October 1 each year, the permittee shall use the DEG BMF Warehouse to input new, upgraded, or retrofitted BMPs implemented between July 1 to June 30 of each year that have not already been reported in accordance with Part LD.2. This would include the stormwater management facilities installed to control post-development stormwater runoff from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Activities ware not required. The following BMP information shall not be reported on the MS4 BMP Template in the DEQ BMP Warehouse: BMP By submitted through the Virginia Conservation Assistance Program (VCAP): or BMPs submitted through the Virginia Conservation Assistance Program (VCAP): or BMPs submitted through the Storm Water Construction General Permitting (CGP) Database. LETMOLACTION PLAN AND IMPLEMENTATION 1.5.1 Chesapeake Bay TMDL. The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL. The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL. The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL. The Commonwealth's Phase, I, II, and III Chesapeake Bay TMDL and Virginia's Watershed Implementation Plans (WIPs) commit a phased approach for MSAs, Affording MS4 permittees up to three full five-year permit cycles to implement excessary reductions. This permit is consistent with the Chesapeake Bay TMDL and Virginia's Watershed Implementation Plans (WIPs) in combination with the 2010 Phase I and Phase II WIPs. In combination with the 2010 Phase I and Phase II WIPs. In combination of an additional 35% of L2 as specified in the 2010 Phase I and Phase II WIPs. In combination with the 5 Ms reduction at the end of this permit term of 40% of L2 will be achieved. Conditions of Houter permits will be consist	Construction useff from land disturbing activities for some the requirements of the VPDE construction of Branch VPDE some fine for the general construction Activities. BMP Warrebouse to the part Index of the part Index of the some very construction of Branch VPDE some fine for the part Index of the some very construction activities. BMP Warrebouse to input new, upgraded, or cerebiffed MMPs implemented between July 1 to June 30 of each year, the parent tee and support of accordance with Part Ind. 2. This would include the standard of accordance with Part Ind. 2. This would include the standard of accordance with Part Ind. 2. This would include the standard of the MSP Template submitted and accordance with Part Ind. 2. This would include the standard of the MSP template in the DEG BMP Warehouse in part Ind. 2. This would include the standard of the MSP Template submitted and accordance with Part Ind. 2. This would include the standard of the MSP template in the DEG BMP Warehouse in the MSP template in the DEG BMP Warehouse: BMP T

MCA	Down	it Day		t						Pospopsible	Dragram Dian Flaments	Duo	^		al	Charific Banarting Baguiraments	Annual Bonort Dormit Voor 2
MS4 Action ID	Perm	iit ked	uirem	ent						Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)	Due Date		imel		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
Action ib										raity	(July 1, 2022 – Julie 30, 2023)	Perm			ille		F125 (2022-2025)
												1 2	3	4	5		
	1		sting Sou						N 4 C 4								
			ervious u f June 30			uses se	erved t	by the	IVI34								
	2		w Source			perviou	ıs and	imper	vious								
	_		ın land u														
			edevelop						•								
	3		lutants c														
			gen, tot	tal ph	ospho	rus an	d tota	l suspe	ended								
		solio			,,												
	4		nsitional urbing ac														
			ire and c				-	-	11								
1.E.1.b	Reducti		rements. N						iis	DES/OSEM							
			nittee shall							,							
			l total susp S4 as of Ju														
	at least	40% of t	he Level 2	(L2) Sc	oping R	ในท Redเ	uctions.	The 40%	6								
			sum of i) tl luctions ba														
	service	area as r	equired by	June 3	30, 2018	B; ii) the	second	phase									
			east 35% o area requi														
			at least 40														
			itional land stormwat						ho								
			e required														
	below.	20-1-1															
			ation Shee uirements						s and								
			A E		С	D	E	F	G								
	Pollu tant	Subso urce	Loadi			Perce ntage	Perce ntage	40% cumu	Sum of						_		
			ng rate L	_oadi		of MS4	of L2 requi	lative reduc	40% cumu						un n		
			(lbs/a n	ng	Load	requi	red	tion	lative						e 30		
			1 (lbs/a	(lbs/y r)3	red Ches	reduc tion	requi red	reduc tion), 2(
				c/yr) 1		apea ke	by perm	by perm	(lb/yr)5						026		
						Bay total	it expir	it expir									
						L2	ation	ation									
						loadi ng		(lbs/y r)4									
						reduc tion											
	B.171	D	16.06			021		1									
	Nitro gen	Regul ated	16.86			9%	40%										
		urban imper															
		vious															
		Regul	10.07			6%	40%	1	1								
		ated urban															
		pervi ous															

MS4	Perm	nit Red	quirement					Responsible	Program Plan Elements	Due	Ar	nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID								Party	(July 1, 2022 – June 30, 2023)			melin		FY23 (2022-2023)
										Permi				
										1 2	3	4	5	
	Phos phor us	Regul ated Urba n	1.62	16	% 40	%								
		Imper												
		Regul ated urban pervi ous	0.41	7.2 %	25 40	%								
	Total susp ende d solids	Regul ated urban imper vious		20	% 40	%								
		Regul ated urban pervi ous		8.7	75 40	%								
	2To det first de need to or impe 3Colum 4Colum 5Colum	termine the termine the delineate ervious as en C = Column F = Column G = The	oading rate based on e existing developed a le extent of their regule the lands within the lof the baseline date omn A x Column B mn C x Column D x Cosum of the subsource) as calculated in Colu	acres required lated MS4 ser regulated are f June 30, 200 olumn E. e cumulative r	d in Columi rvice area. a served by	n B, permittee Next, permitte the MS4 as p	s should es will ervious							
1.E.1.c			the expiratio		this pe	ermit, the		DES/OSEM	See Arlington County's Chesapeake Bay					Arlington County's Chesapeake Bay TMDL Action
			all offset 40%						TMDL Action Plan 2021-2016.					Plan 2021-2026 is available on its website.
			initiating cons			-								
			2024 and des 47 Part II C (V	_										
			nditions apply:		0-33 Et	3eq./ 11 ti	10						<mark>-</mark>	
		_	activity distur		acre or	greater;	and							
	2)	•	resulting tota			_				> >		▶		
			n 0.45 lb/acre/			•								
			iverage land co impervious co		aition g	reater th	an					°		
	The pe		e shall utilize		elow to	develop	the							
			ollutant load f	_										
			olids for new s s of this condi		neeting	the								
1.E.1.d			the expiratio		permit	the		DES/OSEM	See Arlington County's <u>Chesapeake Bay</u>					See Arlington County's Chesapeake Bay TMDL
	permi	ttee sh	all offset 100%	6 of the i	ncrease	ed loads f		•	TMDL Action Plan 2021-2026					Action Plan 2021-2026.
			ndfathered in a				870-							
			n construction nditions apply:		y 1, 201	.4, if the						3		
			activity distur		cre or g	reater: a	nd			> >	•	 		
			resulting tota											
			ater than 0.45											
			ivalent to an a 6% impervious		and cov	er condit	ion							
		OI I	ozo milpervious	s cover.										

MS4	Permit Requirement	Responsible	Program Plan Elements	Due		Annua	al l	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	remit kequilement	Party	(July 1, 2022 – June 30, 2023)			Timeli		specific reporting requirements	FY23 (2022-2023)
		,	(33.7 -, 2322 - 33.1.2 33, 2323,			⁄ear			
						3 4	5		
	The permittee shall utilize Table 3 below to develop the equivalent pollutant load for nitrogen and total suspended solids for grandfathered sources meeting the								
	requirements of this condition. Table 3: Ratio of Phosphorus Loading Rate to Nitrogen and Total Suspended Solids Loading Rates for Chesapeake Bay Basins (Based on Chesapeake Bay Program Watershed Model Phase 5.3.2)								
	Ratio of Phosphorus Loading Rate Clbs/ac) Other POCs (Based on All Land Uses 2009 Progress Run) Phosphorus Loading Rate Loading Rate (Ibs/ac) Nitrogen Surpended Suspended Solids Loading Rate (Ibs/ac) Solids Loading Rate (Ibs/ac)								
	Potomac River 1.0 6.9 469.2 Basin 469.2								
1.E.1.e	Reductions achieved in accordance with the Permit for Discharges of Stormwater from Municipal Separate Storm Sewer Systems effective June 26, 2013, shall be applied toward the total reduction requirements to demonstrate compliance with Part I.E.1.b), c), and d).	DES/OSEM							
1.E.1.f	Reductions shall be achieved in each river basin as calculated in Part I.E.1.b) or for reductions in accordance with Part I.E.1.c) and d) in the basin in which the new source or grandfathered project occurred.	DES/OSEM							
1.E.1.g		DES/OSEM							
1.E.1.h	Reductions required in Part I.E.1.b), c), and d) shall be achieved through one or more of the following: 1) BMPs approved by the Chesapeake Bay Program; 2) BMPs approved by the Department; or 3) A trading program described in Part I.E.1.i).	DES/OSEM							
1.E.1.i	The permittee may acquire and use total nitrogen and total phosphorus credits in accordance with §62.1-44.19:21 of the Code of Virginia and total suspended solids in accordance with § 62.1-44.19:21.1 of the Code of Virginia for purposes of compliance with the required reductions in Table 2 of Parts I.E.1.b), c), and d), provided the use of credits has been approved by the Department. The exchange of credits is subject to the following requirements:	DES/OSEM		•	•	> >	>		

MS4	Dormit Doggiroment	Responsible	Program Plan Elements	Due	Λn	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	Permit Requirement	Party	(July 1, 2022 – June 30, 2023)			neline	specific Reporting Requirements	FY23 (2022-2023)
Action ib		Party	(July 1, 2022 – Julie 30, 2023)	Permi				F123 (2022-2023)
						4 5	-	
	The credits are generated and applied to a					7 3		
	compliance obligation in the same calendar							
	year;							
	2) The credits are generated and applied to a							
	compliance obligation in the same tributary;							
	3) The credits are acquired no later than June 1							
	immediately following the calendar year in							
	which the credits are applied;							
	4) No later than June 1 immediately following the							
	calendar year in which the credits are applied,							
	the permittee certifies on an MS4 Nutrient							
	Credit Acquisition Form that the permittee has							
	acquired the credits;							
	5) Total nitrogen and total phosphorus credits							
	shall be either point source credits generated							
	by point sources covered by the Watershed Permit for Total Nitrogen and Total Phosphorus							
	Discharges and Nutrient Trading in the							
	Chesapeake Bay Watershed general permit							
	issued pursuant to § 62.1-44.19:14 of the Code							
	of Virginia, or nonpoint source credits certified							
	pursuant to § 62.1-44.19:20 of the Code of							
	Virginia;							
	6) Sediment credits shall be derived from one of							
	the following:							
	a. Implementation of BMP in a defined							
	area outside of an MS4 service area, in							
	which case the necessary baseline							
	sediment reduction for such defined							
	area shall be achieved prior to the permittee's use of additional							
	reductions as credit; or							
	b. A point source wasteload allocation							
	established by the Chesapeake Bay							
	total maximum daily load, in which							
	case the credit is the difference							
	between the wasteload allocation							
	specified as an annual mass load and							
	any lower monitored annual mass load							
	that is discharged as certified on an							
	MS4 Sediment Credit Acquisition							
	Form.							
	7) Sediment credits shall not be associated with							
	phosphorus credits used for compliance with							
	the stormwater nonpoint nutrient runoff water							
	quality criteria established pursuant to § 62.1-							
	44.15:28 of the Code of Virginia.							

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date Perr	imeline ear		FY23 (2022-2023)
					4 5	-	
1.E.1.j	No later than 12 months after the permit effective date, the permittee shall submit an updated Chesapeake Bay TMDL action plan for the reductions required in Part I.E.1.b), c), and d) that includes the following information: 1) Any new or modified legal authorities, such as ordinances, permits, policy, specific contract language, orders, and inter-jurisdictional agreements, implemented or needing to be implemented to meet the requirements of Parts I.E.1.b), c) and d) to include a review in the development of these actions; 2) The load and cumulative reduction calculations for each river basin calculated in accordance with Parts I.E.1.b), c) and d). 3) The total reductions achieved to date, for each pollutant of concern in each river basin. 4) A list of BMPs implemented to date, to achieve reductions associated with the Chesapeake Bay TMDL including: a. The date of implementation; and b. The reductions achieved. 5) The BMPs to be implemented by the permittee prior to the expiration of this permit to meet the cumulative reductions calculated in Parts I.E.1.b), c) and d), including as applicable: a. Type of BMP; b. Project name; c. Location; d. Percent removal efficiency for each pollutant of concern; and e. Calculation of the reduction expected to be achieved by the BMP calculated and reported in accordance with the methodologies established in Part I.E.1.g) for each pollutant of concern; and 6) An estimate of the expected cost to implement the necessary reductions during the permit cycle. 7) A summary of any comments received as a result of public participation required in Part I.E.1.k), the permittee's response, identification of any public meetings to address public concerns, and any revisions made to Chesapeake Bay TMDL action plan as a result of public participation.	DES/OSEM	The updated <u>Chesapeake Bay TMDL Action Plan</u> for the reductions required in Part I.E.1.b), c), and d) is available the County's website.	June 30, 2022			The updated Chesapeake Bay TMDL Action Plan is available on the County's website. The plan incorporates public comments received during the public comment period and the County's response to the comments in an appendix.

MS4	Permit Requirement	Responsible	Program Plan Elements	Du	e	Annu	al	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			Timel		3 - 4	FY23 (2022-2023)
				Pe	rmit	Year			
				1	2	3 4	5		
1.E.1.k	Prior to submittal of the action plan required in Part I.E.1.j), the permittee shall provide an opportunity for public comment on the additional BMPs proposed to meet the reductions not previously approved by the Department in the first phase Chesapeake Bay TMDL action plan for no less than 15 days.	DES/OSEM	The County provided the opportunity for the public to review and comment on the additional BMPs proposed to meet the reductions not previously approved by DEQ in the updated draft Chesapeake Bay TMDL Action Plan from April 15, 2022 – April 30, 2022. The plan was posted on the County's website and notification of the opportunity for public comment was advertised via various social media avenues and distribution lists. A summary of the comments received, County responses, and any revisions made to the action plan as a result of public comment are included in the Action Plan as an appendix.	June 30, 2022					The County provided the opportunity for the public to review and comment on the additional BMPs proposed to meet the reductions not previously approved by DEQ in the updated draft Chesapeake Bay TMDL Action Plan from April 15, 2022 – April 30, 2022.
1.E.1.I	As part of development of the Chesapeake Bay TMDL action plan, the permittee may consider use of the following: 1) Implementation of BMPs on unregulated lands provided any necessary baseline reduction is not included toward meeting the required reduction in this permit; 2) Utilization of stream restoration projects provided the credit applied to the required POC load reduction is prorated based on the ratio of regulated urban acres to total drainage acres upstream of the restored area; 3) Establishment of a memorandum of understanding (MOU) with other MS4 permittees that discharge to the same or adjacent eight digit hydrologic unit within the same basin to implement BMPs collectively. The MOU shall include a mechanism for dividing the POC reductions created by BMP implementation between the cooperative MS4s. 4) Any BMPs installed after June 30, 2009, as part of a retrofit program may be applied towards meeting the required load reductions provided any necessary baseline reductions are not included.	DES/OSEM	Please see Arlington County's Chesapeake Bay TMDL Action Plan 2021-2026.						
1.E.1.m	The permittee shall address any modification to the TMDL or watershed implementation plan that occurs during the term of this permit as part of its permit reapplication as required in Part II.M of this permit.	DES/OSEM		>	•	>	•		

MS4	Permit Requirement	Responsible	Program Plan Elements	Dι	ue	An	nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)				meline		FY23 (2022-2023)
				Pe	ermit	Yea	ar		
				1	2	3	4 5	5	
1.E.1.n	Chesapeake Bay TMDL action plan Implementation The permittee shall implement the TMDL action plan required in Part I.E.1.j) of this permit according to the schedule therein. Compliance with this requirement represents adequate progress for this permit term towards achieving TMDL wasteload allocations consistent with the assumptions and requirements of the TMDL.	DES/OSEM	The County will implement its updated Chesapeake Bay TMDL Action Plan 2021-2026.	>	•	>	> 1	Any modifications to the CR TMDL action plan	The plan was undated a Chesapeake Ray TMDI
1.E.1.0	specific Reporting Requirements. For each annual reporting period, the report shall include the following: 1) Any modifications to the CB TMDL action plan made during the July 1 to June 30 reporting cycle. 2) A copy of the MS4 BMP Template submitted to the DEQ BMP Warehouse in accordance with Part I.D.3 with a cumulative listing of all BMPs implemented to date to meet the CB TMDL requirements of Part I.E.1, identifying which BMPs were completed within the current annual reporting cycle. The following information shall also be included: a. For BMPs used to meet the CB TMDL requirements of Part I.E.1: the SWM facility unique identifier number; total acreage treated; total impervious and total pervious acreage treated; the pollutants of concern load reductions reported in pounds per year; the pollutant removal efficiencies and source of each efficiency; as well as proposed BMPs planned for implementation during the next reporting cycle. b. For retrofit projects used to meet the CB TMDL requirements of Part I.E.1: the type of land use being retrofitted; the existing stormwater management facility type before retrofit, if applicable; retrofit type used; retrofit performed; completion date or anticipated completion date; total acreage retrofitted; total impervious and total pervious acreage retrofitted; the SWM facility unique identifier number; and if applicable, the incremental reduction credit achieved with the retrofit (the incremental credit is defined as the difference	DES/OSEM	Applicable information specified in Section 1.E.1.o.1-5 will be provided in each annual report.				> 1	Any modifications to the CB TMDL action plan made during the July 1 to June 30 reporting cycle. A copy of the MS4 BMP Template submitted to the DEQ BMP Warehouse in accordance with Part I.D.3 with a cumulative listing of all BMPs implemented to date to meet the CB TMDL requirements of Part I.E.1, identifying which BMPs were completed within the current annual reporting cycle. A list of BMPs implemented during the reporting period but not reported to the DEQ BMP Warehouse in accordance with Part I.D.3) and the estimated reduction of pollutants of concern achieved by each and reported in pounds per year. If the permittee acquired credits during the reporting period to meet all or a portion of the required reductions in Part I.E.1.b), c) or d), a statement that credits were acquired;	No BMPs were implemented that were not reported to the DEQ BMP Warehouse. See Appendix AR3 - SWMF Retrofits Completed FY18-FY23 See Appendix AR23 - FY23 Credit for Chesapeake

MS4	Permit Requirement	Responsible	Program Plan Elements	D	ue	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2	
Action ID	- Crime nequirement	Party	(July 1, 2022 – June 30, 2023)				neline	5	FY23 (2022-2023)	
		'				t Yea				
				1	2	3	4 5	_		
	between the existing SWM facility								sweeping, septic tank conversions, and 2006-	
	reduction credit and the retrofit								2009 'historical BMPs.'	
	reduction credit attained) including									
	pre and post pollutant retrofit removal									
	efficiencies and source of each									
	efficiency.									
	3) A list of BMPs implemented during the									
	reporting period but not reported to the DEQ									
	BMP Warehouse in accordance with Part I.D.3)									
	and the estimated reduction of pollutants of									
	concern achieved by each and reported in									
	pounds per year.									
	4) If the permittee acquired credits during the									
	reporting period to meet all or a portion of the									
	required reductions in Part I.E.1.b), c) or d), a									
	statement that credits were acquired;									
	5) The permittee shall include the following as									
	part of its reapplication package due in									
	accordance with Part II.M:									
	a. Documentation that sufficient control									
	measures have been implemented (or									
	documentation detailing that									
	implementation will be complete by									
	the expiration date of this permit) to									
	meet the compliance target identified									
	in this section. If temporary credits or									
	offsets have been purchased in order									
	to meet the compliance target, the list									
	of temporary reductions utilized to									
	meet the cumulative 40% required									
	reductions of L2 in this permit and a									
	schedule of implementation to ensure									
	a permanent cumulative 40%									
	reduction shall be provided;									
	b. A draft third phase Chesapeake Bay									
	TMDL action plan designed to address									
	the following:									
	1. Reduction in the POC loads by the cumulative 100% of the L2									
	required reductions.									
	2. The means and methods to offset									
	increased loads from new sources									
	initiating construction between									
	July 1, 2009 and June 30, 2024									
	that disturb one acre or greater as									
	a result of the utilization of an									
	average land cover condition									
	greater than 16% impervious									
	greater than 10/0 impervious	1								

MS4	Permit Requirement	Responsible	Program Plan Elements	D	ue	Anr	าแลโ	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID	remit kequilement	Party	(July 1, 2022 – June 30, 2023)				eline	Specific Reporting Requirements	FY23 (2022-2023)
		,	(5, 5, 5		ermit				11-11 (21-11-11)
				1	2	3	4 5	-	
	cover for the design of post development stormwater management facilities using the								
	same methodology described in								
	Part I.E.1.b), (c) and (d); and								
	3. Accounting for any modifications								
	to the applicable loading rate provided to the permittee as a								
	result of TMDL modification.								
1.E.2	1.E.2 Non Chesapeake Bay (Local) TMDLs	DEC/05514	The County will assis						to Evan and Evan the Co
	The permittee shall develop a local TMDL action plan designed to reduce loadings for pollutants of concern if	DES/OSEM	The County will review, update as						In FY22 and FY23, the County updated its Bacteria and PCB TMDL Action Plans.
	the permittee discharges the pollutants of concern to an		necessary and continue to implement its local TMDL Action Plans for <i>E. coli</i> bacteria						and PCB TMDL Action Plans.
1.E.2.a	impaired water for which a TMDL has been approved by		and PCBs.						The updated Bacteria and PCB TMDL Action Plans
1.2.2.4	the U.S. Environmental Protection Agency (EPA) as		3.73 . 325						were submitted to DEQ on November 29, 2022,
	described in Part I.E.2.a).1) and 2) below. Approved								following a public comment period earlier in the
	TMDLs as of the effective date of this permit are listed in								month.
	Attachment A of this permit.								
	1) For TMDLs approved by the EPA prior to July 1,								Copies of the plans are posted on the County's
	2013, and in which an individual or aggregate								Bacteria and PCB TMDL Action Plans website.
	wasteload has been allocated to the permittee, the permittee shall update the previously approved								
	local TMDL action plans to meet the conditions of				Janua				A summary of implementation of the Bacteria and
	Parts I E 2.c); E.2.d); E.2.e); and E.2.f) as applicable,				uar				PCB TMDL Action Plans for FY23 can be found in
	and shall submit the Local TMDL action plan to the			>	. <mark>y</mark> 3	 	>		Appendices AR25 and AR26, respectively.
	Department no later than 18 months after the				1, 2				
	permit effective date and continue implementation				023				
	of the action plan; and								
	2) For TMDLs approved by EPA on or after July 1, 2013,								
	and prior to the permit effective date, and in which an individual or aggregate wasteload has been								
	allocated to the permittee, the permittee shall								
	develop and initiate implementation of action plans								
	to meet the conditions of Parts I E 2.c); E.2.d);								
	E.2.e); and E.2.f); as applicable for each pollutant for								
	which wasteloads have been allocated to the								
	permittee's MS4 and shall submit the Local TMDL								
	action plan to the Department no later than 30								
1.E.2.b	months after the permit effective date. The permittee shall complete implementation of the	DES/OSEM	The County will continue an adaptive						The County will continue an adaptive iterative
1.2.2.0	TMDL action plans as soon as practicable. TMDL action	DES/ OSEIVI	iterative approach over multiple permit						approach over multiple permit cycles to achieve
	plans may be implemented in multiple phases over more		cycles to achieve pollution reduction to the						pollution reduction to the maximum extent
	than one permit cycle using the adaptive iterative		maximum extent practicable – especially				>		practicable – especially given the limited BMPs
	approach provided adequate progress is achieved in the		given the limited BMPs and controls to						and controls to address reduction of bacteria and
	implementation of BMPs designed to reduce pollutant		address reduction of bacteria and PCB						PCB loading.
			loading.						

MS4	Permit Requirement	Responsible	Program Plan Elements	Du			nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)				neline		FY23 (2022-2023)
						t Yea			
				1	2	3	4 5		
	discharges in a manner that is consistent with the assumptions and requirements of the applicable TMDL.								
1.E.2.c	Each local TMDL action plan developed by the permittee shall include the following: 1) Name of the TMDL; 2) The EPA approval date of the TMDL; 3) The wasteload allocation assigned to the permittee (individually or in aggregate), and the corresponding percent reduction, if applicable; 4) Identification of the significant sources of the pollutants of concern discharging to the permittee's MS4 and that are not covered under a separate VPDES permit. For the purposes of this requirement, a significant source of pollutants means a discharge where the expected pollutant loading is greater than the average pollutant loading for the land use identified in the TMDL; 5) The BMPs designed to reduce the pollutants of concern in accordance with Parts I.E.2.d) and E.2.e); 6) Any calculations required in accordance with Parts I.E.2.d), an outreach strategy to enhance the public's education (including employees) on methods to eliminate and reduce discharges of the pollutants; and 8) A schedule of anticipated actions planned for implementation during this permit term.	DES/OSEM	The local TMDL Action Plans will include the required information specified in section 1.E.2.c.1-8.		•	•			The updated Action Plans include the criteria listed in section 1.E.2.c.1-8
1.E.2.d	1) The permittee shall select and implement at least six of the strategies listed in Table 4 below designed to reduce the load of bacteria to the MS4. Selection of the strategies shall correspond to significant sources of pollutants identified in Part I.E.2.c).4) above. Table 4. Strategies for Bacteria Reduction Stormwater Control/Management Strategy Source Strategies (provided as an example and not meant to be all inclusive or limiting. Domestic pets (dogs and cats) Provide signage to pick up dog waste, providing pet waste bags and disposal containers.	DES/OSEM	The County will update its existing Local TMDL Action Plan for bacteria to include at least six of the required strategies for pollution reduction outlined in Table 4 of section 1.E.2.d.	•	•	•	>		The County is currently implementing several of the strategies listed in Table 4 in section 1.E.2.d. A summary of implementation of the current existing Bacteria TMDL Action Plans for FY23 can be found in Appendix AR25 .

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MS4 Permit Requirement Responsible Program Plan Elements	Due Annual Specific Reporting Requirements	Annual Report Permit Year 2
Action ID Party (July 1, 2022 – June 30, 2023)	Date Timeline	FY23 (2022-2023)
	Permit Year	
	1 2 3 4 5	
Adopt and enforce pet		
waste ordinances or		
policies, or leash laws or		
policies.		
Place dog parks away		
from environmentally		
sensitive areas.		
Maintain dog parks by		
removing disposed of pet		
waste bags and cleaning		
up other sources of		
bacteria.		
Protect riparian buffers		
and provide unmanicured		
vegetative buffers along		
streams to dissuade		
stream access.		
Urban wildlife Educate the public on		
how to reduce food		
sources accessible to		
urban wildlife (e.g.,		
manage restaurant		
dumpsters and grease		
traps, residential garbage,		
feed pets indoors).		
Install storm drain inlet or		
outlet controls.		
Clean out storm drains to		
remove waste from		
wildlife.		
Implement and enforce		
urban trash management		
practices.		
Implement rooftop		
disconnection programs		
or site designs that		
minimize connections to		
reduce bacteria from		
rooftops.		
Implement a program for		
removing animal		
carcasses from roadways		
and properly		
Illicit connections or illicit Implement an enhanced		
discharges to the MS4 dry weather screening		
and illicit discharge,		

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MS4	Permit Requirement		Responsible	Program Plan Elements	Due		nnual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID			Party	(July 1, 2022 – June 30, 2023)	Date			e e	FY23 (2022-2023)
					Perm	it Ye	ar		
					1 2	3	4	5	
		detection, and							
		elimination program							
		beyond the requirements							
		of Part I E 3 to identify							
		and remove illicit							
		connections and identify							
		leaking sanitary sewer							
		lines infiltrating to the							
		MS4 and implement							
		repairs.							
		Implement a program to							
		identify potentially failing							
		septic systems.							
		Educate the public on							
		how to determine							
		whether their septic							
		system is failing.							
		Implement septic tank							
		inspection and							
		maintenance program.							
		Implement an educational							
		program beyond any							
		requirements in Part I E 1							
		though E 6 to explain to							
		citizens why they should							
		not dump materials into							
		the MS4.							
	Dry weather urban flows	Implement public	-						
	(irrigations, car washing,	education programs to							
	power washing)	reduce dry weather flows							
	power washing	from storm sewers							
		related to lawn and park							
		irrigation practices,							
		carwashing,							
		powerwashing and other							
		nonstormwater flows.							
		Provide irrigation							
		controller rebates.							
	Power washing	Implement and enforce	1						
	1 ower washing	ordinances or policies							
		related to outdoor (etc.)							
		water waste.							
		Inspect commercial trash							
		areas, grease traps,							
		washdown practices, and							
		enforce corresponding							
		ordinances or policies.							
		oraliances of policies.	1						

MS4	Permit Requirement		Responsible	Program Plan Elements	Du	ıe	An	nual	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID			Party	(July 1, 2022 – June 30, 2023)				neline		FY23 (2022-2023)
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					1	2	3	4 5		
	Birds (Canada geese, gulls, pigeons, etc.)	Identify areas with high bird populations and evaluate deterrents, population controls, habitat modifications and other measures that may reduce bird-associated bacteria loading. Prohibit feeding of birds.								
	Other sources	Enhance maintenance of stormwater management facilities owned or operated by the permittee. Enhance requirements for third parties to maintain stormwater management facilities. Develop BMPs for locating, transporting, and maintaining portable toilets used on permittee-owned sites. Educate third parties that use portable toilets on BMPs for use. Provide public education on appropriate recreational vehicle dumping practices.								
1.E.2.e	following information: a) Location of the pote b) Whether or not the current site activitie conducted at the si terminated (i.e. leg c) A description of any implemented or to	ion plan, the permittee shall potentially significant or operated by the othe MS4 that includes the ential source; e potential source is from es or activities previously ite that have been facy activities); and y measures being be implemented to prevent water and the discharge of	DES/OSEM	The County will update its existing Local TMDL Action Plan for PCBs to include the information outlined in section 1.E.2.e (a-c).						The County continues to undertake pollution minimization practices and stormwater management initiatives aimed at reducing sediment loading, which in turn should reduce PCB loading to the MS4. These efforts complement the gradual reduction of PCB loads from atmospheric deposition and long-term chemical breakdown. In addition, the County continues to conduct education and outreach about proper disposal of various waste materials and debris. PCBs can be found in transformers and capacitators, coolants in electrical equipment, lubricants and hydraulic fluids, old fluorescent light ballasts, thermal insulation materials, adhesives and tapes, caulk, roofing materials and asphalt, pesticides, plastics, inks in products such

MS4	Permit Requirement	Responsible	Program Plan Elements	Du			nnual		Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)			it Ye	melin ar	е		FY23 (2022-2023)
							4	5		
										as newspapers, magazines, or carboard, clothing pigments and dyes, and paints. Educating the public about proper disposal and recycling practices and providing programs and events such as the Household Hazardous Waste Collection and metal and white goods collection programs and E_CARE events are important steps to help prevent PCBs from getting into the environment via improper disposal, dumping, or littering. A summary of implementation of the current, existing PCB TMDL Action Plan for FY23 can be
1.E.2.f	Prior to submittal of the action plan required in Part I.E.2.a), the permittee shall provide an opportunity for public comment proposed to meet the local TMDL action plan requirements for no less than 15 days.	DES/OSEM	The County will provide the opportunity for the public to review and comment on local TMDL Action Plans for no less than fifteen days.	•	>	•	-	>		found in Appendix AR26. Public comment for the Bacteria and PCB TMDL Action Plans occurred in November 2022. The plans were posted on the County's website and notification of the opportunity for public comment was advertised via various social media avenues and distribution lists.
1.E.2.g	The MS4 program plan as required by Part I.A.6 of this permit shall incorporate each local TMDL action plan. Local TMDL action plans may be incorporated by reference into the MS4 program plan provided that the program plan includes the date of the most recent local TMDL action plan and identification of the location where a copy of the local TMDL action plan may be obtained.	DES/OSEM	Copies of the updated Local TMDL Action Plans shall be included as appendices in future updated of this Program Plan. The Program Plan will be available on the County's website.	•	>	•	-	>		
1.E.2.h	Specific Reporting Requirements: 1) For each reporting period, each annual report shall include a summary of actions conducted to implement each local TMDL action plan.	DES/OSEM	The County will provide a summary of actions taken as part of plan implementation in each annual report.	>	•	>	-	•	For each reporting period, each annual report shall include a summary of actions conducted to implement each local TMDL action plan.	A summary of actions following the update and finalization of the Bacteria and PCB TMDL Actions Plans will be submitted in next year's annual report. A summary of implementation of the Bacteria and PCB TMDL Action Plans for FY23 can be found in Appendices AR25 and AR26, respectively.
1.E.2.i	The permittee shall identify the best management practices and other steps that will be implemented during the next permit term as part of the permittee's reapplication for coverage as required under Part II.M. The permittee shall also evaluate and modify the estimated end date by either achieving the applicable wasteload allocation or by reducing the pollutants of concern to the maximum extent practicable based on information acquired during the permit cycle.	DES/OSEM	The County will identify BMPs and other actions that will be implemented during the next permit term as part of the County's reapplication for coverage as required under Part II.M. The County will evaluate the estimated end date based on reducing the pollutants of concern to the maximum extent practicable based on information acquired during the permit term.	•	>	•	•	•		The state of the s

MS4 Action ID	Permit Requirement	Responsible Party	Program Plan Elements (July 1, 2022 – June 30, 2023)		Ti	nnua meli		Specific Reporting Requirements	Annual Report Permit Year 2 FY23 (2022-2023)
				Permi			<u> </u>		
_	1.F. MS4 Program Annual Report			1 2	3	4	5		
1.F.1	The permittee shall submit the annual report to the Department, no later than October 1st of each year. The report shall cover the previous fiscal year from July 1st to June 30th. Following notification from the Department of the start date for the required electronic submission of annual reports as provided for in 9VAC25-31-1020, such reports shall be electronically submitted to the Department in compliance with this section and 9VAC25-31-1020. There shall be at least three months' notice provided between the notification from the Department and the date after which such forms must be submitted electronically.	DES/OSEM	The County will submit its annual report each year prior to October 1 st . The report will include the required information specified in sections 1.F.2, 1.F.3, and 1.F.4.	•	•		•		The County submitted its MS4 Annual Report to VA DEQ in September 2023.
1.F.2	The annual report shall include the following information: a) The permittee and permit number of the program submitting the annual report; b) Any changes to the MS4 program plan as a result of the permit conditions; c) The reporting period for which the annual report is being submitted; and, d) A signed certification as per Part II.K.	DES/OSEM	The Annual Report shall include the required information specified in 1.F.2	>	•	•	>		This Annual Report includes the information specified in section 1.F.2 a) Arlington County, VA0088579, Arlington County Government b) The updated MS4 Permit Program Plan was submitted to DEQ in June 2022. No changes have been made to the plan. c) July 1, 2022 – June 30, 2023 d) See signed certification page included in report submittal packet
1.F.3	A summary of the implementation of each of the components established under Parts I.B; I.C; I.D; and I.E and an evaluation of the effectiveness of each component. The permittee should attempt to limit any component's narrative summary to no longer than two-pages plus any necessary tables and figures.	DES/OSEM	A summary of implementation and evaluation of program effectiveness will be provided in the annual report.	>	•		•		A summary of implementation of each of the components for Parts 1.B; 1.C, 1.D and 1.E has been provided in the last column of this annual report as well as in the referenced appendices. Evaluation of effectiveness of MS4 program elements is a continuous process as implementation occurs. The County updated and submitted its MS4 Program Plan and list of priority projects to DEQ. The Program Plan will be reviewed on an annual basis and any necessary changes will be incorporated. At this time, no significant changes have occurred since the submittal of the updated MS4 Program Plan in June 2022. Additionally, the County has successfully completed a number of stormwater retrofit projects listed in this report, updated stormwater pollution prevention plans and protocols, and continued to implement numerous programs focused on preventing pollution

MS4	Permit Requirement	Responsible	Program Plan Elements	Due	Annu	ıal	Specific Reporting Requirements	Annual Report Permit Year 2
Action ID		Party	(July 1, 2022 – June 30, 2023)	Date	Time	line		FY23 (2022-2023)
				Permi	t Year			
				1 2	3 4	5		
								discharges to the MS4 and surface waters,
								including infrastructure maintenance, facilities
								inspections, education and outreach initiatives,
								and training.
1.F.4	The Specific Reporting Requirements as identified in this	DES/OSEM	The annual report will include information					This Annual Report includes the information on
	permit.		on the specific reporting requirements	>	>	•		the specific reporting requirements in this permit.
			specified in the permit					