

Municipal Separate Storm Sewer System General Permit (MS4GP) Annual Report

State Form 51278 (R8 / 2-25)

INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

NOTE:

- Annual reports must be submitted to the Indiana Department of Environmental Management. Failure to submit the annual report is considered a violation of permit coverage.
- Please type or print in ink.
- Please answer all questions thoroughly and return the form in accordance with the MS4GP or as directed by IDEM.
- Return this form and any required attachments to the IDEM Stormwater Program, MS4 Program at the address listed in the box on the upperright.

For questions regarding this form, contact:

IDEM Office of Water Quality Stormwater Program

100 North Senate Avenue Indianapolis, IN 46204-2251 Telephone: (317) 234-1601 or

(800) 451-6027

Web Access: http://www.IN.gov/idem/4900

Reporting Year		
Permit Year:		
□ (1)	•	
□ (2)		
□ (3)		
⋈ (4)		
□ (5)		

		SECTION 1: GEI	NERAL PERMITTE	E INFORMATION
(1)	MS4 Entity: Clty of Madison	(4)	Type of MS4:	City
(2)	Primary County: Jefferson			Town
(3)	MS4 Permit Number: INR040061			County
				Non-traditional:
(5)	 MS4 Operator (Individual): Bob Courtne Title: Mayor Telephone Number: 812-265-83 Email Address; mayor@madisc Mailing Address: 101 W. Main Street City: Madison Physical Address (if different from 	800 on-in.gov State: IN	Zip Code: 47 2 ess):	250
	City: S	tate: IN	Zip Code:	
(6)	MS4 Coordinator (Individual): Duane "D	77		
	Title: Code Enforcement Officer Talanta and National Act of Code			
	Telephone Number: 812-274-04 Fmail Address depositions of the second s		Phone:	
	Email Address; doneal@madiscMailing Address:	on-in.gov		
	101 W. Main Street			
	City: Madison	State: IN	Zip Code: 472	250
	Physical Address (if different from			
			,.	
	City: S	tate: IN	Zip Code:	
(7)	Application Preparer (if different from all	oove):		
	• Title:	Name of Co	ompany (if applical	ble):
	 Telephone Number: 	Cell Phone:	:	
	 Email Address; 			
	 Mailing Address: 			
	City: S	tate:	Zip Code:	
	Physical Address (if different fro			
			V.	
	City: S	tate:	Zip Code:	

		SECTION 2: PUBLIC EDUCATION, OUTREACH AND PUBLIC PARTICIPATION – MINIMUM CONTROL MEASURES 1 AND 2		
(1)	a s	Status of measurable goals, program requirements, compliance schedules, and timetables for this MCM. If Objectives are not met for a specific program element, explain the implementation problems encountered, and changes made to resolve problems identified [4.3 (h)(1)]:		
	(a)	On Target: X Yes No		
	(b)	If No, provide an explanation in Section 7.		
(2)	Lis	List of public participation and outreach events and activities conducted, a description of the activity, an estimate of the number of attendees, and an assessment if the goals and objectives were met [4.3 (h)(2)]:		
	(a)	Total number of public participation and outreach events: 27, 2 events Of the total reported, identify the number by audience:		
		General Public: 25, 2		
		Commercial/Industrial:		
		Construction:		
		Other:		
	(b)	Stormwater program updates were provided to local officials and/or an advisory board during the reporting period [4.3 (e)]: ☑ Yes ☐ No		
	(c)	. O The state of t		
	(d)	areas are highly likely to not litter and dispose of trash properly, so our waterways are not polluted.		
	(e)	, and a state of the state of t		
	(f)	The MS4 must maintain a list of the public participation/outreach event, including a short description of the activity, number of attendees, and if the goals and objectives were met. Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as		
		part of an audit of the MS4 Program.		
(3)	The number and types of construction and/or post-construction stormwater training opportunities that were provided to contractors, developers and builders, property owners (commercial, industrial, residential, homeowner associations, and other targeted entities during the reporting period [4.3 (h)(3)]:			
	(a)	Number of training events:		
		Construction only: 8 (est)		
		Post-construction only: 4 (est)		
		Both Construction and Post-construction: 1 (est)		
	(b)			
		 If Yes, list the MS4(s): Southern Indiana Advisory Committee (SWAC)- City of Jeffersonville, City of New Albany, City of Madison, Town of Clarksville, Town of Sellersburg, Town of Georgetown, Oak Park Conservancy, Clark County, and Floyd County. The SWAC's Qualified Professonal Inspector (QPI) training took place on December 13, 2024. QPI training was conducted at 9608 IN-62 Charlestown, IN 47111 training was sponsored by OHM and conducted by Tami Kruer and Lynn Miller. All participants were awarded certificates upon completion of training and successfully completing exam. SWAC also convened four (4) times during 2024 providing educational materials. 		
		Onsite training took place during inspections by L&H consultants.		
(4)	Doc	cument that presentations (or reports provided) were made to local officials [4.3 (h)(4)]:		
	(a)	⊠ Yes □ No		
	(b)	Number of presentations: 12 Date or Dates: Council meetings 2x per month on Tuesday; Board of Public Works meets one Monday per month.		
(5)	Pro	vide a list of educational materials used during the reporting period [4.3 (h)(6)]:		
	(a)	Number of new materials developed: 1 Stormwater Awareness Week yard signs		
	(b)	The MS4 must maintain a list of public educational materials.		
	(c)	If the materials are maintained on a webpage – please provide the link: www.madison-in.gov and www.sisac.org		
		Do not submit the list of materials at his time. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.		

		SECTION 3: ILLICIT DISCHARGE DETECTION AND ELIMINATION - MINIMUM CONTROL MEASURE 3
(1)	me ide (a)	atus of measurable goals, program requirements, compliance schedules, and timetables for this MCM If Objectives are not being et for a specific program element, explain the implementation problems encountered, and changes made to resolve problems entified [4.4 (k)(1)]: On Target: Yes No
	(b)	If No, provide an explanation in Section 7.
(2)		summary of any storm sewer system mapping changes to the outfall and/or conveyance maps [4.4 (k)(3)]: The map is current: ☑ Yes ☐ No The map was last updated on: Continuously, including 2024
(3)	Nui 0	mber of new outfalls mapped [4.4 (k)(4)]:
(4)		mber and location of dry weather outfalls screened for illicit discharges [4.4 (k)(5)]: Number of dry weather outfalls screened: 0
	(b)	If Yes, identify the number of outfalls that were screened during the reporting period:
	(c)	O
	(d)	The MS4 must maintain information that contains the "location" of the dry weather outfalls screened. Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(5)	Nur (a)	mber and location of illicit discharges detected [4.4 (k)(6)]: Number detected: 2
	(b)	The MS4 must maintain information that contains the "location" of the illicit discharges. Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(6)	Nur (a)	mber and location of illicit discharges and/or spills reported [4.4 (k)(8)]: Number reported: 2 - City festivals issue with food trucks, 1 - Crooked Creek dumping
	(b)	The MS4 must maintain information that contains the "location" of the illicit discharges and/or spills reported. Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(7)	Illici (a)	it discharges eliminated for those that were detected and/or reported [4.4 (k)(7) and (9)]: Number eliminated: 2; Crooked Creek issue ongoing
	(b)	Number that required no corrective action: 0
	(c)	Number of enforcement actions taken: 1 Crooked Creek NOV issued
(8)		e MS4 has reviewed and assessed the minimum control measure in accordance with MS4GP [4.4 (i)]: Yes □ No
(9)		e MS4 documents annual training attended by staff specific to their responsibilities in accordance with the MS4GP [4.4 (g)]: Yes ☐ No
	□ '	e MS4 revised and adopted or adopted a new IDDE ordinance [8.1 (a)(4)]: Yes ⊠ No st updated on:

	SECTION 4: CONSTRUCTION SITE STORMWATER RUN-OFF CONTROL - MINIMUM CONTROL MEASURE 4
(1)	Status of measurable goals, program requirements, compliance schedules, and timetables for this MCM. If objectives are not being met for a specific program element, explain the implementation problems encountered, and changes made to resolve problems identified [4.5 (m)(1)]:
	(a) On Target: ☑ Yes ☐ No
	(b) If No, provide an explanation in Section 7.
	The number of construction projects owned and/or operated by the MS4 entity that were active at the time of submission of this report [4.5 (m)(2)]:
(3)	The number of construction sites obtaining a MS4 entity-issued stormwater run-off permit or authorization to discharge during the reporting period [4.5 (m)(3)]:
(4)	The number of construction sites inspected during the reporting period [4.5 (m)(4)]: 12 (a) The MS4 has completed the inspections as required by the MS4GP [4.5 (d)(3)]:
	On Target: ☑ Yes ☐ No If No, provide an explanation in Section 7.
(m)	
(5)	The number and type of enforcement actions taken during the reporting period [4.5 (m)(5)]: 0
	(a) Check the Appropriate Type of Action:
	Stop work Orders Manatany Republica
	☐ Monetary Penalties☐ Other (Describe):
	Cities (Describe).
(6)	The number of public information requests and/or complaints received [4.5 (m)(6)]:
	(a) Public Information Requests (Freedom of Information Request): 0
	(b) Complaints Received: 0
(7)	The MS4 has reviewed and assessed the minimum control measure in accordance with MS4GP [4.5 (i)]: ☑ Yes ☐ No
(8)	The MS4 documents annual training attended by staff specific to their responsibilities in accordance with the MS4GP [4.5 (j)]: ☑ Yes ☐ No
(9)	The MS4 maintains an inventory of all construction site projects in accordance with MS4GP [4.5 (I)]:
	☑ Yes ☐ No
(10)	The MS4 revised and adopted or adopted a new construction stormwater run-off ordinance or regulatory mechanism during the reporting year [8.1 (a)(4)]:
	☐ Yes ☒ No
	Last Updated on:

		SECTION 5: POST-CONSTRUCTION STORMWATER RUN-OFF CONTROL - MINIMUM CONTROL MEASURE 5
(1)	i	Status of measurable goals, program requirements, compliance schedules, and timetables for this MCM. If objectives are not being met for a specific program element, explain the implementation problems encountered, and changes made to resolve problems dentified [4.6 (j)(1)]: (a) On Target: X Yes Xes No
		If No, provide an explanation in Section 7.
(2)		he MS4 revised and adopted or adopted a new post-construction ordinance and/or regulatory mechanism [4.6 (j)(2)]:
		☐ Yes ☒ No
	L	ast Updated on:
(3)		The number of sites requiring post-construction control measures during the reporting period [4.6 (j)(3)]:
	(a) Number of Sites: 0
(4)		Number, type, and location of structural measures installed during the reporting period [4.6 (j)(4)]:
		a) Number of Measures: 0
	(b) The MS4 must maintain information on the "type" and "location" of the measures installed.
	,	Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(5)	N	umber, type, and location of structural measures modified to function properly or improve water quality benefits [4.6 (j)(5)]:
		a) Number of Measures Modified: 0
	(l	The MS4 must maintain information on the "type" and "location" of the measures modified.
·		Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(6)	n	lumber, type, and location of structural measures inspected to ensure each meets design requirements and/or are being naintained [4.6 (j)(6)]:
	(8	Number of MS4 Owned/Operated Measures Inspected: 0 On Target (permit requires 100 % inspected by the end of the permit cycle):
		☑ Yes ☐ No If No, provide an explanation in Section 7
	(t	Number of Privately Owned Measures Inspected: 0 On Target (permit requires 100% or a minimum of 250 inspected by the end of the permit cycle):
		☑ Yes ☐ No If No, provide an explanation in Section 7
	(0	c) The MS4 must maintain information on the "type" and "location" of the measures inspected.
		Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(7)		he MS4 has developed and administers an inspection program in accordance with the MS4GP [4.6 (e) and (f)]: Yes No
(8)		he MS4 has reviewed and assessed the minimum control measure in accordance with MS4GP [4.6 (h)]: Yes No

	SECTION 6: MUNICIPAL OPERATIONS POLLUTION PREVENTION AND GOOD HOUSEKEEPING - MINIMUM CONTROL MEASURE 6
(1)	Status of measurable goals, program requirements, compliance schedules, and timetables for this MCM. If Objectives are not being met for a specific program element, explain the implementation problems encountered, and changes made to resolve problems identified [4.7 (n)(1)]: (a) On Target: Yes No If No, provide an explanation in Section 7.
(2)	Number and location of stormwater outfalls and conveyance systems that have been repaired during the reporting period [4.7 (n)(2)]:
	(a) Number of outfalls: 0
	(b) Number of conveyance systems:
	(c) The MS4 must maintain information that contains the "location" of the outfalls and conveyances that have been repaired. Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(3)	Estimated amount of material collected from stormwater drainage system cleaning during the reporting period including the disposal methods utilized [4.7 (n)(3)]:
	(a) Material Collected (Volume or Weight): 2000 lbs
	(b) Disposal Method: TSO - Transfer Station
(4)	Estimated amount of material collected from street sweeping during the reporting period, if applicable, including the disposal methods utilized [4.7 (n)(4)]:
	(a) Material Collected (Volume or Weight): N/A
	(b) Disposal Method Utilized: N/A
(5)	Number and location of de-icing salt and sand storage areas and methods used to minimize stormwater exposure:
	(a) Number of De-icing salt and sand storage areas [4.7 (n)(5)]: 1
	(b) The MS4 must maintain information as to the "location" and methods used to minimize stormwater exposure.
	Do not submit this information. Upon review of the annual report IDEM may request the information or evaluate the information as part of an audit of the MS4 Program.
(6)	The MS4 has reviewed and assessed the minimum control measure in accordance with MS4GP [4.7 (i)]:
	☑ Yes ☐ No
(7)	The MS4 documents annual training attended by facility staff specific to their responsibilities in accordance with the MS4GP [4.7 (m)]:
	(a) List the number of employees within other departments that have been trained on stormwater issues: 15
(8)	
(0)	The total number of owned and/or operated facilities (total number as of submittal of this report) within the MS4: 4 - City Hall, Wastewater Treatment Plant, Street Department Garage, and Golf Course
(9)	The number of owned and/or operated facilities, identified in item (8) above that require development of a SWPPP: 2, Wastewater Treatment Plant and Street Department Garage
(10)	Facility inspections completed during the reporting period:
(10)	(a) The MS4 inspected each facility quarterly: ⊠ Yes □ No
	If No, provide an explanation: Facility personnel observed each location however did not document the observations.
	(b) The MS4 Coordinator participated in at least one of the quarterly inspections at each facility: ☐ Yes ☒ No
	If No, provide an explanation: MS4 coordinator position filled in March 2023, new MS4 coordinator has been training and is planning to start inspections in 2025.
	The MS4 has completed one (1) surface visual inspection of the entire stormwater system during this reporting period: Yes No If one has not been completed identify the percentage of surface visual inspections completed: Percent Optional: The MS4 has completed the required surface visual inspection and has completed additional visual inspections of the entire stormwater system during this reporting cycle: Yes No If yes, the number completed:
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		SECTION 7: MS4 PROGRAM MANAGEMENT AND SUMMARY
(1)		ater Quality Characterization Report (WQCR) [8.1 (a)(5)]: The WQCR has been updated during this reporting period. Date of Modification/update: Finalized and submitted to IDEM March 2024
	(b)	
	(c)	Updated list of the receiving waters. The MS4 must maintain documentation of receiving waters. As part of the annual report review, IDEM may request this information or review the information as part of an audit of the MS4 Program [8.1 (a)(6)]. Do not submit this information. As part of the annual report review, IDEM may request this information or review the information as part of an audit of the MS4 Program.
(2)	Pro	vide progress to meet a TMDL, or improve water quality in the 303d listed impairments) [8.1 (a)(7)]:
	(a)	A TMDL implementation plan has been developed and/or stormwater management measures implemented within the MS4 boundaries.
	(b)	☐ Yes ☐ No ☐ In Progress ☒ Not Applicable If Yes: provide a brief description of activities in progress or completed to meet the TMDL or improve water quality in the 303d listed impairments.
(3)	MS of th	4 jurisdictional boundaries as required by Section 4.2 (a)(1). Identify areas removed or added to the jurisdictional area ne MS4 [8.1 (a)(10)]:
	(a)	Provide a shapefile, polygon layer, or map with a date that reflects changes made during the reporting period.
(4)	MS	e MS4 documents annual training attended by staff and/or contractual staff that is specific to their responsibilities as outlined in the 4GP [4.4(g), 4.5 (j), and 4.6 (i)] and in accordance with the general performance requirements [4.1(d)]: Yes No
(5)		scribe new funding sources and new expenditures [8.1 (a)(9)]: None
	(d)	
(5)	Des	scribe relevant sections of the SWQMP that have been modified (by MCM) [8.1 (a)(1)]:
	(a)	Public Education, Outreach and Involvement: SWQMP submitted December 2022
	(b)	Illicit Discharge: See (a)
	(c)	Construction Stormwater Run-off: See (a)
	(d) (e)	Post-construction Run-off: See (a) Good Housekeeping: See (a)
(6)	Brie	of Description of changes from the previous year due to annual review [8.1 (a)(2)]:
(0)	(a)	Public Education, Outreach and Involvement: New SWQMP in December 2022, no changes required for the program as of 2024
	(b)	Illicit Discharge: See (a)
	(c)	Construction Stormwater Run-off: See (a)
	(d)	Post-construction Run-off: See (a)
	(e)	Good Housekeeping: See (a)

- (7) Implementation problems encountered, including program changes made to address ineffectiveness or infeasibility [8.1 (a)(8)]:
 - (a) Public Education, Outreach and Involvement: additional education on "no dumping in storm drains" provided to food truck owners prior to City events
 - (b) Illicit Discharge: None
 - (c) Construction Stormwater Run-off: Southern Indiana Advisory Committee* City of Jeffersonville, City of New Albany, City of Madison, Town of Clarksville, Town of Sellersburg, Town of Georgetown, Oak Park Conservancy, Clark County, and Floyd County. The SWAC's Qualified Professonal Inspector (QPI) training took place on December 13, 2024. QPI training was conducted at 9608 IN-62 Charlestown, IN 47111 training was sponsored by OHM and conducted by Tami Kruer and Lynn Miller. All participants were awarded certificates upon completion of training and successfully completing exam. SWAC also convened four (4) times during 2024 providing educational materials.
 - (d) Post-construction Run-off: See above
 - (e) Good Housekeeping: None
- (8) Brief Description of projects or programs that have been successful or should be highlighted and unique:

The City of Madison is a member of the Southern Indiana Stormwater Advisory Committee, which consists of City of Jeffersonville, City of New Albany, City of Madison, Town of Clarksville, Town of Sellersburg, Town of Georgetown, Oak Park Conservancy, Clark County, and Floyd County. The SWAC conducted quarterly meetings, hosted and educational booth at MS4 annual meeting which hnaded out more than 300 materials (brochures, SOPs, guidebooks, trainign materials) and promoted Stormwater Awareness Week September 4 -9th which culminated in an Ohio RIver Sweep.

(9) Brief Description of issues that have been identified that IDEM may be able to assist the MS4 in addressing:

SECTION 8: CERTIFICATION AND SIGNATURE

Date (month/day/year)

I swear or affirm, under penalty of perjury as specified by IC 35-44.1-2-1 and other penalties specified by IC 13-30-10, that the statements and representations in this notification are true, accurate, and complete.

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

Printed Name of Responsible Individual (Applicant/Permittee):

Signature of Responsible Individual:

Note:

• This document must be signed by the individual meeting requirement of 40 CFR 122.22.

Signature must be wet ink (FAX and photocopies are not acceptable)