

Town of Babylon Stormwater Management Program Plan Draft 2016 Update



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**TOWN OF BABYLON NEW YORK STATE DEPARTMENT OF
ENVIRONMENTAL CONSERVATION MS4/SPDES ID. NO.
NYR20A043**

This Stormwater Management Program Plan (SWMPP) has been prepared in accordance with the New York State Department of Environmental Conservation SPDES General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4s) Permit No. GP-0-08-002 issued pursuant to Article 17 Titles 7, 8 and Article 70 of the Environmental Conservation Law Part IV.

The Town of Babylon is required by SPDES General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4s) Permit No. GP-0-08-002 issued pursuant to Article 17 Titles 7, 8 and Article 70 of the Environmental Conservation Law Part IV to develop, implement, and enforce a Stormwater Management Plan (SWMP) designed to reduce the

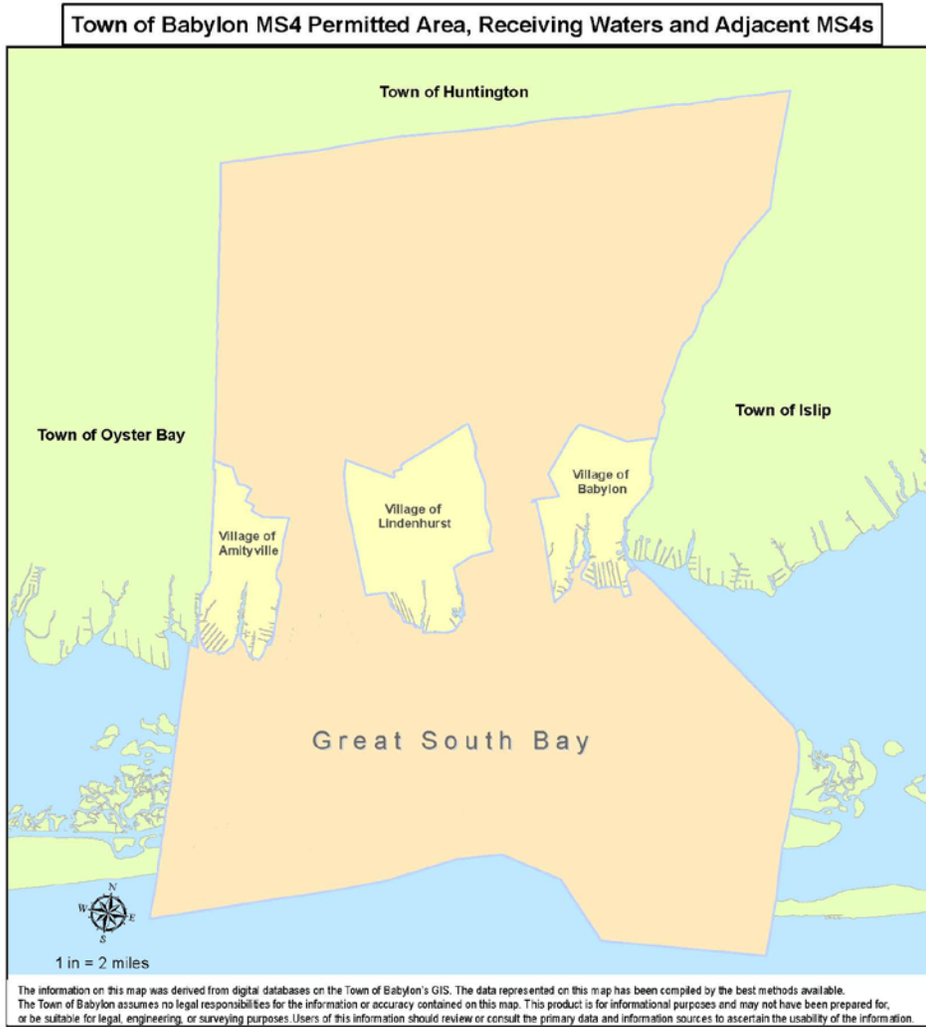
discharge of pollutants from small MS4s to the maximum extent practicable (“MEP”) in order to protect water quality and to satisfy the appropriate water quality requirements of the ECL and the CWA. The Town of Babylon must, by March 9, 2009 (or at the time of a New York State Department of Environmental Conservation audit of the SWMP), prepare a Stormwater Management Program Plan (SWMPP) documenting their SWMP. This SWMPP is readily available to Town of Babylon staff, the general public, New York State Department of Environmental Conservation and Environmental Protection Agency. The document may be viewed on the Town of Babylon web site at TownofBabylon.com or requested in hard copy from the Department of Environmental Control. The Town of Babylon recognizes that failure to strictly comply with GP-0-08-002 (or the Town’s contractors, subcontractors, agents and/or assigns adhere to any of the permit requirements contained) shall constitute a permit violation and that there are substantial criminal, civil, and administrative penalties associated with violating the provisions of this permit. Fines of up to \$37,500 per day for each violation and imprisonment for up to fifteen (15) years may be assessed depending upon the nature and degree of the offense. The Town of Babylon is making every reasonable effort to comply with these State regulations to the best of its ability.

On the cover; Martin Luther King Elementary School students prepare rain barrels for Town of Babylon Earth Day 2015! Engaging youth in these programs paves the way to protect our water resources and environment in the future. The Town provides free rain barrels to its residents annually at its May Earth Day celebration to help reduce stormwater runoff and conserve precious drinking water.

Introduction

Through this Plan the Town of Babylon hopes to continue the important goal of protecting and improving the water quality of its highly valued surface waters and the associated recreational, environmental and economic benefits these resources provide. The Town seeks to maximize its efforts to the greatest extent possible to realize this goal. These efforts require extensive participation and dedication within many levels and Departments in Town government. In some cases the Town may also require assistance from other outside agencies. In meeting these goals, the Department has had unprecedented cooperation and assistance from the various Town officials, Departments and their staff. The Town recognizes it must periodically self evaluate the effectiveness of this Plan and when necessary update and modify program elements to meet its goals.

Location of the Town of Babylon Municipal Separate Stormwater System (MS4) Permitted Area and Geographically Adjacent MS4s



<p>Town of Babylon</p> <p>Richard Schaffer Supervisor</p>	<ul style="list-style-type: none"> Town of Babylon MS4 Permitted Area Villages Adjacent MS4s 	<p style="text-align: center;">Created by Department of Environmental Control Victoria A. Russell, Commissioner</p> <p style="text-align: center;">June 04, 2015</p>
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Stormwater in the Town of Babylon

Non-Point Source Pollution (NPS) pollution occurs after precipitation events or snowmelt when stormwater runoff flowing off the land surface picks up animal waste, oil, grease, fertilizers, pesticides, herbicides, floatable debris, chemicals, road salt, sediment and a number of other pollutants from various sources, enters the storm drain system and discharges directly to a lake, stream, wetland or the Great South Bay. The source of these pollutants may include bacteria from animal wastes (examples; dogs, cats, wild animals and waterfowl), oils and grease from motor vehicles (petroleum hydrocarbons), and heavy metals and organic chemicals from industrial operations. In other cases this polluted runoff may flow directly off the land surface into surface waters, which is called sheet runoff. A good example of how this type of pollution is generated is from the droppings created by the feeding of waterfowl in parks that is carried directly into surface waters such as a pond by stormwater runoff. In other cases the application of fertilizers, pesticides and herbicides associated with turf or landscape management adjacent to surface waters may carry these pollutants directly into waterways. This type of pollution occurs at numerous parks and institutional uses adjacent to surface waters within the Town of Babylon. These pollutants may also enter the storm drain system as mentioned above.

The volume and concentration of these pollutants in stormwater is dependent on the season, rainfall amounts, frequency and duration, surface water drainage area, topography, manmade environment (especially the amount of impervious surfaces/natural vegetation lost) and soils. For example, areas with steep slopes and poor quality soils may potentially generate more stormwater runoff and sediment than flat areas with well drained soils. Developed areas with a high groundwater table can also be a problem because it is difficult to efficiently recharge stormwater to the ground under these conditions. As impervious surfaces are increased with development in these areas, stormwater impacts subsequently increase.

NPS pollution is not what most people identify as Babylon's major source of water quality degradation. However, it has been well established that NPS pollution is the primary source of pollutants affecting the Town's surface waters. Stormwater runoff that may carry hydrocarbons, oil and grease, fertilizers/nutrients, animal waste, sediment, highway deicing salts, thermal pollution or a number of other contaminants from roadways or the land surface adversely impact the Town's surface water resources. This may

cause bathing beach and shellfish ground closures, degradation of finfish habitat, freshwater and tidal waters habitat, the occurrence of nuisance algal blooms and increased turbidity of the water column and sedimentation of stream beds. These adverse environmental impacts on surface waters and habitats may also result in negative economic effects in connection with the use of the Town's coastal resources and stream corridors. These potential impacts are of great concern to the Town of Babylon.

In addition to these "traditional" stormwater pollutants, thermal pollution may also impact aquatic resources. A common cause of thermal pollution is the heating of stormwater runoff flowing off of large expanses of hot pavement during summer months after a rainfall event. During precipitation events, the heat from the hot pavement is transferred to the stormwater runoff. This heated stormwater is then discharged to surface waters possibly resulting in substantial increases in the temperature to the water body. Presumably, shallow waterways with lower surface water volumes would be more impacted than large water bodies, example; stream versus a large lake. In addition, the clearing of trees and vegetation along stream banks also eliminates the shade necessary to protect the stream from direct sunlight and heating. There is not a great deal of information published on thermal pollution from stormwater runoff. It is believed that significant increases in water temperature of the surface waters may adversely impact aquatic species including finfish species inhabiting streams, especially trout.

Although the State regulations require Babylon to focus on pollutants only affecting surface waters through the municipal stormwater system (MS4), the Town has also included other potential pollutant pathways to surface waters to the extent necessary for this Plan. This includes direct sheet runoff and the introduction of nutrients and pathogens to groundwater resources that impacts surface waters in the Carll's River watershed.

The Town of Babylon has established its long term commitment to protecting and restoring the environmental resources and water quality of the Great South Bay, the Carll's River and all of the tributary streams, surface waters, wetlands and groundwater resources of the Town through a variety of programs. Babylon's watersheds and the portion of Great South Bay within its jurisdiction are part of the vast south shore coastal system identified as the South Shore Estuary Reserve (SSER). The SSER system stretches the entire length of the south shore of Long Island and includes most all of the land area of the Town of Babylon. The South Shore Estuary

Reserve Council was established by the New York State Legislature to protect and prudently manage the Reserve. The Town of Babylon is a dedicated and active member of the SSER council. The SSER Council has completed a Comprehensive Management Plan (CMP) which identifies major issues facing the Reserve and provides recommendations to preserve protect and enhance the system for future generations. Water quality improvement is high on the list of priorities in the SSER CMP for the Reserve. This Plan is consistent with the recommendations of the SSER CMP to protect and improve water quality and wetland habitat and the natural resources of the Reserve.

Stormwater management is especially difficult in the Town of Babylon because of its intensely developed land use found in nearly the entire mainland portion of the Town. This includes all land use categories; residential, commercial, industrial and institutional. There are great challenges here in Babylon because in the past the most convenient and effective means to manage stormwater from the land surface and storm drain system was to discharge this effluent to the nearest waterway. So it will be difficult to eliminate these inputs structurally (by volume) to address these stormwater inputs in the near future in a cost effective manner. In the immediate future, best management practices in the form of public outreach to reduce the concentrations of pollutants in the stormwater discharged to surface waters will be one of number important strategies the Town is undertaking. While this will not reduce the volume of stormwater affecting surface waters, it will reduce the concentration of pollutants typically associated with stormwater.

Definitions

The following acronyms and definitions are utilized in this document:

ACRONYMS AND DEFINITIONS

A. Acronym List

BMP - Best Management Practice

CFR - Code of Federal Regulations

CWA - Clean Water Act

ECL - Environmental Conservation Law

MCC - Municipal Compliance Certification

MCM - Minimum Control Measure

MEP - Maximum Extent Practicable

MS4 - Municipal Separate Storm Sewer System

NPDES - National Pollutant Discharge Elimination System

POC - Pollutant of Concern

SPDES - State Pollutant Discharge Elimination System

SWMP - Stormwater Management Program

SWMPP - Stormwater Management Program Plan

SWPPP - Stormwater Pollution Prevention Plan

TMDL - Total Maximum Daily Load

TOBSWMPP-Town of Babylon Stormwater Management Program Plan

UA - Urbanized Area

B. Definitions

Activities - See best management practice

Additionally Designated Areas - EPA required the Department to develop a set of criteria for designating additional MS4 areas as subject to these regulations. The following criteria have been adopted to designate additional MS4s in New York State:

Criteria 1: MS4s discharging to waters for which and EPA-approved TMDL required reduction of a pollutant associated with stormwater beyond what can be achieved with existing programs (and the area is not already covered under automatic designation as UA).

Criteria 2: MS4s contiguous to automatically designated urbanized areas (town lines) that discharge to sensitive waters classified as AA Special (fresh surface waters), AA (fresh surface waters) with filtration avoidance determination or SA (saline surface waters).

Best Management Practice - means schedules activities, prohibitions of practices, maintenance procedures, and other management practices to

prevent or reduce the pollution of waters of the state. BMPs also include treatment requirements (if determined necessary by the permittee), operating procedures, and practices to control runoff, spillage and leaks, sludge or waste disposal, or drainage from areas that could contribute pollutants to stormwater discharges. BMP is referred to in EPA's fact sheets and other materials. BMPs are also referred to as "activities" or "management practices" throughout this general SPDES permit.

Better Site Design (BSD) - Better Site Design incorporates non-structural and natural approaches to new and redevelopment projects to reduce impacts on watersheds by conserving natural areas, reducing impervious cover and better integrating stormwater treatment. Better site design is a form of Green Infrastructure and is similar to Low Impact Development (LID). See also Green Infrastructure and Low Impact Development.

Construction Activity(ies) - means any clearing, grading, excavation, demolition or stockpiling activities that result in soil disturbance. Clearing activities can include but are not limited to logging equipment operation, the cutting and skidding of trees, stump removal and/or brush root removal. Construction activity does not include routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original purpose of a facility.

Department - means the New York State Department of Environmental Conservation as well as meaning the Department's designated agent.

Development - period after initial authorization under this general SPDES permit when the permittee creates, designs or develops activities, BMPs, tasks or other measures to include in their SWMP Discharge(s) - any addition of any pollutant to waters of the State through an outlet or point source.

Discharge Authorized by a SPDES Permit - means discharges of wastewater or stormwater from sources listed in the permit, that do not violate ECL Section 17-0501, that are through outfalls listed in the permit, and that are:

1. discharges within permit limitations of pollutants limited in the SPDES permit;
2. discharges within permit limitations of pollutants limited by an indicator limit in the SPDES permit;
3. discharges of pollutants subject to action level requirements in the SPDES permit;
4. discharges of pollutants not explicitly listed in the SPDES permit, but reported in the

SPDES permit application record as detected in the discharge or as something the permittee knows or has reason to believe to be present in the discharge, provided the special conditions section of the applicable SPDES permit does not otherwise forbid such a discharge and provided that such discharge does not exceed, by an amount in excess of normal effluent variability, the level of discharge that may reasonably be expected for that pollutant from information provided in the SPDES permit application record;

5. discharges of pollutants not required to be reported on the appropriate and current New York State SPDES permit application; provided the special conditions section of the permit does not otherwise forbid such a discharge. The Department may, in accordance with law and regulation, modify the permit to include limits for any pollutant even if that pollutant is not required to be reported on the SPDES permit application; or

6. discharges from fire fighting activities; fire hydrant flushings; testing of fire fighting equipment, provided that such equipment is for water only fire suppression; potable water sources including waterline flushings; irrigation drainage; lawn watering; uncontaminated infiltration and inflow; leakage from raw water conveyance systems; routine external building washdown and vehicle washing which does not use detergents or other compounds; pavement washwaters where spills or leaks of toxic or hazardous materials, other than minor and routine releases from motor vehicles, have not occurred (unless such material has been removed) and where detergents are not used; air conditioning and steam condensate; springs; uncontaminated groundwater; and foundation or footing drains where flows are not contaminated with process materials such as solvents provided that the permittee has implemented an effective plan for minimizing the discharge of pollutants from all of the sources listed in this subparagraph. Environmental Conservation Law - means chapter 43-B of the Consolidated Laws of the State of New York, entitled the Environmental Conservation Law.

General SPDES Permit - means a SPDES permit issued pursuant to 6 NYCRR Part 750-1.21 authorizing a category of discharges.

Green Infrastructure - Green infrastructure approaches essentially infiltrate, evapotranspire or reuse stormwater, with significant utilization of soils and vegetation rather than traditional hardscape collection, conveyance and

storage structures . Common green infrastructure approaches include green roofs, trees and tree boxes, rain gardens, vegetated swales, pocket wetlands, infiltration planters, vegetated median strips, reforestation, and protection and enhancement of riparian buffers and floodplains. See also Low Impact Development and Better Site Design.

Groundwater - means waters in the saturated zone. The saturated zone is a subsurface zone in which all the interstices are filled with water under pressure greater than that of the atmosphere. Although the zone may contain gas-filled interstices or interstices filled with fluids other than water, it is still considered saturated.

Illicit Discharges - Any discharge to a municipal separate storm sewer and or the Town of Babylon stormwater drainage system that is not entirely composed of stormwater. Illicit discharges shall include but not be limited to those sources as identified by § 122.26(b) (2) of the Code of Federal Regulations; sanitary wastewater, effluent from septic tanks, commercial car wash wastewater, petroleum products, antifreeze and radiator flush liquid, laundry wastewater, spills from roadway accidents, and household and motor vehicle chemicals, but does not include liquids discharged from fire-fighting activities. An illicit discharge could be any other non-permitted discharge which the Town of Babylon or Department has determined to be a substantial contributor of pollutants to the small MS4.

Implementation - period after development of SWMP, where the permittee puts into effect the practices, tasks and other activities in their SWMP.

Impaired Water - a water is impaired if it does not meet its designated use(s). For purposes of this permit ‘impaired’ refers to impaired waters for which TMDLs have been established, for which existing controls such as permits are expected to resolve the impairment, and those needing a TMDL.

Impaired waters compilations are also sometimes referred to as 303(d) lists; 303(d) lists generally include only waters for which TMDLs have not yet been developed. States will generally have associated, but separate lists of impaired waters for which TMDLs have already been established.

Individual SPDES Permit - means a SPDES permit issued to a single facility in one location in accordance with this Part (as distinguished from a general SPDES permit).

Industrial Activity - as defined by the SPDES Multi-Sector General Permit (GP-0-06-002).

Larger Common Plan of Development or Sale - means a contiguous area where multiple separate and distinct construction activities are occurring, or will occur, under one plan. The term “plan” in “larger common plan of development or sale” is broadly defined as any announcement or piece of

documentation (including a sign, public notice or hearing, sales pitch, advertisement, drawing, permit application, State Environmental Quality Review Act Application, zoning request, computer design, etc.) or physical demarcation (including boundary signs, lot stakes, surveyor markings, etc.) indicating that construction activities may occur on a specific plot.

For discrete construction projects that are located within a larger common plan of development or sale that are at least 1/4 mile apart, each project can be treated as a separate plan of development or sale provided any interconnecting road, pipeline or utility project that is part of the same “common plan” is not concurrently being disturbed.

Low Impact Development - is a site design strategy with a goal of maintaining or replicating the predevelopment hydrologic regime through the use of design techniques to create a functionally equivalent hydrologic landscape. Hydrologic functions of storage, infiltration, and ground water recharge, as well as the volume and frequency of discharges are maintained through the use of integrated and distributed micro-scale stormwater retention and detention areas, reduction of impervious surfaces, and the lengthening of flow paths and runoff time. Other strategies include the preservation/protection of environmentally sensitive site features such as riparian buffers, wetlands, steep slopes, valuable (mature) trees, flood plains, woodlands and highly permeable soils. LID principles are based on controlling stormwater at the source by the use of microscale controls that are distributed throughout the site. This is unlike conventional approaches that typically convey and manage runoff in large facilities located at the base of drainage areas. See also Green Infrastructure and Better Site Design.

Management Practices - See best management practices

Maximum Extent Practicable - is a technology-based standard established by Congress in the Clean Water Act §402(p)(3)(B)(iii). Since no precise definition of MEP exists, it allows for maximum flexibility on the part of MS4 operators as they develop their programs.

(40CFR 122.2 See also: Stormwater Phase II Compliance Assistance Guide EPA 833-R-00-002, March 2000). When trying to reduce pollutants to the MEP, there must be a serious attempt to comply, and practical solutions may not be lightly rejected. If a permittee chooses only a few of the least expensive methods, it is likely that MEP has not been met. On the other hand, if a permittee employs all applicable BMPs except those where it can be shown that they are not technically feasible in the locality, or whose cost would exceed any benefit to be derived, it would have met the standard.

MEP required permittees to choose effective BMPs, and to reject applicable BMPs only where other effective BMPs will serve the same purpose, the BMPs would not be technically feasible, or the cost would be prohibitive.

Measurable Goals - are the goals of the SWMP that should reflect the needs and characteristics of the permittee and the areas served by its small MS4.

Furthermore, the goals should be chosen using an integrated approach that fully addresses the requirements and intent of the MCM. The assumption is that the program schedules would be created over a 5 year period and goals would be integrated into that time frame. For example, a larger MS4 could do an outfall reconnaissance inventory for 20% of the collection system every year so that every outfall is inspected once within the permit cycle

Municipal / Municipalities - referred to in the federal rule that describes the Phase II stormwater program includes not only the State's municipal governments (cities, towns, villages and counties), but any publicly funded entity that owns or operates a separate storm sewer system. Examples of other public entities that are included in this program include the State Department of Transportation, State University Campuses, federal and State prisons, State and federal hospitals, Thruway and Dormitory Authorities, public housing authorities, school and other special districts.

Municipal Separate Storm Sewer System - a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains):

1. owned or operated by a State, city, town, village, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, stormwater, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under section 208 of the CWA, that discharges to surface waters of the State;

2. designed or used for collecting or conveying stormwater;

3. which is not a combined sewer; and

4. which is not part of a Publicly Owned Treatment Works (POTW) as defined at 40 CFR 122.2.

National Pollutant Discharge Elimination System - means the national system for the issuance of wastewater and stormwater permits under the Federal Water Pollution Control Act (Clean Water Act).

Non-traditional MS4s - state and federal prisons, office complexes, hospitals; state: transportation agencies; university campuses, public housing authorities, schools, other special districts.

Open Meetings Law - per Public Officers Law, Article 7, Open Meetings Law, Section 104,

Public notice:

1. Public notice of the time and place of a meeting scheduled at least one week prior thereto shall be given to the news media and shall be conspicuously posted in one or more designated public locations at least seventy two hours before such meeting.
2. Public notice of the time and place of every other meeting shall be given, to the extent practicable, to the news media and shall be conspicuously posted in one or more designated public locations at a reasonable time prior thereto.
3. The public notice provided for by this section shall not be construed to require publication as a legal notice.
4. If videoconferencing is used to conduct a meeting, the public notice for the meeting shall inform the public that videoconferencing will be used, identify the locations for the meeting, and state that the public has the right to attend the meeting at any of the locations.

Operator - the person, persons or legal entity that is responsible for the small MS4, as indicated by signing the NOI to gain coverage for the MS4 under this general SPDES permit. Outfall - is defined as any point where a municipally owned and operated separate storm sewer system discharges to either surface waters of the State or to another MS4. Outfalls include discharges from pipes, ditches, swales, and other points of concentrated flow. However, areas of non-concentrated (sheet) flow which drain to surface waters of the State or to another MS4's system are not considered outfalls and should not be identified as such on the system map.

Permittee - means the holder of this general SPDES permit or an entity required to gain coverage under this general SPDES permit. The owner / operator of the small MS4.

Pollutants of Concern - there are POCs that are primary (comprise the majority) sources of stormwater pollutants and others that are secondary (less likely).- The POCs that are primarily of concern are: nitrogen, phosphorus, silt and sediment, pathogens, and floatables impacting waterbodies on the 303(d) list known to come in contact with stormwater that could be discharged to that water body. The sources of these pollutants are typically: urban runoff; urban / stormwater runoff; erosion; municipal; onsite waste treatment system (WTS); or other various, multiple

sources.- The POCs that are secondarily of concern include but are not limited to petroleum hydrocarbons, heavy metals, and polycyclic aromatic hydrocarbons (PAHs), where stormwater or runoff is listed as the source of this impairment. - The primary and secondary POCs can also impair waters not on the 303(d) list. Thus, it is important for the permittee to assess known and potential POCs within the area served by their small MS4. This will allow the permittee to address POCs appropriate to their MS4.

Qualified Professional - means a person that is knowledgeable in the principles and practices of stormwater management and treatment, such as a licensed Professional Engineer, licensed Landscape Architect or other New York State Department of Environmental Conservation endorsed individual(s). Individuals preparing SWPPPs that require the post-construction stormwater management practice component must have an understanding of the principles of hydrology, water quality management practice design, water quantity control design, and, in many cases, the principles of hydraulics in order to prepare a SWPPP that conforms to the Department's technical standard. All components of the SWPPP that involve the practice of engineering, as defined by the NYS Education Law (see Article 145), shall be prepared by, or under the direct supervision of, a professional engineer licensed to practice in the State of New York.

Retrofit - means modifying or adding to existing infrastructure for the purpose of reducing pollutant loadings. Examples, some of which may not be effective for all pollutants, include: Better site design approaches such as roof top disconnection, diversion of runoff to infiltration areas, soil de-compaction, riparian buffers, rain gardens, cisterns. Rehabilitation of existing storm sewer system by installation of standard stormwater treatment systems (ponds, wetlands, filtering, infiltration) or proprietary practices. Stabilize dirt roads (gravel, stone, water bar, check dam, diversion). Conversion of dirt parking lots to pervious pavement, grassed or stone cover. Conversion of dry detention ponds to extended detention or wetland treatment systems. Retrofit by converting abandon buildings to stormwater treatment systems. Retrofit of abandon building to open space. Retrofit road ditches to enhance open channel design. Control the downstream effects of runoff from existing paved surfaces resulting in flooding and erosion in receiving waters. Control stream erosion by plunge pool, velocity dissipaters, and flow control devices for discharges to streams. Upgrade of an existing conveyance system to provide water quality and /or quantity control within the drainage structure. Reforestation.

Small MS4 - MS4 system within an urbanized area or other areas designated by the State.

Staff - actual employees of the permittee or contracted entity.

State - means the State of New York.

State Pollutant Discharge Elimination System - means the system established pursuant to Article 17 of the ECL and 6 NYCRR Part 750 for issuance of permits authorizing discharges to the waters of the state.

Storm sewershed - the catchment area that drains into the storm sewer system based on the surface topography in the area served by the stormsewer. Adjacent catchment areas that drain to adjacent outfalls are not separate storm sewersheds.

SWPPP - as defined per the NYS DEC SPDES General Permit for Stormwater Discharges from Construction Activity or NYS DEC SPDES Multi-Sector General Permit for Stormwater Associated with Industrial Activity .

Stormwater - means that portion of precipitation that, once having fallen to the ground, is in excess of the evaporative or infiltrative capacity of soils, or the retentive capacity of surface features, which flows or will flow off the land by surface runoff to waters of the state.

Stormwater Management Program - the program implemented by the permittee. Permittees are required at a minimum to develop, implement and enforce a SWMP designed

to address POCs and reduce the discharge of pollutants from the small MS4 to the MEP, to protect water quality, and to satisfy the appropriate water quality requirements of the ECL and Clean Water Act. The SWMP must address the MCM described in Part VIII.

The SWMP needs to include measurable goals for each of the BMPs. The measurable goals will help the permittees assess the status and progress of their program. The SWMP should:

1. describe the BMP / measureable goal;
2. identify time lines / schedules and milestones for development and implementation;
3. include quantifiable goals to assess progress over time; and
4. describe how the permittee will address POCs.

Guidance on developing SWMPs is available from the Department on its website. Examples of successful SWMPs and suggested measurable goals are also provided in EPA's Menu of BMPs available from its website. Note that this information is for guidance purposes only.

An MS4 may choose to develop or implement equivalent methods equivalent to those made available by the Department and EPA to demonstrate compliance with the MCMs.

When creating the SWMP, the permittee should assess activities already being performed that could help meet, or be modified to meet, permit requirements and be included in the SWMP.

Permittees can create their SWMP individually, with a group of other individual permittees or a coalition of permittees, or through the work of a third party entity.

Stormwater Management Program Plan- The Town of Babylon Stormwater Management Program Plan (SWMPP)-

Used by the Town of Babylon to document developed, planned and implemented SWMP elements. The SWMPP plan must describe how pollutants in stormwater runoff will be controlled. For previously unauthorized small MS4s seeking coverage, information included in the NOI should be obtained from the SWMP plan. The

SWMPP plan is a separate document from the NOI and should not be submitted with the NOI or any annual reports unless requested.

The SWMPP plan should include a detailed written explanation of all management practices, activities and other techniques the permittee has developed, planned and implemented for their SWMP to address POCs and reduce pollutant discharges from their small MS4 to the MEP. The SWMP plan shall be revised to incorporate any new or modified BMPs or measurable goals. Permittees can create their SWMPP plan individually, with a group of other individual permittees or a coalition of permittees, or through the work of a third party entity. Documents to include are: applicable local laws, inter-municipal agreements and other legal authorities; staffing and staff development programs and organization charts; program budget;

policy, procedures, and materials for each minimum measure; outfall and small MS4 system maps; stormwater management practice selection and measurable goals; operation and maintenance schedules; documentation of public outreach efforts and public comments; submitted construction site SWPPPs and review letters and construction site inspection reports.

The SWMPP plan shall be made readily available to the permittee's staff and to the public and regulators, such as Department and EPA staff. Portions of the SWMPP plan, primarily policies and procedures, must be available to the management and staff of a permittee that will be called upon to use them. For example, the technical standards and associated technical assistance documents and manuals for stormwater controls should be available to code enforcement officers, review engineers and planning boards. The local laws should be readily available to the town board and planning board. An integrated pest management program would have to be available to the the

parks department and the stormwater outfall and available sewer system mapping and catch basin cleaning schedule would have to be available to the department of public works.

Section 303(d) Listed Waters - Section 303(d) is part of the federal CWA that requires the Department to periodically to prepare a list of all surface waters in the State for which beneficial uses of the water – such as for drinking, recreation, aquatic habitat, and industrial use – are impaired by pollutants. These are water quality-limited estuaries, lakes, and streams that fall short of state surface water quality standards, and are not expected to improve within the next two years. Refer to impaired waters for more information.

Total Maximum Daily Load - A TMDL is the sum of the allowable loads of a single pollutant from all contributing point and nonpoint sources. It is a calculation of the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards, and an allocation of that amount to the pollutant's sources. A TMDL stipulates wasteload allocations for point source discharges, load allocations for nonpoint sources, and a margin of safety.

Traditional Land Use Control MS4s - means a city, town or village with land use control authority.

Traditional Non-land Use Control MS4s - means any county agency without land use control.

Underground Control Injection Wells (Generally as found in Babylon) All injection wells not included in Classes I-IV. In general, Class V wells inject non-hazardous fluids into or above USDWs and are typically shallow, on-site disposal systems. However, there are some deep Class V wells that inject below USDWs.

Urbanized Area - is a land area comprising one or more places (central place(s)) and the adjacent densely settled surrounding area (urban fringe) that together have a residential population of at least 50,000 and an overall population density of at least 1,000 people per square mile, as defined by the US Bureau of Census. The Town of Babylon meets the definition of an urbanized area based on the US Census 2000 data having a population density of 4050 persons per square mile. Outlines the extent of automatically regulated areas, often do not extend to the political boundaries of a city, town, or village. SWMPs are only required within the UA. However, the Department encourages permittees to voluntarily extend their SWMP programs at least to the extent of the storm sewershed that flows into the UA or extend further to their entire jurisdiction. For ease of creation and

administration of local laws, ordinances or other regulatory mechanisms, these should be created to apply to the full jurisdictional boundary of municipalities.

Surface Waters of the State - shall be construed to include lakes, bays, sounds, ponds, impounding reservoirs, springs, wells, rivers, streams, creeks, estuaries, marshes, inlets, canals, the Atlantic ocean within the territorial seas of the state of New York and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, public or private (except those private waters that do not combine or effect a junction with natural surface or underground waters), which are wholly or partially within or bordering the state or within its jurisdiction. Waters of the state are further defined in 6 NYCRR Parts 800 to 941.

Water Quality Standard - means such measures of purity or quality for any waters in relation to their reasonable and necessary use as promulgated in 6 NYCRR Part 700 et seq.

ESSENTIAL FRAMEWORK OF THE PROGRAM PLAN: THE SIX MINIMUM CONTROL MEASURES – UNDER TRADITIONAL LAND USE CONTROL IN THE TOWN OF BABYLON

This Town of Babylon Stormwater Management Program Plan (TOBSWMPP) is based on the six minimum control measures identified by the New York State Department of Environmental Conservation regulations to control stormwater and erosion and sediment control impacts to the greatest extent practicable and to also prevent illicit discharges to the MS4 system in the jurisdiction of the Town of Babylon. These MCMs apply to traditional land use control in the Town of Babylon based on the New York State Department of Environmental Conservation definition. The TOBSWMPP is comprised of the 6 MCMs below (at minimum) and any additional strategies the Town determines that is critical to an effective stormwater program. It should be noted that the Town of Babylon has adopted many additional strategies to control stormwater runoff and non-point source pollution that are not necessarily required by the State regulations. The Town requires mitigation for land development activities for sites under an acre to reduce pollutants and sediment release off site.

This Plan identifies how pollutants associated with stormwater runoff will be controlled, reduced and mitigated to the greatest extent practicable in the Town of Babylon. The six MCMs are as follows:

1. Public Education and Outreach on stormwater impacts
2. Public Involvement and Participation
3. Illicit Discharge Detection and Elimination
4. Construction Site Stormwater Runoff Control
5. Post Construction Stormwater Management
6. Pollution Prevention/Good Housekeeping for Municipal Operations

The Town has referred to the guidance documents available from New York State Department of Environmental Conservation and the United States Environmental Protection Agency as well as other technical sources such as those created by the Center for Watershed Protection to prepare and periodically update this TOBSWMPP. The Town of Babylon was required by GP-02-02 to develop a SWMPP in accordance with the MCM requirements by January 8, 2008. For each of the MCM components that comprise the plan, the Town of Babylon is required to identify the Departments and Divisions that are responsible for implementing the plan elements and any protocols for coordination among such Departments and Divisions necessary for the implementation of the plan elements.

1. Public Education and Outreach - SWMP Development / Implementation

The Town of Babylon is of the opinion that public education and outreach is a critical component of a comprehensive and cost effective stormwater management program for local government. The outreach program identifies best management practices and also identifies pertinent regulations to control stormwater impacts in the Town's jurisdiction and presents those practices in a form geared towards the public. The underlying goals of the Town's stormwater educational programs, is to strive to make a strong connection between stormwater and its associated pollutants and subsequent impacts on surface waters. In

many cases changing human behavior is the determining factor for success. Engaging youth in public outreach is very important because they are our future. Here is the link to the Town's Web Site Link to the Towns Stormwater Program:

<http://www.townofbabylon.com/DocumentCenter/View/433>

All of the Town's best management practice flyers are located on the Town of Babylon website.

The Town is faced with significant stormwater issues resulting from intense residential, commercial, industrial and institutional development that occurred Town wide prior to adequate environmental protection regulations. This resulted in substantial areas of impervious surfaces in many portions of the Town that do not have very good ability from a hydrologic perspective to recharge stormwater, capture pollutants and prevent their direct introduction to surface waters. Additional non-structural options to minimize the impacts of pollution from large volumes of stormwater runoff that impact surface waters other than stormwater drainage system retrofits and structural solutions are necessary because of this.

The Town of Babylon estimates that it has 55,000 storm drain inlets and 538 miles of hard surface roads in its jurisdiction. This does not include State and County or private roads. A significant portion of the drainage infrastructure in connection with these roadways leads to surface waters. The storm drain inlets create numerous pathways for pollutants to potentially enter the storm drain system and impact surface waters. Notwithstanding, the Town of Babylon Department of Public Works highway improvement programs are integrating stormwater management drainage upgrades in most all of its road projects. But the difficulty and cost to fully mitigate the impacts of this significant volume of stormwater runoff in the Town of Babylon through structural solutions is daunting. In addition, public education is sometimes the only immediate means to address certain stormwater impacts such as pet waste and waterfowl management, illicit discharges and nutrient management. While in most cases public outreach does not reduce the volume of stormwater runoff, it reduces the concentration of pollutants from this type of non-point source pollution. So while the Town cannot significantly reduce the volume of

stormwater in the immediate future, the concentrations of pollutants in the stormwater may be reduced.

Public education and outreach for stormwater education in the Town of Babylon includes a wide variety of programs from the installation of storm drain placards, construction of rain barrels and stenciling (placards have largely replaced stenciling at this point in time) at storm drain inlet locations to events such as the annual Town of Babylon Earth Day celebration, publications and flyers, posters, web posting, talks, classroom training, events and signs.

Implementation Department(s) and or Division(s) and or Official(s): Supervisor of the Town of Babylon, Deputy Supervisor Town of Babylon, Town Board of the Town of Babylon, Town Attorney and Town Attorney's Office, Department of Environmental Control, Supervisor's Office (most importantly Communications), Planning and Development Department, Department of Public Works, Department of Public Works Highway Engineering, Department of Public Works Sign Shop, Information Technology Department and Town Clerks Office. Coordination is necessary between all of these Departments in order to carry out the stormwater education program.

Stormwater Issues to Be Addressed through Public Education

The Pollutants of Concern (POC) identified for this TOBSWMPP are pathogens, nitrogen, phosphorus, silt and sediment, and floatables. Secondary pollutants of concern are petroleum hydrocarbons. The Town believes for example, that public education has reduced the volume of petroleum hydrocarbons introduced to the storm drain system in recent years, but this needs to be quantified.

The Town of Babylon has 10,065 acres of shellfish grounds in its segment of the Great South Bay/South Shore Estuary Reserve (SSER) of which approximately 2035 acres are closed to shellfishing due to bacterial loading from stormwater runoff. In addition, bay beaches including Venetian Shores Park at Lindenhurst and Tanner Park at Copiague are closed periodically for swimming due to bacterial loading from stormwater runoff and increasing

resident waterfowl populations. These water quality problems are of great concern to the Town of Babylon from both an environmental and economic perspective. Through its stormwater program, the Town seeks to prevent any additional shellfishing growing waters closures due to bacterial loading (at minimum), reduce beach closures and to the extent possible improve water quality overall. The Town wants to keep the Great South Bay Town Park beaches open for swimming to the greatest extent possible. The Town wants to insure that its Bay beaches remain open for swimming during the entire bathing season if at all possible. The Town has made significant investment and improvements to its Parks for Town residents to enjoy the coastal resources of the Great South Bay/South Shore Estuary Reserve (GSB/SSER). In summary the Town wants to maintain the water quality of the GSB/SSER system as a whole for the environmental and economic benefits to the region.

Brown Tide algal blooms also appear periodically in the Bay negatively impacting shellfish populations due to unknown causes. However it is perceived that complex interactions between nutrients introduced through stormwater runoff and other sources and environmental conditions may play a role in Brown Tide outbreaks. Excess nitrogen from wastewater inputs has been identified as nutrient of concern for Brown tide blooms in area estuaries as well as toxic algal blooms which have recently appeared in Long Island waters. Brown tide is an important issue but not a topic for full discussion in this Stormwater Management Program Plan.

The Town of Babylon surface waters include Great South Bay, lakes and ponds, numerous stream corridors and one significant river system, the Carll's River. These surface waters meet the definition of Waters of the State of New York in the NYSDEC stormwater regulations. The entire Town of Babylon is located within the SSER management boundary. Since most all of the Town of Babylon stormwater infrastructure leads to surface waters and the entire Town lies within the SSER, stormwater management for the purpose of protecting surface water quality is important at all locations within the Town of Babylon. There are very limited segments of the Town of Babylon land area and associated MS4 system that do not eventually discharge to surface waters. Water quality protection is also important outside of the Town's land use MS4 jurisdiction in the three coastal villages of Amityville, Lindenhurst and Babylon. These villages are autonomous with their own mayor and other elected officials and separate MS4s. With the exception of the Carll's River system, the watersheds in the Town all lie

entirely within Zone VII of the hydrogeologic zones as identified by Suffolk County, which discharge shallow groundwater to the Great South Bay. The Carll's River system headwaters extend into Zone I into the Half Hollow Hills area. The contributing stormwater drainage area extends into Wheatley Heights on the west and Deer Park to the east. Watershed areas or drainage basins can be defined by examination of the topographic ridges and drainage system maps as indicated on United States Geological Survey Maps. In accordance with the NYSDEC MS4 regulations, the Town of Babylon has mapped these features as sewersheds:



**Town of Babylon MS4 NYR20A43
Preliminary Sewershed Map
March 2, 2011**

Legend

- Stormwater_Outfalls
- tobgis.GISADMIN.Streams
- Ivan_watershedsCopy
- tobgis.GISADMIN.VillageBoundaries

**Richard Groh
Chief Environmental Analyst
Victoria A Russell
Commissioner
Town of Babylon
Department of Environmental Control**

Mapping Completed by
Margaret Orlando Intern and
Richard Groh Chief Environmental Analyst

Babylon's seven major stream corridors and one major river corridor are listed below:

- Amityville Creek
- Wood's (Ketcham) Creek
- Great Neck Creek
- Strongs Creek
- Neguntatogue Creek
- Santapogue Creek
- Carll's River
- Sumpwams Creek

They are located from the western most portion of the Town to the eastern most portion of the Town, respectively. Within these systems groundwater flows laterally toward each watercourse above the regional groundwater system previously discussed. Each stream corridor is separated by the interstream water table divide. The water table surface elevation may be used to determine the location of the interstream divides. The interstream divides tend to orient north, perpendicular to the water table surface elevation contours. Freshwater wetlands are associated with these watercourses. Closer to Great South Bay, tidal wetlands may be found. Intermingled in these stream corridors is extensive manmade infrastructure, roads commercial residential and institutional development and stormwater drainage systems that in most cases discharge to surface waters. The stream corridors and Carll's River are all extensively impacted by these stormwater discharges.

With the exception of the Carll's River and Sumpwams Creek, all the stream corridors begin below the Southern State Parkway and lie completely within the Southwest Sewer District No. 3. This is of interest in terms of potential land use impacts from sanitary and wastewater discharges to groundwater, which lie within the watershed boundaries of the stream and river corridors and subsequent impacts on surface waters. Extensive high density development occurred by the 1960's in the Town of Babylon. This intensive development, particularly along the coastal zone adjacent to manmade canals, had led to the establishment of a municipal sewer district in Babylon, (for the most part) south of Southern State Parkway. This was to reduce pollutant loadings to groundwater from failing septic systems and subsequently to the watercourses and the Great South Bay. More recently the Town of Babylon implemented a sewer district extension for the Wyandanch Central Business District located within the Hamlet of Wyandanch. The Town of Babylon has completed the Wyandanch sewer project which is a tremendous milestone for the protection of water quality in the Town, especially the Call's River watershed. The project has provided the extension of sewer service to a portion of the commercial and industrial lands in the Hamlet of Wyandanch, Town of Babylon, and County of Suffolk, NY. Geiger Lake Park at Deer Park will be connected to this sewer system, further reducing nitrogen inputs to groundwater resources. Currently, with the exception of the Route 110 Business Corridor and a small section of the Town north of Southern State Parkway along NYS Route 231, only the mainland portion of the Town of Babylon south of the NYS Southern State Parkway is sewered. The sewer district that currently

serves a major portion of the Town of Babylon is called the Southwest Sewer District 3 and is under the jurisdiction of the County of Suffolk. The Wyandanch Sewer Extension has connected to the Southwest Sewer District. The connection runs along Straight Path from just south of the Southern State Parkway (current sewer district limit) north to the Wyandanch Central Business District (CBD).

The objective of the proposed extension was to improve the economic and environmental conditions of the Wyandanch area by reducing non-point source pollution by providing sewers and wastewater treatment at a sewage treatment plant as the means of sanitary wastewater disposal. On-site sanitary wastewater disposal systems have been utilized in the central business district which was problematic because of the high water table that generally characterizes the area.

The Town had frequently responded to illicit discharges from these businesses in the central business district of Wyandanch.

All new development and older existing business have started to connect to this new sewer infrastructure for wastewater disposal. With the new sewer infrastructure and revitalization efforts, these illicit discharges have been virtually eliminated. On-site sanitary system construction costs are significant in high groundwater areas. The lower cost means of sanitary wastewater disposal is providing economic benefits to the area. As stated above, this area has a high groundwater table which has caused releases of sanitary wastewater to the land surface which may enter the storm drain system.

The sewer project will have beneficial environmental impacts by reducing non-point source pollution, most notably and importantly, nitrogen loading to groundwater resources from sanitary wastewater disposal from on-site systems.

The area of Wyandanch that has new sewer infrastructure is within a sole source aquifer where drinking water is derived only from groundwater resources. The location of the proposed sewer district expansion lies within Zone VII and I of the hydrogeologic area as identified by the Nassau Suffolk Regional Planning Board 208 Study. Zone VII is characterized as a shallow groundwater recharge zone which ultimately discharges to the Great South Bay. Zone I is a deep recharge area which is important to the regional water

supply. The project's location is also within the boundaries of the South Shore Estuary Reserve (SSER) system. In fact, topographic land features indicate a groundwater and surface water flow regime from the CBD towards the Carll's River. The reduction of non-point source pollution to the system is consistent with the SSER Comprehensive Management Plan. Four reports inclusive of the Town of Babylon, the first dating from 1978 -- the 208 Areawide Waste Treatment Study, Long Island Segment of the Nationwide Urban Runoff Program, Nonpoint Source Handbook, and Suffolk County Water Quality Strategy - - concluded that nonpoint source pollution was a priority concern (SSER CMP). Each of these reports sets forth recommendations to control nonpoint source pollution. These recommendations, however, were never fully implemented. This initiative would be consistent with the recommendations of these plans as well as the SSER CMP. Approximately 1.2 square miles of commercial and industrial properties lie within the proposed new service area. This includes vacant and improved land. The Town of Babylon Solid Waste Management Facilities (TOBSWMFS) were also connected to the Wyandanch Sewer System through the gravity sewer on Straight Path of the service area. Formally all of the ashfill leachate was transported by truck from the TOBSWMFS to the Southwest Sewer District incurring significant costs to the Town of Babylon annually.

It is anticipated that the project would provide economic benefits to the residents of the Hamlet of Wyandanch by improving and revitalizing local businesses and industry and environmental conditions in the area. A significant reduction in nitrogen loading to the Carll's River and subsequently to the South Shore Estuary Reserve would occur from implementation of this project.

The Nature Conservancy issued a report on nitrogen loading to the Great South Bay entitled: Nitrogen loading to Great South Bay: Land use, sources, and transport from land to Bay. The report includes estimates nitrogen loading from various sources into the waters of the Great South Bay. For Carll's River, the total loading of nitrogen per year has been estimated at 93,410 kilograms (kg) per year. Of this total 17% or 16,036 kg of nitrogen per year is estimated to originate from atmospheric sources, 74% or 69,090 kg from wastewater sources, and 8285 kg or 9% from fertilizers. Carll's River ranks as the second highest contributor of nitrogen from a sub watershed to the Great South Bay, with the Connetquot River in Islip as the highest at 126,777 kg per year and the Carmans River at 81,281 kg per year.

These rivers all have large contributing water shed areas. The total loading including the three mentioned river systems and the remainder of sub watersheds to the Great South Bay totals 791,138 kg of nitrogen per year. The wastewater component is significant and management practices are necessary to address this impact on water quality. And with the high water table in the CBD water quality impacts are increased over areas with more suitable soil conditions. It is believed that the CBD area is a contributor of nitrogen to the SSER system. While this discussion deviates from traditional stormwater issues, it is believed to be important to this Plan because of the potential impact on surface water runoff from malfunctioning systems. These releases could also enter the Town of Babylon storm drain system through overland runoff or infiltration. Suffolk County is investigating a program to increase the effectiveness of sanitary systems countywide. Because of the difficulty in upgrading existing antiquated systems to meet the Suffolk County Department of Health Services standard of 2'-3' separation from the bottom of the pools to the water table for leaching pools it is believed that the addition of septic tanks to existing cesspools systems would be a technologically feasible, cost effective approach to reduce pollutants to the Carll's River system. This will create a 50% reduction in nitrogen releases to groundwater resources from each upgraded system. Between the sewerage and the upgrade program the Town is hoping for cumulative beneficial impacts on groundwater and surface water resources in the project area over time.

The POC identified in this TOBSWMPP that impacts Town of Babylon watercourses are pathogens, nitrogen, phosphorus, silt and sediment, and floatables. Secondary pollutants of concern are petroleum hydrocarbons. Stormwater impacts to Town of Babylon surface water bodies vary from moderate to acute. Areas of concern are the 8 watersheds of the Town of Babylon and the Great South Bay. Manmade canals in the coastal zone of the Town are also an area of concern in connection with stormwater management in the Town of Babylon because they are connected to natural surface waters, such as the Great South Bay or creeks or the Carll's River. Two bay front Town Parks; Tanner Park at Copiague and Venetian Shores Park at Lindenhurst are priority areas of concern because of the public bathing beaches located there and the periodic closures due to bacterial loading by the Suffolk County Department of Health Services. The Town Hall Pond is also a focus of attention in connection with waterfowl management. These animals can release large amounts of fecal matter that may find its way into waterways. The Town has established a waterfowl

control program to address acute problems with resident Canadian geese at Tanner Park and Town Hall Pond. Recently Venetian Shores Park in Lindenhurst was added to the program. A multifaceted program has been developed to approach the problem using education, a new Town Code that prohibits feeding waterfowl on Town lands, egg oiling and habitat modification. This program is now underway and the Town is realizing success. Already the Town has reduced numbers of Canadian Geese at Tanner Park, the Town Hall Pond and Phelps Lane Park through this program. But the Town still needs to continue to improve the program.

Watershed and shore wide watershed action plans are an important component of the Towns stormwater management program. The Town of Babylon has completed a focused watershed action plan for Ketcham's Creek at Copiague, Town of Babylon and also includes the Village of Amityville entitled the; Ketcham's Woods Creek Stormwater Management and Stormwater Management and Stream Corridor Restoration Plan. This was one of the first watershed plans prepared in Suffolk County. A more generic plan; The Great South Bay Stormwater Plan has also been completed. Essentially this plan addresses stormwater management in the coastal area of the mainland of the Town of Babylon and also the geographic area from Great South Bay north to Sunrise Highway, while the Ketcham's Plan is focused on that particular watershed. The entire Town of Babylon is located within the boundary of the South Shore Estuary Reserve (SSER). With this in mind, considering the 8 tributaries that bisect and flow south in a major portion of the Town, the entire mainland of the Town of Babylon is a valid concern for stormwater management. The Town also recognizes that locations in close proximity to surface waters or certain topographic land features may increase the potential to impact surface waters. Land areas in the coastal zone surrounding manmade canals in most cases generate a significant amount of stormwater runoff since many of these areas are former filled wetlands that do not provide a sufficient depth to groundwater for standard drainage structures. The loss of the wetlands and replacement of these environmental features with impervious structures compounds the impact of stormwater runoff on coastal waters.

Outreach Program

The Town of Babylon has a significant stormwater public outreach program that addresses stormwater impacts on a local level. The South Shore Estuary Reserve Program and the Town stormwater program overlap in their

strategies and goals and therefore complement one another. This is because the Town's stormwater efforts are consistent with the recommendations of the South Shore Estuary Reserve Comprehensive Management Plan. In fact any stormwater outreach material produced by the Town of Babylon includes; "Town of Babylon Phase II Program" and "South Shore Estuary Reserve Member, Preserve the Reserve". Tributary signs that identify Babylon's watercourses have been designed and placed along all of Babylon's watercourses at New York State Route 27A. In addition, the design of the signs was endorsed by the SSER Council and placed by various member communities throughout the south shore of Long Island to raise public awareness of the importance of water bodies that connect to the SSER system.

The Town has been proactive in its stormwater public outreach program. The Town's outreach programs strive to make a strong connection or "nexus" between human activity and the POCs. They are also specific to target audiences. The Town has developed five major descriptive visually appealing stormwater flyers that address:

Stormwater in General

Town of Babylon Pooper Scooper Program

Floatables and Stormwater

Best Management Practices for Homeowners

Waterfowl Management Flyer

The five flyers are posted on the Town of Babylon Web Site at TownofBabylon.com. The Town of Babylon website is an important resource for stormwater education outreach. The Town has also developed an attractive sign to discourage littering at Phelps Lane Park at North Babylon where floatables is impacting the east branch of Carll's River and Elda Lake. This descriptive sign links the action of littering with its impacts to the waterway. This sign also includes young people as part of the target audience and was created accordingly. A Best Management Practices (BMP) pilot was developed at this Park to address floatables. The pilot included waste management, animal management and recycling. The Town has

implemented a recycling program for cans and bottles at all its Parks based on the pilot at Phelps Lane. The Town had observed a significant increase in litter from drinking water bottles especially at its Parks and recreational areas. These bottles either enter waterways directly or through the storm drain system. The recent expansion of the bottle bill by the New York State Legislature which creates .05 cent redemption for water bottles should help address this issue. Outreach products are located on the Stormwater Home Page that can be accessed on the Town of Babylon web site.

Waterfowl Program

The Town of Babylon has experienced an overpopulation of resident Canadian Geese in recent years. To address this water pollution and aesthetic problem the Town has established a waterfowl control program that addresses waterfowl control at five Town parks; Tanner Park, Copiague, Town Hall Park, Lindenhurst, Phelps Lane Park, North Babylon, Venetian Shores Park and Van Borgendien Park. This problem has been acute at several Town Parks. Their migration patterns have been altered because of local introduction and the availability of artificial food sources; usually from feeding by residents. This situation has caused a number of negative effects which affects the health of the geese, humans, and the environment. Overpopulation of the species increases erosion and sediment problems from overgrazing, the spread of diseases amongst the geese, and water quality problems due to bacteria and nutrients. Waterfowl feces can cause beach closures, shellfish growing area contamination, and algal blooms. Waterfowl feces may enter surface waters directly or through the storm drain system. Therefore the Town of Babylon has decided to implement a comprehensive Waterfowl Management Program, to hopefully reduce the number of Canadian Geese in its jurisdiction. The program includes five locations, Tanner Park in Copiague, Phelps Lane Park at North Babylon, Venetian Shores Park at Lindenhurst, Van Borgendien Park, West Babylon and Town Hall Park, in North Lindenhurst. If the program proves to be a success, then it will be expanded to other locations in the Town of Babylon. The first effort made by the Town for managing the Canadian Geese population was passing a law banning the feeding of waterfowl. This law was adopted in October 2008. Under Chapter 106 [Dogs and Other Animals], Article VI [Feeding of Waterfowl] §106-40 states that;

“No person shall feed or provide food for any domestic or migratory waterfowl on Town property at any time of year”.

See Appendix for the actual Town Board resolutions adopting the waterfowl Code. Signs were placed at several Town parks to educate the public with information regarding the negative impacts of feeding waterfowl. Although the Code has penalties, the Town efforts have been still been focused though public education. The Town believes that the existence of a Code will help discourage feeding. The purpose of this program is to hopefully decrease the number of resident geese in the Town's Parks and therefore improve water quality. Public outreach through the dissemination of literature that includes the negative impacts of feeding by our waterfowl control staff is an important part of this program.

The second part of this effort is the harassment of the geese with dogs. By looking at the management programs from other municipalities, it was clear that in order for the program to be effective it would be necessary that dogs be utilized to harass and chase the geese. The Town of Oyster Bay was very helpful in this respect by arranging a site visit to show case its program and providing much needed information. The dog's main job is to consistently and relentlessly harass and chase the geese until they leave the parks. Geese also will fly into the water to avoid the dogs. Therefore dogs that are able to swim are essential to the program. The dog handlers are also equipped with informational brochures to provide to the public that are interested in the Town's Program.

The third major aspect in the Waterfowl Management Program is egg-oiling, which will be done in a humane manner. By oiling the eggs and placing them back in the nest, the female goose will not think there is anything wrong, and therefore will not produce any additional viable eggs, which will in turn decrease the population. At the end of the incubation period, the eggs will be removed from the nest. Nests locations are determined by a search method, and also from general information from other Town employees who work at the Parks that have observed their behavior for years.

The ultimate goal of this program is to improve water quality and the general cleanliness of the Town of Babylon Parks. The waterfowl program also includes signs at strategic locations in Town parks to discourage waterfowl feeding by the public. Currently the Town employs 10 part time personnel and their dogs.

Target Audiences

The target audiences for the Town's stormwater program are the general public including residents, businesses, development interests, school groups, volunteer groups, environmental organizations, individuals/businesses suspected of illicit discharges. The Pollutants of Concern (POCs) identified in the flyers in accordance with this TOBSWMPP are pathogens, nitrogen, phosphorus, silt and sediment, and floatables. These flyers can be viewed on TownofBabylon.com. The Town has submitted several articles on stormwater issues for local publication in magazines.

Participating Groups include:

South Shore Estuary Reserve Office
Save the Beaches
Girl Scouts of America
Boy Scouts of America

Stop Throwing Out Pollutants (STOP)

The Town of Babylon Recycling Calendar contains important information on the Town's Stop Throwing Out Pollutants (STOP) days. Babylon's full service Recycling Center includes a waste oil and battery drop off and information on the various jurisdictions of roadways within the Town of Babylon. The Town has observed many toxic compounds delivered on its STOP days that could have been potentially dumped down storm drains. The STOP program is twice a year, once in the spring and once in the fall. The Town believes that this program will help prevent illicit discharges to the storm drain system by encouraging proper disposal of household chemicals. Advertising includes the Town calendar, web site and flyers.

Storm Drain Placard and Stenciling

The Town has developed a significant storm drain placard program. The Town completed its first pilot project covering the entire Carll's River watershed. At this time the Town is working on a goal to install placards on every storm drain inlet in the Town of Babylon. The Storm Drain Marker Program has been in place since the summer of 2012. The summer interns for the Department of Environmental Control, we were given the daily task

of heading out into the field in groups of two to three with a map covering a specific area of the town, which included identification of storm drain locations. The supplies utilized on a daily basis included adhesive, caulking guns, storm drain placards, maps, and handheld Trimble GPS units. The storm drain placards that are utilized for the intern program state:

“No dumping, drains to waterways.”

This program was initiated because of the potential danger to water quality presented by illicit discharges. An illicit discharge is essentially any chemical or substance other than stormwater deliberately dumped into the storm drain system. One of the goals through the program was to raise public awareness of this danger due to the dumping of illicit substances down storm drains. Most storm drains in the Town of Babylon lead to local bodies of water. Stormwater runoff is created from a multitude of sources, including fertilizer from residential lawns, animal waste, garbage dumps, and waste from commercial and industrial properties. These sources may introduce nitrogen and phosphorus into natural bodies of water, which leads to an increase in algal blooms and adds to the contamination of drinking water sources, as well as to the endangerment of local aquatic life. These contaminants are an imminent threat to the quality of water on Long Island, including that of local creeks, bays, wetlands, and the Atlantic Ocean.

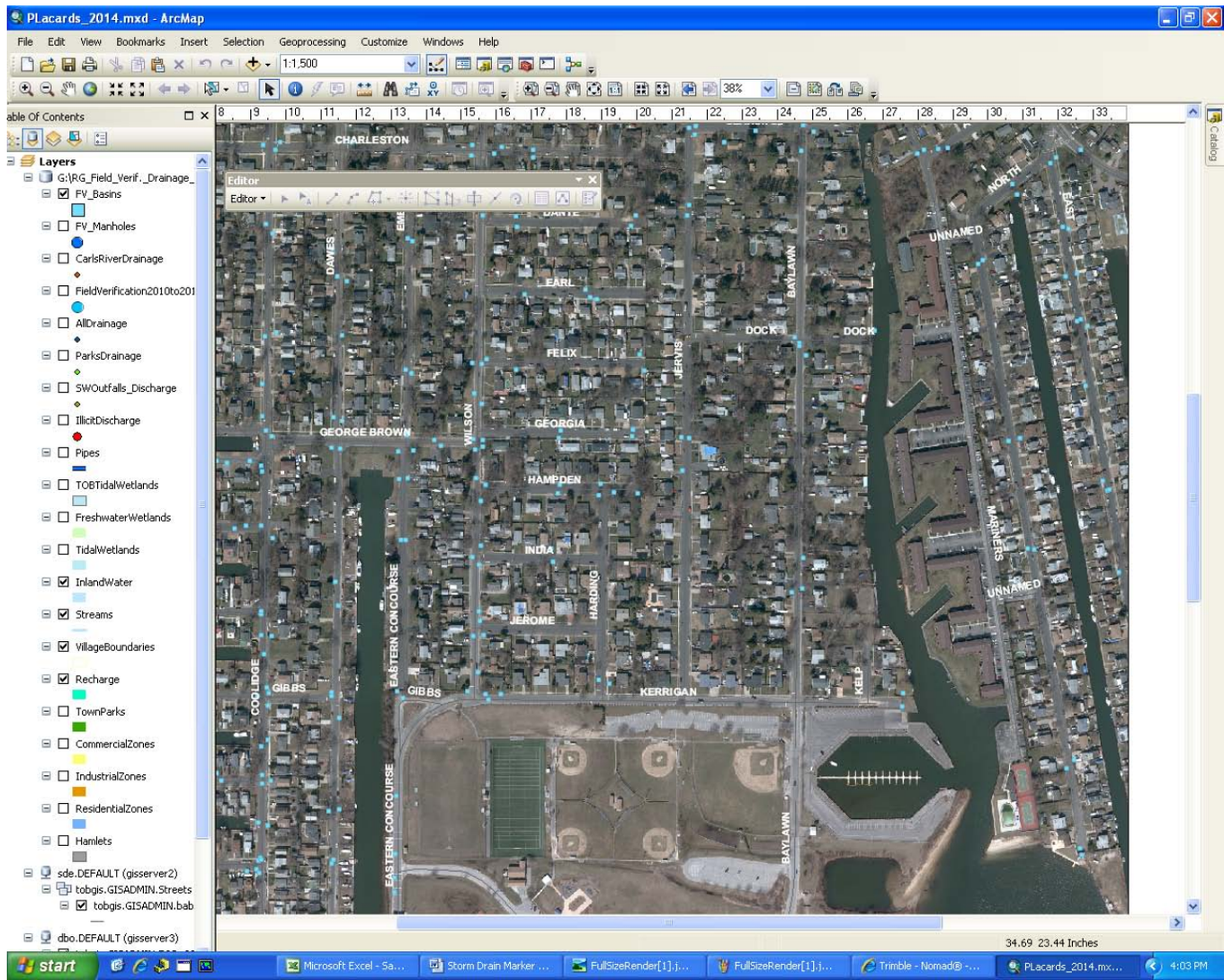
A vital component of the equipment utilized for the program is the Trimble hand-held GPS device. TOBDEC has 3 Trimble GPS units, which enables 3 teams of people go out on a given day. This allows coverage of the town in a shorter period of time. The GPS units are sometimes tricky to operate, but offer the unique advantage of precisely logging the location of the individual placards that are placed on each storm drain. At the end of each day, after installing placards on anywhere from 50 to 100 storm drains, interns are given the task of uploading the data accumulated on the GPS units onto desktop computers in the Intern Office. Uploading the data involves transferring the points onto a program called GPS Pathfinder, correcting the points, exporting them to a program called ArcMap, then organizing the points on a program called ArcCatalog, and finally mapping them on ArcMap.



Keeping the storm drain data up-to-date on the Town's network provided useful information for not only staff completing the daily goal of placing placards on the storm drains, but also for the management staff in the DEC who were able to see the progress made by interns every day.

In addition to placing placards on storm drains on a daily basis, interns are given the responsibility of relaying any residential, commercial, or industrial illicit discharges to professional staff. For example, if the interns were out in the field and witnessed a pipe leading from a residential lawn to one of the town's storm drains, interns to record the address of the offender and the type of discharge that was entering the drain. This information was recorded in a notebook then phoned in for enforcement.

Overall, the Storm Drain Marker Program was a necessary and vital addition to the work the Interns do for the Department of Environmental Control. It promotes public awareness of illicit discharge that is completely and easily preventable, and also educates about the harmfulness of illicit



substances draining to local bodies of water.

The placards currently carry one of three messages, No Dumping Drains to Bay, No Dumping Drains to River or Only Rain Down the Storm Drain. The Town has established significant public outreach surrounding this program.



Volunteers have also been utilized to carry out the program. The Town uses either placards or stenciling depending on the location of the storm drain inlet. The placards are manufactured by a firm from Florida and applied next to the storm drain inlets with a construction adhesive. A tremendous amount of work has been carried out by Girl Scout Troop 1110 North Babylon in the Carll's River watershed. Illicit discharges to the storm drain system were discovered during this work which further reinforced the educational value of the program to the volunteers. These volunteers were given awards by the Town of Babylon and South Shore Estuary Reserve Office for their work. The

program has been developed to discourage illicit discharges to the Town of Babylon storm drain system and includes floatables as a POC. The Town finds this especially important for its stormwater management program because some residents still believe the storm drain system may lead to a sewage treatment plant. This can lead to illicit discharges to the Town of Babylon storm drain system. The Town believes that the program is working very well and intends to create a localized storm drain placard that includes a blue claw crab. The Town believes many residents can relate to a popular local marine and food species depicted on the logo. The three Town of Babylon Stormwater Flyers have been distributed to residents interested in the placard program by volunteers in the field. Volunteers have been educated on the impacts of stormwater runoff prior to participating in the

program and been given awards in recognition of their efforts. The Town of Babylon has also created a number of different signs ranging from South Shore Estuary signs for all the Town's tributaries, watershed protection signs for Ketcham's Creek and the Carll's River and floatable signs for Phelps Lane Park. This program is continuous.

The Town has developed the first pooper scooper program of its kind in Suffolk County where the Town provides Pooper Scoopers free of charge to its residents. The POC for this program is pathogens and nutrients. The Town also has a Code Section that that addresses dog waste on public land:

§ 106-10.1. Control of Wastes; penalties for offenses. [Added 7-3-1984 by Res. No. 629]

- A. No person owning, harboring, keeping or in charge of any dog shall cause, suffer or allow such dog to soil, defile, urinate, defecate on or commit any nuisance on any common thoroughfare, sidewalk, passageway, bypath, play area, park or any place where people congregate or walk, or on any public property whatsoever, or on any private property without the permission of the owner of said property. The restriction in this section shall not apply to that portion of street lying between the curblines which shall be used to curb such dog under the following conditions:*
- (1) The person who so curbs such dog shall immediately remove, in a suitable container, all feces deposited by such dog.*
 - (2) The feces removed from the aforementioned designated area shall be disposed of in a sanitary manner by the person owning, harboring, keeping or in charge of any dog curbed. Disposal of feces in street storm collection systems is prohibited.*
 - (3) The provisions of this section shall not apply to any blind person accompanied by a guide dog.*
- B. Any person violating any provision of this section shall be guilty of a violation and, upon conviction thereof, shall be subject to a fine of not less than \$25 but not to exceed \$250 or 10 days in jail, or by both.*

The information flyer is provided along with the free pooper scooper. Pooper Scoopers are provided with adoptions at the Town of Babylon Animal Adoption Center or may be requested by Town residents. They are also given out free of charge at the Town's Annual Environmental Fair. The Town also showcases its environmental programs including stormwater management at this fair.

Illicit discharge education material is distributed to commercial and industrial properties through the Town of Babylon Commercial Garbage District mailings. This is a convenient, cost effective means for the Town to disseminate information to local businesses on proper stormwater management. The Town of Babylon periodically reassesses its goals with regards to stormwater management. One example is the issue of floatables. Floatables have been added to the list of POCs in connection with public education activities. While this has been a problem at public beaches in the past, the Town has recently revisited this issue at a local Park and determined that floatables should be a POC in its stormwater program. In addition the Town has worked with adjacent MS4s on this issue because in many cases stormwater pollution discerns no municipal boundaries.

The Town is undertaking Best Management Practices for Pathogen Control, a POC at these two public beaches. The major segment of this program is a newly launched waterfowl control program utilizing dogs and egg oiling. The program includes public outreach flyers on the basis of the program and also extensive posting of signs to discourage the feeding of waterfowl at Town Parks. The Town of Babylon believes that it already has caused a significant reduction in waterfowl populations at Town Hall Park at North Lindenhurst and Tanner Park at Copiague. But the program needs to continue and the Town hopes to improve its effectiveness through additional gained experience. The Town of Babylon measurable goals for Public Education and Outreach - SWMP Development / Implementation is progressing very well and most expectations have been fulfilled. Notwithstanding the Town recognizes that there is always a need to self assess, update and refine its stormwater program on a periodic basis.

2. Public Involvement / Participation - SWMP Development / Implementation

Department of Environmental Control

The Town has to the best of its ability reached out to groups both public and private that may be impacted by its stormwater program. The following groups and organization and government agencies have been involved with the Town's Stormwater Program.

Villages of Amityville, Babylon and Lindenhurst

Members of the NYS Sea Grant NEMO Stormwater Discussion Group

Local Volunteer Organizations such as the Girl Scouts of America

South Shore Estuary Reserve Office

Soil Conservation Service

New York State Department of State

New York State Department of Environmental Conservation

United States Environmental Protection Agency

Since the three villages do not have as extensive staffing as the Town, Babylon makes every possible effort to share information and resources. This includes the Town of Babylon Stormwater Management and Erosion and Sediment Control Code; Chapter 189 in electronic format, invitations to any training sessions the Town may be hosting and some technical assistance.

The NYS Sea Grant NEMO Stormwater Discussion Group (list serve) has been very successful since its inception. The discussion group allows for an exchange of information, postings on stormwater events and provides great interaction between the Long Island MS4s and the private sector. Babylon has been provided with a great deal of assistance from members and in turn has also provided much assistance to other members of the group. This assistance has included model codes, information on the Town's stormwater programs and technical assistance.

Local volunteer groups have assisted the Town of Babylon in carrying out its stormwater programs especially the storm drain placard program. With any of the programs the Town provides a strong educational background on why it's doing a particular stormwater program. One group installed placards at all the storm drain inlets in a significant portion of the Carll's River watershed, the Town largest stream corridor. Other programs include

stewardship of the stream corridors such as cleanups and maintenance of wetland restoration and stormwater management sites.

The South Shore Estuary Reserve Office has been a tremendous help to the Town's stormwater program providing support and public outreach. This has included press conferences, web postings and awards for exceptional volunteer activities.

The Soil Conservation Service has recently reached out to the Town to assist in some of educational programs. The SCS recently assisted the Town with its training of its local construction site operators.

The Town is developed a Stormwater Management Home page to provide greater public access to its Stormwater Management program. The Stormwater Management Home page will include a number to call for information on the stormwater program, a hotline at Citizen Services for illicit discharges, interactive components to evaluate the effectiveness of the program, all of the Towns stormwater management flyers, the Annual Report and information on Chapter 189 Stormwater Management and Erosion and Sediment Control and the proposed Chapter 190 Illicit Discharges. The website will identify a local point of contact for public concerns regarding stormwater management and compliance with this general SPDES permit. The name or title of this contact and the telephone number must be published in public outreach and public participation materials and kept updated with the NYSDEC. The Home Page will created a central location and site for public interaction of the Town's its stormwater program. The Town hopes that the web site will assist the Town in helping to further develop and implement a public involvement/participation program that identifies key individuals and groups both public and private that are interested in, or affected by the Town's stormwater program. It will also identify types of input the Town of Babylon will seek from the key individuals and groups, public and private, to support development and implementation of the stormwater program.

For the purpose of the MS4 annual report the Town of Babylon has utilized the following procedures: The Town posts the draft and final report on the website for public input. The final report remains on the web site throughout the year.

3. Illicit Discharge Detection and Elimination (IDDE) - SWMP Development /Implementation

Illicit discharge detection is a very important part of the Town's stormwater program. Releases of chemicals and petroleum hydrocarbons to the Town of Babylon MS4 system pose a potential serious threat to surface and groundwater resources of the Town. The following Town of Babylon Departments are involved with illicit discharge detection in the Town of Babylon:

Department of Environmental Control, Department of Public Works Highway and Highway Engineering, Department of Planning And Development Planning Division, Town Attorney's Office, Fire Prevention and Ordinance Enforcement, Department of Performance Management and Department of Information Technology.

The roles vary from environmental analysis utilizing Global Positioning System (GPS) Technology and the Town's Arc Info geographic information system to code enforcement. The following are the different roles that are identified for the various Departments and Divisions:

Illicit discharge detection (IDDE) is an ongoing program for the Town of Babylon. Selected geographic areas are selected annually and field inspected by full time staff and environmental interns.

Performance Management, a Division of the Town's Supervisor's Office receives complaints from residents which are in turn entered into the Townwide complaint system which provides a notification to the appropriate department, which is usually the Department of Environmental Control. Sometimes additional Departments may be simultaneously notified when multiple code violations occur. Sometimes, these additional violations may be related to the illicit discharge; e. g. wastewater overflowing due to illegal occupancy in a dwelling that is overwhelming an older sanitary system. The Town of Babylon Highway Engineering is continuously working out in the field in connection with the management and inspection of Town drainage projects and frequently detects illicit discharges to the storm drain system which the Department of Environmental Control provides fast response. If the discharge is determined to be non-hazardous and/or not an oil or hydrocarbon discharge the Town will address the corrective action in house. Illegal cross connections are routinely eliminated from the Town's MS4

system. Once discovered, the party is notified of the illegal connection in writing and advised that the pipe must be disconnected and if it is not in the prescribed time frame, the Town will remove and assess costs. When discharges by cross connection or discharges that have entered directly into an inlet are believed to be hazardous or comprised of petroleum hydrocarbons the Town of Babylon will contact either the Suffolk County Department of Health Services or the New York State Department of Environmental Conservation. For serious violations, the Town will sometimes contact the District Attorneys Section, Environmental Crime Bureau, Suffolk County Police Department for their assistance. If the discharge is known to be petroleum hydrocarbons the Town will contact the New York State Department of Environmental Conservation Oil Spill Division. Concurrently the Town of Babylon Fire Prevention Office also responds to road spills and works with the New York State Department of Environmental Conservation for remediation of these spills. In some cases the United States Coast Guard may be involved. If the Town deems that the cleanup may warrant a temporary shutdown of the business, this course of action may be also undertaken.

Section 189-10 of the Town of Babylon Stormwater Management and Erosion and Sediment Control Code specifically prohibits illicit discharges to the Town of Babylon storm drain system. The specific code language is as follows:

“Illicit discharge prohibited. No person or entity may create or cause an illicit discharge to flow, to infiltrate or in any manner or form to enter into the Town of Babylon storm drainage system in violation of this chapter and/or Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency regulations.

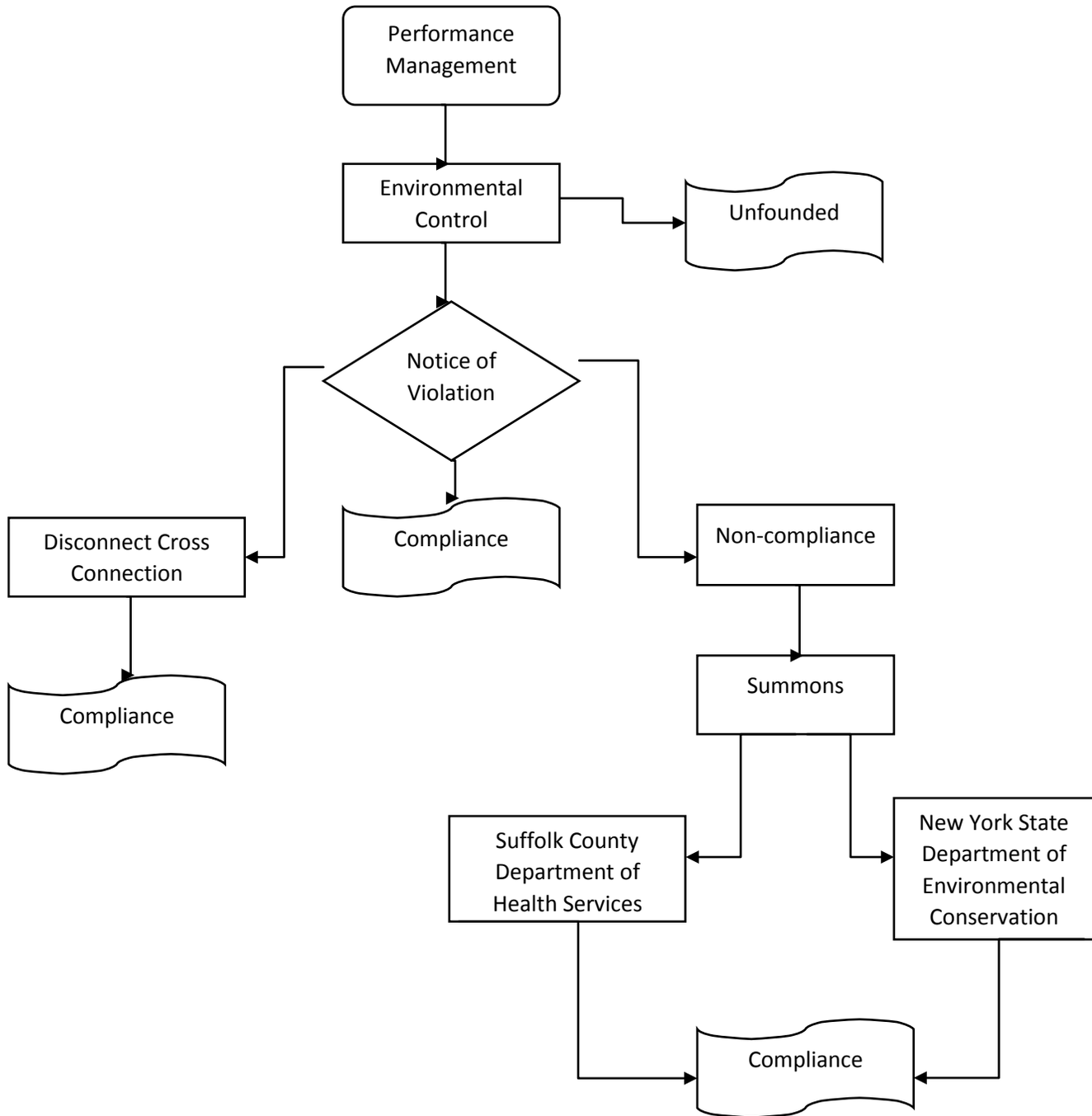
Illicit discharges discovered by the Town of Babylon may constitute a violation of this chapter to the limit of authority of the Town of Babylon as provided in § 213-270.1, Water disposal, or shall be referred by the Town of Babylon to the appropriate enforcement agency, such as the Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency.”

Notwithstanding the Town's existing Section 189-10 of Chapter 189 of the Code of the Town of Babylon, Illicit Discharges, the Town has also adopted the "stand alone code" Chapter 190 Prohibition Against Illicit Discharges, Activities And Connections to the Town of Babylon Separate Storm Sewer System that is based on the model State code. This code has been adopted as a local law. The purpose of this local law Chapter is to provide for the protection of the health, safety, and general welfare of the citizens of the Town of Babylon through the regulation of non-stormwater discharges to the municipal separate storm sewer system (MS4) to the maximum extent practicable as required by federal and state law. This law established additional regulation for controlling the introduction of pollutants into the MS4 in order to comply with requirements of the SPDES General Permit for Municipal Separate Storm Sewer Systems. The objectives of this law are to:

- (1) To meet the requirements of the SPDES General Permit for Stormwater Discharges from MS4s, Permit no. GP-02-02 or as amended or revised;
- (2) To regulate the contribution of pollutants to the MS4 since such systems are not designed to accept, process or discharge non-stormwater wastes;
- (3) To prohibit Illicit Connections, Activities and Discharges to the MS4;
- (4) To establish legal authority to carry out all inspection, surveillance and monitoring procedures necessary to ensure compliance with this law; and
- (5) To promote public awareness of the hazards involved in the improper discharge of trash, yard waste, lawn chemicals, pet waste, wastewater, grease, oil, petroleum products, cleaning products, paint products, hazardous waste, sediment and other pollutants into the MS4.

The following flow chart shows illicit discharges are generally handled by the Town:

Chapter 190 Illicit Discharge



The Town of Babylon has developed and maintained drainage maps within the Town's jurisdiction showing the location of all outfalls and the names and location of all surface waters of the State that receive discharges from those outfalls. Linen maps of the drainage infrastructure along with specific project maps are stored in the Town of Babylon Department of Public Works Highway Engineering Office and cover the entire unincorporated portion of the Town of Babylon. These maps have all been updated in GIS. The stormwater drainage area (sewer sheds) have also been mapped for the entire Town. For the Town's annual illicit discharge surveys mentioned previously, the Town relies on Illicit Discharge Detection and Elimination:

A Guidance Manual for Program Development and Technical Assessments created by Center for Watershed Protection

The Center for Watershed Protection's comprehensive manual outlines practical, low cost, and effective techniques for stormwater program managers and practitioners. This manual provides valuable guidance for communities and others seeking to establish Illicit Discharge Detection and Elimination (IDDE) programs.

For practical matters and as required by the NYSDEC regulations the Town of Babylon will map any relocated/modified outfalls as they are constructed or newly discovered. During 2015 and 2016 the Town has been in the process of updating its outfall map in accordance with the New York State Department of Environmental Conservation mapping guidance manual:

Outfall and System Mapping for Illicit Discharge Detection and Elimination (IDDE) in NY

Additionally, the Town is taking special care to only include those outfalls discharging to Waters of the United States/Waters of the State of New York as its "official" outfall map. Previously, the Town had included certain recharge basins that did not discharge to Waters of the United States/Waters of the State of New York. This data will not be on the official outfall map, but will remain available as a data GIS data layer.

Priority areas of concern for illicit discharges are those areas developed in high groundwater areas and other areas that include older industrial

commercial and residential areas that were constructed prior to modern regulations addressing environmental protection and stormwater management. Areas where the MS4 systems discharge directly to surface waters are of special concern. However, the Town is concerned about illicit discharges throughout the Town because of the Town's extensive MS4 system and the fact that they may occur anywhere in the Town because of human behavior. Geographically, the stream corridors are a priority concern because of the potential rapid direct impact on surface waters of pollutants illegally introduced to the nearby storm drain system. Staffing in the Department of Environmental Control for the Program are the Chief Environmental Analyst, Principal Environmental Analyst, Waterways Management Supervisor, Bay Management Specialist and environmental interns. Funding for the entire stormwater program which includes illicit discharge detection is \$15,000 per year not including staff salaries. Equipment includes seven computers with geographic information system capability, hand held field global positioning units (GPS) and a Department boat and kayak for use in the coastal area. In the coastal area outfalls can be examined for dry weather discharge by boat. In the watershed and inland areas waders and boots may be utilized to walk the streams and Carll's River where locations cannot be inspected on foot. Public outreach materials for residents include flyers, notably the Best Management Practices Flyer for Homeowners and storm drain placards. For commercial and industrial land owners a flyer has also been created which is sent out with the solid waste billing. For illicit discharge activities track down procedures the Town relies on Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments and also the Town's long term experience in dealing with these situations. Recording keeping includes GIS, computers programs such as Excel and hard copy folders. Employee training is provided by the Storm watch Municipal Stormwater Pollution Prevention Video, in house training of interns by professional staff, attendance by staff at various NYSDEC training and internet/literature review by professional staff.

The Town is addressing the categories of non-stormwater discharges or flows listed in Part I.A.2 of the NYSDEC regulations. The Town of Babylon has two sections of code that may address some of these discharges:

213-270. Pool water disposal.

[Amended 9-21-2004 by L.L. No. 29-2004]

All water either overflowing or emptying from a swimming pool shall be disposed of on the lot whereon it is located, and the requisite plans submitted to the Building Department Editor's Note: Local Law No. 15-1976 created the Department of Planning and Development, in which Department the Division of Building replaced the former Building Department. For the text of this local law, see Ch. 49. shall show provisions made for preventing such water from flowing onto the land of any adjoining property owner or into any abutting street

213-270.1 Water disposal. [Added 9-21-2004 by L.L. No. 29-2004]

All water either overflowing, emptying, being pumped or running from any property shall be disposed of on the lot where on the water is located or beginning. Failure to prevent such water from flowing onto the land of any adjoining or another property or into any abutting street shall be a violation of this section. Nothing in this section shall prohibit the washing of motor vehicles and the watering of lawns, flowers, plants, etc.

§ 213-270.1, Water disposal, or shall be referred by the Town of Babylon to the appropriate enforcement agency, such as the Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency.”

The Town has created a flyer:

BEST MANAGEMENT PRACTICES FOR THE DISPOSAL OF CHLORINATED WATER FROM SWIMMING POOLS & HOT TUBS

that indicates: “water from swimming pools and hot tubs often contain high levels of chlorine. Discharging chlorinated pool/spa water into storm drains (storm sewers), that it many cases lead to waterways is potentially harmful to fish and other aquatic life. This fact sheet was developed by the Town of Babylon, Department of Environmental Control to provide you with information on management practices that will minimize the impact of chlorinated water discharged from swimming pools and hot tubs. The following “Best Management Practices” apply to water discharged from swimming pools.

Chlorinated water from pools and hot tubs may be disposed on the ground or irrigated on your property under the following circumstances:

1. Discharge or irrigate the water on your property and ensure that it does not flow off your property.
2. Discharge or irrigate the water in a manner that will prevent nuisance conditions (such as creation of odors, and fly and mosquito breeding conditions). Nuisance conditions occur when water is ponded for a prolonged period.
3. Discharge or irrigate the water in an area where the water will not flow into a stream or storm drain (storm sewer).
4. If possible prior to disposing or irrigating the water, shut off the chlorination system if you have one, or stop adding chlorine.

Please be aware that pursuant to Chapter 213 of Town of Babylon Code, all water either overflowing or emptying from a swimming pool shall be disposed of on the lot whereon it is located, and shall show provisions made for preventing such water from flowing onto the land of any adjoining property owner or into any abutting street. Failure to prevent such water from flowing onto the land of any adjoining or another property or into any abutting street shall be a violation of this section.

NOTE: Water from back-flushing pool filters should not also be discharged to storm drains sewers, stream, or other waterways.”

Additional Information on Illicit Discharge Surveys

The Department utilizes Environmental Interns that have been trained in illicit discharge detection and global positioning systems (GPS) technology for illicit discharge reconnaissance on an annual basis. This work is carried out in conformance with the United States Environmental Protection Agency publication; *Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessment*.

Outfall locations are overlaid on Arc Info geographic information system map technology to create and update mapping of all discharge points. The Town of Babylon believes that it has mapped 99% of its discharge points to surface waters, approximately 400 outfalls. To aid in all facets of its stormwater management program as well as illicit discharge detection, the

Town of Babylon in the past applied for and was approved for Environmental Protection Fund monies to map the remainder of its drainage infrastructure on GIS. 100 % of its drainage infrastructure is mapped on GIS due to the Call's River watershed action plan work and the grant. This information is critical to the Towns stormwater management program.

Below are Departments involved with this work:

Department of Environmental Control-Program development and administration, public outreach, geographic information map (GIS) development and funding and global positioning system (GPS) field verification, illicit discharge inspection for illegal discharges and inspection of outfalls.

Department of Public Works Highway and Highway Engineering Divisions Construction, maintenance and inspection of the storm drain system, illicit discharge and cross connection detection, mapping of the storm drain system. These divisions are critical as "eyes" out in the field to find illicit discharges to the Town of Babylon storm drain system.

Department of Planning and Development Planning Division and Ordinance Enforcement, Data management and GIS mapping and updating of the storm drain system. Illicit discharge and cross connection detection, through site plan review.

Department of Performance Management Central Complaint Department for the Town of Babylon. Receives complaints including illicit discharges and refers over to the appropriate Department.

Department of Information Technology. Assists in program development through geographic information map (GIS) development of the stormwater drainage system and funding and global positioning system (GPS) technology purchase assistance/technical support.

Town Attorney's Office Adoption of Local Laws and Code changes and enforcement actions/legal actions against violators as needed

4. Construction Site Stormwater Runoff Control - SWMP Development Implementation

The Town of Babylon at minimum must develop, implement, and enforce a program that provides equivalent regulation to either GP-02-01 or GP-0-08-001), unless more stringent requirements are contained within this general SPDES permit (GP-(Part VII.A.4.a.) that addresses stormwater runoff to its MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Control of stormwater discharges from construction activity disturbing less than one acre must be included in the program if: that construction activity is part of a larger common plan of development or sale that would disturb one acre or more; or- if controlling such activities in a particular watershed is required by the New York State Department of Environmental Conservation.

The Town of Babylon adopted Local Law No. 10-2006 entitled Chapter 189 Stormwater Management and Erosion and Sediment Control on March 7, 2006. The effective date of the Code was March 15; 2006. In its findings the Town Board of the Town of Babylon determined that:

1. Land development activities and associated increases in site impervious cover often alter the hydrologic response of local watersheds and increase stormwater runoff rates and volumes, flooding, stream channel erosion, or sediment transport and deposition. This stormwater runoff contributes to increased quantities of water-borne pollutants, including siltation of aquatic habitat for fish and other desirable species. The Great South Bay and its tidal tributaries within the Town of Babylon have been placed on the New York State Department of Environmental Conservation (NYSDEC) Priority Water Bodies List. The NYSDEC identified urban runoff and storm drain systems as the major source/contributors to their impairment.
2. Clearing and grading during construction tends to increase soil erosion and add to the loss of native vegetation necessary for terrestrial and aquatic habitat.
3. Improper design and construction of stormwater management practices can increase the velocity of stormwater runoff, thereby increasing stream bank erosion and sedimentation.
4. Impervious surfaces allow less water to percolate into the soil, thereby decreasing groundwater recharge and stream base flow.

5. Substantial economic losses can result from these adverse impacts to the waters of the Town of Babylon.
6. Stormwater runoff, soil erosion and nonpoint source pollution can be controlled and minimized through the regulation of stormwater runoff from land development activity.
7. The regulation of stormwater runoff discharges from land development activities in order to control and minimize increases in stormwater runoff rates and volumes, soil erosion, stream channel erosion, and nonpoint source pollution associated with stormwater runoff is in the public interest and will minimize threats to public health and safety
8. Regulation of land development activities by means of performance standards governing stormwater management and site design will result in development compatible with the natural functions of a particular site or an entire watershed and thereby mitigate the adverse effects of erosion and sedimentation from development.

The Town Board of the Town of Babylon established Chapter 189 to apply to all land development activities within the Town of Babylon to provide reasonable guidance for the regulation of stormwater runoff and erosion and sediment control for the purpose of protecting local water resources from degradation. It was determined that the regulation of stormwater runoff and sediment discharges from land development projects and other construction activities is in the public interest in order to control and minimize increases in stormwater runoff rates and volumes, soil erosion, stream channel erosion, and nonpoint source pollution associated with stormwater runoff and will prevent threats to public health and safety and enhance and improve the environmental and economic conditions within the Town of Babylon. This Code is consistent with the Comprehensive Management Plan for the South Shore Estuary Reserve to reduce nonpoint source pollution of the estuary and its tributaries.

The Code was a milestone for the Town of Babylon Stormwater Management Program since in addition to standard drainage requirements associated with site development the Town of Babylon would now take a hard look at all development proposals in terms of erosion and sediment control for all land development activities as defined in the Code. A land development activity is defined in Chapter 189 as follows:

***LAND DEVELOPMENT ACTIVITY — Construction activity including clearing, grading, excavating, soil disturbance or placement of fill.
[Amended 4-11-2007 by L.L. No. 8-2007]***

The definition is simple and to the point. There are several exemptions to the Code for minor projects that have been determined not to have any significant impact in connection with stormwater or sediment generation. However Chapter 189 is more restrictive than the State minimum requirement to address stormwater management and erosion and sediment impacts from development of sites of one acre in two ways. All projects under an acre that are not exempt are subject to the Code, but can meet the requirements of the regulation through a Construction Activity Agreement (In Appendix). The Town of Babylon, being an intensely developed municipality, (little vacant buildable is available) reviews many projects under an acre on an annual basis. The Town had determined that these small projects, especially single family homes in moderate to high groundwater areas may have major impacts in terms of potential stormwater and sediment releases to waters of the Town of Babylon. The important component to this Code is that these projects may meet the requirements of the law, however if a full stormwater pollution plan is warranted, the Town may request that one be prepared for a site under an acre. The way the code was promulgated is that any land development activity is subject to the Code and it has become an integral part of site plan/building permit review. Although not recited in every portion of the various land use codes as in the State Model Code, it is a standalone requirement that subjects virtually any land development activity to its standards.

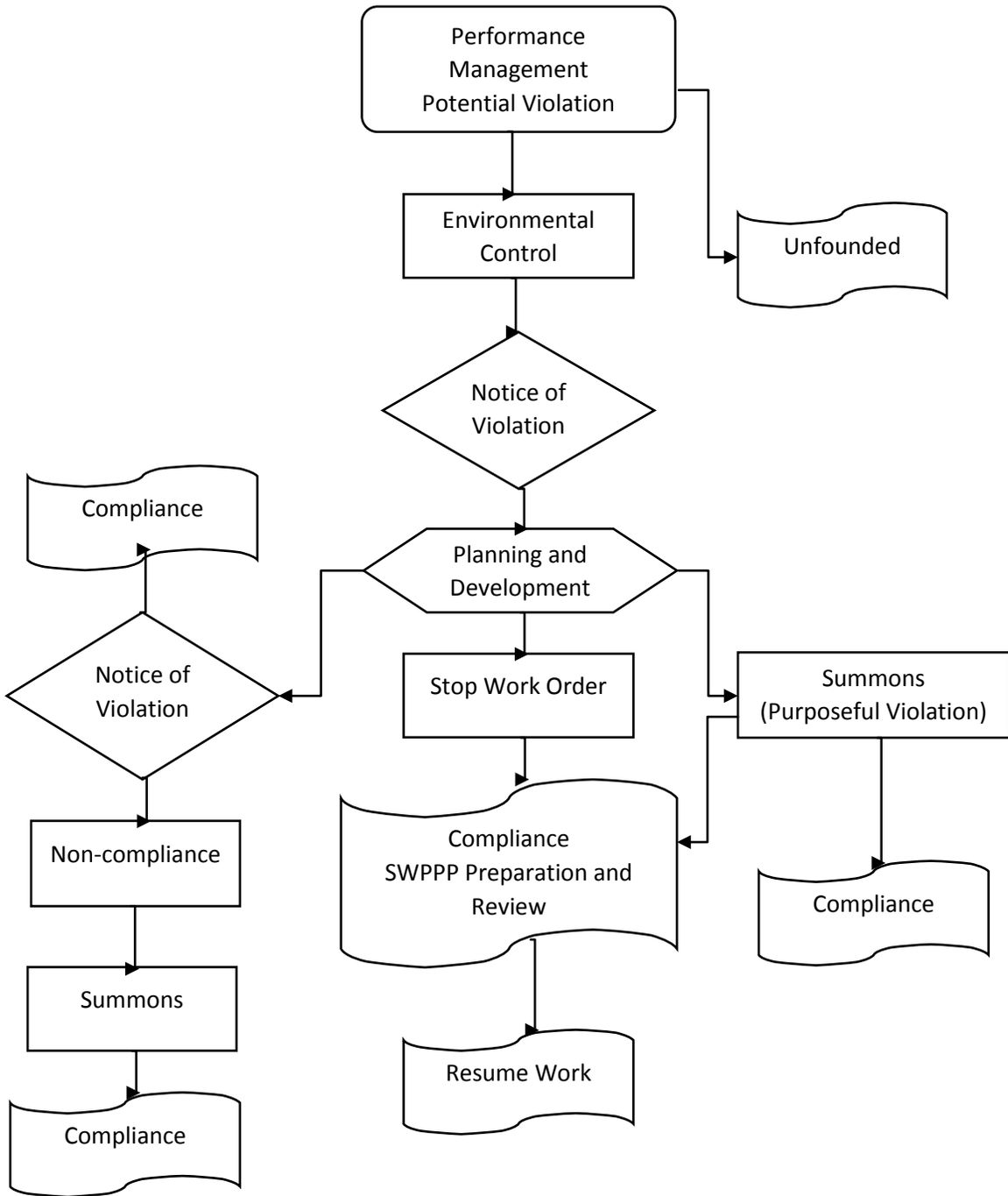
Although Chapter 189 is not a mirror image the State “NYSDEC Sample Local Laws for Stormwater Management and Erosion and Sediment Control” equivalence was documented using the NYSDEC Gap Analysis Workbook. Chapter 189 contains requirements for construction site operators to implement erosion and sediment control management practices, imposes sanctions to ensure compliance to the extent allowable by State or local law, contains requirements for construction site operators to control waste such as discarded building materials, concrete truck washout,

chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality, describes procedures for SWPPP review that incorporate consideration of potential water quality impacts and review of individual pre-construction SWPPPs to ensure consistency with State and local sediment and erosion control requirements, ensures that the individuals performing the reviews are adequately trained and understand the State and local sediment and erosion control requirements, all SWPPPs are reviewed for sites where the disturbance is one acre or greater, after review of the SWPPPs, the Town utilizes the “SWPPP Acceptance Form” created by the NYSDEC and required by the SPDES General Permit for Stormwater Discharges from Construction Activity (GP-0-08-001) when notifying construction site owner / operators that their plans have been accepted and approved by the permittee, includes procedures for site inspections and enforcement of erosion and sediment control measures including steps to identify priority sites for inspection and enforcement based on the nature of the construction activity, topography, and the characteristics of soils and receiving water and the Town of Babylon has ensured that the individual(s) performing the inspections are adequately trained and understand the State and local sediment and erosion control requirements. Adequately trained means receiving inspector training by a Department sponsored or approved training.

The following is a flow chart which shows how enforcement actions are undertaken with regards to Chapter 189:

Chapter 189

Violation Stormwater Management and Erosion and Sediment Control



Additionally, the Town has created a model Stormwater Pollution Prevention Plan (SWPPP) checklist form to assist inspectors with on-site inspections of land development activities that trigger the full requirements of Chapter 189:



**Town of Babylon Chapter 189 Stormwater Pollution Prevention Plan
(SWPPP)
Construction Site Stormwater Compliance Inspection Report**

Project Name and Location:	Date:	Page 1 of 4
	Permit# NYR	
Planning Board Application#	Entry Time:	Exit Time:
Municipality: County:	Weather Conditions:	
On-site Representative(s) and contact information:	Name and Address of SPDES Permittee/Title/Phone/Fax Numbers: Contacted: Yes [] No []	
Permittee Email Address:		

Inspection Checklist

SPDES Authority

- | | | |
|---|---|---------------------------------|
| Yes No N/A | | <u>Corrective Action Needed</u> |
| 1. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Is there a copy of the MS4 SWPPP acceptance form kept on site? | _____ |
| 2. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Is a copy of the Notice of Intent (NOI) posted at the construction site for public viewing? | _____ |
| 3. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Is an up-to-date copy of the signed SWPPP retained at the construction site? | _____ |
| 4. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Is there a copy of the NYSDEC NOI Acknowledgement letter kept on site? | _____ |

SWPPP Content

- | | | |
|---|--|---------------------------------|
| Yes No N/A | | <u>Corrective Action Needed</u> |
| 5. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Does the SWPPP identify the contractor(s) and subcontractor(s) responsible for each measure? | _____ |
| 6. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Does the SWPPP include all the necessary "CONTRACTOR CERTIFICATION" statements? | _____ |
| 7. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> | Is the SWPPP signed/certified by the permittee? | _____ |

Recordkeeping

- | Yes No N/A
<u>Needed</u> | <u>Corrective Action</u> |
|---|--------------------------|
| 8. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are inspections performed as required by the permit available (every 7 days and after ½" rain event?) | |
| 9. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are the site inspections performed by a qualified professional? | |
| 10. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are all required reports properly signed/certified? | |
| 11. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Does the SWPPP include copies of the monthly/quarterly written summaries of compliance status? | |
| 12. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Is there at least one trained contractor on site each day during soil disturbance (must show valid NYSDEC card)? | |

Visual Observations

- | Yes No N/A
<u>Needed</u> | <u>Corrective Action</u> |
|--|--------------------------|
| 13. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are all erosion and sediment control measures in the SWPPP installed/constructed? | |
| 14. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are all erosion and sediment control measures maintained properly? | |
| 15. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Have all disturbances of 5 acres or more been approved by NYS DEC prior to the disturbance? | |
| 16. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are stabilization measures initiated in inactive areas? | |
| 17. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are permanent stormwater control measures implemented? | |
| 18. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Was there a discharge into the receiving water on the day of inspection? | |
| 19. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are receiving waters free of their evidence of turbidity, Sedimentation or oil? (If no, complete Water Quality Observation) | |
| 20. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> The limits of disturbance are marked and not being trespassed? | |
| 21. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Have all ESC measures shown on the SWPPP been installed and constructed? | |
| 22. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> All ESC measures are being maintained properly? | |
| 23. <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> Are there more than 5 acres of disturbed soil without written | |

approval?

24. Have stabilization measures been initiated in inactive areas?

25. Are materials and equipment properly stored to prevent spills & leaks?

26. Are trash and construction refuse properly stored in appropriate containers?

27. Are portable toilet facilities on site and properly maintained?

28. Have permanent SW control measures (drywells, DRAs) been installed & protected?

29. Is there evidence of an off-site discharge?

Description of condition of runoff at all points of discharge

Identification of ESC practices requiring maintenance, repair, replacement or installation

Description of disturbance or stabilization since last inspection

Current phase of construction of all post-construction SW practices

Identification of construction not in conformance with SWPPP and technical standards

Corrective actions that must be taken to install, repair, replace or maintain ESC and SW practices

Water Quality Observations

Describe the discharge(s) {source(s), impact on receiving water(s), etc.}

Describe the quality of the receiving water(s) both upstream and downstream of the discharge

Describe any other water quality standards or permit violations

Additional comments:

Photographs attached

Overall Inspection Rating: <input type="checkbox"/> Satisfactory <input type="checkbox"/> Marginal <input type="checkbox"/> Unsatisfactory		
Name/Agency of Inspector:	Signature of Inspector:	Date:
Names/Agencies of Other Inspectors		
Signature of Operator		Date:

Prepared by Richard Groh, Chief Environmental Analyst, Town of Babylon dated 4/8/16

Training

Construction site operator and employee training are crucial to this program. Training must occur at varying technical levels of expertise depending on the position of the employee in the organization. Higher levels of training are required for greater levels of responsibility and technical review. The Town is routinely setting up training as courses are available. Records are kept of all staff training. Training will occur on an annual basis for all employees involved with the Stormwater Program. Some of the training will involve refresher courses for senior employees. All new employees will receive training. The NYSDEC 4 hour erosion and sediment training will be conducted every two years by the Town for the local construction industry and appropriate Town employees in cooperation with the Suffolk County Soil Water Conservation District.

Staff are Trained in Babylon Town from the following Departments:

Planning and Development and Building,

Department of Public Works

Environmental Control

The Town of Babylon also conducts training in house by bringing in experts or utilizing professional staff. Interns are trained annually on illicit discharge detection. For example in accordance with New York SPDES General Permit for Stormwater Discharges from Municipal Separate Stormwater Sewer Systems Number GP-0-08-002 the Town set up the following training course in the past:

Erosion and Sediment Control Construction Activity Training 4 Hour
Course in accordance with the

New York State Department of Environmental Conservation
Permit No.: GP-0-08-001

Held February 5, 2009 at the Town of Babylon
Town Hall Annex Auditorium
281 Phelps Lane
North Babylon, New York 11703

Sponsored by the Town of Babylon Department of Environmental Control and the Department of Planning & Development and Suffolk County Soil Conservation District.

This course was geared towards contractors who carry out land development activities in the Town of Babylon. Land development activity is defined as construction activity including clearing, grading, excavation, soil disturbance, or placement of fill. The course satisfied the required training in order to comply with the contractors' responsibilities under the New York State Department of Environmental Conservation Construction Activity Permit No. GP-0-08-001. Renowned Stormwater Instructor Donald W. Lake, Jr., P.E., CPESC, and CPWQ conducted the course. Attendees all received a NYSDEC GP-0-08-001 Erosion and Sediment Control Card Certificate. In addition, training on Chapter 189 the Town of Babylon's Erosion and Sediment Control Law was provided by the Town of Babylon Chief Environmental Analyst. Opening remarks were provided by Ann Marie Jones, Commissioner, Planning & Development, Town of Babylon. In attendance at the workshop were contractors (primarily from the Town of Babylon), architects, engineers, environmental consultants and design professionals.

In addition, attending were employees who conduct reviews in connection with stormwater issues from the following Departments:

Planning and Development, Building and Engineering,

Department of Public Works, Highway Engineering

Environmental Control

The Town will be creating a two year cycle for this NYSDEC approved 4 hour erosion and sediment control training in cooperation with the local Suffolk County Soil Water Conservation District.

The Town of Babylon intends to continue and also improve its educational program in the area of stormwater management and erosion and sediment

control for its employees. Additional training is required for new employees at all levels as well as increasing the knowledge for employees who have already undergone training.

Stormwater Pollution Prevention Plan Review Procedures

The program must also include a regulatory mechanism to require a Stormwater Pollution Prevention Plan (SWPPP) for each applicable land disturbing activity that includes erosion and sediment controls that meet the State's most up-to-date technical standards. Chapter 189 meets these State requirements and additionally, the Town significantly strengthened its SWPPP review procedures during 2008, 2015 and 2016. Notice of Intents submitted to the NYSDEC must include a SWPPP Acceptance Form approved by the local municipality also reviewing the land development activity. So in addition to meeting the Town's own Chapter 189, essentially the local MS4 become responsible for the quality of the SWPPP submitted to the NYSDEC. Town of Babylon procedures involve the distribution of the proposed land development activity to each Department; review by Planning Environmental, Engineering and Highway Engineering and when all Departments have approved the SWPPP it is certified by the Town.

The following are the SWPPP review procedures:

Town of Babylon Stormwater Pollution Plan (SWPPP) Procedures

A SWPPP is required for all land development activities *one

Acre or more in the Town of Babylon

Submit four hard copies of the SWPPP for review to the Town of Babylon

Planning Department Planning attention: Denise Manoogian Senior

Engineering Aide 957-7457

The SWPPP will then be distributed and reviewed by:

Planning-Denise Manoogian Senior Engineering Aide 957-7457

Planning/Engineering-Angelo Magliocco Assistant Civil Engineer 957- 3063

Department of Public Works (DPW) Highway Engineering –Frank Vaccaro,
Engineering Supervisor 957-3092

Environmental Control-Richard Groh Chief Environmental Analyst 422-7640

The SWPPP must meet Town of Babylon Chapter 189 requirements as well Planning Board Specifications for drainage requirements and any other requirements imposed by

DPW Highway Engineering as well as New York State Stormwater Design Manual, August 2010 (NYS SWDM). Chapter 189 of the Town Code; Stormwater Management and Erosion and Sediment Control and the NYS SWDM can be viewed at:

<http://www.townofbabylon.com/forms/178.pdf>

Mitigation must be shown on the site plan, examples; location of silt screen, inlet protection, etc. Post construction maintenance and access Covenants and Restrictions required. A 4' separation to groundwater from drainage structures is required. Integrate green infrastructure as part of SWPPP to the greatest extent possible.

Revisions will be done electronically to result in a final hard copy.

Once approved by all Divisions three hard copies (or more if requested) and one CD of the final SWPPP are submitted to Environmental Control for Certification by the Town of Babylon. The preparer must also sign a certification on the document that it meets or exceeds Chapter 189 requirements. Environmental Control will retain one original and send one Town certified original to the applicant and Planning. Notice of Termination follows completion of construction and final inspections by Town.

* In some instances the Town may require a SWPPP for land development activities on less than an acre.

Employee Education

The Town of Babylon has a very extensive program with regards to educational programs of employees in relation to stormwater management. It is recognized that there is varying levels of education, training and a diversity of duties in connection with employees involved with the stormwater management program. The variety of staff positions from Department of Public Works field workers to building inspectors to planners and staff interns require different areas of stormwater education.

Professional staff has received training in Certified Professional in Erosion and Sediment Control October 20, 2006 through SUNY ESF Outreach.

Entry level employee training was also completed on September 25, 2008 through New York State Sea Grant/New York State Department of Environmental Conservation: New York State General Permit for Stormwater Discharges from Municipal Stormwater Discharges Separate Stormwater Sewer Systems GP-0-08-002. Construction site operators training was sponsored by the Town of Babylon in cooperation with the local Soil and Water Conservation District and New York State Department of Environmental Conservation on February 5, 2009. The training day also included compliance with Chapter 189 of the Code of the Town of Babylon Stormwater Management and Erosion and Sediment Control. The Town of Babylon hosted a seminar by Geese Peace on invasive waterfowl problems

and control in March 2009. Higher level training for stormwater and erosion and sediment control for professional staff has been continuous on an annual basis. Education for Town of Babylon employees and construction site operator training is a critical and important part of the Town's stormwater management program. The Town has found that in addition to the technical aspects of training, employee awareness and interest in the program in greatly increased by education. This creates a strong supporting base for the program and aids enforcement efforts of Chapter 189 of the Code of the Town of Babylon Stormwater Management and Erosion and Sediment Control. As education events are scheduled by the Town of Babylon, Babylon makes available these programs to the three villages to assist them in their stormwater program and promote inter municipal cooperation. The Town of Babylon Public Works Department provides Annual training for its employees by viewing the video training film Storm Watch. This video focuses on municipal employees to utilize pollution prevention/good housekeeping/best management practices for municipal operations. The video was created by Excal Visual, 5721 Arapahoe Avenue, Suite A2 Boulder, CO 80303-1363. The Town has made this video available as a loaner to the three villages in the Town of Babylon: Amityville, Lindenhurst and Babylon. Nassau County, Long Island, NY provided Babylon with the idea to utilize this video for Department of Public Works employee training.

The Town has ensured that construction site operators have received erosion and sediment control training before they do work within the Town's jurisdiction. Contractor training included posting of the training on the New York State Sea Grant list serve site, posting in the building department and planning department. The Town maintains an inventory of active construction sites that includes the location of the site and owner / operator contact information.

In terms of measurable goals regarding its construction site operators the Town will develop a program to assess measurable goals for compliance with the Town's Chapter 189 Stormwater Management regulations. The Town's goals in this regard are to attain the highest level of compliance possible for construction operators in the Town of Babylon.

Construction Site Best Management Practices

The Town has developed Best Management Practices (BMPs) for Construction Activity Agreements for land development activities under an acre below:

I agree to comply with the following:

- ✓ I will have available on-site this agreement and related plans during entire construction process. I will explain the requirements to all construction personnel and subcontractors. I take responsibility for full compliance with this agreement and Chapter 189 regulations for all persons working in the vicinity of the construction site.
- ✓ No vegetation and/or trees may be cleared without first receiving a mark-out or authorization from Planning, Building and/or Engineering Inspectors. Only vegetation, topsoil, and trees specifically in the path of construction activity may be removed.
- ✓ No earth, fill or construction material shall be allowed to migrate off site from this project on to the Town of Babylon roadway and or storm drain system or an adjacent property.
- ✓ No fill shall be brought into a site without the express approval of a Building or Engineering inspector. File piles will only be allowed in location designated on plan, or authorized by Building/Engineering Inspector(s). Piles of fill shall be stabilized and/or contained with grass seed, silt fences, hay bales, or other approved methods.
- ✓ At the end of each workday the adjacent roadway and or storm drain system shall be inspected by owner or his/her designee for soil or other matter. All construction sites and adjacent roadways shall be cleared of soil and other material at the end of each day.
- ✓ All construction and demolition debris and materials, including wet concrete, shall be disposed of at an appropriate facility in accordance with all TOB and NYSDEC waste management regulations. Dumping any liquid, semi-liquid, or other materials from a construction site into storm drains, roadways, or vacant property is grounds for a violation.
- ✓ Litter shall be picked up on a daily basis from the site, adjacent properties and/or the road system.
- ✓ Toilet facilities shall be available to all workers on site during the

construction period.

- ✓ A temporary stable construction entrance shall be constructed utilizing recycled concrete aggregate (RCA) or a similar material, unless a suitable constructed entrance already exists on the site.
- ✓ All municipal or private drainage inlets adjacent to area of construction shall be protected from dirt/matter/pollutants through the use of products/sponges designed for this purpose.
- ✓ On areas of steep slopes and areas cleared of vegetation, suitable stabilization methods, as shown on approved site plans and stormwater pollution prevention plan (SWPPP), shall be employed to prevent soil migration and stormwater runoff.
- ✓ All exposed expanses of soil shall be stabilized with annual grass seed as soon as areas will no longer be needed for construction staging, or if areas will remain undisturbed for six weeks or longer.
- ✓ Prior to tree, shrub, or other plantings, soil shall be suitably tilled and prepared.

For projects involving a SWPPP the following BMPs are included in SWPPP:

1. All erosion and sediment control measures shall be put in place prior to the start of any ground disturbances. The installation of the temporary control devices will be completed in accordance with both the information and details shown on the SWPPP Erosion and Sedimentation Control Plan ST-8 and civil-site plans for the project.
2. Install in accordance with the Manual of New York Guidelines for Urban Erosion and Sediment Control, any required additional erosion control devices that may be required by the Engineer,.
3. Temporarily stabilize all landscaping areas by seeding and provide silt fencing along the bottom of all slopes.

4. Temporarily stabilize all stockpiled materials by seeding and/or constructing straw bale dikes or silt fences around the base of the stockpiled materials
5. Complete final stabilization of disturbed areas.
6. Maintain all erosion control devices for the duration of the construction work by cleaning, repairing and/or replacing the control measures as may be necessary or as directed by the engineer.
7. Immediately cleanup all materials spilled, dropped, washed or tracked onto any paved surfaces beyond the limits of the project.
8. The applicant or developer or his or her representative shall be on site at all times when construction or grading activity takes place and shall inspect and document the effectiveness of all erosion and sediment control practices. Inspection reports shall be completed every seven days and within 24 hours of any storm event producing 0.5 inches of precipitation or more. The reports shall be delivered to the Engineering Division and also copied to the site log book.

9. For purposes of TOB Code compliance, town personnel, including but not limited to Building Inspectors, Ordinance Inspectors, Engineering inspectors, Highway/DPW personnel, Planning personnel, and/or representatives from the Department of Environmental Control, are authorized to access construction site.

10. The SWPPP will be available on-site at all times along with related plans. The project sponsor shall explain the SWPPP requirements to all construction personnel and subcontractors. A sign shall be placed on the site indicating where the SWPPP can be viewed.

11. No vegetation and/or trees may be cleared without first receiving a mark-out from Planning and/or Engineering Inspectors. Existing vegetation and trees shall remain in place until after construction is complete. Only vegetation and trees specifically in the path of construction activity may be removed.

12. No earth, fill or construction material shall be allowed to migrate off

- site from this project on to the Town of Babylon roadway and or storm drain system or an adjacent property.
- 13.No fill shall be brought into a site without the express approval of a Building or Engineering inspector. Piles of fill shall be stabilized and/or contained with grass seed, silt fences, hay bales, or other approved methods.
 - 14.At the end of each workday the adjacent roadway and or storm drain system shall be self inspected for material. All construction sites and adjacent roadways shall be cleared of soil and other material at the end of each day.
 - 15.All construction and demolition debris and materials, including wet concrete, shall be disposed of at an appropriate facility in accordance with all TOB and NYSDEC solid waste management regulations. The discharge of any liquid, semi-liquid, or other materials from a construction site into storm drains, roadways, or vacant property is grounds for a violation.
 - 16.Litter shall be picked up on a daily basis from the site, adjacent properties and/or the road system.
 - 17.Toilet facilities (either portable or existing) shall be provided for the workers on the site during the construction period.
 - 18.All municipal or private drainage inlets adjacent to area of construction shall be protected from pollutants through the use of products/sponges designed for this purpose.
 - 19.On areas of steep slopes and areas cleared of vegetation, suitable stabilization methods, as shown on approved site plans and stormwater pollution prevention plan (SWPPP), shall be employed to prevent soil migration and stormwater runoff.
 - 20.All exposed expanses of soil shall be stabilized with annual grass seed as soon as areas will no longer be needed for construction staging, or if areas will remain undisturbed for six weeks or longer.
 21. The applicant or developer of the land development activity shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the applicant or developer to achieve compliance with the conditions of this chapter. Sediment shall be removed from stormwater structures whenever their design capacity has been

reduced by 50%. Street sweeping by broom or machine or other suitable means of cleanup shall be conducted daily as necessary for any sediment or material that has inadvertently migrated off site.

Litter shall also be removed on a daily basis from the site or off site.

The foregoing BMPs are appropriate to ensure the reduction of all POCs in stormwater discharges to the MEP.

To fulfill the requirements of the regulations and for the stormwater annual report the Town of Babylon has created record keeping procedures for the following:

Number of SWPPPs reviewed

Number and type of enforcement actions

Percent of active construction sites inspected once

Percent of active construction sites inspected more than once

Number of construction sites authorized for disturbances of one acre or more and the development of procedures to determine the effectiveness of the program, BMP and measurable goal assessment.

Post Construction

The Town has developed procedures for Post-Construction Stormwater Management Implementation. The Town has developed Covenants and Restrictions to be adopted following the approval of SWPPPs that address post construction stormwater management. Language developed for SWPPPs to implement post construction management is as follows:

COVENANTS AND RESTRICTIONS FOR ACCESS AND
MAINTENANCE

In accordance with Section 189-8 of the Code of the Town of Babylon, Maintenance

and Repair of Stormwater Facilities, the following Covenants and Restrictions will

be

filed:

1. **Maintenance access.** The applicant or developer must execute a maintenance access agreement for the stormwater infrastructure on site that shall be binding on all subsequent landowners. The agreement shall provide for access to the stormwater infrastructure facility at reasonable times for periodic inspection by the Town of Babylon and its officers to ensure that the infrastructure is maintained in proper working condition to meet design standards and any other provisions established by this Chapter 189. The agreement shall be recorded by the grantor in the Office of the Suffolk County Clerk after approval by the Town of Babylon Planning Board.
2. **Maintenance after construction.** Stormwater management practices installed in accordance with Chapter 189 shall be operated and maintained to ensure that the goals of Chapter 189 are fully achieved. Agreement of the foregoing shall be recorded by the grantor in the Office of the Suffolk County Clerk after approval by the Town of Babylon Planning Board. Proper operation and maintenance includes, as a minimum, the following:
 - A. A preventive/corrective maintenance program for all critical facilities and systems of treatment and control (or related appurtenances) which are installed or used by the owner or operator to achieve the goals of Chapter 189.
 - B. Written procedures for operation and maintenance and training new maintenance personnel.
 - C. Discharges from the SMPs shall not exceed design criteria or contribute to water quality standard violations in accordance with § 189-8B of the Code of the Town of Babylon.
 - D. Upon completion of construction, any stormwater control structures impacted during construction shall be cleaned by the owner or operator.
 - a. Catch Basins shall be inspected for sediment and litter/solid waste annually.
 - b. Drywells shall be inspected for sediment and litter/solid waste

- annually.
- c. Based on the annual inspections, catch basins and drywells shall be cleaned as necessary to insure the proper operation of the infrastructure.
 - d. Street sweeping of the parking lots and access roads shall be conducted no less than four times annually and if conditions warrant, e. g. sediment accumulated on surfaces, additional times as necessary.
- E. Maintenance agreements. The applicant must submit a formal maintenance agreement for stormwater management facilities binding on all subsequent landowners to be approved by the Town of Babylon Planning Board and recorded by the applicant in the Office of the Suffolk County Clerk as a deed restriction on the property once the final plan is approved or at which time the Town of Babylon Planning Board deems appropriate.

In addition the Town of Babylon requires covenants and restrictions to maintain drainage on virtually all projects that undergo site plan review. The Town has developed an Inventory of Post Construction Stormwater sites that have undergone site plan review since 2010. It is noted that the Town requires post construction stormwater management for sites under an acre as well as an acre or more that is mandated by the NYSDEC regulations. The Town plans to inspect all of the post construction stormwater sites inventoried during 2016. All inspectors will be trained. The following uniform inspection sheet has been developed:

DRAFT Town of Babylon Private Facility



Uniform Post Construction

**Stormwater Inspection
Data Sheet**

Date of Inspection: _____
Inspectors Name: _____
Department: _____
Previously Approved Planning Board or Zoning Board Application or other: _____
Covenants and Restrictions adopted on: _____
Suffolk County Tax Map #: _____
Name of Facility: _____
Type of Facility: _____
Site Address: _____

Primary Site Contact: _____
Phone Number: _____
E Mail Address: _____

Drainage Facilities and Parking

Condition of Drainage Structures
Visibly clogged: _____
Filled with Sediment: _____
Discoloration or Evidence of Petroleum or Chemical Discharge:

Damaged: _____
Odor: _____
Filled with Water: _____
Floating Material: _____
Flowing Water: _____

Inlets BMP Do Not Dump Placards intact: _____

Drainage Swales free of debris: _____
Parking Area Staining: _____
Damage to Parking Area, specify potholes, cracks,
etc. _____

Fluid Storage and Use

Are any regulated chemicals used on site:

List all Tanks and Drums: _____
Chemicals stored on site, inside or outside: _____
Waste Oil tanks being properly managed for spills:

Waste fluids recycled/properly disposed (make copies of receipts):

Posted: _____
Any evidence of spills or staining: _____
Any open or unsecured drums outside: _____
BMPS being followed for cleanup, speedy dry, oil absorbent: _____
Spill response kit on site: _____

Turf and Open Space Management

Turf dying, dried out, visible eroded areas/slopes: _____
Litter or debris present: _____
Dumping of Material: _____
Outdoor storage of materials: _____
Vehicle Storage engine oil, hydraulic leaks: _____
BMPS Signage No Animals, No Feeding Waterfowl (locations with surface waters: _____
Excessive Droppings Geese: _____
Dog Droppings in Park or Dog Run: _____

Fueling Facilities

Suffolk County Department of Health Services Article 12 Permit Posted and up to Date: _____
Suffolk County Department of Health Services Article 12 Operational Procedures being followed for above and _____
New York State Department of Environmental Conservation Underground Storage Tank Training Certification _____
Spill Response Kit on site: _____

Marine Facilities

General Condition of Parking Areas: _____
Pump Out Facility: _____
BMP Signage Pump Out Facility: _____

Sanitary Facilities

This site is connected to sewers: _____

Evidence of sewage overflows, liquid, odors, excessive turf growth:

Solid Waste Management

Refuse enclosure or roll off not overfilled:

Refuse top being kept closed or open:

Liquid Wastes being disposed in containers with solid waste:

Liquid Wastes being stockpiled next to containers with solid waste:

Leachate visible on ground from refuse container or compactor: _____

Metals being recycled /are covered with tarp:

Tires being stored/stockpiled/recycled /are covered with tarp:

Solid Waste Management Facility

Materials being properly segregated and stored:

Incidental potentially hazardous materials taken out of materials handling/processing waste stream:

Machinery being properly serviced/managed for engine/hydraulic leaks:

Spill response kit on site: _____

Electronic waste being recycled:

Truck and Car Washing

Outside commercial car wash facility being used:

The Town of Babylon local regulation is more stringent than required by NYS GP-0-08-002. The Town defines a LAND DEVELOPMENT ACTIVITY — Construction activity including clearing, grading, excavating, soil disturbance or placement of fill. [Amended 4-11-2007 by L.L. No. 8-2007]. Most all development projects are subject to Chapter 189. However projects under one acre can meet the requirements of Chapter 189 by meeting certain standards. The Town handles projects less than one acre with a construction activity agreement. The elements of the agreement are included on the site plan for the project and the sponsor also has to sign an agreement indicating that these standards will be followed. However it is discretionary, and the Town has the ability to require a full Stormwater Pollution Prevention Plan (SWPPP) for virtually any project with the potential of generating stormwater runoff and or sediment contributions to waters of the State. The vast majority of development projects reviewed by the Town of Babylon fall under one acre. In light of this, the Town feels that its regulation is highly effective because it addresses stormwater management erosion and sediment control on numerous projects that would not be regulated because they are under an acre. And the Town feels that the conditions contained in the Construction Activity Agreement are reasonable and only incur minimal costs. Inspections of construction activity are conducted by Planning and Development, Planning, Engineering and Building Divisions, Environmental Control and the Department of Public Works Highway Engineering. Post construction management is addressed through the preparation of SWPPPs and the adoption of Covenants and Restrictions. The Town also frequently requires adoption Covenants and Restrictions for maintenance of stormwater drainage infrastructure on private sites. Maintenance of stormwater facilities is essential to long term stormwater management objectives in the Town of Babylon. E. The Town

also did adopt Chapter 190 The pertinent section of Code is as follows. Illicit discharge prohibited. No person or entity may create or cause an illicit discharge to flow, to infiltrate or in any manner or form to enter into the Town of Babylon storm drainage system in violation of this chapter and/or Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency regulations. Illicit discharges discovered by the Town of Babylon may constitute a violation of this chapter to the limit of authority of the Town of Babylon as provided in § 213-270.1, Water disposal, or shall be referred by the Town of Babylon to the appropriate enforcement agency, such as the Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency.

The Town also included application review fees as a means of supplying revenue to fund the Town of Babylon Stormwater Management Program. This aspect of the Code has been very successful in helping to carry out the program.

The complete Code Chapter 190 may viewed on the Town of Babylon web site at townofbabylon.com under the Town Code.

The Code also includes a section on Illicit Discharges; Section 189-10 Illicit Discharges

Technology Standards

The Town of Babylon recognizes that with written notification by the New York State Department of Environmental Conservation, it must comply with all applicable technology-based effluent standards or limitations promulgated by EPA pursuant to Sections 301 and 304 of the CWA. If an effluent standard or limitation more stringent than any effluent limitation in the general SPDES permit or controlling a pollutant not limited in the permit is promulgated or approved after the permit is issued, the SWMP plan shall be promptly modified to include that effluent standard or limitation.

Pathogen Impaired Watershed MS4s

Pathogen Impaired Watershed MS4s are mapped in Appendix 6 and 7 of New York State Department of Environmental Conservation Municipal Separate Storm Sewer Systems (MS4s) Permit No. GP-0-08-002 issued pursuant to Article 17 Titles 7, 8 and Article 70 of the Environmental Conservation Law Part IV.) The Town of Babylon is not in a mapped area and therefore not subject to these requirements. However, the Town of Babylon is voluntarily carrying out a number of the requirements to further the effectiveness of its stormwater program and some requirements overlap with other requirements of GP-0-08-002 or are a part of the implementation of a watershed action plan.

The Town of Babylon has two programs that specifically target animal waste, The Pooper Scooper Program and also the Waterfowl Control Program. Both of these programs target animal waste as a pollutant of concern. Included in the program are ongoing public education and outreach program designed to describe the impacts of Pathogens (the POC) on waterbodies. The program identifies the potential sources of Pathogens in stormwater runoff and describes steps that contributors can take to reduce the Pathogens in stormwater runoff. The program must also describe steps that contributors of non-stormwater discharges can take to reduce Pathogens. Educational materials addressing the sources of Pathogens in stormwater and pollutant reduction practices have been developed by the Town of Babylon.

Nitrogen Watershed MS4s

Nitrogen Watershed MS4s are mapped in Appendix 8 of New York State Department of Environmental Conservation Municipal Separate Storm Sewer Systems (MS4s) Permit No. GP-0-08-002 issued pursuant to Article 17 Titles 7, 8 and Article 70 of the Environmental Conservation Law Part IV.) The Town of Babylon waters are not included in this mapping. However the Town is fulfilling many of the requirements under this designation voluntarily.

6. Pollution Prevention/Good Housekeeping For Municipal Operations – SWMP

As part of its Stormwater Management Program the Town of Babylon must develop and implement a pollution prevention / good housekeeping program for municipal operations and facilities that addresses municipal operations and facilities that contribute or potentially contribute POCs to the small MS4 system. During 2015-2016 the Town of Babylon inventoried all of its facilities. The draft inventory is included in this document as Appendix A. The Town visited all these facility in 2015 and will be conducting annual inspections starting in 2016. All employees conducting the inspections will receive training. One site, the Town of Babylon Department of Public Works Highway and Building and Grounds Facilities will be the subject of a Multi-Sector Stormwater Pollution Plan (MSSWPPP). This particular Town facility site shall be special focus for Best Management Practices and Good Housekeeping Practices. The draft inventory includes draft management practices for each site. The Town has developed a draft uniform annual inspection form for its facilities:

DRAFT Town of Babylon Municipal Facility



**Uniform Annual
Stormwater Inspection
Data Sheet**

Date of Inspection: _____

Inspectors Name: _____

Department: _____

Name of Facility: _____

Type of Facility: _____

Site Address: _____

Primary Site Contact: _____

Phone Number: _____

E Mail Address: _____

Drainage Facilities and Parking

Condition of Drainage Structures

Visibly clogged:

Filled with Sediment:

Discoloration or Evidence of Petroleum or Chemical Discharge:

Damaged: _____

Odor: _____

Filled with Water:

Floating Material:

Flowing Water:

Inlets BMP Do Not Dump Placards intact:

Drainage Swales free of debris:

Parking Area Staining:

Damage to Parking Area, specify potholes, cracks, etc.

Fluid Storage and Use

Are any regulated chemicals used on site:

List all Tanks and Drums:

Chemicals stored on site, inside or outside:

Waste Oil tanks being properly managed for spills:

Waste fluids recycled/properly disposed (make copies of receipts):

Suffolk County Department of Health Services Permit

Posted: _____

Any evidence of spills or staining:

Any open or unsecured drums outside:

BMPS being followed for cleanup, speedy dry, oil absorbent:

Spill response kit on site:

Turf and Open Space Management

Turf dying, dried out, visible eroded areas/slopes:

Litter or debris present:

Dumping of Material:

Outdoor storage of materials:

Vehicle Storage engine oil, hydraulic leaks:

BMPS Signage No Animals, No Feeding Waterfowl (locations with surface waters:

Excessive Droppings Geese:

Dog Droppings in Park or Dog Run:

Fueling Facilities

Suffolk County Department of Health Services Article 12 Permit Posted and up to Date:

Suffolk County Department of Health Services Article 12 Operational Procedures being followed for above and below ground fuel storage tanks:

_____ Sumps free of overfill/fuel:

New York State Department of Environmental Conservation Underground Storage Tank Training Certification Posted and Up to Date:

Spill Response Kit on site:

Marine Facilities

General Condition of Parking
Areas: _____

Pump Out Facility: _____

BMP Signage Pump Out Facility: _____

Sanitary Facilities

This site is connected to sewers: _____

Evidence of sewage overflows, liquid, odors, excessive turf growth:

Solid Waste Management

Refuse enclosure or roll off not overfilled:

Refuse top being kept closed:

Liquid Wastes not being disposed in containers with solid waste:

Liquid Wastes being stockpiled next to containers with solid waste:

Metals being recycled /are covered with tarp:

Tires being recycled /are covered with tarp:

Solid Waste Management Facility

Materials being properly segregated and stored:

Incidental potentially hazardous materials taken out of materials handling/processing waste stream:

Machinery being properly serviced/managed for engine/hydraulic leaks:

Spill response kit on site:

Truck and Car Washing

Outside commercial car wash facility being used:

The operations and facilities include, but are not limited to: street and bridge maintenance; winter road maintenance; stormwater system maintenance; vehicle and fleet maintenance; park and open space maintenance; municipal building maintenance; solid waste management; new construction and land disturbances; right-of-way maintenance; marine operations, hydrologic habitat modification and other areas of concern. The Town of Babylon will be conduct a self assessment of all its facilities in 2016 and will do a self assessment every three years thereafter. Specific self assessment requirements include:

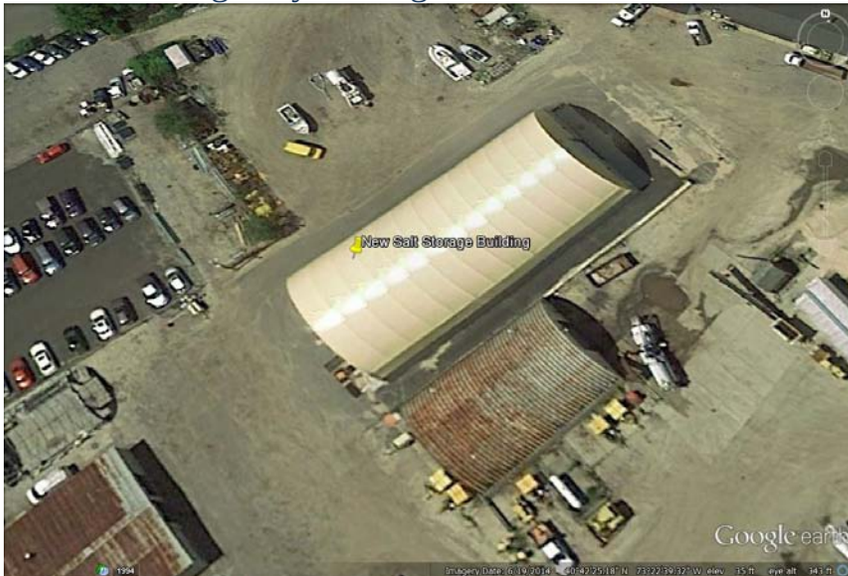
A. At a minimum frequency of once every three years, the Town of Babylon will perform a self assessment of all municipal operations in accordance with NYSDEC guidance documents for facilities identified by the SWMP to:

1. Determine the sources of pollutants potentially generated by the Town of Babylon operations and facilities; and
2. Identify the municipal operations and facilities that will be addressed by the pollution prevention and good housekeeping program, if it is not done already;
3. Determines management practices, policies, procedures, etc. that will be developed and implemented to reduce or prevent the discharge of (potential) pollutants.
4. Utilize management practices identified in the “NYS Pollution Prevention and Good Housekeeping Assistance Document” and other guidance materials available from the EPA, State, or other organizations;
5. Prioritize pollution prevention and good housekeeping efforts based on geographic area, potential to improve water quality, facilities or operations most in need of modification or improvement, and permittee’s capabilities;
6. addresses pollution prevention and good housekeeping priorities;
7. Includes employee pollution prevention and good housekeeping training program and ensures that staff receive and utilize training;
8. Requires third party entities performing contracted services, including but not limited to street sweeping, snow removal, lawn / grounds care, etc., to meet permit The Town of Babylon Department of Public Works has hired its stormwater drainage consultant; Pavement Services Inc. for Stormwater Pollution Prevention activities. The Town has also implemented Best Management Practices at the Town of Babylon Recycling Center. The Town

has purchased two new waste oil tanks for the Town of Babylon Recycling Center during 2008 with full containment and fill protection in accordance with Suffolk County Department of Health Services requirements to replace a dilapidated waste oil tank. The new tanks will help prevent surface spills of hydrocarbons at this facility. The Town has also purchased Pig oil spill pads and rolls to contain releases of oils especially hydraulic fluids from heavy equipment. Employees were trained to utilize these absorbent materials.

The Town of Babylon Department of Public Works is investigating eliminating sand as a component of its highway deicing procedures. The Town currently follows Best Management practices originally recommended by the County of Suffolk to minimize the amount of highway deicing materials from an environmental and economic standpoint. One potential beneficial impact of using exclusively salt will be the elimination of large amounts of sand annually contributed to the area roadways and potentially the stormwater system and surface waters.

The Town constructed a new salt storage facility at the Main Highway Yard in accordance with Suffolk County Department of Health Services requirements. This was a significant undertaking for the Town and resulted in the implementation of an important BMP for handling large quantities of salt used for highway deicing.

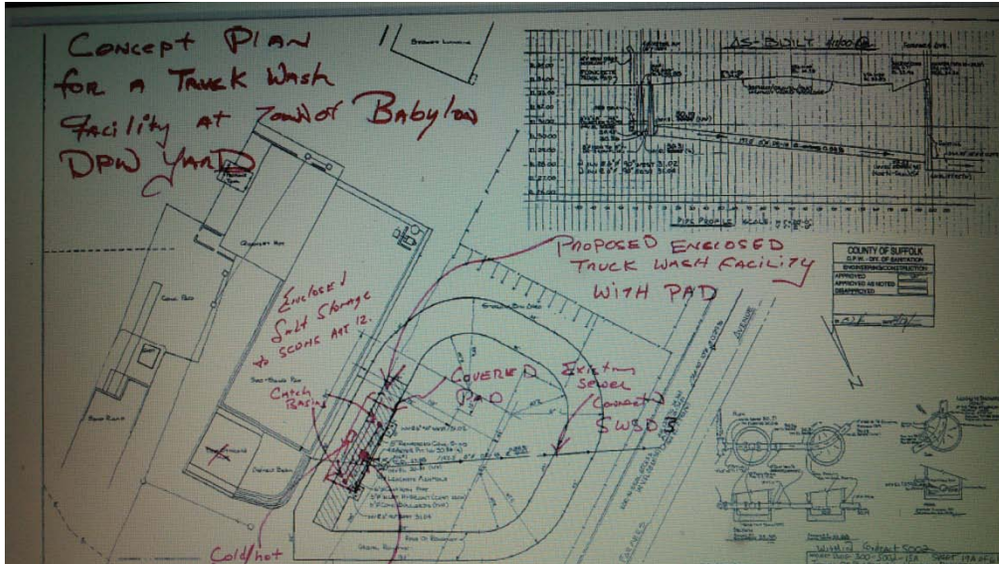


Recordkeeping in connection with municipal operations in the Town of Babylon include acres of parking lot swept, miles of street swept, number of catch basins inspected and where necessary, cleaned, post-construction control stormwater management practices inspected and, where necessary cleaned, pounds of phosphorus applied in chemical fertilizer, pounds of nitrogen applied in chemical fertilizer, pounds of pesticides / herbicides applied as pure product, staff training events and number of staff trained and report on effectiveness of program, BMP and measurable goal assessment. Most of this data is submitted annually in the Town of Babylon Annual Stormwater Report to the NYSDEC.

Implementation Departments include:

Department of Environmental Control
Department of Public Works
Department of Information Technology

Other recent activities at the Town of Babylon Department of Public Works Highway Yard maintain ace shop was voluntary remediation of the underground control injection wells (UICs) in accordance with Suffolk County Department of Health Services requirements. Plans for a hold and haul system of tanks for potentially contaminated run off from melt water during vehicle repairs are awaiting final approval by the SCDHS. The Town has a local agreement with a car wash for smaller vehicles in its fleet. The Town has developed conceptual plan to construct a truck/equipment washing facility in its Highway Yard. This facility would be connected to sewers and would be in an enclosed structure. This runoff would be captured by catch basins and would go to a sediment settling basin and then would be discharged to the local sewer district. A conceptual plan is as follows:



Concept Plan Town of Babylon Truck Wash

The preparation of the MSSWPPP will identify other practices and strategies for best management practices for this facility.

Third Party Certification

Third Party certification applies when the Town of Babylon relies upon any third party entity to develop or implement any portion of its SWMP. Examples include, but are not limited to a non-government, commercial entity that receives payment from the Town of Babylon for services provided (for example businesses that create policies or procedures for the Town of Babylon to perform illicit discharge identification and track down, maintain roads, remove snow, clean the stormwater drainage system, sweep streets, etc.)

The Town of Babylon must, through a signed certification statement, contract or agreement provide adequate assurance that the third parties will comply with permit requirements applicable to the work performed by the third party. The certification statement, contract or other agreement must:

- provide adequate assurance that the third party will comply with permit requirements;
- identify the activities that the third party entity will be responsible for and include the name and title of the person providing the signature;
- the name, address and telephone number of the third party entity;
- an identifying description of the location of the work performed; and
- the date the certification statement, contract or other agreement is signed.

Example certification language is provided below:
Contracted Entity Certification Statement:

“I certify under penalty of law that I understand and agree to comply with the terms and conditions of the Town of Babylon stormwater management program and agree to implement any corrective actions identified by the Town of Babylon or designated representative.

I also understand that the Town of Babylon must comply with the terms and conditions of the New York State Pollutant Discharge Elimination System (“SPDES”) general permit for stormwater discharges from the Municipal Separate Storm Sewer Systems (“MS4s”) and that it is unlawful for any person to directly or indirectly cause or contribute to a violation of water quality standards. Further, I understand that any noncompliance by Town of Babylon will not diminish, eliminate, or lessen my own liability.” _____

Dated _____

The following information must be included with the Certification:

1. Identify the activities that the third party entity will be responsible for and include the name and title of the person providing the signature;
2. The name, address and telephone number of the third party entity;
3. An identifying description of the location of the work performed; and
4. Per above, the date the certification statement, contract or other agreement is signed.

Underground Control Injection Well Remediation’s

In some locations, groundwater contamination has also occurred because of discharges of organic chemicals and heavy metals to on-site sanitary systems. The Town has addressed a tremendous number of these situations through its Underground Control Injection Well (UIC) remediation program, by systemically creating work plans, sampling and ultimately remediating

these structures at part of property acquisition and demolition. The following is a map of the Wyandanch locations where this work has been accomplished:



The information on this map was derived from digital databases on the Town of Babylon's GIS. The data represented on this map has been compiled by the best methods available. The Town of Babylon assumes no legal responsibilities for the information or accuracy contained on this map. This product is for informational purposes and may not have been prepared for, or be suitable for legal, engineering, or surveying purposes. Users of this information should review or consult the primary data and information sources to ascertain the usability of the information.

Town of Babylon



Richard Schaffer
Supervisor

Remediations

Status

- Remediation Required
- Remediation Complete/Awaiting SCDHS Approval
- No Further Action

1 in = 678 ft



Created by
Department of
Environmental Control
Victoria A. Russell, Commissioner

June 10, 2015

The Town has also conducted UIC remediation work at its two North Indiana maintenance facilities sites conducting cleanups and physically removing the systems.

All work was done in accordance with Suffolk County Department of Health Services (SCDHS) Office of Pollution Control recommendations resulting in SCDHS letters of not further action. These facilities are in the process of connecting to the South west Sewer District for any incidental runoff as a result of operations.

Tank Upgrades

The Town has over the last few years carried a significant tank upgrade program at its main highway yard and building and grounds yards. This is very important to meet the goals of the MS4 program. This program is to insure that no incidental release of petroleum products or any other regulated chemicals occurs at Town facilities. This has included the upgrades of the drum storage to provide 110% diked containment. All of these upgrades were in accordance with SCDHS requirements. Special attention is given to fuel filling facility, considered a “hotspot” under the MS4 regulations. A spill response kit is at the facility and all Town personal are instructed to immediately report any incident in connection with the facility.

ATTACHMENT A

OPERATING PERMIT RENEWAL

Registration No. 1-0102 TOWN OF BABYLON DEP HWY MAINTENANCE
1023 NORTH INDIANA AVE NORTH LINDENHURST

05/28/2015

Tank Number	Volume	Contents
33	1,000	WASTE OIL
20	550	DIESEL
25	6,000	#2 FUEL OIL
28	1,000	#2 FUEL OIL
43	550	DRUM STORAGE
29	280	KEROSENE
42	4,125	DRUM STORAGE

	13,505	Total gallons.

NO AMOUNT DUE, Facility is Fee Exempt.
Permit begins 01 AUG 2015 and expires on 07/31/2018

Please include registration number and Tax id no. on your check

Appendix II

Stormwater Regulations Adopted by the Town of Babylon

Chapter 189: STORMWATER MANAGEMENT AND EROSION AND SEDIMENT CONTROL

[HISTORY: Editor's Note: Former Ch. 189, Solid Waste Management, adopted 12-17-1985 by L.L. No. 5-1985, was superseded 9-25-1987 by L.L. No. 7-1987. For current provisions, see Ch. 133, Solid Waste Management. Adopted by the Town Board of the Town of Babylon 3-7-2006 by L.L. No. 10-2006. Amendments noted where applicable.]

GENERAL REFERENCES

Environmental Conservation Commission — See Ch. 18.

Department of Environmental Control — See Ch. 20.

Environmental quality review — See Ch. 114.

Flood damage control — See Ch. 125.

Freshwater wetlands — See Ch. 128.

Zoning — See Ch. 213.

§ 189-1. Findings of fact; statutory authority.

A. It is hereby determined by the Town Board of the Town of Babylon that:

- (1) Land development activities and associated increases in site impervious cover often alter the hydrologic response of local watersheds and increase stormwater runoff rates and volumes, flooding, stream channel erosion, or sediment transport and deposition. This stormwater runoff contributes to increased quantities of water-borne pollutants, including siltation of aquatic habitat for fish and other desirable species. The Great South Bay and its tidal tributaries within the Town of Babylon have been placed on the New York State Department of Environmental Conservation (NYSDEC) Priority Water Bodies List. The NYSDEC identified urban runoff and storm drain systems as the major source/contributors to their impairment.
- (2) Clearing and grading during construction tends to increase soil erosion and add to the loss of native vegetation necessary for

terrestrial and aquatic habitat.

- (3) Improper design and construction of stormwater management practices can increase the velocity of stormwater runoff, thereby increasing stream bank erosion and sedimentation.
- (4) Impervious surfaces allow less water to percolate into the soil, thereby decreasing groundwater recharge and stream base flow.
- (5) Substantial economic losses can result from these adverse impacts to the waters of the Town of Babylon.
- (6) Stormwater runoff, soil erosion and nonpoint source pollution can be controlled and minimized through the regulation of stormwater runoff from land development activity.
- (7) The regulation of stormwater runoff discharges from land development activities in order to control and minimize increases in stormwater runoff rates and volumes, soil erosion, stream channel erosion, and nonpoint source pollution associated with stormwater runoff is in the public interest and will minimize threats to public health and safety.
- (8) Regulation of land development activities by means of performance standards governing stormwater management and site design will result in development compatible with the natural functions of a particular site or an entire watershed and thereby mitigate the adverse effects of erosion and sedimentation from development.

B. Therefore, the Town Board of the Town of Babylon hereby establishes this policy applicable to all land development activities within the Town of Babylon to provide reasonable guidance for the regulation of stormwater runoff and erosion and sediment control for the purpose of protecting local water resources from degradation. It is determined that the regulation of stormwater runoff and sediment discharges from land development projects and other construction activities is in the public interest in order to control and minimize increases in stormwater runoff rates and volumes, soil erosion, stream channel erosion, and nonpoint source pollution associated with stormwater runoff and will prevent threats to public health and safety and enhance and improve the environmental and economic conditions within the Town of Babylon. This chapter is adopted pursuant to the requirements of the New York State Environmental Conservation Law (ECL) and the federal Clean

Water Act (CWA) for small municipal separate storm sewer systems (MS4s) to develop, implement and enforce a stormwater management program (SWMP) designed to reduce the discharges of pollutants to the waters of the United States within the Town of Babylon to the maximum extent practicable (MEP) in order to protect water quality. This chapter is consistent with the Comprehensive Management Plan for the South Shore Estuary Reserve to reduce nonpoint source pollution of the estuary and its tributaries.

§ 189-2. Purpose.

The purpose of this chapter is to establish minimum stormwater management requirements and controls to protect and safeguard the general health, safety, and welfare of the residents of the Town of Babylon and to address the findings of fact and statutory authority in § 189-1. This chapter seeks to meet those purposes by achieving the following objectives:

- A. Establish minimum stormwater and erosion and sediment control requirements in order to protect and safeguard the general health, safety, and welfare of the public and businesses located within the Town of Babylon by implementation of a stormwater management program (SWMP) that meets or exceeds the following six minimum control measures:
 - (1) Public education and outreach on stormwater impacts;
 - (2) Public involvement/participation;
 - (3) Illicit discharge detection and elimination;
 - (4) Construction site stormwater runoff control;
 - (5) Postconstruction stormwater management;
 - (6) Pollution prevention/good housekeeping for municipal operations consistent with the New York State Department of Environmental Conservation SPDES general permit for stormwater discharges from municipal separate stormwater sewer systems (MS4s) GP-02-02, issued pursuant to Article 17, Titles 7 and 8, and Article 70 of the New York State Environmental Conservation Law (ECL) and the federal Clean Water Act (CWA) regulations for small municipal separate storm sewer systems (MS4s) or as amended or revised.
- B. Require land development activities to conform to the substantive

requirements of the New York State Department of Environmental Conservation State Pollutant Discharge Elimination System (SPDES) general permit for construction activities GP-02-01 or as amended or revised.

- C. Minimize increases in stormwater runoff from land development activities in order to reduce flooding, siltation, increases in stream temperature, and stream bank erosion and to maintain the integrity of stream channels.
- D. Minimize increases in pollution caused by stormwater runoff from land development activities that would otherwise degrade local water quality.
- E. Minimize the total annual volume of stormwater runoff that flows from any specific site during and following development to the maximum extent practicable (MEP).
- F. Reduce stormwater runoff rates and volumes, soil erosion and nonpoint source pollution, wherever possible, through stormwater management practices and to ensure that these management practices are properly maintained and eliminate threats to public safety.

§ 189-3. Definitions.

The terms used in this chapter or in documents prepared or reviewed pursuant to this chapter shall have the meanings as set forth in this section.

ACCESSORY BUILDING — A building or a detached private garage subordinate to the main building on a lot, used for purposes customarily incidental to those of the main building, not used for habitation and which does not exceed the size of the main building. This shall not include trailers, mobile homes or like structures, with or without wheels.

ACCESSORY STRUCTURE — A structure subordinate to the buildings on a lot, used for purposes customarily incidental to those of the buildings, having no foundation or permanent attachment to the land other than a simple slab, not used for habitation, swimming pool enclosures or garage purposes and which does not exceed the size of the main building. This shall not include trailers, mobile homes or like structures, with or without wheels.

ACRE — Forty-three thousand, five hundred sixty square feet of land area.

AGRICULTURAL ACTIVITY — The activity of an active farm,

including grazing and watering livestock, irrigating crops, harvesting crops, using land for growing agricultural products, and cutting timber for sale, but shall not include the operation of a dude ranch or similar operation or the construction of new structures associated with agricultural activities.

APPLICANT — A property owner or agent of a property owner who has filed an application for a land development activity.

BUILDING — A combination of any materials, whether portable or fixed, having a roof to form a structure affording shelter for persons, animals or property. The word "building" shall be construed, when used herein, as though followed by the words "or part or parts thereof" unless the context clearly requires a different meaning. The term "building" shall also mean "factory manufactured home" and "mobile home."

CHANNEL — A natural or artificial watercourse with a definite bed and banks that conducts continuously or periodically flowing water.

CLEARING — Any activity that removes the vegetative surface cover.

COMMERCIAL OR INDUSTRIAL AGREEMENT — An agreement signed by a landowner, applicant or builder to implement any reasonable requirements needed as determined by the Town of Babylon necessary to prevent erosion and sediment loss in lieu of an erosion and sediment control plan for construction on a commercial or industrial site on less than one acre of land.

DEDICATION — The deliberate transfer of real property by its owner for general public use.

DEPARTMENT OF PUBLIC WORKS — The Town of Babylon Department of Public Works.

DESIGN MANUAL — The most recent version of the New York State Stormwater Management Design Manual, including applicable updates, that serves as the official guide for stormwater management principles, methods and practices.

DEVELOPER — A person who undertakes land development activities.

ENGINEERING DIVISION — The Engineering Division of the Town of Babylon Department of Planning and Development. This Division is also the designated Stormwater Management Office for the Town of Babylon.

ENVIRONMENTAL CONTROL — The Town of Babylon Department of

Environmental Control.

EROSION CONTROL MANUAL — The most recent version of the New York Standards and Specifications for Erosion and Sediment Control manual, commonly known as the "Blue Book."

GRADING — Excavating, filling and/or any movement of material at a site, including the resulting conditions thereof.

HIGHWAY ENGINEERING — The Highway Engineering Division of the Town of Babylon Department of Public Works.

ILLICIT DISCHARGE — Any discharge to a municipal separate storm sewer and or the Town of Babylon stormwater drainage system that is not entirely composed of stormwater. Illicit discharges shall include but not be limited to those sources as identified by § 122.26(b)(2) of the Code of Federal Regulations; sanitary wastewater, effluent from septic tanks, commercial car wash wastewater, petroleum products, antifreeze and radiator flush liquid, laundry wastewater, spills from roadway accidents, and household and motor vehicle chemicals, but does not include liquids discharged from fire-fighting activities.

IMPERVIOUS COVER — Those surfaces, improvements and structures that cannot effectively infiltrate rainfall, snowmelt and water (e.g., building rooftops, pavement, sidewalks, driveways, etc.).

INDUSTRIAL STORMWATER PERMIT — A state pollutant discharge elimination system permit issued to a commercial industry or group of industries which regulates the pollutant levels associated with industrial stormwater discharges or specifies on-site pollution control strategies.

INFILTRATION — The process of percolating stormwater into the subsoil.

JURISDICTIONAL WETLAND — An area that is inundated or saturated by surface water or groundwater at a frequency and duration sufficient to support a prevalence of vegetation typically adapted for life in saturated soil conditions, commonly known as hydrophytic vegetation.

LAND DEVELOPMENT ACTIVITY — Construction activity including clearing, grading, excavating, soil disturbance or placement of fill.
[Amended 4-11-2007 by L.L. No. 8-2007]

LANDOWNER — The legal or beneficial owner of land, including those holding the right to purchase or lease the land, or any other person holding proprietary rights in the land.

MAINTENANCE AGREEMENT — A legally recorded document that acts as a property deed restriction, and which provides for long-term maintenance of stormwater management practices.

NONPOINT SOURCE POLLUTION — Pollution from any source other than from any discernible, confined, and discrete conveyances, and shall include, but not be limited to, pollutants from agricultural, silvicultural, mining, construction, subsurface disposal and urban runoff sources.

PHASING — Clearing a parcel of land in distinct pieces or parts, with the stabilization of each piece completed before the clearing of the next.

PLANNING AND DEVELOPMENT — The Town of Babylon Department of Planning and Development.

POLLUTANT OF CONCERN — Sediment or a water quality measurement that addresses sediment (such as total suspended solids, turbidity or siltation) and any other pollutant that has been identified as a cause of impairment of any water body that will receive a discharge from the land development activity.

PROJECT — Land development activity.

RECHARGE — The replenishment of underground water reserves.

SEDIMENT CONTROL — Measures that prevent eroded sediment from leaving the site.

SENSITIVE AREAS — Cold-water fisheries, shellfish beds, swimming beaches, groundwater recharge areas, water supply reservoirs, and habitats for threatened, endangered or special-concern species.

SINGLE-FAMILY AGREEMENT — An agreement signed by a landowner, applicant or builder to implement any reasonable requirements needed, as determined by the Town of Babylon, to prevent erosion and sediment loss in lieu of an erosion and sediment control plan for the construction of a single-family home.

SPDES GENERAL PERMIT FOR CONSTRUCTION ACTIVITIES GP-02-01 — A permit under the New York State Pollutant Discharge Elimination System (SPDES) issued to developers of construction activities to regulate disturbance of one or more acres of land.

SPDES GENERAL PERMIT FOR STORMWATER DISCHARGES FROM MUNICIPAL SEPARATE STORMWATER SEWER SYSTEMS GP-02-02 — A permit under the New York State Pollutant Discharge

Elimination System (SPDES) issued to municipalities to regulate discharges from municipal separate storm sewers for compliance with EPA-established water quality standards and/or to specify stormwater control standards.

STABILIZATION — The use of practices that prevent exposed soil from eroding.

STOP-WORK ORDER — An order issued which requires that all construction activity on a site be stopped.

STORMWATER — Rainwater, surface runoff, snowmelt and drainage.

STORMWATER DRAINAGE SYSTEM — The Town of Babylon stormwater drainage system, which accepts, captures and conveys stormwater from the Town's highway and roadway system.

STORMWATER HOTSPOT — A land use or activity that generates higher concentrations of hydrocarbons, trace metals or toxicants than are found in typical stormwater runoff, based on monitoring studies.

STORMWATER MANAGEMENT — The use of structural or nonstructural practices that are designed to reduce stormwater runoff and mitigate its adverse impacts on property, natural resources and the environment.

STORMWATER MANAGEMENT FACILITY — One or a series of stormwater management practices installed, stabilized and operating for the purpose of controlling stormwater runoff.

STORMWATER MANAGEMENT OFFICE — The Town of Babylon Engineering Division is designated by the Town of Babylon as the Stormwater Management Office to accept and conduct the primary review of stormwater pollution prevention plans and inspect stormwater management practices. The Town of Babylon Planning and Development Department, the Highway Engineering Division and the Department of Environmental Control shall also review the SWPPPs submitted by applicants to the extent possible and necessary to insure that applicants meet the requirements of this chapter.

STORMWATER MANAGEMENT PRACTICES (SMPS) — Measures, either structural or nonstructural, that are determined to be the most effective, practical means of preventing flood damage and preventing or reducing point source or nonpoint source pollution inputs to stormwater runoff and water bodies.

STORMWATER MANAGEMENT PROGRAM — A stormwater management program implemented by the Town of Babylon consistent and in no case less protective than the New York State Department of Environmental Conservation SPDES general permits for stormwater discharges from municipal separate stormwater sewer systems (MS4s) and from construction activity GP-02-02 and GP-02-01, respectively, issued pursuant to Article 17, Titles 7 and 8, and Article 70 of the New York State Environmental Conservation Law (ECL) and the federal Clean Water Act (CWA) regulations for small municipal separate storm sewer systems (MS4s).

STORMWATER POLLUTION PREVENTION PLAN (SWPPP) — A plan for controlling stormwater runoff and pollutants from a site during and after construction activities.

STORMWATER RUNOFF — Flow on the surface of the ground, resulting from precipitation.

SURFACE WATERS OF THE STATE OF NEW YORK — Lakes, bays, sounds, ponds, impounding reservoirs, springs, wells, rivers, streams, creeks, estuaries, marshes, inlets, canals, the Atlantic Ocean within the territorial seas of the State of New York and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, public or private (except those private waters that do not combine or effect a junction with natural surface or underground waters), which are wholly or partially within or bordering the state or within its jurisdiction. Storm sewers and waste treatment systems including treatment ponds or lagoons which also meet the criteria of this definition are not waters of the state. This exclusion applies only to man-made bodies of water which neither were originally created in waters of the state (such as a disposal area in wetlands) nor resulted from impoundment of waters of the state.

WATERCOURSE — A permanent or intermittent stream or other body of water, either natural or man-made, that gathers or carries surface water.

WATERWAY — A channel that directs surface runoff to a watercourse or to the public storm drain.

§ 189-4. Applicability.

- A. This chapter shall be applicable to all land development activities identified and defined in § 189-3 unless otherwise exempted under

§ 189-5 of this Code. No person, landowner or entity shall undertake a land development activity without first meeting all the requirements of this chapter. The development of commercial and industrial sites and single-family homes on less than one acre of land may meet the requirements of this chapter with an approved commercial, industrial or single-family agreement, respectively.

- B. The Planning and Development Department shall accept and review and distribute all stormwater pollution prevention plans (SWPPPs) and forward such plans to the applicable municipal Town of Babylon departments and boards. The SWPPPs' information shall be added to and shown on the site development plans for each project submitted to the Town of Babylon. The SWPPPs shall become an integral part of the review process for each project submitted to the Town of Babylon. The requirements of this chapter and the Town of Babylon Planning Board site improvement and subdivision specifications shall be followed for all land development activity in the Town of Babylon. Such SWPPPs shall be shown on the site plans and/or the subdivision plats for the land development activity. The Stormwater Management Office may:
- (1) Review the plans;
 - (2) Under special circumstances and upon approval by the Town Board of the Town of Babylon, engage the services of a registered professional engineer to review the plans, specifications and related documents at a cost to be paid by the applicant;
 - (3) Accept the certification of a licensed professional that the plans conform to the requirements of this chapter.

§ 189-5. Exemptions.

The following activities are exempt from review under this chapter:

- A. Agricultural activity as defined in this chapter.
- B. The construction of additions, fences, accessory buildings and structures, sheds, sidewalks, walkways, driveways or modifications to existing one- or two-family structures and sites, including those that may require variances, maintenance or repair involving no substantial changes in an existing structure or facility.
- C. Routine landscape maintenance and horticultural activities such as lawn

cutting, tree trimming, the installation of piped mechanical sprinkler or irrigation systems, the planting of trees, shrubs and vegetation in connection with an existing site that does not cause any major soil disturbance, or minor excavations for driveways, walks or sidewalks that generally maintain the existing grade of the land.

- D. Repairs to any stormwater management practice or facility deemed necessary by the Town of Babylon Department of Public Works or any work done under contract for the Town of Babylon. Nothing contained in this chapter with regards to land development activity shall be applicable to the Town of Babylon or any of its departments, agencies or contractors.
- E. The development of any part of a subdivision if the plat for the subdivision has been approved by the Town of Babylon Planning Board on or before the effective date of this chapter.
- F. Land development activities for which a building permit has been approved on or before the adoption of this chapter.
- G. Cemetery graves.
- H. Installation of fence, sign, telephone, and electric poles and other kinds of posts or poles; construction of minor additions, accessory structures or modifications to existing single-family or two-family structures.
- I. Emergency activity immediately necessary to protect life, property or natural resources.
- J. Activities of an individual engaging in home gardening by growing flowers, vegetables and other plants primarily for use by that person and his or her family.
- K. The installation of aboveground and below-ground fuel oil storage tanks equal to or below a total capacity of 1,100 gallons.
- L. The construction of docks and installation of poles and other similar structures, refacing existing bulkheading, but not new bulkheading.
- M. Street openings and right-of-way openings for the purpose of repair of existing utility facilities.
- N. The extension of utility distribution facilities, including gas, electric and telephone, cable, water and sewer connections, to serve existing approved sites or underwater lands.

§ 189-6. Stormwater pollution prevention plans.

- A. Stormwater pollution prevention plan requirement. No application for approval of a land development activity shall be approved until the Town of Babylon has received an acceptable stormwater pollution prevention plan (SWPPP) prepared in accordance with the specifications in the chapter. An SWPPP shall be required consistent with the requirements of this chapter. Any land development activity conducted without an approved SWPPP shall be in violation of this chapter.
- B. Contents of stormwater pollution prevention plans. All SWPPPs shall provide the following background information and erosion and sediment controls:
- (1) Background information about the scope of the project, including location, type and size of the project.
 - (2) A site map/construction drawing(s) at an appropriate scale for the project, including a general location map. At a minimum, the site map should show the total site area, all improvements, areas of disturbance, and areas that will not be disturbed; existing vegetation; on-site and adjacent off-site surface water(s), wetlands and drainage patterns that could be affected by the construction activity; existing and final slopes; locations of off-site material, waste, borrow or equipment storage areas; and location(s) of the stormwater discharges(s).
 - (3) A description of the soil(s) present at the site based on the Suffolk County Soil Survey, United States Department of Agriculture, Soil Conservation Service.
 - (4) A construction phasing plan describing the intended sequence of construction activities, including clearing and grubbing, excavation and grading, utility and infrastructure installation and any other activity at the site that results in soil disturbance. Consistent with the New York Standards and Specifications for Erosion and Sediment Control (Erosion Control Manual), not more than five acres shall be disturbed at any one time unless pursuant to an approved SWPPP.
 - (5) A description of the pollution prevention measures that will be used to control litter, construction chemicals and construction debris from becoming a pollutant source in stormwater runoff.

- (6) A description of construction and waste materials expected to be stored on site with updates as appropriate, and a description of controls to reduce pollutants from these materials, including storage practices to minimize exposure of the materials to stormwater, and spill prevention and response.
 - (7) Temporary and permanent structural and vegetative measures to be used for soil stabilization, runoff control and sediment control for each stage of the project from initial land clearing and grubbing to project closeout.
 - (8) A site map/construction drawing(s) specifying the location(s), size(s) and length(s) of each erosion and sediment control practice.
 - (9) Dimensions, material specifications and installation details for all erosion and sediment control practices, including the siting and sizing of any temporary sediment basins.
 - (10) Temporary practices that will be converted to permanent control measures.
 - (11) An implementation schedule for staging temporary erosion and sediment control practices, including the time of initial placement and duration that each practice should remain in place.
 - (12) A maintenance schedule to ensure continuous and effective operation of the erosion and sediment control practice.
 - (13) Name(s) of the receiving water(s).
 - (14) A clear and concise delineation of the SWPPP implementation responsibilities for each part of the site.
 - (15) A description of structural practices designed to divert flows from exposed soils, store flows, or otherwise limit runoff and the discharge of pollutants from exposed areas of the site to the degree available.
 - (16) Any existing data that describes the stormwater runoff at the site.
- C. Land development activities as defined in %%'entity-sect'%% 189-3 and meeting Condition A, B, or C below shall also include water quantity and water quality controls and mitigation measures (postconstruction stormwater runoff controls) as set forth below as applicable:
- (1) Condition A: Stormwater runoff from land development activities discharging a pollutant of concern to either impaired water

identified on the Department's 303(d) list of impaired waters or a total maximum daily load (TMDL) designated watershed for which pollutants in stormwater have been identified as a source of the impairment.

- (2) Condition B: Stormwater runoff from land development activities disturbing five or more acres.
- (3) Condition C: Stormwater runoff from land development activity disturbing between one and five acres of land during the course of the project, exclusive of the construction of single-family residences and construction activities at agricultural properties.

D. SWPPP requirements for Conditions A, B and C:

- (1) All information in § 189-6B of this chapter.
- (2) A description of each postconstruction stormwater management practice.
- (3) A site map/construction drawing(s) showing the specific location(s) and size(s) of each postconstruction stormwater management practice.
- (4) A hydrologic and hydraulic analysis for all structural components of the stormwater management system for the applicable design storms.
- (5) A comparison of postdevelopment stormwater runoff conditions with predevelopment conditions.
- (6) Dimensions, material specifications and installation details for each postconstruction stormwater management practice.
- (7) A maintenance schedule to ensure continuous and effective operation of each postconstruction stormwater management practice.
- (8) Maintenance easements to ensure access to all stormwater management practices at the site for the purpose of inspection and repair. Easements shall be recorded on the plan and shall remain in effect with transfer of title to the property.
- (9) An inspection and maintenance agreement binding on all subsequent landowners served by the on-site stormwater management measures in accordance with § 189-8 of this chapter.

- E. Plan certification. The SWPPP shall be prepared by an architect, certified environmental professional or professional engineer and must be signed by the architect, certified environmental professional, or professional engineer preparing the plan, who shall certify that the design of all stormwater management practices meet the requirements in this chapter.
- F. Other environmental permits. The applicant shall provide evidence of proper submittal for all applicable environmental and health permits prior to approval of the final stormwater design plan. In certain instances, an approval of the environmental and/or health permits may be required by the Town of Babylon prior to approval of the final stormwater design plan.
- G. Contractor certification.
 - (1) Each contractor and subcontractor identified in the SWPPP who will be involved in soil disturbance and/or stormwater management practice installation shall sign and date a copy of the following certification statement before undertaking any land development activity: "I certify under penalty of law that I understand and agree to comply with the terms and conditions of the Stormwater Pollution Prevention Plan. I also understand that it is unlawful for any person to cause or contribute to a violation of water quality standards." This certification statement shall be shown on the site plan for the land disturbance activity.
 - (2) The certification must include the name and title of the person providing the signature, the address and telephone number of the contracting firm, the address (or other identifying description) of the site, and the date the certification is made.
 - (3) The certification statement(s) shall become part of the SWPPP for the land development activity.
- H. A copy of the SWPPP shall be retained at the site of the land development activity during construction from the date of initiation of construction activities to the date of final stabilization.

§ 189-7. Performance and design criteria.

All land development activities shall be subject to the following performance and design criteria:

- A. Technical standards. For the purpose of this chapter, the following documents shall serve as official guides and specifications for stormwater management. Stormwater management practices that are designed and constructed in accordance with these technical documents shall be presumed to meet the standards imposed by this chapter.
- (1) The New York State Stormwater Management Design Manual (New York State Department of Environmental Conservation, the most current version or its successor, hereafter referred to as the Design Manual).
 - (2) New York Standards and Specifications for Erosion and Sediment Control (Empire State Chapter of the Soil and Water Conservation Society, 2004, most current version or its successor, hereafter referred to as the Erosion Control Manual).
 - (3) The most current version of the Town of Babylon Planning Board site improvement and subdivision specifications.
 - (4) United States Environmental Protection Agency's best management practices (BMPs).
- B. Water quality standards. Any land development activity shall not cause an increase in turbidity or in a substantial visible contrast to natural conditions in surface waters of the State of New York.

§ 189-8. Maintenance and repair of stormwater facilities.

- A. Maintenance during construction.
- (1) The applicant or developer of the land development activity shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the applicant or developer to achieve compliance with the conditions of this chapter. Sediment shall be removed from stormwater structures whenever their design capacity has been reduced by 50%. Street sweeping by broom or machine or other suitable means of cleanup shall be conducted daily as necessary for any sediment or material that has inadvertently migrated off site. Litter shall also be removed on a daily basis from the site or off site.
 - (2) The applicant or developer or his or her representative shall be on site at all times when construction or grading activity takes place

and shall inspect and document the effectiveness of all erosion and sediment control practices. Inspection reports shall be completed every seven days and within 24 hours of any storm event producing 0.5 inches of precipitation or more. The reports shall be delivered to the Engineering Division and also copied to the site log book.

- B. Maintenance access. Prior to the issuance of any approval that has a stormwater management facility as one of the requirements, the applicant or developer must execute a maintenance access agreement that shall be binding on all subsequent landowners served by the stormwater management facility. The agreement shall provide for access to the facility at reasonable times for periodic inspection by the Town of Babylon and its officers to ensure that the facility is maintained in proper working condition to meet design standards and any other provisions established by this chapter. The agreement shall be recorded by the grantor in the Office of the Suffolk County Clerk after approval by the Town of Babylon.
- C. Maintenance after construction. The owner or operator of permanent stormwater management practices installed in accordance with this chapter shall be operated and maintained to ensure that the goals of this chapter are fully achieved. Proper operation and maintenance also includes, as a minimum, the following:
- (1) A preventive/corrective maintenance program for all critical facilities and systems of treatment and control (or related appurtenances) which are installed or used by the owner or operator to achieve the goals of this chapter.
 - (2) Written procedures for operation and maintenance and training new maintenance personnel.
 - (3) Discharges from the SMPs shall not exceed design criteria or contribute to water quality standard violations in accordance with § 189-8B.
 - (4) Upon completion of construction, any stormwater control structures impacted during construction shall be cleaned by the owner or operator.
- D. Maintenance agreements. The applicant must submit a formal maintenance agreement for stormwater management facilities binding on all subsequent landowners to be approved by the Town of Babylon and

recorded by the applicant in the Office of the Suffolk County Clerk as a deed restriction on the property once the final plan is approved or at which time the Town of Babylon deems appropriate.

§ 189-9. Construction inspection; guarantees; reports; enforcement and penalties for offenses.

A. Erosion and sediment control inspection.

(1) A preconstruction meeting may be conducted between the applicant and Town of Babylon Engineering Division as required. At minimum, the following criteria shall be included in the construction inspections:

- (a) Start of construction.
- (b) Installation of sediment and erosion control measures.
- (c) Completion of site clearing.
- (d) Completion of rough grading.
- (e) Completion of final grading.
- (f) Close of the construction season (as applicable).
- (g) Completion of final landscaping.
- (h) Successful establishment of landscaping in public areas.

(2) The applicant and developer shall notify the Town of Babylon Engineering Division 24 hours in advance for inspection of items in Subsection A(1)(a) through A(1)(h). The Town of Babylon Engineering Division shall determine the inspection schedule and add any other inspection requirements as deemed necessary. The applicant and developer shall be notified in writing of any violations and the required corrective actions. No further work shall be conducted except for site stabilization until any violations are corrected.

B. Stormwater management practice inspections. The Town of Babylon Engineering Division is responsible for conducting inspections of stormwater management practices (SMPs). All applicants are required to submit as-built plans for any stormwater management practices located on site after final construction is completed. The plan must show the final design specifications for all stormwater management facilities and

must be certified by a professional engineer.

- C. Submission of reports. The Town of Babylon may require monitoring and reporting from entities subject to this chapter as are necessary to determine compliance with this law.
- D. Construction completion guarantee. In order to ensure the full and faithful completion of all land development activities related to compliance with all conditions set forth by the Town of Babylon in its approval of the stormwater pollution prevention plan, the Town of Babylon Planning Board may require the applicant or developer to provide, prior to construction, a performance bond, cash escrow, or irrevocable letter of credit from an appropriate financial or surety institution which guarantees satisfactory completion of the project and names the Town of Babylon as the beneficiary. The security shall be in an amount to be determined by the Town of Babylon based on submission of final design plans, with reference to actual construction and landscaping costs. The performance guarantee shall remain in force until the surety is released from liability by the Town of Babylon, provided that such period shall not be less than one year from the date of final acceptance or such other certification that the facility(ies) have been constructed in accordance with the approved plans and specifications and that a one-year inspection has been conducted and the facilities have been found to be acceptable to the Town of Babylon. Per annum interest on cash escrow deposits shall be reinvested in the account until the surety is released from liability.
- E. Maintenance guarantee. Where stormwater management and erosion and sediment control facilities are to be operated and maintained by the developer or by a corporation that owns or manages a commercial or industrial facility, the developer, prior to construction, may be required to provide the Town of Babylon with an irrevocable letter of credit from an approved financial institution or bond or surety to ensure proper operation and maintenance of all stormwater management and erosion control facilities both during and after construction and until the facilities are removed from operation. If the developer or landowner fails to properly operate and maintain stormwater management and erosion and sediment control facilities, the Town of Babylon may draw or foreclose upon the account or on the bond to cover the costs of proper operation and maintenance, including engineering and inspection costs.
- F. Recordkeeping. The Town of Babylon Stormwater Management Office

may require entities subject to this chapter to maintain records demonstrating compliance with this chapter.

G. Violations.

- (1) Any person who shall violate any of the provisions of this chapter or who shall fail to comply therewith or with any of the requirements thereof or who shall build or alter or use any building or land in violation of any detailed statement or plan submitted and approved hereunder shall be guilty of a violation, and upon conviction thereof, a fine of not less than \$250 nor more than \$1,000 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both, for conviction of a first offense; for conviction of a second offense, both of which were committed within a period of five years, shall be guilty of a violation, and upon conviction a fine not less than \$1,000 nor more than \$2,500 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both; and, upon conviction for a third or subsequent offense, all of which were committed within a period of five years, shall be guilty of a violation and a fine not less than \$2,500 nor more than \$5,000 must be imposed and a term of imprisonment for a period not to exceed six months, or both. Each day's continued violation shall constitute a separate additional violation.
- (2) Upon application of the Town Attorney's office a violation of this chapter may be reduced to an "attempted violation" as established by the New York State Penal Law § 110.00. Penalties for the reduced charge of attempt shall be:
 - (a) Any person who shall attempt to violate any of the provisions of this chapter shall be guilty of a violation, and upon conviction thereof, a fine of not less than \$100 nor more than \$500 must be imposed and a term of imprisonment for a period not to exceed six months, or both, for conviction of a first offense; for conviction of a second offense, both of which were committed within a period of five years, a fine not less than \$500 nor more than \$1,000 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both; and, upon conviction for a third or subsequent offense, all of which were committed within a period of five years, a fine not less than \$1,000 nor more than

\$2,500 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both. Each day's continued violation shall constitute a separate additional violation.

- H. Stop-work orders. The Town of Babylon may issue a stop-work order for violations of this chapter. Persons receiving a stop-work order shall be required to halt any land development activities, except those activities that address the violations leading to the stop-work order. The stop-work order shall be in effect until the Town of Babylon confirms that the land development activity is in compliance and the violation has been satisfactorily addressed. Failure to address a stop-work order in a timely manner may result in civil, criminal, or monetary penalties in accordance with the enforcement measures authorized in this chapter.
- I. Injunctions. Any land development activity that is commenced or is conducted contrary to this chapter may be restrained by injunction or otherwise abated in a manner provided by law.
- J. Withholding of certificate of occupancy. If any building or land development activity is installed or conducted in violation of this chapter, the Town of Babylon may withhold the issuance of the certificate of occupancy and/or compliance to prevent the occupancy of said building or land until corrections to all stormwater facilities have been made.
- K. Restoration of lands. In connection with any violation of this chapter, the Town of Babylon may require complete restoration of a site within 60 days to return such land to its undisturbed condition. In the event that reasonable progress towards restoration of a site is not observed by the Town of Babylon within 30 days of a violation of this chapter, the Town of Babylon may undertake the necessary corrective action and assess the cost of the restoration to the real property tax for the subject location.

§ 189-10. Illicit discharges.

- A. Illicit discharge prohibited. No person or entity may create or cause an illicit discharge to flow, to infiltrate or in any manner or form to enter into the Town of Babylon storm drainage system in violation of this chapter and/or Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the

United States Coast Guard and/or the United States Environmental Protection Agency regulations. Illicit discharges discovered by the Town of Babylon may constitute a violation of this chapter to the limit of authority of the Town of Babylon as provided in § 213-270.1, Water disposal, or shall be referred by the Town of Babylon to the appropriate enforcement agency, such as the Suffolk County Department of Health Services and/or the New York State Department of Environmental Conservation and/or the United States Coast Guard and/or the United States Environmental Protection Agency.

§ 189-11. Application review fees.

An application fee shall be required for review of all land development activities; SWPPPs; commercial, industrial and single-family agreements; inspections; or SMP maintenance performed by the Town of Babylon or performed by a third party for the Town of Babylon. The fee schedule shall be established by the Town Board of Town of Babylon by resolution. All fees generated by this program shall be credited to a revenue line identified as the Phase II stormwater revenue line, Town of Babylon Department of Environmental Control. Monies accumulated by the revenue line will be utilized to support the Town of Babylon stormwater management and erosion and sediment control program. The Town Board of the Town of Babylon may amend the fee schedule by resolution as deemed necessary from time to time.

Town of Babylon Construction Activity Agreement

WHY YOU HAVE TO SIGN THIS FORM:

Every time it rains, the runoff created (i.e. stormwater) carries pollutants such as oils, greases, detergents, sediment (i.e. soil or sand) and land fertilizer into storm drains, creeks, and other waterbodies. Within the Town of Babylon, most of these pollutants eventually end up in the Great South Bay, affecting shellfish, birds, and recreation such as swimming. Construction Activity makes these conditions worse, and increases the likelihood of pollution.

As mandated by the Federal Clean Water Act, the Town of Babylon has passed Chapter 189, Stormwater Management and Erosion and Sediment Control. All associated construction activity fees and plan requirements are necessary to fulfill the mandates of the Federal and State Governments.

WHAT YOU HAVE TO DO:

In lieu of a Stormwater Pollution Prevention Plan (SWPPP) for the construction, I agree to implement any reasonable requirements necessary as determined by the Town of Babylon necessary to prevent soil and/or pollutants from leaving construction site, and ultimately entering the Great South Bay and/or its tributary creeks and rivers.

Furthermore, I shall adhere of the Code of the Town of Babylon in reference to the requirements of Chapter 189 Stormwater Management and Erosion and Sediment Control. I understand that failure to comply the requirements of Chapter 189 Storm water Management and Erosion and Sediment Control will result in violations being issued by the Town of Babylon.

For purposes of TOB Code compliance, town personnel, including but not limited to Building Inspectors, Ordinance Inspectors, Engineering inspectors, Highway/DPW personnel, Planning personnel, and/or representatives from the Department of Environmental Control, are authorized to access construction site.

I agree to comply with the following:

- ✓ I will have available on-site at all times this agreement and related plans. I will explain the requirements to all construction personnel and subcontractors. I take responsibility for full compliance with this agreement and Chapter 189 regulations for all persons working in the vicinity of the construction site.
- ✓ No vegetation and/or trees may be cleared without first receiving a mark-out from Planning and/or Engineering Inspectors. Existing vegetation and trees shall remain in place until after construction is complete. Only vegetation and trees specifically in the path of construction activity may be removed.
- ✓ No earth, fill or construction material shall be allowed to migrate off site from this project on to the Town of Babylon roadway and or storm drain system or an adjacent property.

- ✓ No fill shall be brought into a site without the express approval of a Building or Engineering inspector. Piles of fill shall be stabilized and/or contained with grass seed, silt fences, hay bales, or other approved methods.
- ✓ At the end of each workday the adjacent roadway and or storm drain system shall be self inspected for material. All construction sites and adjacent roadways shall be cleared of soil and other material at the end of each day.
- ✓ All construction and demolition debris and materials, including wet concrete, shall be disposed of at an appropriate facility in accordance with all TOB and NYSDEC waste management regulations. Dumping any liquid, semi-liquid, or other materials from a construction site into storm drains, roadways, or vacant property is grounds for a violation.
- ✓ Litter shall be picked up on a daily basis from the site, adjacent properties and/or the road system.
- ✓ Toilet facilities (either portable or existing) shall be provided on site during the construction period.
- ✓ A temporary stable construction entrance shall be constructed utilizing recycled concrete aggregate (RCA) or a similar material, unless a suitable constructed entrance already exists on the site.
- ✓ All municipal or private drainage inlets adjacent to area of construction shall be protected from pollutants through the use of products/sponges designed for this purpose.
- ✓ On areas of steep slopes and areas cleared of vegetation, suitable stabilization methods, as shown on approved site plans and stormwater pollution prevention plan (SWPPP), shall be employed to prevent soil migration and stormwater runoff.
- ✓ All exposed expanses of soil shall be stabilized with annual grass seed as soon as areas will no longer be needed for construction staging, or if areas will remain undisturbed for six weeks or longer.

Waterfowl Dogs and Other Animals

A Local Law adding to the Code of the Town of Babylon, Chapter 106, Article VI, in RESOLUTION NO. 747 OCTOBER 21, 2008
TOWN BOARD ENVIRONMENTAL DETERMINATION
CHAPTER 106, ARTICLE VI OF THE BABYLON TOWN CODE
(DOGS AND OTHER ANIMALS)

The following resolution was offered by Councilwoman
McVeety

and seconded by Councilman Henry:

WHEREAS, the Town Board of the Town of Babylon is considering adding to Chapter 106, Article VI of the Babylon Town Code (Dogs and Other Animals) in reference to the feeding of waterfowl on Town property which is defined as any land which is owned, maintained, leased, or managed by the Town of Babylon for any purpose whatsoever, including but not limited to parks, preserves, beaches and drains; and

WHEREAS, the proposed addition to Chapter 106, Article VI of the Babylon Town Code (Dogs and Other Animals) Waterfowl constitutes an Unlisted Action in accordance with the Town of Babylon Environmental Quality Review Act (TOBEQRA); and

WHEREAS, the Town Board of the Town of Babylon has reviewed the proposed addition to the Code of the Town of Babylon, Waterfowl, in accordance with Chapter 114-10 TOBEQRA Criteria for Determining Significance, and determined the following:

The artificial feeding of waterfowl is actually harmful to these animals and can cause: poor nutrition, increased hybridization, water pollution and beach closures and contamination of shellfish growing areas, delayed natural migration, high concentrations of waterfowl at unnatural sites, overcrowding, spread of disease, costly management efforts, unnatural behavior and cumulative negative environmental impacts on the South Shore Estuary Reserve. The adoption of a prohibition on the feeding of waterfowl on Town lands is consistent with the Comprehensive Management Plan for the South Shore Estuary Reserve; and

WHEREAS, the Town Board of the Town of Babylon has determined that the proposed Town of Babylon Code addition Waterfowl will not have a significant adverse impact on the environment.

NOW, THEREFORE, be it

RESOLVED, that the Town Board of the Town of Babylon hereby adopts a Negative Declaration for the proposed Town of Babylon Code addition Waterfowl in accordance with the State Environmental Quality Review Act (SEQRA).

VOTES: 4 YEAS: 4 NAYS: 0

The resolution was thereupon declared duly adopted.

RESOLUTION NO. 718 OCTOBER 21, 2008
ADOPTING LOCAL LAW NO. 25 OF 2008 ADDING TO THE CODE
OF
THE TOWN OF BABYLON, CHAPTER 106, ARTICLE VI
DOGS AND OTHER ANIMALS

The following resolution was offered by Councilwoman
McVeety

and seconded by Councilman Martinez:

WHEREAS, the Town Board of the Town of Babylon having
duly called and held a Public Hearing at Babylon Town Hall, 200 East Sunrise
Highway, Lindenhurst, New York, on the 21st day of October, 2008 upon the
question of enactment of Local Law No. 25 of 2008 of the Town of
Babylon, Suffolk County, New York, being a Local Law adding to the Code
of the Town of Babylon, Chapter 106, Article VI, Dogs and Other Animals,
and

WHEREAS, in accordance with Section 617.5 (c) (27) State
Environmental Quality Review (SEQR), the Town Board of the Town of
Babylon has determined that the proposed local law involves an action that
has been determined not to have a significant adverse impact on the
environment and no further action with regards to the State Environmental
Quality Review Act (SEQRA) is required by the Town Board of the Town
of Babylon,

NOW, THEREFORE, be it

RESOLVED AND

ORDAINED, by the Town Board of the Town of Babylon that Local Law No. 25 of 2008, of the Town of Babylon, Suffolk County, New York, is hereby enacted as follows and effective upon its filing with the New York State

Department of State: LOCAL LAW NO. 25 of 2008

A Local Law adding to the Code of the Town of Babylon, Chapter 106, Article VI, in reference to Dogs and Other Animals.

ADD: ARTICLE VI

WATERFOWL

§ 106-38. Findings of Fact

Whereas, the Town Board of the Town of Babylon has determined that artificial feeding of waterfowl is actually harmful to these animals and can cause: poor nutrition, increased hybridization, water pollution and beach closures and contamination of shellfish growing areas, delayed natural migration, high concentrations of waterfowl at unnatural sites, overcrowding, spread of disease, costly management efforts, unnatural behavior and cumulative negative environmental impacts on the South Shore Estuary Reserve.

{Note Source: New York State Department of Environmental Conservation Stormwater Web site.}

§ 106-39. Definitions

Unless otherwise expressly stated in this article, the following terms shall have the following meanings:

DOMESTIC WATERFOWL -- Those species of birds commonly know as white ducks, barnyard geese, Muscovy ducks and any other geese and ducks

bred by man but not any other waterfowl falling under the jurisdiction of the United States Fish and Wildlife Service and or the New York State Department of Environmental Conservation.

FEED -- Shall mean to give, place, expose, deposit, distribute, or scatter any edible material with the intention of feeding, attracting, or enticing migratory or domestic waterfowl.

MIGRATORY WATERFOWL -- Those species of birds commonly known as swans, geese, and ducks, and any other waterfowl falling under the jurisdiction of the United States Fish and Wildlife Service.

PERSON -- Any individual, company, partnership, corporation, limited partnership, joint venture, or other legal entity.

TOWN PROPERTY -- Any land which is owned, maintained, leased, or managed by the Town of Babylon for any purpose whatsoever, including, but not limited to parks, preserves, beaches and drains.

§ 106-40. Prohibition

No person shall feed or provide food for any domestic or migratory waterfowl on Town property at any time of the year.

§ 106-41. Penalties for offenses

A violation of this article shall be punishable by a fine of not less than \$100, nor more than \$500. Any subsequent violation occurring within five years of the date of such first violation shall be punishable by a fine of not less than \$250, nor more than \$750.

§ 106-42. Applicability

The provisions of this article shall not apply to property owned by or under the jurisdiction of other municipal authorities, the State of New York, and any agency thereof or the government of the United States of America, or privately owned property.

VOTES: 4 YEAS: 4 NAYS: 0

The resolution was thereupon declared duly adopted.

Chapter 190 Illicit Discharges

RESOLUTION NO. 579 OCTOBER 6, 2010 ADOPTING LOCAL LAW NO 28 OF 2010 ADDING CHAPTER 190 TO THE BABYLON TOWN CODE (PROHIBITION OF ILLICIT DISCHARGES, ACTIVITIES AND CONNECTIONS TO THE TOWN OF BABYLON MUNICIPAL SEPARATE STORMWATER DRAINAGE SYSTEM)

The following resolution was offered by Councilman Henry and seconded by Councilwoman McVeety:

WHEREAS, the Town Board of the Town of Babylon having duly called and held a Public Hearing at Babylon Town Hall, 200 East Sunrise Highway, Lindenhurst, New York, on the 6th day of October, 2010 upon the question of enactment of Local Law No. 28 of 2010 of the Town of Babylon, Suffolk County, New York, being a Local Law adding Chapter 190 to the Babylon Town Code (Prohibition of Illicit Discharges, Activities and Connections to the Town of Babylon Municipal Separate Stormwater Drainage System),

NOW, THEREFORE, be it

RESOLVED AND ORDAINED, by the Town Board of the Town of Babylon that Local Law No. 28 of 2010, of the Town of Babylon, Suffolk County, New York, is hereby enacted as follows and effective upon its filing with the New York State Department of State:

LOCAL LAW NO. 28 of 2010

A Local Law adding the Code of the Town of Babylon, Chapter 190, in reference to Prohibition of Illicit Discharges, Activities and Connections to the Town of Babylon Municipal Separate Stormwater Drainage System:

ADD: §190

Prohibition of Illicit Discharges, Activities and Connections to the Town of Babylon Municipal Separate Stormwater Drainage System (MS4 System)

- 190-1. Purpose and Intent.
- 190-2. Definitions.
- 190-3. Applicability.
- 190-4. Responsibility for administration.
- 190-5. Severability.
- 190-6. Discharge Prohibitions.
- 190-7. Prohibition against failing Individual Sewage Treatment Systems.
- 190-8. Prohibition against activities contaminating stormwater.
- 190-9. Requirement to prevent, control, and reduce Stormwater Pollutants by the use of
Best Management Practices.
- 190-10. Suspension of access to Town of Babylon MS4; Illicit Discharges in
Emergency
Situations.
- 190-11. Industrial or Construction activity discharges.
- 190-12. Access and monitoring of discharges.
- 190-13. Notification of spills.
- 190-14. Enforcement.
- 190-15. Penalties.
- 190-16. Appeal of notice of violation.
- 190-17. Corrective measures after appeal.
- 190-18. Injunctive Relief.
- 190-19. Violations deemed a public nuisance.
- 190-20. Remedies not exclusive.

190-1. PURPOSE AND INTENT.

A. The purpose of this Chapter is to provide for the health, safety, and general welfare of the residents and general public of the Town of Babylon through the regulation of non-stormwater discharges to the Town of Babylon municipal separate stormwater drainage system (MS4) to the maximum extent practicable as required by Section 402 of the Clean Water Act and the New York State Department of Environmental Conservation SPDES General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4s), Permit GP-0-10-002 Issued Pursuant to Article 17, Titles 7,8 and Article 70 of the Environmental Conservation Law or as amended or revised. This Chapter establishes methods for controlling the introduction of pollutants into the Town of Babylon MS4 system in order to comply with the requirements of the SPDES General Permit for Municipal Separate Storm Sewer Systems. The objectives of this Chapter are:

- (1) To meet the requirements of the SPDES General Permit for Stormwater Discharges from the Town of Babylon MS4, in accordance with New York State Department of Environmental Conservation Permit No. GP-0-10-002 or as amended or revised;
- (2) To regulate the contribution of pollutants to the Town of Babylon's MS4 since such systems are not designed to accept, process or discharge non-stormwater wastes;
- (3) To prohibit Illicit Connections, Activities and Discharges to the Town of Babylon's MS4;
- (4) To establish legal authority to carry out all inspection, surveillance and monitoring procedures necessary to ensure compliance with this Chapter; and
- (5) To promote public awareness of the hazards involved in the improper discharge of trash, yard waste, lawn chemicals, pet waste, wastewater, grease and oil, petroleum products, cleaning products, paint products, hazardous waste, sediment and any other pollutants into the Town of Babylon's MS4.

190-2. DEFINITIONS.

Whenever used in this Chapter, unless a different meaning is stated in a definition applicable to only a portion of this Chapter, the following terms will have meanings set forth below:

Best Management Practices (BMPs)-Schedules of activities, prohibitions of practices, general good house keeping practices, pollution prevention and educational practices, maintenance procedures, and other management practices to prevent or reduce the discharge of pollutants directly or indirectly to stormwater, receiving waters, or stormwater conveyance systems. BMPs also include treatment practices, operating procedures, and practices to control site runoff, spillage or leaks, sludge or water disposal, or drainage from raw materials storage.

Clean Water Act-The Federal Water Pollution Control Act (33 U.S.C. § 1251 et seq.), and any subsequent amendments thereto.

Construction Activity-Activities requiring authorization under the SPDES permit for stormwater discharges from construction activity, GP-0-10-001, as amended or revised and or a land development activity as defined in Chapter 189 of the Code of the Town of Babylon. These activities include construction projects resulting in a land disturbance. Such activities include but are not limited to clearing and grubbing, grading, excavating, and demolition.

Department-The New York State Department of Environmental Conservation.

Hazardous Materials-Any material, including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed.

Illicit Connections-Any drain or conveyance, whether on the surface or subsurface, which allows an illegal discharge to enter the Town of Babylon MS4, including but not limited to:

1. Any conveyances which allow any non-stormwater discharge including treated or untreated sewage, process wastewater, and wash water to enter the Town of Babylon MS4 and any connections to the storm drain system from indoor drains and sinks, regardless of whether said drain or connection had been previously allowed, permitted, or approved by an authorized enforcement agency; or
2. Any drain or conveyance connected from a commercial or industrial land use to the Town of Babylon MS4 which has not been documented in plans, maps, or equivalent records and approved by the Town of Babylon.

Illicit Discharge-Any direct or indirect non-stormwater discharge to the Town of Babylon MS4, except as exempted in Section 190-6 of this Chapter.

Industrial Activity-Activities requiring the SPDES permit for discharges from industrial activities except construction, GP-0-06-002, as amended or revised.

MS4-Municipal Separate Storm Sewer System including the Town of Babylon Separate Stormwater Drainage System.

Municipal Separate Storm Sewer System-A conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, French drains or storm drains):

1. Owned or operated by the Town of Babylon;
2. Designed or used for collecting or conveying stormwater;
3. Which is not a combined sewer; and
4. Which is not part of a Publicly Owned Treatment Works (POTW) as defined at 40CFR 122.2

Municipality-The Town of Babylon

Non-Stormwater Discharge-Any discharge to the MS4 that is not composed entirely of stormwater.

Person-Any individual, association, organization, partnership, firm, corporation or other entity recognized by law and acting as either the owner or as the owner's agent.

Pollutant. Dredged spoil, filter backwash, solid waste, incinerator residue, treated or untreated sewage, animal waste, chemicals, sediment, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand and industrial, municipal, agricultural waste and ballast discharged into water; which may cause or might reasonably be expected to cause pollution of the waters of the state in contravention of the standards. Contaminants in quantities or characteristics, which are or may be injurious to human, plant or animal life or to property or which unreasonably, interfere with the comfortable enjoyment of life and property throughout such areas of the Town of Babylon.

Premises. Any building, lot, parcel of land, or portion of land whether improved or unimproved including adjacent sidewalks and parking strips.

Special Conditions.

1. **Discharge Compliance with Water Quality Standards.** The condition that applies where a municipality has been notified that the discharge of stormwater authorized under their MS4 permit may have caused or has the reasonable potential to cause or contribute to the violation of an applicable water quality standard. Under this condition the municipality must take all necessary actions to ensure future discharges do not cause or contribute to a violation of water quality standards.
2. **303(d) Listed Waters.** The condition in the municipality's MS4 permit that applies where the MS4 discharges to a 303(d) listed water. Under this condition the stormwater management program must ensure no increase of the listed pollutant of concern to the 303(d) listed water.

3. Total Maximum Daily Load (TMDL) Strategy. The condition in the municipality's MS4 permit where a TMDL including requirements for control of stormwater discharges has been approved by EPA for a waterbody or watershed into which the MS4 discharges. If the discharge from the MS4 did not meet the TMDL stormwater allocations prior to September 10, 2003, the municipality was required to modify its stormwater management program to ensure that reduction of the pollutant of concern specified in the TMDL is achieved.

4. Future TMDL Designation The condition in the municipality's MS4 permit that applies if a TMDL is approved in the future by EPA for any waterbody or watershed into which an MS4 discharges. Under this condition the municipality must review the applicable TMDL to see if it includes requirements for control of stormwater discharges. If an MS4 is not meeting the TMDL stormwater allocations, the municipality must, within six (6) months of the TMDL's approval, modify its stormwater management program to ensure that reduction of the pollutant of concern specified in the TMDL is achieved.

State Pollutant Discharge Elimination System (SPDES) Stormwater Discharge Permit. A permit issued by the Department that authorizes the discharge of pollutants to waters of the state.

Stormwater. Rainwater, surface runoff, snowmelt and drainage.

Stormwater Management Officer(s) (SMOs). Employees and or public officers of the Town of Babylon designated by the Town of Babylon to enforce this Chapter.

303(d) List. A list of all surface waters in the state for which beneficial uses of the water (drinking, recreation, aquatic habitat, and industrial use) are impaired by pollutants, prepared periodically by the Department as required by Section 303(d) of the Clean Water Act. 303(d) listed waters are estuaries, lakes and streams that fall short of state surface water quality standards and are not expected to improve within the next two years.

TMDL. Total Maximum Daily Load.

Total Maximum Daily Load. The maximum amount of a pollutant to be allowed to be released into a waterbody so as not to impair uses of the water, allocated among the sources of that pollutant.

Wastewater. Water that is not stormwater, is contaminated with pollutants and is or will be discarded.

190-3. APPLICABILITY.

This Chapter shall apply to all water entering the MS4 that has been generated on any developed and undeveloped lands unless explicitly exempted by an authorized enforcement agency.

190-4. RESPONSIBILITY FOR ADMINISTRATION.

The Commissioners of Environmental Control, Planning and Development and the Department of Public Works, Town Attorney and or his/her designee(s) are authorized to administer and implement the provisions of this Chapter.

The Stormwater Management Officer(s) (SMO(s)) shall enforce the provisions of this Chapter as may be authorized by the Town of Babylon.

190-5. SEVERABILITY.

The provisions of this Chapter are hereby declared to be severable. If any provision, clause, sentence, or paragraph of this law or the application thereof to any person, establishment, or circumstances shall be held invalid, such invalidity shall not affect the other provisions or application of this Chapter.

190-6. DISCHARGE PROHIBITIONS.

- A. Prohibition of Illegal Discharges.
No person shall discharge or cause to be discharged into the Town of Babylon MS4 any materials other than stormwater except as provided

in Sections 190-6 A. (1) and (2) of this Chapter. The commencement, conduct or continuance of any illegal discharge to the Town of Babylon MS4 is prohibited except as described herein:

- (1) a. The following discharges are exempt from discharge prohibitions established by this Chapter, unless the Department or the Town of Babylon has determined them to be substantial contributors of pollutants: water line flushing or other potable water sources, landscape irrigation or lawn watering, existing diverted stream flows, rising ground water, uncontaminated ground water infiltration to storm drains, air conditioning condensate, irrigation water, springs, water from individual residential car washing, natural riparian habitat or wetland flows, residential street wash water and water from fire fighting and fire fighting practice activities. Such exempt discharges shall be made in accordance with an appropriate plan for reducing pollutants.

- b. The Commissioners of Public Works and Environmental Control and or his/her designee(s) may jointly authorize a temporary discharge permit (TDP) for the discharge of uncontaminated groundwater for dewatering purposes during construction activity to the Town of Babylon MS4 system if the following conditions are met; high groundwater conditions exist in the area of the proposed construction, there is no reasonable alternative but to discharge to the Town of Babylon MS4 system, the proposed discharge will not damage the Town of Babylon MS4 system, the Town of Babylon MS4 system can handle the proposed discharge volume, the discharge will not contain any significant levels of contaminants that are in violation of any local, New York State or Federal regulations, an adequate sediment control plan is prepared and approved by the Town of Babylon and the application fee is paid by the project sponsor. It is also the applicant's responsibility to obtain any and all required New York State Department of Environmental Conservation permits for the temporary discharge as necessary.

c. An application fee shall be required for TDPs reviewed by the Town of Babylon. The fee schedule shall be established by the Town Board of the Town of Babylon by resolution. Application fees generated by the TDPs shall be utilized for the Town of Babylon Stormwater Program. As deemed necessary, the Town Board of the Town of Babylon may amend the fee schedule by resolution from time to time.

(2) Dye testing in compliance with applicable state and local laws is an allowable discharge, but requires a written notification to the Town of Babylon Commissioners of Environmental Control and Department of Public Works and or his/her designee(s) prior to the time of the test. The prohibition shall not apply to any discharge permitted under an SPDES permit, waiver, or waste discharge order issued to the discharger and administered under the authority of the Department, provided that the discharger is in full compliance with all requirements of the permit, waiver, or order and other applicable laws and regulations, and provided that written approval has been granted for any discharge to the Town of Babylon MS4.

B. Prohibition of Illicit Connections.

- (1) The construction, use, maintenance or continued existence of illicit connections to the MS4 is prohibited.
- (2) This prohibition expressly includes, without limitation, illicit connections made in the past, regardless of whether the connection was permissible under law or practices applicable or prevailing at the time of connection.
- (3) A person is considered to be in violation of this Chapter if the person connects a line conveying sewage to the Town of Babylon MS4, or allows such a connection to continue.

190-7. PROHIBITION AGAINST FAILING INDIVIDUAL SEWAGE TREATMENT SYSTEMS.

A. No persons shall operate a failing individual cesspool or sewage treatment system in areas tributary to the Town of Babylon MS4. A failing individual sewage treatment system is one which has one or more of the following conditions:

- (1) The backup of sewage into a structure.
- (2) Discharges of treated or untreated sewage onto the ground surface.
- (3) A connection or connections to a separate stormwater sewer system.
- (4) Liquid level in the septic tank above the outlet invert.
- (5) Structural failure of any component of the individual sewage treatment system that could lead to any of the other failure conditions as noted in this section.
- (6) Contamination of off-site groundwater.

190-8. PROHIBITION AGAINST ACTIVITIES CONTAMINATING STORMWATER.

A. Activities that are subject to the requirements of this section are those types of activities that:

- (1) Cause or contribute to a violation of the Town of Babylon MS4 SPDES permit.
- (2) Cause or contribute to the municipality being subject to the Special Conditions as defined in Section 190-2. of this Chapter.

B. Such activities include failing individual cesspools or sewage treatment systems as defined in Section 190-7, improper management of animal waste or any other activity that causes or contributes to violations of the Town of Babylon's MS4 SPDES permit authorization.

C. Upon notification to a person that he or she is engaged in activities that cause or contribute to violations of the Town of Babylon's MS4 SPDES permit authorization, that person shall take all reasonable actions to correct such activities such that he or she no longer causes or contributes to violations of the municipality's MS4 SPDES permit authorization.

190-9. REQUIREMENT TO PREVENT, CONTROL, AND REDUCE STORMWATER POLLUTANTS BY THE USE OF BEST MANAGEMENT PRACTICES.

A. Best Management Practices

Where the Town of Babylon has identified illicit discharges as defined in Section 190-2 or activities contaminating stormwater as defined in Section 190-8 the Town of Babylon may require implementation of Best Management Practices (BMPs) to control those illicit discharges and activities.

- (1) The owner or operator of a commercial or industrial establishment shall provide, at their own expense, reasonable protection from accidental discharge of prohibited materials or other wastes into the Town of Babylon MS4 through the use of structural and non-structural BMPs.
- (2) Any person responsible for a property or premise, which is, or may be, the source of an illicit discharge as defined in Section 190-2 or an activity contaminating stormwater as defined in Section 190-8, may be required to implement, at said person's expense, additional structural and non-structural BMPs to reduce or eliminate the source of pollutant(s) to the Town of Babylon MS4.
- (3) Compliance with all terms and conditions of a valid SPDES permit authorizing the discharge of stormwater associated with industrial activity, to the extent practicable, shall be deemed compliance with the provisions of this section.

190-10. SUSPENSION OF ACCESS TO TOWN OF BABYLON MS4.

Illicit Discharges in Emergency Situations

- (1) The Town of Babylon/SMO(s) may, without prior notice, suspend Town of Babylon MS4 discharge access to a person when such suspension is necessary to stop an actual or threatened discharge which presents or may present imminent and substantial danger to the environment, to the health or welfare of persons, or to the MS4. The Town of Babylon/SMO(s) shall

notify the person of such suspension within a reasonable time thereafter in writing of the reasons for the suspension. If the violator fails to comply with a suspension order issued in an emergency, the Town of Babylon/SMO(s) may take such steps as deemed necessary to prevent or minimize damage to the Town of Babylon MS4 or to minimize danger to persons.

- (2) Suspension due to the detection of illicit discharge. Any person discharging to the Town of Babylon MS4 in violation of this Chapter may have their Town of Babylon MS4 access terminated if such termination would abate or reduce an illicit discharge. The Town of Babylon/SMO(s) will notify a violator in writing of the proposed termination of its MS4 access and the reasons therefore. The violator may petition the Town of Babylon/SMO(s) for a reconsideration and hearing. Access may be granted by the SMO(s) if he/she finds that the illicit discharge has ceased and the discharger has taken steps to prevent its recurrence. Access may be denied if the Town of Babylon SMO(s) determines in writing that the illicit discharge has not ceased or is likely to recur. A person commits an offense if the person reinstates Town of Babylon MS4 access to premises terminated pursuant to this Section, without the prior approval of the Town of Babylon/SMO(s).

190-11. INDUSTRIAL OR CONSTRUCTION ACTIVITY DISCHARGES.

A. Any person subject to an industrial or construction activity SPDES stormwater discharge permit shall comply with all provisions of such permit. Proof of compliance with said permit may be required in a form acceptable to the Town of Babylon prior to the allowing of discharges to the Town of Babylon MS4.

190-12. ACCESS AND MONITORING OF DISCHARGES.

A. Applicability. This section applies to all facilities that the Town of Babylon/SMO(s) must inspect to enforce any provision of this Chapter, or whenever the Town of Babylon has cause to believe that there exists, or potentially exists, in or upon any premises any condition which constitutes a violation of this Chapter.

B. Access to Facilities.

- (1) The Town of Babylon/SMO(s) shall be permitted to enter and inspect facilities subject to regulation under this Chapter and or Chapter 189 of the Code of the Town of Babylon as often as may be necessary to determine compliance with this Chapter. If a discharger has security measures in force which require proper identification and clearance before entry into its premises, the discharger shall make the necessary arrangements to allow access to the Town of Babylon/SMO(s).
- (2) Facility operators shall allow the Town of Babylon/ SMO(s) ready access to all parts of the premises for the purposes of inspection, sampling, examination and copying of records as may be required to comply with this Chapter.
- (3) The Town of Babylon shall have the right to set up on any facility subject to this Chapter such devices as are necessary in the opinion of the Town of Babylon/SMO(s) to conduct monitoring and/or sampling of the facility's stormwater discharge.
- (4) The Town of Babylon has the right to require the facilities subject to this Chapter to install monitoring equipment as is reasonably necessary to determine compliance with this Chapter. The facility's sampling and monitoring equipment shall be maintained at all times in a safe and proper operating condition by the discharger at its own expense. All devices used to measure stormwater flow and quality shall be calibrated to ensure their accuracy.
- (5) Unreasonable delays in allowing the Town of Babylon/SMO(s) access to a facility subject to this Chapter is a violation of this Chapter. A person who is the operator of a facility subject to this law commits an offense if the person denies the Town of Babylon/SMO(s) reasonable access to the facility for the purpose of conducting any activity authorized or required by this Chapter.

- (6) If the Town of Babylon/SMO(s) has been refused access to any part of the premises from which stormwater is discharged, and the Town of Babylon/SMO(s) is able to demonstrate probable cause to believe that there may be a violation of this Chapter, or that there is a need to inspect and/or sample as part of a routine inspection and sampling program designed to verify compliance with this law or any order issued hereunder, then the Town of Babylon/SMO(s) may seek issuance of a search warrant from any court of competent jurisdiction.

190-13. NOTIFICATION OF SPILLS.

A. Notwithstanding other requirements of this Chapter, as soon as any person responsible for a facility or operation, or responsible for emergency response for a facility or operation has information of any known or suspected release of materials which are resulting or may result in illegal discharges or pollutants discharging into the Town of Babylon MS4, said person shall take all necessary steps to ensure the discovery, containment, and cleanup of such release. In the event of such a release of hazardous materials said person shall immediately notify emergency response agencies of the occurrence via emergency dispatch services. At minimum, the notification shall include the Town of Babylon Commissioner of Environmental Control and or his/her designee, the Town of Babylon Division of Fire Prevention, the Town of Babylon Commissioner of the Department of Public Works and or his/her designee, the Suffolk County Department of Health Services Office of Pollution Control, New York State Department of Environmental Conservation Oil Spill Division and Division of Hazardous Waste Remediation and the United States Coast Guard. In the event of a release of non-hazardous materials, said person shall notify the Town of Babylon Commissioner of Public Works and or his/her designee and the Town of Babylon Commissioner of Environmental and or his/her designee in person or by telephone or facsimile no later than the next business day. Notifications in person or by telephone shall be confirmed by written notice addressed and mailed to the Town of Babylon within three business days of the telephone notice. If the discharge of prohibited materials emanates from a commercial or industrial establishment, the owner or operator of such establishment shall also retain an on-site written record of the discharge and the actions taken to prevent its recurrence. Such records shall be retained for at least three years.

190-14. ENFORCEMENT.

A. Notice of Violation.

When the Town of Babylon or the Town of Babylon SMO(s) finds that a person has violated a prohibition or failed to meet a requirement(s) of this Chapter, the Town of Babylon may order compliance by written notice of violation to the responsible person. Such notice may require without limitation:

- (1) The elimination of illicit connections or discharges;
- (2) That violating discharges, practices, or operations shall cease and desist;
- (3) The abatement or remediation of stormwater pollution or contamination hazards and the restoration of any affected property;
- (4) The performance of monitoring, analyses, and reporting;
- (5) Payment of a fine; and
- (6) The implementation of source control or treatment BMPs. If abatement of a violation and/or restoration of affected property is required, the notice shall set forth a deadline within which such remediation or restoration must be completed. Said notice shall further advise that, should the violator fail to remediate or restore within the established deadline, the work will be done by a designated governmental agency or a contractor and the expense thereof shall be charged to the violator.

190-15. PENALTIES

Any person who shall violate any of the provisions of this chapter shall be guilty of a violation and, upon conviction thereof, a fine of not less than \$350 nor more than \$1,000 must be imposed and a term of imprisonment for a period not to exceed 15 days may be imposed, or both, for conviction of a first offense; for conviction of a second offense, both of which were committed within a period of five years, shall be guilty of a violation, and upon conviction a fine not less than \$1,000 nor more than \$2,500 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both; and, upon conviction for a third or subsequent offense, all of which were committed within a period of five years, shall be guilty of a violation and a fine not less than \$2,500 nor more than \$5,000 must be imposed and a term of imprisonment for a period not to exceed 6 months, or both. Each day's continued violation shall constitute a separate additional violation. However, for the purposes of conferring jurisdiction upon courts and judicial officers generally, violations of this Chapter shall be deemed misdemeanors and for such purpose only all provisions of law relating to misdemeanors shall apply to such violations.

190-16. APPEAL OF NOTICE OF VIOLATION

Upon application to the Town Attorney or his or her designee violation of this chapter may be reduced to an "attempted violation" as established by the New York State Penal Law § 110.00. Penalties for the reduced charge of attempt shall be:

(a) Any person who shall attempt to violate any of the provisions of this

chapter shall be guilty of a violation and, upon conviction thereof, a fine of not less than \$100 nor more than \$500 must be imposed and a term of imprisonment for a period not to exceed 6 months, or both, for conviction of a first offense; for conviction of a second offense, both of which were committed within a period of five years, a fine not less than \$500 nor more than \$1,000 must be imposed and a term of imprisonment for a period not to exceed six months may be imposed, or both; and, upon conviction for a third or subsequent offense, all of which were committed within a period of five years, a fine not less than \$1,000 nor more than \$2,500 must be imposed and a term of imprisonment for a period not to exceed 6 months may be imposed, or both. Each day's continued violation shall constitute a separate additional violation.

190-17. CORRECTIVE MEASURES AFTER APPEAL.

- (1) If the violation has not been corrected pursuant to the requirements set forth in the Notice of Violation, or, in the event of an appeal, within 5 business days of the decision of the municipal authority upholding the decision of the Town of Babylon/SMOs, then the Town of Babylon/SMOs shall request the owner's permission for access to the subject private property to take any and all measures reasonably necessary to abate the violation and/or restore the property.
- (2) If refused access to the subject private property, the Town of Babylon/SMOs may seek a warrant in a court of competent jurisdiction to be authorized to enter upon the property to determine whether a violation has occurred. Upon determination that a violation has occurred, the Town of Babylon Town Attorney or his/her designee may seek a court order to take any and all measures reasonably necessary to abate the violation and/or restore the property. The cost of implementing and maintaining such measures shall be the sole responsibility of the discharger.

190-18. INJUNCTIVE RELIEF.

It shall be unlawful for any person to violate any provision or fail to comply with any of the requirements of this Chapter. If a person has violated or continues to violate the provisions of this Chapter, the Town of Babylon Town Attorney or his her designee may petition for a preliminary or permanent injunction restraining the person from activities which would create further violations or compelling the person to perform abatement or remediation of the violation.

190-19. VIOLATIONS DEEMED A PUBLIC NUISANCE.

In addition to the enforcement processes and penalties provided, any condition caused or permitted to exist in violation of any of the provisions of this Chapter is a threat to public health, safety, and welfare, and is declared and deemed a nuisance, and may be summarily abated or restored at the violator's expense, and/or a civil action to abate, enjoin, or otherwise compel the cessation of such nuisance may be taken.

190-20. REMEDIES NOT EXCLUSIVE.

The remedies listed in this Chapter are not exclusive of any other remedies available under any applicable federal, state or local law and it is within the discretion of the authorized enforcement agency to seek cumulative remedies.

VOTES: 5 YEAS: 5 NAYS: 0

The resolution was thereupon declared duly adopted.

