

2701 Prospect PO Box 201001 Helena MT 59620-1001

Steve Bullock, Governor

Michael T. Tooley, Director

February 28, 2020

zero deaths zero serious injuries

> Jon Kenning, Chief Water Protection Bureau Department of Environmental Quality PO Box 200901 Helena, MT 59620-0901

Subject: 2019 Small MS4 Annual Report; Individual Permit Number MT0031844

Dear Mr. Kenning:

Currently, the Montana Department of Transportation (MDT) holds the following small MS4 permits that are administratively extended under the 2010 MS4 General Permit: MTR040001 – Billings, MTR040002 - Bozeman, MTR040004 - Great Falls, MTR040005 - Kalispell, MTR040006 - Butte, MTR040007 -Missoula, MTR040009 – Helena, and MTR040010 – Yellowstone County.

In previous permit cycles, MDT held a co-permittee status for each of the above permits except for MT040009 – Helena, which was sole permittee. During the 2015 renewal process, MDT made the decision to apply for an individual Montana Pollutant Discharge Elimination System (MPDES) permit. The application for this individual permit was submitted to your agency on November 24, 2014. A Notice of Completeness for MDT's application was received on December 19, 2014, providing the Individual MPDES Permit number MT0031844. The letter also provided notice under ARM 17.30.1313 that our current permit authorizations would be administratively extended until such time your agency issues the individual permit.

Subsequent email correspondence with your agency in January 2016 indicated MDT had the option to submit one annual report under the individual permit MT0031844 to cover the currently administratively extended permit authorizations. For clarity and efficiency, MDT is submitting a single annual report. MDT's Storm Water Management Plan is applied uniformly statewide in all of Montana's small MS4s. By submitting one annual report for MDT's Individual Permit MT0031844, repetition of information will be eliminated. Any information specific to one permit will reference only that specific permit (i.e. MTR04--) or the MS4 Area.

MDT has extensive staff and a budget specifically devoted to environmental compliance and performance. Additionally, MDT staff are expected to participate in environmental compliance and stewardship activities in their work efforts. Although MS4 environmental staff vacancies occurred in 2019, ongoing improvements in support of the MS4 program continued. Of particular note, MDT would like to highlight the following major achievements accomplished this past year:

- Reduction to the amount of fertilizer used statewide on all MDT construction projects;
- Installation of an embankment protector along King Ave. in Billings;
- Initiation of a wash bay design and siting at the Billings Maintenance Facility. Actual construction of the wash bay has been delayed, however, due to geotechnical stability issues at the proposed location;

Environmental Services Bureau Phone: (406) 444-7228 (406) 444-7245

- Continuation of an existing consultant contract to develop a formal MDT outfall designation procedure and MS4 outfall mapping updates;
- Implementation of MDT's updated on-line SWPPP Administrator and Water Permitting/BMP training programs developed for both construction and maintenance personnel.

Additionally, MDT is continuing to evaluate potential MS4 program improvements. For 2020, several initiatives have been identified. These initiatives are expected to include the following:

# • Mapping Updates

- o Update to MS4 boundaries (i.e. city limits and urbanized areas);
- Research of MDT storm drain, construction, and maintenance agreements executed within MS4s;
- O Development of guidance based on agreement research to identify storm water system updates for mapping and tracking;
- Mapping of inlets, open channels, and subsurface conduits/pipes, drywells and other similar storm water conveyances;
- Development of a formal mapping update process.

#### IDDE

- Update to MDT's dry weather screening process to include an evaluation of the dry weather screening outcomes (i.e. identify trends and high priority areas);
- o Creation of an Enforcement Response Plan and IDDE Corrective Action Plan.

# • Project Development

- Guidance to PDEs for 'PS&E package' reviews to ensure inclusion of storm water special provisions in contract documents and investigation of improved tracking mechanism;
- o Investigation of PESC training opportunities in coordination with MDT Hydraulics and Road Design personnel.

## • Education, Outreach, and Feedback

- Evaluation of more formal feedback mechanisms for use by the DEES when attending EPM and maintenance section meetings;
- Development of additional Facebook posts specific to IDDE, winter maintenance practices, and stormwater control. MDT will also consider posting these messages to the MDT Instagram page;
- o Tailoring of new Facebook messages to request specific feedback on stormwater impacts and controls related to MDT's facilities:
- Updates to MDT's MS4 intranet page to include additional storm water resources, recent training presentations, audit results, and a catalog of previous Facebook posts;
- Attendance at the Statewide MS4 Working Group Meetings to coordinate with City and County MS4 Program personnel and become informed of MS4 priorities in the next general permit cycle.

#### • Maintenance

- o Development of a formal FPPP Update and Training procedure;
- O Discussions with Maintenance personnel regarding potential improvements in tracking permanent BMP maintenance actions;
- Determination of whether geotechnical stability issues can be resolved for the proposed Billings Maintenance facility wash bay.

# • Program Administration

- o Initiation of updates to MDT's Storm Water Management Plan;
- Modification of tracking spreadsheets to help identify which let projects are occurring in MS4s and confirm LID reviews are complete;

Environmental Services Bureau Phone: (406) 444–7228 Fax: (406) 444–7245

- Streamlining of utility and system impacts environmental reviews to improve communication and tracking of MS4 requirements;
- Setting of Outlook reminders for SWMP activities assigned to individuals.

Please find attached an original signature copy of the 2019 MPDES Small MS4 Annual Report Form (MS4-AR). Appendices are identified within the provided form and attached. The comprehensive annual report is signed and certified as a whole document.

If you have any questions or concerns, please contact Tom Gocksch at 406.444.9412 or Walt Ludlow at 406.444.9227. They will be pleased to assist you.

Sincerely

Tom S. Martin, P.E.

Environmental Services Bureau Chief

## e-copies:

Lynn Zanto Rail, Transit, and Planning Division Administrator

Bob Vosen, P.E. Missoula District Administrator William Fogarty **Butte District Administrator** Jim Wingerter, P.E. Great Falls District Administrator Rod Nelson, P.E. Billings District Administrator Kalispell Maintenance Chief Justun Juelfs Missoula Maintenance Chief Steve Felix Kyle DeMars Bozeman Maintenance Chief Kam Wrigg Butte Maintenance Chief Great Falls Maintenance Chief Harry Barnett Billings Maintenance Chief Tom Tilzey

John Schmidt, P.E.
Geno Liva, P.E.
Rich Hibl, P.E.
Ted Thronson

Missoula District Construction Engineer
Butte District Construction Engineer
Falls District Construction Engineer
Billings District Construction Supervisor

Michael Ivanoff, P.E.

Rich Nehl, P.E.

David Grosse, P.E.

Shaun Sampson

Andrew Fletcher

Missoula District Environmental Engineering Specialist
Butte District Environmental Engineering Specialist
Great Falls District Environmental Engineering Specialist
Billings District Environmental Engineering Specialist
Glendive District Environmental Engineering Specialist

Doug McBroom Maintenance Operations Manager Mike Murolo Maintenance Facilities Manager

Dave Hedstrom, P.E. Hydraulics Engineer

Tom Martin, P.E. Environmental Services Bureau Chief

Tom Gocksch, P.E. Environmental Services Engineering Section Supervisor

Walter Ludlow, P.E. Field Services Unit Supervisor

copy w/ attachments

ESB MS4 File

Rail, Transit and Planning Division
An Equal Opportunity Employer TTY: (800) 335–7592
Web Page: www.mdt.mt.gov

	_ Age	ency Use	_	_
Permit No.:			Date Rec'd	Rec'd By
		Department of DNMENTAL CECTION BUILDING	QUALITY	
FORM MS4-AR	MPDES Storm Wat	er Small M	S4 Annual Ro	eport Form
General Permit for (MS4). All authorized under required to comp Management Pro instructions for the (MS4).	e completed by each permittee or co-percent for Storm Water Discharge Associated orized permittees or co-permittees are refacility is authorized as required in Palater than March 1 <sup>st</sup> following the respone permit authorization and for co-pelete this form and all items on it exclusing form in order to help with the composes, you may include attachments not	with Small Municequired to compart IV.I. of the Control of the Con	nicipal Separate Staplete this Annual Repenseral Permit and year reporting perimultiple permit authoraticular Small MSI MS4 area. The Description of the Description	Report Form for each to submit it iod. For co-permittees horizations, you are S4 and Storm Water Department has attached tional space is needed
	emit Authorization Number for Faciliary for Calendar Year	lity 2019	MTR04 0 0 0	1_

0 (No Resident Population) What size population does your MS4 serve? **Section B** - **Facility or Site Information** (See instructions.): MDT MS4 - Billings Small MS4 Name Zip Code 59101-59108, 59111-59112, 59114-5911 County Yellowstone Longitude -108.499947 Latitude 45.787397 State ✓ Federal | County Other Small MS4 Type: City/Town Section C - Applicant (Owner/Operator) Information Tom Martin Bureau Chief - Environmental Services Contact Person: Name Title Montana Dept. of Transportation Owner or Operator PO Box 201001 Mailing Address \_ Helena, MT 59620 City, State, and Zip Code\_ (406) 444-0879 Phone Number Section D - Water Quality Priorities 1. Does your MS4 discharge to waters listed as impaired on the Montana 303(d) List? Yes  $\square$  No

		Agency	Use		_
Permit No.:				Date Rec'd	Rec'd By
		Montana De Environ WATER PROTEC	mental Q		
FORM MS4-AR	MPDI	ES Storm Water	Small MS	4 Annual R	eport Form
General Permit f (MS4). All authorized the (postmarked) no authorized under required to comp Management Pro- instructions for the	for Storm Water Divided permittees of facility is authorized later than March 1 one permit authorite this form and a gram (SWMP) with his form in order to	ization and for co-perm all items on it exclusive hin your respective reg	th Small Municuired to complete. I. of the Gerive calendar year ittees with mulely for your particulated Small Maion of item respective.	tipal Separate State this Annual Interal Permit and ear reporting per ltiple permit autoticular Small MAS4 area. The Exponses. If additional state of the second se	Report Form for each to submit it riod. For co-permittees horizations, you are IS4 and Storm Water Department has attached tional space is needed
Section A - Per	mit Authorization	n Number for Facility	M	ΓR04 0 0 0	2

	· ·
Section A - Permit Aut MS4 Annual Report for C What size population doe	0 (No Posident Population)
Small MS4 Name         MDT I           Zip Code         59715, 5971           Latitude         45.68873	Site Information (See instructions.):  MS4 - Bozeman  6, 59719, and 59772  County  Gallatin  Longitude  -111.03194  deral  State County  City/Town  Other
Section C - Applicant ( Contact Person: Name Owner or Operator Mailing Address City, State, and Zip Code Phone Number	Owner/Operator) Information Tom Martin Title  Montana Dept. of Transportation PO Box 201001 Helena, MT 59620  (406) 444-0879
Section D - Water Qua  1. Does your MS4 disch	lity Priorities  arge to waters listed as impaired on the Montana 303(d) List? ✓ Yes ☐ No

		Agency Use		_
Permit No.:			Date Rec'd	Rec'd By
		Montana Departmenta ENVIRONMENTA WATER PROTECTION E	l Quality	
FORM MS4-AR	MPDE	S Storm Water Small	MS4 Annual Ro	eport Form
General Permit f (MS4). All authorized the (postmarked) no authorized under required to comp Management Pro- instructions for the	for Storm Water Dia prized permittees on facility is authorizater than March 1stone permit authorial lete this form and apgram (SWMP) with	h permittee or co-permittee autocharge Associated with Small a co-permittees are required to ce ed as required in Part IV.I. of the following the respective calend zation and for co-permittees with litems on it exclusively for you him your respective regulated Schelp with the completion of ite de attachments noting the second	Municipal Separate Stee complete this Annual Rene General Permit and adar year reporting perioth multiple permit authour particular Small MS mall MS4 area. The Dem responses. If additional additional steel steel seed and seed are seed as a seed and seed are seed as a seed as	to submit it od. For co-permittees norizations, you are S4 and Storm Water epartment has attached ional space is needed

instructions for this form in order to help with the completion of item responses. If additional space is needed for item responses, you may include attachments noting the section and item number.
Section A - Permit Authorization Number for Facility  MTR04 0 0 0 4  MS4 Annual Report for Calendar Year  What size population does your MS4 serve?  O (No Resident Population)
Section B - Facility or Site Information (See instructions.):  Small MS4 Name MDT MS4 - Great Falls  Zip Code 59401 through 59406
Section C - Applicant (Owner/Operator) Information  Contact Person: Name Tom Martin Title Bureau Chief - Environmental Services  Owner or Operator Montana Dept. of Transportation  Mailing Address PO Box 201001  City, State, and Zip Code Helena, MT 59620  Phone Number (406) 444-0879
Section D - Water Quality Priorities  1. Does your MS4 discharge to waters listed as impaired on the Montana 303(d) List?   ☑ Yes □ No

		A	11		
Permit No.:		Agency	Date Rec	'd	Rec'd By
FORM MS4-AR	MPDI	WATER PROTEC	mental Quali		ort Form
General Permit y (MS4). All authorized under (postmarked) no authorized under required to comp Management Pro- instructions for t	for Storm Water Day orized permittees of e facility is authorized later than March 1 one permit authorized blete this form and ogram (SWMP) with his form in order to	scharge Associated wing reo-permittees are required in Part I set following the respect ization and for co-permittees on it exclusives thin your respective regothelp with the complet	nittee authorized to disc. th Small Municipal September of the General Permittees with multiple permittees with multiple permittees with multiple permitteed Small MS4 area ion of item responses.	arate Storm annual Repo mit and to so ting period. mit authorize mall MS4 a . The Depar If additional	Sewer System ort Form for each ubmit it For co-permittees zations, you are and Storm Water rtment has attached

for item responses, you m	ay include attachments noting the section and item number.
Section A - Permit Authorn MS4 Annual Report for Ca What size population does	0 (No Posident Population)
Section B - Facility or Si Small MS4 Name MDT M Zip Code 59901 Latitude 48.1978 Small MS4 Type: Fede	County Flathead  Longitude -114.3161
Contact Person: Name  Owner or Operator  Mailing Address  City, State, and Zip Code	Owner/Operator) Information Tom Martin  Title  Bureau Chief - Environmental Services  Montana Dept. of Transportation  PO Box 201001  Helena, MT 59620  406) 444-0879
Section D - Water Qualit	ty Priorities  rge to waters listed as impaired on the Montana 303(d) List?   ✓ Yes   No

		Agency	Use		_
Permit No.:  Date Rec'd By					
		Montana Der Environ WATER PROTECT	mental Q		
FORM MS4-AR	MPDI	ES Storm Water	Small MS4	Annual R	eport Form
General Permit f (MS4). All authorized the (postmarked) no authorized under required to comp Management Pro- instructions for the	for Storm Water Division Storm Water Division Prized permittees of facility is authorized later than March 1 one permit authorized this form and legram (SWMP) with his form in order to	ization and for co-permall items on it exclusive hin your respective region.	th Small Municipated to complet V.I. of the General ve calendar year ittees with multiply for your part ulated Small Man of item resp	pal Separate Sate this Annual I eral Permit and ar reporting pertiple permit auticular Small M S4 area. The I onses. If addi	Report Form for each I to submit it riod. For co-permittees thorizations, you are IS4 and Storm Water Department has attached tional space is needed
Section A - Per	mit Authorization	n Number for Facility	МТ	R04 0 0 0	6

for item responses, you may include attachments noting the section and item number.
Section A - Permit Authorization Number for Facility  MTR04 0 0 0 6  MS4 Annual Report for Calendar Year  What size population does your MS4 serve?  O (No Resident Population)
Section B - Facility or Site Information (See instructions.):  Small MS4 Name MDT MS4 - Butte  Zip Code 59701 and 59702 County Silver Bow  Latitude 45.9688 Longitude -112.5158  Small MS4 Type: Federal State County City/Town Other
Section C - Applicant (Owner/Operator) Information  Contact Person: Name
Section D - Water Quality Priorities  1. Does your MS4 discharge to waters listed as impaired on the Montana 303(d) List?  ☐ Yes ☐ No

	Ασι	ency Use		
Permit No.:	115	ney ese	Date Rec'd	Rec'd By
		Department o	QUALITY	•
FORM MS4-AR	MPDES Storm Wat	er Small M	S4 Annual Ro	eport Form
General Permit for (MS4). All authorized under required to complement Programment Programment for the complement for the comple	completed by each permittee or co-por Storm Water Discharge Associated rized permittees or co-permittees are a facility is authorized as required in Patter than March 1 <sup>st</sup> following the respone permit authorization and for co-pete this form and all items on it excluderam (SWMP) within your respective is form in order to help with the compets, you may include attachments no	with Small Mura required to compart IV.I. of the G ective calendar ermittees with m sively for your p regulated Small oletion of item re	plete this Annual Repert of the Seneral Permit and year reporting perinultiple permit authoraticular Small MSI MS4 area. The Desponses. If addit	Report Form for each to submit it fod. For co-permittees norizations, you are S4 and Storm Water Department has attached ional space is needed
	mit Authorization Number for Faci	lity 1	MTR04 0 0 0	7_

Tot from 100pointed, you may metade accomments noting the section and from numbers
Section A - Permit Authorization Number for Facility  MTR04 0 0 7  MS4 Annual Report for Calendar Year  What size population does your MS4 serve?  O (No Resident Population)
Section B - Facility or Site Information (See instructions.):   Small MS4 Name MDT MS4 - Missoula   Zip Code 59802 County Missoula   Latitude 46.86667 Longitude -114.0000   Small MS4 Type: Federal State County City/Town Other
Section C - Applicant (Owner/Operator) Information  Contact Person: Name Tom Martin Title Bureau Chief - Environmental Services  Owner or Operator Montana Dept. of Transportation  Mailing Address PO Box 201001  City, State, and Zip Code Helena, MT 59620  Phone Number (406) 444-0879
Section D - Water Quality Priorities  1. Does your MS4 discharge to waters listed as impaired on the Montana 303(d) List?  ☐ Yes ☐ No

		Agency Use	_	_
Permit No.:			Date Rec'd	Rec'd By
		ntana Departme  NVIRONMENTA  PROTECTION 1	L QUALITY	
FORM MS4-AR	MPDES Storn	Water Small	l MS4 Annual R	eport Form
General Permit for (MS4). All author calendar year the for (postmarked) no late authorized under complete Management Prog	completed by each permittee or Storm Water Discharge As ized permittees or co-permit acility is authorized as requitter than March 1 <sup>st</sup> following one permit authorization and ete this form and all items on the ram (SWMP) within your rest form in order to help with	es are required to ed in Part IV.I. of the respective caler or co-permittees we texclusively for yelloctive regulated S	Municipal Separate State Complete this Annual Reperting Permit and Indar year reporting permit multiple permit authour particular Small Memall MS4 area. The Deem responses. If additional Municipal Small MS4 area.	deport Form for each to submit it od. For co-permittees norizations, you are S4 and Storm Water department has attached ional space is needed

Section A - Permit Authorization Number for Facility  MTR04 0 0 9						
S4 Annual Report for Calendar Year 2 0 1 9						
hat size population does your MS4 serve?  O (No Resident Population)						
ction B - Facility or Site Information (See instructions.): nall MS4 Name MDT MS4 - Helena						
Code 59601 & 59602 County Lewis and Clark						
titude 45.58925 Longitude111.9937	_					
nall MS4 Type: Federal State County City/Town Other						
ction C - Applicant (Owner/Operator) Information						
ntact Person: Name Tom Martin Title Bureau Chief - Environmental Services	_					
vner or Operator Montana Dept. of Transportation  Title Bureau Chief - Environmental Services  Montana Dept. of Transportation	-					
Montone Dept of Transportation	-					
wner or Operator Montana Dept. of Transportation	- - -					
Montana Dept. of Transportation  PO Box 201001  Helena, MT, 59620	- - -					
Montana Dept. of Transportation  PO Box 201001  ty, State, and Zip Code Helena, MT 59620  (400) 444 0070	-					

Agency Use								
Permit No.:				Date Rec'd	Rec'd By			
Montana Department of Environmental Quality WATER PROTECTION BUREAU								
FORM MS4-AR	FORM MPDES Storm Water Small MS4 Annual Report Form							
This form is to be completed by each permittee or co-permittee authorized to discharge storm water under the <i>General Permit for Storm Water Discharge Associated with Small Municipal Separate Storm Sewer System</i> (MS4). All authorized permittees or co-permittees are required to complete this Annual Report Form for each calendar year the facility is authorized as required in Part IV.I. of the General Permit and to submit it (postmarked) no later than March 1 <sup>st</sup> following the respective calendar year reporting period. For co-permittees authorized under one permit authorization and for co-permittees with multiple permit authorizations, you are required to complete this form and all items on it exclusively for your particular Small MS4 and Storm Water Management Program (SWMP) within your respective regulated Small MS4 area. The Department has attached instructions for this form in order to help with the completion of item responses. <b>If additional space is needed for item responses, you may include attachments noting the section and item number.</b>								
Section A - Permit Authorization Number for Facility  MTR04 0 0 1 0  MS4 Annual Report for Calendar Year  What size population does your MS4 serve?  O (No Resident Population)								
	cility or Site Infor		· ·					

Small MS4 Name MDT MS4 - Yellowstone County Zip Code 59101-59108, 59111-59112, 59114-5911 County Yellowstone Longitude -108.414288 Latitude 45.821742 State / Federal County Other Small MS4 Type: City/Town Section C - Applicant (Owner/Operator) Information Tom Martin Bureau Chief - Environmental Services Contact Person: Name Title Montana Dept. of Transportation Owner or Operator PO Box 201001 Mailing Address \_ Helena, MT 59620 City, State, and Zip Code\_ (406) 444-0879 Phone Number Section D - Water Quality Priorities 1. Does your MS4 discharge to waters listed as impaired on the Montana 303(d) List? Yes  $\square$  No

;	2. If yes, identify each impaired water, the impairment, whether a TMDL has been approved by EPA for each, and whether the TMDL assigns a wasteload allocation to your MS4. Use a new line for each impairment, and attach additional pages as necessary.							
Imp	aired Water	Impairment	A	approved TMDL	TME	DL assign MS <sup>2</sup>	s WLA to	
	**See Appendix D**	**See Appendix D**		☐ Yes   ✓ No		] Yes	✓ No	
				☐ Yes ☑ No		∃ Yes	✓ No	
				☐ Yes ☑ No		∃ Yes	☑ No	
				☐ Yes ☑ No			☑ No	
				☐ Yes ☑ No			☑ No	
				☐ Yes ☑ No			☑ No	
				☐ Yes ☑ No			☑ No	
				☐ Yes ☐ No	L	] Yes	□ No	
See 4. 1	Program? Appendix L, Section D.3 regar Do you discharge to any "hig Are you implementing additi integrity?  If yes, what are they?	buting to the impairment(s) a ding specific sources targeted. gh-quality waters" (as defined onal specific provisions to en	d in 75-	-5-103, MCA)? neir continued		Water Ma  ✓ Yes  ✓ Yes	nnagement  ☐ No ☐ No	
_								
Sect	ion E - Public Education	and Public Participation						
	Is your public education propollutants?	gram targeting specific pollut	tants ar	nd sources of those		✓ Yes	□No	
2.	If yes, what are the specific s	sources and/or pollutants add	ressed	by your public edu	cation	program	1?	
Li	tter, vehicle fluid leaks, salt/sed	diment from sanding operations	and se	ediment from MDT co	onstruc	tion proje	cts.	
3.	Litter, vehicle fluid leaks, salt/sediment from sanding operations, and sediment from MDT construction projects.  3. Note specific successful <u>outcome(s)</u> (e.g., quantified reduction in fertilizer use; Do Not List tasks, events, publications) fully or partially attributable to your public education program during this reporting period. We currently do not have quantified outcomes.							
	-	nmittee or other body compr gular input on your SWMP?	ised of	the public and other	er	□Yes	☑ No	
	stakenoiders that provides re	guiai input on your 5 wivir :	See A	opendix L, Section E	.4 for a	additional	information.	
Sect	ion F - Construction							
1.	Do you have an ordinance o	r other regulatory mechanisn	ı stipul	ating:				
	Erosion and sediment contro	e j	1			✓ Yes	□No	
	Other construction waste con	1		See Appendix L, Section F.1 for deta	ilod	✓ Yes	□No	
	Requirement to submit cons	•		information.	iiieu	✓ Yes	□ No	
						✓ Yes	□ No	
	MS4 enforcement authority?						L 110	
	Do you have written proced					✓ Yes	□No	
	Reviewing construction plan	NS!		See Appendix L,	]			
	Performing inspections?			Section F.2 for deta information.	illed	✓ Yes	□ No	
	Responding to violations?			miorination.		✓ Yes	□ No	

3.	3. Identify the number of active construction sites, greater than or equal to 1 acre, in operation in your jurisdiction at any time during the reporting period. See Appendix L, F.3								
4.	4. How many of the sites identified in F.3. did you inspect during this reporting period? See Appendix L, F.4								
5. Describe, on average, the frequency with which your SWMP conducts construction site inspections.  See Appendix L, Section F.5									
6.	6. Do you prioritize certain construction sites for more frequent inspections?  ☐ Yes ☐ No								
8	•	sed on what criteria? x L, Section F.6							
7.	construction	on activities, indicate the n	umber of actions	actions you used during the reps, or note those for which you do					
	□Yes	Notice of violation	#0 (zero)	No Authority ✓					
	☐ Yes	Administrative fines	#0 (zero)	No Authority ✓					
	□ Yes	Stop Work Orders	#0 (zero)	No Authority □					
	□ Yes	Civil penalties	#0 (zero)	No Authority ✓					
	☐ Yes	Criminal actions	#0 (zero)	No Authority ✓					
	☐ Yes	Administrative orders Other Contract Enforce	#0 (zero)	No Authority ✓					
	✓ Yes	e an electronic tool (e.g., (	#0 (zero)						
<u>N</u> 10.	I/A How often	he 3 most common types of	receive training of	See Appendix L, Section F. umented during this reporting ponthe construction program?		mation.			
Sec	tion G - I	llicit Discharge Eliminat	ion						
1.	Have you system?	completed a map of all ou	tfalls and receivi	ing waters of your storm sewer	✓ Yes	□No			
2.		completed a map of all storer system?	orm drain pipes a	and other conveyances in the	☐ Yes	☑ No			
3.	Identify th	ne number of outfalls in yo	ur storm sewer s	ystem. See Appendix L, G.3.	_				
	Number o	f Major outfalls Appendix	L, G.3	Number of Minor Outfalls App	endix L, G.3	_			
	Are these	numbers estimated or mea	sured? Measure	ed					
4.	Do you ha	we documented procedure	s, including freq	uency, for screening outfalls?	✓ Yes	□ No			
5.	Of the out period?	falls identified in G.3., however the Gee Appendix L, G.5.	w many were scr	reened for dry weather discharge	endix L, Section es auring this r	eporting			
6.		falls identified in G.3., howed MS4 permit coverage?		en screened for dry weather disc	charges at any	time since			
7.	What is yo size/type.	our frequency for screening	g outfalls for illic	cit discharges? Describe any va	riation based o	on			
T	The DEES perform dry weather screening at each outfall once per permit cycle per BMP-IDDE-02 of MDT SWMP.								

8.	Do you have an ordinance or other regulatory mechanism that effectively prohibits illicit discharges?  See Appendix L, Section G.8 for detailed information.	□Yes	☑ No
9.	Do you have an ordinance or other regulatory mechanism that provides authority for you to take enforcement action and/or recover costs for addressing illicit discharges?	□Yes	☑ No
10	See Appendix L, Section G.9 for During this reporting period, how many illicit discharges/illegal connections have you dis	detailed info	ormation.
10.	3 Total - See Appendix O	covereur	
11.	Of those illicit discharges/illegal connections that have been discovered or reported, how eliminated? All have been resolved.	many have	been
12.	How often do municipal employees receive training on the illicit discharge program?  Training is to be performed annually for key personnel.		
Sec	tion H - Storm Water Management for Municipal Operations		
1.	Have storm water pollution prevention plans (or an equivalent plan) been developed for:		
1.	All public parks, ball fields, other recreational facilities and other open spaces?	□ Yes	✓ No
	All municipal construction activities, including those disturbing less than 1 acre?	✓ Yes	□ No
	All municipal turf grass/landscape management activities?	☐ Yes	☑ No
	All municipal vehicle fueling, operation and maintenance activities?	✓ Yes	□ No
	All municipal maintenance yards?	✓ Yes	□No
	All municipal waste handling and disposal areas?	□ Yes	☑ No
Otl		_	_
	MDT is not a municipality. Items checked 'no' are not under MDT jurisdiction. See Appendix L, H.1	for more inf	o
2.	Are storm water inspections conducted at these facilities?	✓ Yes	□ No
3.	If yes, at what frequency are inspections conducted? MDT facilities are inspected month	ly per FPPP	•
4.	List activities for which operating procedures or management practices specific to storm value been developed (e.g., road repairs, catch basin cleaning).	vater mana	gement
	Please see Appendix L, Section H.4 for more information.		
5.	Do you prioritize certain municipal activities and/or facilities for more frequent inspection?	□Yes	☑ No
6.	If yes, which activities and/or facilities receive most frequent inspections?		
	N/A		
7.	Do all municipal employees and contractors overseeing planning and implementation of storm water-related activities receive comprehensive training on storm water management? See Appendix L, Section H.7 for detailed information.	✓ Yes	□ No
8.	If yes, do you also provide regular updates and refreshers?	✓ Yes	□No
9.	If so, how frequently and/or under what circumstances?  Pertinent MDT employees are provided with training at least once per permit cycle with updates as	s needed.	

Sec	tion I - Long-term (Post-Construction) Storm Water Measures	See Appendix L,	$\neg$	
1.	Do you have an ordinance or other regulatory mechanism to require:	Section I.1 for detailed information.	b	
	Site plan reviews for storm water/water quality of all new and re-develop projects?	oment	] Yes	□No
	Long-term operation and maintenance of storm water management contr		Yes	□No
_	Retrofitting to incorporate long-term storm water management controls?	L⁄	] Yes	□ No
	If you have retrofit requirements, what are the circumstances/criteria?  MDT requirements are specified in the Permanent Erosion and Sediment Control	Manual (PESC Manua	al).	
	What are your criteria for determining which new/re-development storm all projects, projects disturbing greater than one acre, etc.) All projects under MDT jurisdiction within a MS4 area are reviewed.	water plans you will	review	(e.g.,
4.	Do you require water quality or quantity design standards or performance either directly or by reference to a Montana or other standard, be met for development and re-development?	_	] Yes	□No
5.	Do these performance or design standards require that pre-development l	nydrology be met for	··	
	Flow volumes?		] Yes	☑ No
	Peak discharge rates?	<b>~</b>	] Yes	□No
	Discharge frequency?	<b>~</b>	] Yes	□ No
	Flow duration?		] Yes	☑ No
	Please provide the URL/reference where all post-construction storm water found.  Hydraulics, PESC, and Maintenance Manuals (http://www.mdt.mt.gov/publication		lards ca	n be
7.	How many development and redevelopment project plans were reviewed assess impacts to water quality and receiving stream protection? 100%	during the reporting - See Appendix L, I.7		to
8.	How many of the plans identified in I.7. were approved? 100% - See A	ppendix L, I.8		
9.	How many privately owned permanent storm water management practice the reporting period? N/A - Not within MDT authority	es/facilities were insp		luring
10.	. How many of the practices/facilities identified in I.9. were found to have N/A	inadequate mainten	ance?	
11.	How long do you give operators to remedy any operation and maintenancinspections?	ce deficiencies ident	ified du	ring
_	Deficiencies are to be corrected as soon as practicable considering pertinent fact	ors, such as safety.		
12.	Do you have authority to take enforcement action for failure to properly maintain storm water practices/facilities?	•	] Yes	□No
	If yes, what authority?			
F	Please see Appendix L, Section I.12.			
13	. How many formal enforcement actions (i.e., more than a verbal or writte adequately operate and/or maintain storm water management practices?	٠,	en for fa	ailure to

14.	Do you use an electronic tool (e.g., construction BMPs, inspections, ar				✓ Yes □ No
15.	Do all municipal departments and/o system?				✓ Yes □ No
16.	How often do municipal employee	s receive training on	the post-co	onstruction program?	As Needed
Sec	tion J - Storm Water Manageme	ent Program Resour	ces		
1.	What was the annual expenditure to MS4 specific budget not tracked	o implement MS4 pe See Appendix L, Sectio		ements this reporting	period?
2.	What is next year's budget for imp	lementing the require	ements of y	– vour MS4 MPDES per	mit? Undetermined
3.	This year what is/are your source(s percentage) derived from each? Source: MDT Environmental Service	-	MS4 SWM		
	Source: MDT Maintenance Budgets				OR %
	Source: State and federal dollars for			Amount \$	
4.	How many FTEs does your munici implementing the Storm Water Ma	pality devote to the S	Storm Wate	2 2	am (specifically for
5.	Do you share Storm Water Manage with any other entities?	ement Program imple	ementation	responsibilities	☐ Yes ☑ No
Ent N/A	ity Activity	/Task/Responsibility	Y	our Oversight/Account	ntability Mechanism
	· ·				
Sec	tion K - Evaluating/Measuring P	Progress			
1.	What indicators do you use to eval- how long have you been tracking the individual management practices of Management Program, such as made cover in the watershed, indicators of licator	uate the overall effect hem, and at what free r tasks, but large-sca cro-invertebrate com- of in-stream hydrolog Began Tracking	quency? The or long-temunity ind gic stability	nese are not measurable term metrics for the ovices, measures of effect, etc.	le goals for verall Storm Water
Non		(year)	Frequenc	y	Locations
					-
2.	What environmental quality trends Management Program? Reports or they may be found on the Web.				

In the space below, please include any additional information on the performance of your MS4 Storm Water Management Program. If providing clarification to any of the questions on this form, please provide the question number (e.g., I.5.) in your response.
Please see Appendix L for additional information.

 $Section \ L \ - \ Additional \ Information$ 

In the space below, please provide the "Evaluation of Storm Water Quality Monitoring Test Results" based on the requirements in Part IV.A.6. of the General Permit. Please also use this space to describe and evaluate any other storm water discharge monitoring which may have occurred during this reporting period.						
Per Part IV.A.5 of the 2010 General Permit, MDT is not required to provide Storm Water Quality Monitoring.						

Section M - Additional Detailed Information: Storm Water Discharge Monitoring

# Section N - Additional Detailed Information: Summary of Compliance and/or Status of SWMP

Please provide a summary of compliance with respect to General Permit requirements, and the development/implementation of your SWMP. In this section, each permittee must describe the status of SWMP activities and components. Responsible persons, agencies, departments or co-permittees must be included. Each activity/component must specify established goals or performance standards. (*See instructions.*)

Minimum Control Measure Name	General Permit Condition Item Number	SWMP Activity or Component Name	Brief Description of SWMP Activity or Component	Responsible Agency, Department, or Organization; and Person or Position	Development of SWMP Item Completed and/or In Effect (Yes or No, Explain)	Measurable Goal or Performance Standard Utilized
Public Education and Outreach on Storm Water Impacts	II.B.1.					
Public Involvement/ Participation	II.B.2.		*Please see upplementa			
Illicit Discharge Detection and Elimination (IDDE)	II.B.3.					
Construction Site Storm Water Runoff Control	II.B.4.					
Post- Construction Storm Water Management in New Development and Redevelopment	II.B.5.					
Pollution Prevention/Good Housekeeping for Municipal Operations	II.B.6.					

# Section O - Additional Detailed Information: Summary of Activities and Description of SWMP Effectiveness During Past Year

Please describe the previous year's activities for the actual implementation of your SWMP and highlight the SMWP's effectiveness, preferably using quantitative indicators. (See instructions.)

SWMP Activity or Component Name			
Minimum Control Measure Name (If Applicable)			
General Permit Condition Item		ase see Appe lemental infori	
Number (If Applicable)	Сарр		
Brief Description of Planned SWMP Action Taken			
Responsible Agency, Department, or Organization; and Person or Position			
Measurable Goal or Performance Standard Utilized			
Quantitative Indicators Used and Results			
Impact On SWMP Effectiveness			

# Section P - Additional Detailed Information: Planned Activities and Changes During Next Year

In attached documentation, please describe activities planned for the next year for the actual implementation of your SWMP, highlighting any changes made to improve control measures and SWMP effectiveness. (See instructions.)

SWMP Activity or Component Name  Minimum Control Measure Name (If Applicable)	MDT has applied for a Individual Permit; MDT's SWMP and associated BMPs will be evaluated/updated in accordance with the requirements as listed in the Individual Permit.  **Please see Appendix P for additional info.**					
General Permit Condition Item Number (If Applicable)						
Brief Description of Planned SWMP Action Taken						
Responsible Agency, Department, or Organization; and Person or Position						
Measurable Goal or Performance Standard Utilized						

# Section Q - CERTIFICATION

**Applicant Information:** This form must be completed, signed, and certified as follows (see Section V.K. of the General Permit):

- For a corporation, by a principal officer of at least the level of vice president;
- For a partnership or sole proprietorship, by a general partner or the proprietor, respectively; or
- For a municipality, state, federal, or other public facility, by either a principal executive officer or ranking elected official.

# All Applicants Must Complete the Following Certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information; including the possibility of fine and imprisonment for knowing violations. [75-5-633, MCA]

A. Name (Type or Print)

Tom Martin

B. Title (Type or Print)

Chief - Environmental Services Bureau

C. Phone No.

(406) 444-0879

D. Signature

E. Date Signed

February 27, 2020

The Department will not process this form until all of the requested information is supplied. Return this form to:

Department of Environmental Quality
Water Protection Bureau
PO Box 200901
Helena, MT 59620-0901
(406) 444-3080



The Montana Department of Environmental Quality's (MDEQ) Clean Water Act Information Center (CWAIC) was accessed on February 17, 2020, in order to verify impaired water(s) and associated impairment(s) within each Municipal Separate Storm Sewer System (MS4). The CWAIC mapping features and detailed water quality summaries were used to verify impaired waters within the MS4 boundaries as identified in Montana Department of Transportation's (MDT) MS4 maps. Approved Total Maximum Daily Load (TMDL) documents, as well as MDEQ's 2017 *General Permit for Storm Water Discharges Associated with Small Municipal Separate Storm Sewer Systems* (MDEQ, 2017), were also accessed to verify Waste Load Allocations (WLA) for each MS4. The following tables outline the findings specific to each MDT Permit Authorization.

MDT Permit Authorization: MTR040001 Billings MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL <sup>1</sup>	TMDL Assigned WLA to MS4
Canyon Creek (MT43F002_021)	Yes	Flow regime modification	N/A	N/A
		Arsenic	No	TBD
		Benthic Macroinvertebrates	No	TBD
		Dissolved Oxygen	No	TBD
Yellowstone River	Yes	Algae		N/A
(MT43F001 010)		Eutrophication	No	TBD
(1411 131 001_010)		Oil and Grease	No	TBD
		Periphyton (Aufwuchs) Indicator Bioassessments	No	TBD
		Sediment	No	TBD
		Cause Unknown	N/A	N/A
		Chlorophyll-a	N/A	N/A
Yellowstone River (MT43F001_011)		Nitrate/Nitrite (Nitrite + Nitrate as N)	No	TBD
	Yes	Oil and Grease	No	TBD
		Other anthropogenic substrate alterations	N/A	N/A
		Physical substrate habitat alterations	N/A	N/A

N/A = Not Applicable TBD = To Be Determined

<sup>-</sup>

<sup>&</sup>lt;sup>1</sup> Yellowstone Watershed is listed as a MDEQ priority area scheduled for TMDL completion between 2020 and 2022.

#### MDT Permit Authorization: MTR040002 Bozeman MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	scharging to Impairment TMDL		TMDL Assigned WLA to MS4 <sup>2</sup>
Bridger Creek	No	Chlorophyll-a	N/A	N/A
(MT41H003_110)	110	Nitrate/Nitrite (Nitrite + Nitrate as N)	Yes	Yes*
		Algae	N/A	N/A
Bear Creek	No	Alteration in stream-side or littoral vegetative covers	N/A	N/A
(MT41H003_081)		Phosphorus (Total)	Yes	Yes*
		Sedimentation-Siltation	Yes	Yes**
East Gallatin River	Vos	Nitrogen (Total)	Yes	Yes*
(MT41H003_010)	Yes	Phosphorus (Total)	Yes	Yes*
Mandeville Creek	Voc	Nitrogen (Total)	Yes	Yes*
(MT41H003_021)	Yes	Phosphorus (Total)	Yes	Yes*
Sourdough (Bozeman Creek)		Alteration in stream-side or littoral vegetative covers	N/A	N/A
	.,	Chlorophyll-a	N/A	N/A
	Yes	Escherichia coli	Yes	Yes*
(MT41H003_040)		Nitrogen (Total)	Yes	Yes*
		Sedimentation-Siltation	Yes	Yes**

<sup>\*</sup>The MS4s were assigned a WLA of 0 pounds per day (lbs/day) when the storm water system is not activated. When the storm water system is activated, MDEQ assumes the WLAs are met by adhering to the permit requirements and using monitoring as an adaptive management approach to minimize pollutant loads (MDEQ, 2017).

N/A = Not Applicable

<sup>\*\*</sup>Percent reduction allocations were developed for the MS4s. MDEQ assumes adhering to permit Best Management Practices (BMPs) and other requirements equates to meeting the WLAs (MDEQ, 2017).

<sup>&</sup>lt;sup>2</sup> Per MDEQ's 2017 General Permit for Storm Water Discharges Associated with Small Municipal Separate Storm Sewer Systems (MDEQ, 2017), WLAs apply to all MS4s that were co-permittees at the time of the Lower Gallatin Planning Area TMDLs and Framework Water Quality Improvement Plan (MDEQ, 2013) development; therefore, WLAs are aggregated and not individually assigned to each MS4.

MDT Permit Authorization: MTR040004 Great Falls MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL <sup>3</sup>	TMDL Assigned WLA to MS4
		Chromium (total)	No	TBD
		Mercury	No	TBD
Missouri River		Physical substrate habitat alterations	N/A	N/A
(MT41Q001_011)	Yes	Polychlorinated biphenyls	No	TBD
(1011410001_011)		Sedimentation-Siltation	No	TBD
		Selenium		TBD
		Turbidity	No	TBD
Missouri River (MT41Q001_022)	Yes	Sedimentation-Siltation	No	TBD
	No	Lead	No	TBD
Sand Coulee Creek (MT41Q002 040)		Salinity	No	TBD
(1011410002_040)		Zinc	No	TBD
		Nitrogen (Total)	Yes	No
Sun River		Flow regime modification	N/A	N/A
	Yes	Phosphorus (Total)	Yes	No*
(MT41K001_020)		Sedimentation-Siltation	Yes	No
		Total Suspended Solids (TSS)	Yes	No

<sup>\*</sup>Although no MS4 WLAs were developed for the Lower Sun River, to meet the intent of the TMDL goals and future recommendations, Great Falls MS4 must follow their permit requirements, evaluate potential impacts to impaired receiving waters, and utilize monitoring to implement an adaptive management approach to minimize pollutant loads (MDEQ, 2017).

N/A = Not Applicable TBD = To Be Determined

\_

<sup>&</sup>lt;sup>3</sup> Missouri River – Three Forks to Marias Watershed is listed as a MDEQ priority area scheduled for TMDL completion after 2022.

MDT Permit Authorization: MTR040005 Kalispell MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL	TMDL Assigned WLA to MS4
		Flow regime modification	N/A	N/A
Middle Ashley Creek		Nitrogen (Total)	Yes	Yes*
(MT760002 020)	Yes	Phosphorus (Total)	Yes	Yes*
(1011700002_020)		Sedimentation-Siltation	Yes	Yes*
		Temperature	Yes	No
		Alteration in stream-side or littoral vegetative covers	N/A	N/A
		Chlorophyll-a	N/A	N/A
Lower Ashley Creek	Yes	Nitrate-Nitrite (Nitrite + Nitrate as N)	Yes	No
(MT76O002_030)		Nitrogen (Total)	Yes	Yes*
		Dissolved Oxygen	Yes	No
		Phosphorus (Total)	Yes	Yes*
		Sedimentation-Siltation	Yes	Yes*
		Alteration in stream-side or littoral	N/A	N/A
		Arsenic	No	TBD
		Nitrate-Nitrite (Nitrite + Nitrate as N)	Yes	No
Spring Creek	.,	Nitrogen (Total)	Yes	Yes*
(MT76O002_040)	Yes	Flow Regime Modification	N/A	N/A
		Dissolved Oxygen	Yes	No
		Phosphorus (Total)	Yes	Yes*
		Physical substrate habitat alterations	N/A	N/A
Stillwater River	Yes	Alteration in stream-side or littoral vegetative covers	N/A	N/A
(MT76P001_010)		Sedimentation-Siltation	Yes	Yes*

<sup>\*</sup>Percent reduction allocations were developed for the City of Kalispell MS4. MDEQ assumes adhering to permit BMPs and other requirements equates to meeting the WLAs (MDEQ, 2017).

N/A = Not Applicable TBD = To Be Determined

MDT Permit Authorization: MTR040006 Butte MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL	TMDL Assigned WLA to MS4
		Arsenic	Yes	Yes*
	Yes	Cadmium	Yes	Yes*
		Copper		Yes*
		Lead		Yes*
Cilvan Davy Cuarly*		Mercury	Yes	Yes*
Silver Bow Creek* (MT76G003 020)		Nitrate	Yes	No
(1011700003_020)		Nitrogen (Total)	Yes	Yes**
		Phosphorus (Total)	Yes	Yes**
		Physical substrate habitat alterations	N/A	N/A
		Sedimentation-Siltation	Yes	Yes***
		Zinc	Yes	Yes*

<sup>\*</sup>The WLAs in lbs/day were assigned to the Butte-Silver Bow MS4. MDEQ assumes adhering to permit BMPs and other requirements equates to meeting the WLAs (MDEQ, 2017).

N/A = Not Applicable

<sup>\*\*</sup> The Butte-Silver Bow MS4 was assigned a WLA of 0 lbs/day when the storm water system is not activated. When the storm water system is activated, MDEQ assumes the WLAs are met by adhering to the permit requirements and using monitoring as an adaptive management approach to minimize pollutant loads (MDEQ, 2017).

<sup>\*\*\*</sup>Percent reduction allocations were developed for the Butte-Silver Bow MS4. MDEQ assumes adhering to permit BMPs and other requirements equates to meeting the WLAs (MDEQ, 2017).

MDT Permit Authorization: MTR040007 Missoula MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL	TMDL Assigned WLA to MS4
Bitterroot River	V	Alteration in stream-side or littoral vegetative covers	N/A	N/A
(MT76H001_030)	Yes	Lead	Yes	No
		Temperature	Yes	No
		Alteration in stream-side or littoral vegetative covers	N/A	N/A
		Arsenic	Yes	No
		Cadmium	Yes	No
		Chlorophyll-a	N/A	N/A
Clark Fork River	No	Copper	Yes	No
(MT76E001_010)		Iron	Yes	No
		Lead	Yes	No
		Mercury	Yes	No
		Nitrogen (Total)	Yes	No
		Phosphorus (Total)	Yes	No
		Zinc	Yes	No
	Yes	Chlorophyll-a	Yes	No
		Copper	Yes	Yes*
Claule Faule Bissan		Iron	Yes	Yes*
Clark Fork River (MT76M001 020)		Lead	Yes	Yes*
(101170101001_020)		Nitrogen (Total)	Yes	No
		Organic Enrichment	Yes	No
		Phosphorus (Total)	Yes	No
		Arsenic	Yes	Yes*
	Yes	Cadmium	Yes	Yes*
Clark Fork River		Copper	Yes	Yes*
(MT76M001_030)		Iron	Yes	Yes*
(101170101001_030)		Lead	Yes	Yes*
		Eutrophication	Yes	Yes*
		Zinc	Yes	Yes*
		Alteration in stream-side or littoral vegetative covers	N/A	N/A
		Algae	N/A	N/A
Grant Creek		Flow regime modification	N/A	N/A
(MT76M002_130)	Yes	Nitrate/Nitrite (Nitrite + Nitrate as N)	Yes	Yes*
,		Nitrogen (Total)	Yes	Yes*
		Sedimentation-Siltation	Yes	Yes*
		Temperature	Yes	Yes

<sup>\*</sup>Percent reduction allocations were assigned to the Missoula MS4. MDEQ assumes adhering to permit BMPs and other requirements equates to meeting the WLAs (MDEQ, 2017).

N/A = Not Applicable

MDT Permit Authorization: MTR040009 Helena MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL	TMDL Assigned WLA to MS4
		Alteration in stream-side or littoral vegetative covers	N/A	N/A
		Ammonia (Un-ionized)	No	TBD
		Arsenic	Yes	No
		Cadmium	Yes	No
Duialde Dans Const.		Copper	Yes	No
Prickly Pear Creek (MT41I006 030)	Yes	Lead	Yes	No
(1011411006_030)	res	Flow regime modifications	N/A	N/A
		Nitrogen (Total)	Yes	No*
		Phosphorus (Total)	Yes	No*
		Physical substrate habitat alterations	N/A	N/A
		Sedimentation-Siltation	Yes	No*
		Temperature	No	TBD
		Zinc	Yes	No
		Alteration in stream-side or littoral vegetative covers		N/A
		Arsenic	Yes	No
		Cadmium	Yes	No
Prickly Pear Creek	Yes	Copper	Yes	No
(MT41I006_040)	res	Lead	Yes	No
		Physical substrate habitat alterations	N/A	N/A
		Sedimentation-Siltation	Yes	No*
		Temperature	Yes	No
		Zinc	Yes	No
		Alteration in stream-side or littoral vegetative covers	N/A	N/A
		Arsenic	Yes	No
		Cadmium	Yes	No
		Copper	Yes	No
Tenmile Creek		Lead	Yes	No
(MT41I006_143)	No	Flow regime modifications	N/A	N/A
		Nitrogen (Total)	Yes	No*
		Eutrophication	Yes	No
		Phosphorus (Total)	Yes	No*
		Sedimentation-Siltation	Yes	No*
		Zinc	Yes	No
	I.	l .		

<sup>\*</sup>Although no MS4 WLAs were developed for Ten Mile Creek and Prickly Pear Creek, to meet the intent of the TMDL goals and future recommendations, Helena MS4 must follow their permit requirements, evaluate potential impacts to impaired receiving waters, and utilize monitoring to implement an adaptive management approach to minimize pollutant loads (MDEQ, 2017).

N/A = Not Applicable TBD = To Be Determined

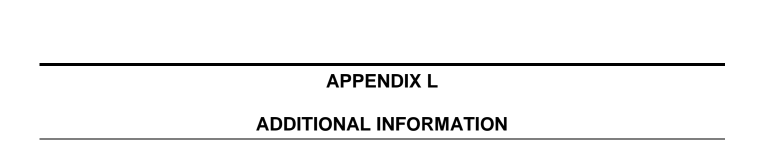
MDT Permit Authorization: MTR040010 Yellowstone County MS4

Impaired Water	MDT Outfall Discharging to Waterbody?	Impairment	Approved TMDL <sup>4</sup>	TMDL Assigned WLA to MS4
		Arsenic	No	TBD
		Benthic Macroinvertebrates	No	TBD
		Dissolved Oxygen	No	TBD
Yellowstone River		Algae	N/A	N/A
(MT43F001 010)	Yes	Eutrophication	No	TBD
(1411 131 001_010)		Oil and Grease		TBD
		Periphyton (Aufwuchs) Indicator Bioassessments	No	TBD
		Sediment	No	TBD
		Cause Unknown	N/A	N/A
		Chlorophyll-a	N/A	N/A
Yellowstone River (MT43F001_011)		Nitrate/Nitrite (Nitrite + Nitrate as N)	No	TBD
	Yes	Oil and Grease	No	TBD
		Other anthropogenic substrate alterations	N/A	N/A
		Physical substrate habitat alterations	N/A	N/A

N/A = Not Applicable TBD = To Be Determined

-

 $<sup>^4</sup>$  Yellowstone Watershed is listed as a MDEQ priority area scheduled for TMDL completion between 2020 and 2022.



## **Section D. Water Quality Priorities**

- **D.3.** Pollutant sources targeted in MDT's Storm Water Management Program include fertilizer, litter, vehicle fluid leaks, salt and sediment from sanding operations, and sediment from MDT construction projects. Educational, training, plan and policy documents have been developed to address these pollutant sources through various means, including:
  - MDT's Adopt-a-Highway Program;
  - Implementation of individual MDT Facility Pollution Prevention Plans (FPPPs);
  - Adherence to MDT's Roadway/Roadside Maintenance Program;
  - Implementation of good housekeeping measures at construction sites and MDT maintenance facilities;
  - Use of erosion and sediment controls at MDT construction sites;
  - Illicit discharge screening of MDT outfalls; and
  - General storm water awareness.

## Section E. Public Education and Public Participation

**E.4.** MDT's 2014 Storm Water Management Plan was released for public input through MDT's public notice process. This process included a short segment on the local television station news broadcast. Unlike a city or county, MDT does not have its own "citizens" to engage. Instead, users of MDT facilities are transient through the MDT system. As such, MDT's public education efforts include posts on MDT's Facebook Page in order to educate and seek input from a wider audience (i.e. roadway users).

#### **Section F. Construction**

- **F.1.** MDT does not have ordinances or regulatory mechanisms of its own. To qualify for federal funding, MDT must comply with all applicable federal regulations. The Federal Highway Administration (FHWA) has requirements specifically related to erosion and sediment control during construction. MDT implements contract provisions to obligate MDT contractors to comply with applicable environmental laws, as well as FHWA's erosion and sediment control requirements. MDT has construction guidance that allows for withholding of payment, stop work orders, assessment of contract time, and other ways of intervening if the contractor fails to follow contract provisions.
- **F.2.** In February 2016, MDT developed MS4-specific written construction and post-construction inspection procedures for environmental staff in order to better define MS4 construction review and inspection targets. MDT's construction contracts require contractors to obtain Montana Pollutant Discharge Elimination System (MPDES) stormwater construction general permit coverage for projects that result in disturbances of 1 or more acres. Contractors are required to perform self-inspections for the purpose of complying with the construction general permit and to provide copies of their MPDES permit package and inspection reports to MDT. Once physical work at the site commences, these projects are slated for oversight inspections by the District Environmental Engineering Specialists (DEES). The DEES must review the contractor's erosion control plan during the initial inspection. The DEES will evaluate the project type, disturbance activities, proximity to waterbodies, and contractor performance to determine the appropriate DEES' oversight inspection frequency. MDT construction personnel also perform ongoing inspections of construction sites, including BMPs, as part of their regular duties. Findings, along with recommended DEES oversight inspection frequency and rational, are documented in a written environmental inspection report and shared with MDT construction personnel and the Field Services Engineer (FSE). If deficiencies are observed, the contractor will be notified and requested to return to contract compliance. MDT has construction guidance that allows for withholding of payment, stop work orders, assessment of contract time, and other ways of intervening if the contractor fails to follow contract provisions.

**F.3, F.4.** The following table describes the number of active construction sites in each MS4 disturbing 1 or more acres, as well as the number of construction sites that were inspected in 2019.

MS4 AREA	ACTIVE CONSTRUCTION SITES ≥1 ACRE IN 2019	NO. CONSTRUCTION SITES INSPECTED IN 2019
MTR040001 (BILLINGS)	3	2
MTR040002 (BOZEMAN)	1	1
MTR040004 (GREAT FALLS)	0	0
MTR040005 (KALISPELL)	0	0
MTR040006 (BUTTE)	2	2
MTR040007 (MISSOULA)	1	1
MTR040009 (HELENA)	0	0
MTR040010 (YELLOWSTONE CO)	1	1

- **F.5, F.6.** The DEES, MDT construction staff, and contractors all perform construction site inspections on MDT projects. For projects that require MPDES construction storm water permit coverage within an MS4, the DEES are required to conduct an initial oversight inspection when physical work at the site commences. After this initial inspection, the DEES inspection frequency is dependent upon an evaluation of the project type, disturbance activities, proximity to waterbodies, contractor performance, etc. Projects with a greater potential for discharge are targeted for more frequent inspections. Once construction is complete and the contract finalization process has been initiated, the DEES conduct an MPDES walk-through with MDT construction and maintenance staff, as well as the contractor. This walk-through process is intended to ensure that post-construction BMPs are adequate and functioning properly until such time final stabilization is achieved.
- **F.8.** Currently, construction personnel track contract issues through SiteManager, an electronic management system. Additionally, MDT environmental staff use an Excel spreadsheet to track MS4 program items, such as construction project inspections and storm water compliance. MDT continues to evaluate methods for potential tracking improvements.
- **F.10.** The DEES provide storm water training at MDT Construction and Maintenance staff meetings within their respective districts at least once per year. Construction and maintenance personnel are also encouraged to complete MDT's on-line SWPPP Administrator and Water Permitting/BMP training programs, which were updated in 2019. DEES attend outside training courses, as necessary, for continuing education purposes.

#### **Section G. Illicit Discharge Elimination**

**G.3, G.4., G.5.** MDT's documentation for outfall screening procedures, including frequency, is specified in BMP-IDDE-02 of MDT's 2014 Storm Water Management Plan (SWMP). Collected screening data is recorded on MDT's Outfall Screening form and tracked in MDT's excel tracking spreadsheet. The table below details the number and type of outfalls for each MS4, as well as the number screened in 2019.

MS4 AREA	TOTAL OUTFALLS	NO. OF MAJOR OUTFALLS	NO. OF MINOR OUTFALLS	NO. SCREENED IN 2019
MTR040001 (BILLINGS)	17	7	10	5
MTR040002 (BOZEMAN)	22	9	13	7
MTR040004 (GREAT FALLS)	25	3	22	6
MTR040005 (KALISPELL)	19	8	11	7
MTR040006 (BUTTE)	21	0	21	4
MTR040007 (MISSOULA)	35	9	26	11
MTR040009 (HELENA)	16	3	13	3
MTR040010 (YELLOWSTONE CO)	18	2	16	7

Of note, the number of outfalls listed have been carried over from the previous year's MS4 Annual Report. MDT is currently in the process of updating and mapping MS4 outfalls statewide. A contract was first awarded in 2016 and is continuing in 2020. This new list of outfalls, when complete, will be provided to MDEQ for assistance in drafting MDT's individual permit.

- **G.8, G.9.** The Montana Legislature did not intend for MDT to function as a regulatory body. As a result, MDT's authority is limited to the statute and rules listed below:
  - 27-1-202, Montana Code Annotated (MCA). Right to compensatory damages;
  - 27-19-104, MCA. Contents of complaint -- action for injunction by an association;
  - 61-10-154, MCA. Department of transportation to adopt motor carrier safety standards -- enforcement -- designation of peace officers -- duties violations;
  - Administrative Rules of Montana (ARM) 18.3.104. Reasons for Debarment.

MDT follows a procedure of contacting the responsible party and asking them to address the illicit discharge. If this procedure does not resolve the discharge, it will be reported to the appropriate regulatory agencies of City or County Government and/or MDEQ in accordance with MDT policy and applicable laws.

#### Section H. Storm Water Management for Municipal Operations

- **H.1.** MDT does not own or operate public parks, balls fields, other recreational facilities and open spaces, or waste handling and disposal areas. FPPPs are in place for all MDT maintenance facilities located within an MS4. Additionally, Spill Pollution Controls and Countermeasure (SPCC) plans are in place for primary maintenance facilities that meet petroleum products storage regulatory thresholds. Maintenance personnel perform and document monthly FPPP inspections at these facilities. The DEES also conduct annual FPPP reviews and document findings in a report. The annual FPPP reports are used to identify and prioritize funding opportunities for MDT maintenance facility site improvements. If construction activities at an MDT facility occurs, the contractor is contractually obligated to adhere to applicable permit requirements including the construction general permit for activities that disturb 1 acre or more.
- **H.4.** All current MDT maintenance facilities within an MS4 have a FPPP in place. The FPPPs provide guidelines for storm water management at MDT facilities and their respective inspection frequencies. All MDT facilities are currently on a monthly FPPP inspection schedule. Additional BMPs for maintenance activities are included in MDT's Maintenance Operations and Procedures Manual.
- **H.7.** MDT provides its employees with training specific to storm water. As discussed in Section F, the DEES provide storm water training at MDT Construction and Maintenance staff meetings within their respective districts at least once per year. Construction and maintenance personnel are also encouraged to complete MDT's

on-line SWPPP Administrator and Water Permitting/BMP training programs, which were updated in 2019. Additionally, MDT contractors are contractually obligated to adhere to applicable permit requirements including the construction general permit requirement for a certified SWPPP administrator. Detailed, comprehensive storm water training is required to become a certified SWPPP Administrator.

## Section I. Long-term (Post-Construction) Storm Water Measures

**I.1.** MDT does not have regulatory authority to create or enforce ordinances. However, to qualify for federal funding, MDT must comply with applicable federal regulations.

At 23 Code of Federal Regulations (CFR) Part 650, Subpart B, FHWA has requirements specifically related to erosion and sediment control on highway projects. In order to meet these federal regulations, MDT developed and implemented Permanent Erosion and Sediment Control (PESC) Design Guidelines (last updated January 2018), which include evaluation of Low Impact Development (LID) practices for consideration in project design. Specific LID proposals are documented on an MS4 LID form during project development and are incorporated into design plans. The design team reviews these plans at various stage of project development (e.g. 30%, 60%, 95% design) to ensure PESC and LID considerations are adequately addressed. Once projects are constructed, BMPs associated with operation and maintenance of these long-term storm water controls are addressed in Section E of MDT's Maintenance Operations and Procedures Manual.

For private developments requesting access and/or encroachment onto MDT right-of-way, MDT conducts site plan reviews addressing storm water quantity. Through this review, storm water controls may be required as a condition of the approach and/or encroachment permit.

- **I.7, I.8.** The MDT project development process, from project nomination through design to actual construction, is long and complex. During this process, one project may be reviewed multiple times per year over the course of several years. The need for incorporation of PESC and LID measures is evaluated continuously throughout project design. Section 2.0 of the PESC Manual details the evaluation and design process. MDT implements a statewide process to analyze the appropriateness of incorporating LID Practices into project designs.
- **I.12.** MDT routinely designs PESC and/or LID measures into the contract plans, as necessary. MDT is able to withhold payment or shut down construction operations if a contractor fails to construct, operate, and/or maintain these measures according to the contract documents. When construction is complete, a project may stay under MDT jurisdiction. In those cases, the operation and maintenance of the storm water facilities, such as a retention basin, may fall to MDT maintenance staff. Some projects, once complete, are returned to local government at which point the city/county takes over responsibility and would have the authorities granted under their Small MS4 program.
- **I.14.** Currently, maintenance personnel track issues through an in-house electronic Maintenance Management System (MMS). Additionally, MDT Environmental personnel utilize an Excel tracking spreadsheet for MS4 program items. MDT is currently exploring ways to improve the process of tracking required data.

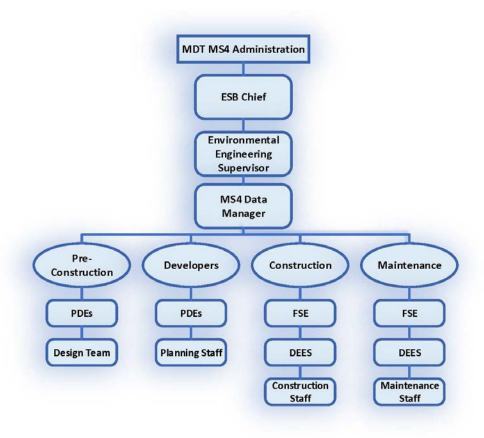
# Section J. Storm Water Management Program Resources

**J.1.** MDT has extensive staff and a budget specifically devoted to environmental compliance and performance. Additionally, MDT staff are expected to participate in environmental compliance and stewardship activities in their work efforts. Current budget tracking does not allow separation of total values for MS4 compliance and implementation of the SWMP. That said, ongoing improvements occurred in 2019 in support of the MS4 program and include the following:

- Reduction to the amount of fertilizer used statewide on all MDT construction projects;
- Installation of an embankment protector along King Ave. in Billings;
- Initiation of a wash bay design and siting at the Billings Maintenance Facility. Actual construction of the wash bay has been delayed, however, due to geotechnical stability issues at the proposed location;
- Continuation of an existing consultant contract to develop a formal MDT outfall designation procedure and MS4 outfall mapping updates;
- Implementation of MDT's updated on-line SWPPP Administrator and Water Permitting/BMP training programs developed for both construction and maintenance personnel.

**J.4.** MDT planning, design, construction, and maintenance staff all share responsibilities in implementing MDT's MS4 program. Within MDT's Environmental Services Bureau, 14 staff members are specifically charged with educating MDT personnel and ensuring MS4 program requirements are adhered to statewide. The updated chart below graphically depicts MDT's current MS4 program structure.

This updated chart deviates slightly from the one found in MDT's 2014 SWMP. Due to staffing changes, MDT has divided the Statewide MS4 Coordinator's duties listed in the SWMP between the Glendive District Environmental Engineering Specialist (referred to as the MS4 Data Manager) and Environmental Engineering Section Supervisor. The MS4 Data Manager tracks data and facilitates consistency between MDT's multiple MS4 areas. The Engineering Section Supervisor provides MS4 program management and development and public outreach messages. The Environmental Services Bureau Chief provides program oversight. The FSE and DEES provide MS4 support related to construction and maintenance activities. MDT maintenance and construction staff carry out many duties in support of the MS4 program. The PDEs provide MS4 support related to the pre-construction and developer activities. MDT design and system impact staff carry-out many duties in support of the MS4 program.



# **APPENDIX N**

ADDITIONAL DETAILED INFORMATION: SUMMARY OF COMPLIANCE AND/OR STATUS OF SWMP

SWMP Activity or	Printed Media	Web Sites and Social Media	Public Events BMP-PEO-03
	BMP-PEO-01	Sites BMP-PEO-02	1 ubile Events Bivii -1 EO-03
-	Public Education and	Public Education and	Public Education and
Measure Name (If	Outreach on Storm	Outreach on Storm	Outreach on Storm
Applicable)	Water Impacts	Water Impacts	Water Impacts
General Permit	II.B.1	II.B.1	II.B.1
Condition Item			
Number (If			
Applicable)			
	Make printed media	Post storm water specific	To reach target audiences by providing
	available to the public.	information on MDT online	or sponsoring presentations in schools
Action Taken		sources including MDT	and universities, conferences,
		Intranet, MDT internet, and	retirement communities, civic clubs,
		Facebook.	libraries, businesses, and association
Damanaibla	MDT MC4 Constitution	MDT MC4 Condington	meetings.
Responsible Agency,	MDT, MS4 Coordinator, Public Info Officer, DEES	MDT, MS4 Coordinator, Environmental Engineering	MDT, MS4 Coordinator, Public Info Officer, DEES
Department, or	Fuolic IIIIo Officer, DEES	Section Supervisor	Officer, DEES
Organization; and		Section Supervisor	
Person or Position			
Development of	Yes	Yes	Yes
SWMP Item		100	
Completed and/or			
In Effect (Yes/ No)			
Measurable Goal	MDT will track, in a	This BMP will be measured	MDT's Statewide MS4 Coordinator
or Performance	spreadsheet, the printed	by several means. First, the	will participate in at least one (1) public
Standard Utilized	media types that were	amount of feedback received	event each year to promote the
	generated, the number of	from the Montana MS4	Statewide MDT MS4 Program. In
	brochures, pamphlets, and	website, which has a link to	addition, the DEES will attend at least
	other printed media	allow comments to be emailed	one (1) public event each year to
	distributed as well as the	to MDT.	promote the storm water management
	dates and locations where		program efforts in each MS4 area.
	the printed media was	The MDT MS4 Coordinator	Events may include storm water
	handed out. At the end of the permit period, the	will post at least four (4) status updates related to storm water,	conferences, Storm Water Awareness Week, Montana State Fair, local
	MS4 Coordinator will	water quality, and other MS4	Science Fairs, Earth Day, educational
	compile the information	issues on the MDT social	booths and presentations at schools and
	recorded. MDT will	media site (i.e. Facebook)	universities. MDT will track the
	distribute 5% more	each year. This BMP will be	number of events attended by MDT
	printed educational	measured by the number of	personnel, the date and location of
	material than the prior	subscribers to the MDT site	events, and if possible, the number of
	year. A MS4 related	and by the "likes" and	event participants. The information will
	article will post once a	"comments" associated with	be compiled at the end of the permit
	year in MDT's Rail,	the posts.	period to determine its effectiveness for
	Transit & Planning		educating the public.
	Division newsletter the	Note: As discussed in previous	
	'Newsline'.	Annual Reports, the	Note: As discussed in previous Annual
	37 . 4 7. 7.	MontanaMS4 website was	Reports, the Statewide MS4
	Note: As discussed in	discontinued in 2015 to focus	Coordinator's participation in public
	_		DEES EJJOHS.
	oeing phasea out.	Section Supervisor in 2016.	
	previous Annual Reports, MDT is focusing less on printed material and more on Social Media interactions. This BMP is being phased out.	on the MDT webpages. Also, the responsibility to develop Facebook posts was transitioned from the MS4 Coordinator to the Environmental Engineering	outreach events was discontinued in 2016 since it was duplicative of the DEES' efforts.

SWMP Activity or Component Name	Guidance Manuals and Educational Materials BMP-PEO-04.1	Guidance Manuals and Educational Materials BMP-PEO-04.2	Public Forums BMP-PPI-01	Clean-up and Volunteer Events BMP-PPI-02
Minimum Control Measure Name (If Applicable)	Public Education and Outreach on Storm Water Impacts	Public Education and Outreach on Storm Water Impacts	Public Involvement/ Participation	Public Involvement/ Participation
General Permit Condition Item Number (If Applicable)	II.B.1	II.B.1	II.B.2	II.B.2
Brief Description of Planned SWMP Action Taken	Make a variety of guidance manuals and educational materials accessible through the MDT website.	Work with the MDT Librarian to create a collection of stormwater materials available for education and training.	Provide the public the opportunity to comment on storm water concerns through project public meetings, public notices, National Environmental Policy Act (NEPA) and Montana Environmental Policy Act (MEPA) process, and corridor study process.	Adopt-A-Highway is statewide program administered by MDT where volunteers sign a contract to provide clean up services for a section of highway.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, DEES	MDT, MS4 Coordinator	MDT, MS4 Coordinator, DEES, public information personnel	MDT, Adopt-A-Highway program manager, MS4 Coordinator
Development of SWMP Item Completed and/or In Effect (Yes/No)	Yes	Yes	Yes	Yes
Measurable Goal or Performance Standard Utilized	A link will be added to MDT Stormwater pages to take the user to MDT's guidance and educational manuals. The first measurable goal will be to perform an annual review by the MS4 Coordinator of the internal and external MDT websites to verify that the links to the reference materials are accurate and up to date.	The second measurable goal will be completed by the MS4 Coordinator. This measurable goal is to work with the MDT librarian once per year to review MDT's educational materials related to storm water. This review will consist of verifying that the materials available at the MDT library are accurate, adequate, and up to date. New materials will then be acquired as needed and allowed by budgetary constraints.	Compliance with NEPA and MEPA (including required public involvement) is confirmed through audits. The results of these audits will be used to track this BMP throughout the permit period.	MDT will continue to offer the Adopt-A-Highway program. MDT's current goal for this BMP is to work with the Adopt-A-Highway program manager to assist in creating the ability for statewide consistent compliance tracking by the end of the 2015 permit cycle. The compliance tracking will be able to keep track of which sections of roadways by reference posts are adopted, who has adopted them, and how often trash pickup is occurring.

SWMP Activity	Feedback	Storm Water System Mapping
or Component	BMP-PPI-03	BMP-IDDE-01
Name		
Minimum	Public Involvement/	Illicit Discharge Detection and Elimination (IDDE)
Control Measure	Participation	
Name (If		
Applicable)		
<b>General Permit</b>	II.B.2	II.B.3
Condition Item		
Number (If		
Applicable)		
<b>Brief Description</b>	The public can provide feedback using	A statewide effort to map MDT's storm water system.
of Planned	several different methods. MDT will address	
SWMP Action	this feedback and incorporate the feedback	
Taken	where appropriate.	
Responsible	MDT, MS4 Coordinator, other MDT Staff as	MDT, MS4 Coordinator, DEES
Agency,	applicable	
Department, or		
Organization;		
and Person or		
Position		
Development of	Yes	No – BMP is only partially complete. MDT's 2014
SWMP Item		maps have been made available on MDT's website.
Completed		Updates to these maps are needed, however, and are
and/or In Effect		ongoing. MS4 boundary updates were initiated in
(Yes/No)		February 2020.
Measurable Goal	On MDT's social media sites, the MS4	The DEES will continue to provide on-the-ground
or Performance	Coordinator will make at least four (4)	mapping data and the Statewide MS4 Coordinator will
Standard	announcements per year. MDT will continue	continue to update each Small MS4 storm water system
Utilized	to solicit feedback through work group	map on an annual basis and will make the updated
	discussions, website comments, phone calls,	maps available in electronic format upon request.
	written e-mails or letters, training	These Small MS4 maps will be available online in
	evaluations, surveys, public comment	2014. MDT will solicit information from cities and counties to ensure that the information is as accurate as
	periods, and personal interactions. The MS4	possible. MDT will also share new project information
	Coordinator will use a spreadsheet to keep	with co-permittees upon request. Updates include areas
	track of the amount, and type of feedback received. The MS4 Coordinator will evaluate	of new development or infrastructure improvements, as
	the BMPs progress based on the amount and	well as those areas where new information becomes
	type of feedback received via available	available during maintenance activities. In addition,
	sources. The MS4 Coordinator will use the	MDT will revise the Small MS4 boundaries based on
	feedback received to create updates and	city limit changes and census information on a yearly
	revisions to the storm water program on an	basis if these two (2) items have changed. This BMP's
	as needed basis to increase the amount of	success will be based on the Small MS4 maps being
	feedback and public interaction received.	updated with new information, and 25% of inlets being
	reedouck and public interaction received.	mapped in 2014. Over the permit cycle starting in 2015
	<b>Note:</b> In 2016, the responsibility to develop	MDT will collect and map our inlets, open channels,
	Facebook posts was transitioned from the	and subsurface conduits/pipes, dry wells, and other
	MS4 Coordinator to the Environmental	similar storm water conveyances.
	Engineering Section Supervisor.	Similar storm water conveyances.
	Lugineering section supervisor.	

SWMP Activity	Dry Weather Screening	Storm Water Ordinances
or Component	BMP-IDDE-02	BMP-IDDE-03
Name	IDDE	TDDT.
Minimum	IDDE	IDDE
Control Measure		
Name (If		
Applicable)		
<b>General Permit</b>	II.B.3	II.B.3
Condition Item		
Number (If		
Applicable)		
<b>Brief Description</b>	Monitoring of outfalls within the MDT	MDT will follow local ordinances, statutes, and
of Planned	jurisdiction by use of both dry weather	regulations within the Small MS4s. MDT will notify
SWMP Action	screening and visual observation.	the proper enforcement authority available in the select
Taken		Small MS4 that has an existing storm water ordinance
		in place.
Responsible	MDT, MS4 Coordinator, DEES, FSE,	MDT, MS4 Coordinator, DEES, construction
Agency,	Maintenance Staff	inspectors
Department, or		
Organization;		
and Person or		
Position		
Development of	Yes	Yes
SWMP Item		
Completed		
and/or In Effect		
(Yes/No)		
Measurable Goal	The DEES is responsible for performing the	Because MDT does not have legal authority to
or Performance	dry weather screening at each outfall once	establish ordinances, it will rely on other governmental
Standard	per permit cycle. The information they gather	bodies to add ordinances and regulation to the existing
Utilized	will be used to update both the dry weather	standards that help eliminate illicit or illegal discharges
	screening form along with the tracking	into state water bodies. For applications within the
	spreadsheet in 2015. The IDDE Program	Small MS4, MDT will continue to list in right of way
	protocols will be made available on the MDT	approach and encroachment permits that applicants are
	website. The number of illicit or illegal	expected to follow local ordinances, which include the
	discharges reported to the MS4 Coordinator	city MS4 ordinances. As part of this measurable goal,
	will be analyzed and compared to previous	MDT will follow applicable ordinances, and report
	years. MDT will also track the date, the	non-compliance to the appropriate authorities. MDT
	outfall location, the response action, and the	will evaluate the local agreements with co-permittees at
	outcome of the implementation of such	the end of this permit cycle. In addition, MDT will
	actions. Success of this BMP will be to	continue to follow the <i>Escalation Plan</i> spelled out in
	eliminate 100% of illicit or illegal discharges	Management memo 03-01 that is available in electronic
	from MDT operations.	format on the MDT websites.

SWMP Activity or	Public Education on IDDE	Training
Component Name	BMP-IDDE-04	BMP-IDDE-05
Minimum Control	IDDE	IDDE
Measure Name (If		וטטנ
Applicable)		
General Permit	II.B.3	II.B.3
Condition Item	H.D.3	II.D.J
Number (If		
`		
Applicable)	MDT	Dec. 11. 11st 1st assessment 1. 14. IDDE to 1st as
Brief Description of	MDT currently provides information on	Provide district personnel with IDDE training
Planned SWMP	possible illicit and illegal discharges in our	specific to their job duties.
Action Taken	printed education material. MDT will continue	
D 11.	to provide this information.	ACTUAL OF THE PERSON
Responsible	MDT, MS4 Coordinator, other MDT staff	MDT, MS4 Coordinator, DEES
Agency,		
Department, or		
Organization; and		
Person or Position		
Development of	Yes	Yes
SWMP Item		
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT will track, when possible, the number of	This training will be part of the IDDE Training
or Performance Standard Utilized	calls, emails, or postings on MDT's social media sites. Information provided during the reporting will be entered into a tracking spreadsheet. The action taken by MDT to resolve the problem will also be included in the spreadsheet. When available, MDT will record how the information was acquired. MDT will use this information to evaluate the highest used method of reporting. Reporting methods not being used will be evaluated to determine if changes can be made to improve its effectiveness. The number of reports will determine if having a public reporting system is effective. The results will be presented in each Annual Report. As stated in BMP 3.3.1.2, the MS4 Coordinator will be posting status updates on MDT's social media (Facebook) page. One of these posts will be related to IDDE.  Note: In 2016, the responsibility to develop	Program and will be performed annually for key personnel. MDT will track the date, location and employees trained each year as part of the IDDE Training Program at each Small MS4. Success will be determined by ensuring up to date training material and employees requesting the training receive the training.
	Facebook posts was transitioned from the MS4 Coordinator to the Environmental Engineering Section Supervisor.	

SWMP Activity or	Construction SWPPP	MDT Environmental and Construction Oversight
<b>Component Name</b>	BMP-CSRC-01	BMP-CSRC-02
Minimum Control	Construction Site	Construction Site
Measure Name (If	Runoff Control	Runoff Control
Applicable)		
General Permit	II.B.4	II.B.4
Condition Item		
Number (If		
Applicable)		
<b>Brief Description of</b>	At construction sites that are	To provide environmental and construction oversight on
Planned SWMP	required to obtain an MPDES	MDT projects. To ensure compliance with federal, tribal,
Action Taken	General Permit for Storm Water	state, and local laws.
	Discharges associated with	
	Construction Activity, the	
	contractors must prepare a SWPPP.	
Responsible	MDT, PDE	MDT, DEES, project personnel
Agency,		
Department, or		
Organization; and		
Person or Position		
Development of	Yes	Yes
SWMP Item		
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT continues to place the special	This BMP will be measured by the number of inspections
or Performance	provision in project contracts that	conducted during the permit period. In addition, deficiencies
Standard Utilized	require contractors on construction	will be tracked by project, as well as the actions taken to
	sites larger than or equal to 1 acre of	remedy the issues. The deficiencies and actions will be used
	disturbance to adhere to the MPDES	as training tools to improve inspection procedures and to train
	General Permit for Storm Water	DEES and inspection personnel for future MDT projects.
	Discharges associated with	MDT will track the size of project and compliance record of
	Construction Activity. The	the contractors and subcontractors to evaluate if the
	measurable goal for the BMP is that	environmental plans and specifications are meeting the
	project contracts have the MPDES	requirements of the Construction General Permit and
	Special Provision.	protecting the state's water quality. MDT staff will inspect
		100% of projects within the Small MS4. The DEES attend,
		send a designee, or communicate directly with the project
		manager prior to 100% of the Pre-Construction conferences
		for construction projects within the Small MS4s.

Appendix N-Summary of Compliance and/or Status of SWMP

SWMP Activity or Component Name	MDT Information Analysis BMP-CRSC-03	MDT Training BMP-CSRC-04	Internal Project Administration BMP-CSRC-05
Minimum Control Measure Name (If Applicable)	Construction Site Runoff Control	Construction Site Runoff Control	Construction Site Runoff Control
General Permit Condition Item Number (If Applicable)	II.B.4	II.B.4	II.B.4
Brief Description of Planned SWMP Action Taken	Evaluate information gathered to improve awareness and enhance current programs.	Provide trained staff responsible for the implementation, maintenance, and inspection of the storm water program. MDT personnel will be trained in the selection, implementation, inspection and maintenance of storm water BMPs.	MDT will use contractual agreements to ensure that projects are constructed in a manner that complies with the Clean Water Act.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, DEES	MDT, MS4 Coordinator, DEES	MDT, MS4 Coordinator, PDEs
Development of SWMP Item Completed and/or In Effect (Yes/No)	Yes	Yes	Yes
Measurable Goal or Performance Standard Utilized	The MS4 Coordinator will attend five (5) workgroup meetings per year. These meetings may be with co-permittees, other water quality groups, or MDT staff to discuss beneficial ways to improve storm water quality. The DEES will attend at least one (1) MDT maintenance section meeting per year for each Small MS4.	The MS4 Coordinator will maintain a log with the dates of MDT training sessions, including the online SWPPP administrator certification. Names of attendees, their departments and their responsibilities will be included on the logs. Feedback provided during the training sessions will also be tracked to improve procedures and guidelines. Data for this log will be provided to the MS4 Coordinator through the DEES at each Small MS4.  The DEES will present during at least one (1) Engineering Project Manager (EPM) meeting per year.  The presentation will be a discussion of current storm water issues and will provide an opportunity for storm water questions related to design and construction activities.	MDT will include the MS4 special provision in 100% of contracts taking place in a Small MS4. In 100% of the contracts in a Small MS4, MDT will include standard and/or special provisions requiring appropriate storm water pollution prevention and acquisition of necessary permits prior to the commencement of construction activities.  The MS4 Coordinator will track projects let to contract each year in Small MS4s and will ensure appropriate standard and special provisions are included in each of the contract documents.

SWMP Activity or	Plan Reviews	<b>Construction and Post-Construction Site</b>	Operation and Maintenance
Component Name	BMP-PCRC-01	Inspections BMP-PCRC-02	of BMPs BMP-PCRC-03
Minimum Control Measure Name (If Applicable)	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment
General Permit Condition Item Number (If Applicable)	II.B.5	II.B.5	II.B.5
Brief Description of Planned SWMP Action Taken	MDT reviewers will verify that applicable federal, tribal, state and local laws and regulations are followed as required by the Small MS4 Program.	MDT construction personnel inspect the features as they are being constructed to ensure that they are constructed according to the contract documents including the plans and specifications.	Evaluate MDT Operation and Maintenance Program to ensure being conducted in an effective manner.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, PDEs	MDT, DEES, Maintenance and construction personnel	MDT, DEES, Maintenance personnel
Development of SWMP Item Completed and/or In Effect (Yes/No)	Yes	Yes	Yes
Measurable Goal or Performance Standard Utilized	The measurable goal for this BMP will be for PDEs to review 100% of the plans within the Small MS4s. When applicable, the PDEs will recommend to the design team incorporation of PESC/LID structures.	MDT construction personnel will inspect structural (permanent) BMPs on 100% of projects in a Small MS4. Before MDT assumes responsibility for a storm water permit from the Contractor, MDT personnel including the DEES, maintenance personnel, and construction personnel, complete a final project closeout inspection to ensure project BMPs (temporary and permanent) are correctly installed and functioning properly. After the project closeout is complete, the BMP maintenance becomes MDT's responsibility. MDT maintenance personnel perform maintenance on the temporary and permanent BMPs as needed. Items that could be improved during the construction phase will be passed on to construction for consideration in future projects.	Records of the current MDT Operation and Maintenance Program will be reviewed and evaluated to ensure that the O&M of BMPs is being conducted in an effective manner. The evaluation of the Program will be tailored to each MS4 area. Facilities managed by other entities (i.e., county or city) will be their sole responsibility.

SWMP Activity	Reviewers and Inspectors Training	Low Impact Development Approach
or Component	BMP-PCRC-04	BMP-PCRC-05
Name		
Minimum	Post-Construction Runoff in New	Post-Construction Runoff in New Development and
Control Measure	Development and Redevelopment	Redevelopment
Name (If		1
Applicable)		
General Permit	II.B.5	II.B.5
Condition Item		
Number (If		
Applicable)		
Brief Description	MDT will provide training and guidance	MDT will attempt to incorporate LID techniques where
of Planned	material to its employees on environmental	practicable in MDT projects and at its facilities within
SWMP Action	compliance and storm water BMPs.	the MS4 areas when upgrades to the facilities are
Taken		implemented and new or redevelopment takes place.
Responsible	MDT, MS4 Coordinator, DEES	MDT, MS4 Coordinator, PDEs
Agency,		
Department, or		
Organization;		
and Person or		
Position		
Development of	Yes	Yes
SWMP Item		
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT will continue to provide training to its	For road construction projects in MS4 areas, MDT will
or Performance	employees on environmental compliance	evaluate 100% of designs for the potential of
Standard Utilized	and storm water BMPs. Continued	incorporating LID techniques. When the requirements
	educational programs and specialized	are triggered (i.e. a new development or redevelopment
	training will continue to be made available	project with disturbance greater than or equal to 1
	for individuals involved in the plan review	acre), LID opportunities will be explored. PDEs will be
	process and for inspection personnel. The	the lead on this effort and will provide data to the MS4
	MDT-provided training and education	Coordinator for tracking.
	programs attended by MDT personnel will	, and the second
	be tracked as part of this BMP.	For "state actions" at MDT facilities within Small MS4
	1	areas, MDT will evaluate 100% of designs for
	Pertinent staff members will attend at least	appropriateness of incorporating LID techniques. Each
	one (1) relevant training session per permit	proposed project will be reviewed for triggering the
	period to develop and expand their skills	requirements for incorporating LID, as practicable.
	pertaining to storm water pollution	When the requirements are triggered, LID
	prevention techniques. This training will be	opportunities will be explored. PDEs will be the lead
	available as an online self-review of the	on this effort and will provide data to the MS4
	PESC Design Guidelines manual. MDT	Coordinator for tracking.
	conducts periodic training on and updates of	
	the PESC Manual as necessary.	For encroachment and approach permit applications
	<b>,</b>	within Small MS4 areas, MDT will evaluate 100% of
		applications for appropriateness of incorporating LID
		techniques. Appropriate MS4-related information will
		be included in the permit issuance correspondence.
		PDEs will be the lead on this effort and will provide
		data to the MS4 Coordinator for tracking.
		data to the MDT Cooldinator for tracking.

SWMP Activity	Ordinances and Storm Water Design Criteria	Vegetation Management Program
or Component	BMP-PCRC-06	BMP-PCRC-07
Name		
Minimum	Post-Construction Runoff in New Development	Post-Construction Runoff in New Development
<b>Control Measure</b>	and Redevelopment	and Redevelopment
Name (If	•	•
Applicable)		
<b>General Permit</b>	II.B.5	II.B.5
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	MDT does not have the authority to write	Evaluate projects within Small MS4s that have
of Planned	ordinances or requirements for storm water	open SWPPP permits for use of federal funds to
SWMP Action	design criteria on non-MDT proposed projects.	conduct further revegetation that promotes closure
Taken	MDT can and does enforce MDT standards on	of the SWPPP plans.
	MDT projects. MDT follows applicable federal,	
	tribal, state and local laws and regulations within	
	the Small MS4s.	
Responsible	MDT, MS4 Coordinator, PDEs, DEES	MDT, DEES, Botanist
Agency,		
Department, or		
Organization; and Person or		
Position		
Development of	Yes	Yes
SWMP Item	ies	Tes
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT will continue to follow federal, tribal, state	This BMP will be measured by comparing projects
or Performance	and local laws and regulation and design	within the Small MS4s with open SWPPP permits
Standard Utilized	standards, MDT will maintain and follow its	held by MDT. A determination will be made if
	design criteria for PESC and LID measures or	improvement to the control of storm water run-off
	seek formalized design exceptions for 100% of	and infiltration can be improved with further re-
	our projects within Small MS4s.	vegetation. The open permit projects and the
		projects that are closed will be tracked as well as
		the projects where funding was allocated within
		the Small MS4s.

SWMP Activity or	Training
Component Name	BMP-PPGH-01.1
Minimum Control	Pollution Prevention / Good Housekeeping
Measure Name (If	, and the same of
Applicable)	
General Permit	II.B.6
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description</b>	Educate staff regarding storm water characteristics, water quality issues, and individual
of Planned SWMP	responsibilities regarding the implementation of the Statewide SWMP, SWPPP, and the
Action Taken	SPCC Plans.
Responsible	MDT, MS4 Coordinator, DEES, other Environmental Staff
Agency,	
Department, or	
Organization; and	
<b>Person or Position</b>	
Development of	Yes
SWMP Item	
Completed and/or	
In Effect (Yes/No)	
Measurable Goal	a) This BMP will be measured by ensuring that 100% of the DEES and MDT Maintenance
or Performance	staff performing SWPPP inspections in Small MS4s are in compliance with the construction
Standard Utilized	general permit and will have Certified SWPPP Administrator training/certification. Records
	will be kept of personnel who have taken the SWPPP Administrator training and passed the
	test to become an MDT Certified SWPPP Administrator.
	b) This BMP will be measured by ensuring that 100% of the Maintenance staff performing
	site-specific FPPP inspections in Small MS4s has site specific FPPP training. Records will be
	kept of personnel who have received training on the site-specific FPPP inspection
	procedures.
	c) The DEES will provide a presentation regarding storm water issues during at least one (1)
	EPM meeting per year. The presentation will be a discussion of current storm water issues
	and an opportunity for questions regarding storm water issues related to design and
	construction activities.
	d) The DEES will provide a presentation during at least one (1) MDT maintenance section
	man meeting per year. The presentation will include a discussion of current storm water
	control issues and an opportunity for questions regarding storm water control related to
	maintenance activities and facilities.

SWMP Activity or	Training
<b>Component Name</b>	BMP-PPGH-01.2
<b>Minimum Control</b>	Pollution Prevention / Good Housekeeping
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.6
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description</b>	Educate staff regarding storm water characteristics, water quality issues, and individual
of Planned SWMP	responsibilities regarding the implementation of the Statewide SWMP, FPPPs, and the SPCC
Action Taken	Plans.
Responsible	MDT, MS4 Coordinator, DEES, other Environmental Staff
Agency,	
Department, or	
Organization; and	
Person or Position	
Development of	Yes
SWMP Item	
Completed and/or	
In Effect (Yes/No)	
Measurable Goal	a) ESB personnel, generally the Engineering Section Supervisor or the Field Services
or Performance	Engineer, will attend at least one (1) quarterly District Construction Engineer (DCE) meeting
Standard Utilized	per year and provide information related to MDT's overall storm water management
	program, including MS4 issues.
	b) ESB personnel, generally the Engineering Section Supervisor or the Field Services
	Engineer, will attend at least one (1) quarterly Maintenance Chiefs meeting per year and
	provide information related to MDT's overall storm water management program, including
	MS4 issues.
	c) Several MDT facilities in MS4 areas fall under the SPCC Rule and have SPCC Plans.
	SPCC training, which includes information related to the MS4 Program, will be offered
	annually or according to SPCC requirements.
	d) MDT is working to develop site-specific FPPPs for MDT facilities within MS4 areas.
	Training is offered on each site specific FPPP upon completion of the plan. Additional
	training will be offered when the plan is amended or on an as needed basis, as necessary.
	Dates, name, and responsibility of staff members, as well as topics discussed, will be tracked
	on a spreadsheet as part of this measurable goal.

SWMP Activity or Component Name	Periodic SWPPP and SPCC Plan Inspections BMP-PPGH-02	Road and Parking Sweeping BMP-PPGH-03	Road and Parking Area Maintenance BMP-PPGH-04
Minimum Control Measure Name (If Applicable)	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
General Permit Condition Item Number (If Applicable)	II.B.6	II.B.6	II.B.6
Brief Description of Planned SWMP Action Taken	MDT will perform site inspections for MDT facilities within the Small MS4s with FPPP and SPCC plans on the time basis documented in the SWMP.	Implement a Street Sweeping Program that encompasses the streets and roadways, the maintenance yards and parking areas within its facilities. The street sweeping frequency depends on need and travel volumes. Sweepers also respond to certain types of spills that require clean-up work.	MDT will follow its Roadway/Roadside Maintenance Program to maintain roadways/roadsides for safety, to protect the environment, and to maintain a pleasing aesthetics in a functional manner.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, DEES, Maintenance staff	MDT, Maintenance Staff	MDT, MS4 Coordinator, DEES, Maintenance Staff
Development of SWMP Item Completed and/or In Effect (Yes/No)	Yes	Yes	Yes
Measurable Goal or Performance Standard Utilized	The DEES and MS4 Coordinator will analyze the FPPP inspection forms on a yearly basis to evaluate opportunities to improve and deal with identified deficiencies. In some cases, funds will have to be secured to improve the current infrastructure and might require several years before the BMP can be fully implemented.	MDT's goal for the street sweeping program is to sweep 100% of the facilities and MDT maintained roads that are within our permitted Small MS4s a minimum of one (1) time per year.	MDT will evaluate current practices used during maintenance and operational activities to determine if modifications to these practices are warranted to minimize storm water pollutants reaching water ways. The evaluation of BMPs and procedures as well as suggestions will be documented to determine the best course of action to implement improvements as the measurable goal for this BMP. Cost, ease of implementation, and risk and benefit analysis will be taken into account to make recommendations to MDT management.

SWMP Activity or Component Name	Winter Maintenance Program BMP-PPGH-05	Recycling Activities BMP-PPGH-06	Vehicle Washing BMP-PPGH-07
Minimum Control Measure Name (If Applicable)	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
General Permit Condition Item Number (If Applicable)	II.B.6	II.B.6	II.B.6
Brief Description of Planned SWMP Action Taken	MDT will evaluate the Winter Maintenance Program for feasible ways to transition to more environmentally friendly methods.	MDT has several recycling programs in place at the maintenance facilities within the Small MS4s. These programs will continue to be offered.	To evaluate the vehicle wash areas and procedures to minimize discharge of pollutants into surface water.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, and Maintenance Chiefs	MDT, MS4 Coordinator, DEES, Maintenance staff	MDT, MS4 Coordinator, DEES, Maintenance Staff
Development of SWMP Item Completed and/or In Effect (Yes/No)	Yes	Yes	Yes
Measurable Goal or Performance Standard Utilized	MDT will evaluate the current procedures described in the Winter Maintenance Program and if necessary, revise the existing manuals to reduce the potential of pollutants being discharged into the environment and consequently into waterways. The evaluation will be performed during the permit period, and revisions to the manuals will be posted on the MDT intranet.	MDT will continue to recycle and burn the used oil to heat select MDT facilities. MDT will also continue to recycle scrap and unused metal through the recycling companies throughout the permit period. MDT has created FPPs that provide guidelines to help make the storage of the recycled materials storm water runoff safe. MDT will be inspecting the facilities on a monthly basis to ensure the recycled materials are being stored in a manner that protects storm water runoff.	MDT will evaluate each maintenance facility for short-term improvements (e.g., sweeping area at the end of the shift) and long-term improvement (i.e. a new wash bay). The short-term improvements will be implemented as soon as possible, while the long-term improvements will require additional planning and funding. In 2013, MDT completed one (1) long term goal of constructing an updated wash bay at the Missoula MDT maintenance facility capable of appropriately disposing of wash water. Others completed include: Butte in 2015, Bozeman in 2016, and Great Falls in 2018. Additional short-term and long-term improvements may be implemented and will be tracked for each facility as a measure of this goal during the permit period.

SWMP Activity or	Hazardous Waste Handling	Material Management
Component Name	BMP-PPGH-08	BMP-PPGH-09
<b>Minimum Control</b>	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
Measure Name (If		
Applicable)		
<b>General Permit</b>	II.B.6	II.B.6
Condition Item		
Number (If		
Applicable)		
<b>Brief Description of</b>	Limit the amount and type of hazardous	MDT will continue to stockpile and store
Planned SWMP	materials on MDT sites, how and where they	materials, such as oils and deicing materials, in a
Action Taken	are stored, and who has access to them.	manner to reduce the likelihood of accidental spills
Tievion Tunen	are stored, and who has access to morn.	or release hazardous materials into the storm water
		system.
Responsible	MDT, MS4 Coordinator, DEES, Maintenance	MDT, MS4 Coordinator, DEES, Hazmat section,
Agency,	Staff	and Maintenance Staff
Department, or	Starr	and mannenance Starr
Organization; and		
Person or Position		
Development of	Yes	Yes
	res	res
SWMP Item		
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT will continue to ensure that its staff are	MDT will review existing storage procedures to
or Performance	following the proper procedures when handling	ensure that they are current and effective.
Standard Utilized	and storing hazardous materials and are well	Revisions will be posted and employees will be
	informed of the type and potential dangers	made aware of the changes. This BMP will be
	associated with each chemical. Safety Data	measured by the number of spills that are reported
	Sheets (SDSs) are available at each facility	within a permit period as required by the SWPPP
	within the MS4 areas and staff comply with the	and SPCC Plans. The main goal is to eliminate
	requirements of the SPCC Plans including	spills and have zero (0) reported spills during the
	monthly site inspections. MDT will evaluate	permit period. If a spill is reported within a permit
	the plans as revised by federal and state	period, corrective actions will be taken to remedy
	regulations. Staff will complete monthly	the spill and preventive measures will be put into
	inspection forms. The MS4 Coordinator	place to prevent the spills from reoccurring.
	working with the Hazmat Supervisor, DEES,	
	and FSE to determine if items in the inspection	
	process need to be amended based on data	
	provided in inspection forms. The measurable	
	goal for this BMP will be to maintain MDT's	
	status of conditionally exempt.	

SWMP Activity or	Storm Drain System Cleaning and	Develop SWPPPs and Updates to SWPPPs
Component Name	Maintenance	BMP-PPGH-11
_	BMP-PPGH-010	
<b>Minimum Control</b>	Pollution Prevention / Good	Pollution Prevention / Good Housekeeping
Measure Name (If	Housekeeping	
Applicable)		
General Permit	II.B.6	II.B.6
Condition Item		
Number (If		
Applicable)		
<b>Brief Description</b>	Conduct routine system inspections,	MDT has developed FPPPs for MDT facilities
of Planned SWMP	cleaning, and maintenance of MDT	within the Small MS4s. MDT will update FPPPS as
Action Taken	maintenance facilities, yards, and	needed.
	storm water infrastructure within the	
	MDT right of way.	
Responsible	MDT, MS4 Coordinator, DEES,	MDT, MS4 Coordinator, DEES, Maintenance Staff
Agency,	Maintenance staff	
Department, or		
Organization; and		
Person or Position	Yes	Yes
Development of SWMP Item	Yes	Yes
Completed and/or		
In Effect (Yes/No)		
Measurable Goal	MDT will continue the current	MDT will continue to evaluate and update the
or Performance	maintenance program and track the	FPPPs as conditions change regarding design,
Standard Utilized	number of inspections, cleanings, and	construction, operation, or maintenance at the
Standard Ctinzed	repairs conducted at each	different facilities. The changes will be recorded in
	maintenance facility as well as	the Amendment Record Log included in each FPPP.
	continue maintenance conducted on	In addition, MDT will continue to train its staff to
	MDT's right of way within the MS4	better understand the implications of contaminating
	areas. MDT tracks hours and supplies	storm water and procedures to reduce the potential
	in the Management System for each	of contamination. MDT staff will complete the
	MS4 area. MDT will clean and	monthly FPPP inspection forms at the currently
	provide maintenance to storm water	existing FPPP locations. FPPP inspections will be
	structures as necessary. The need is	reviewed and analyzed by the MS4 Coordinator
	determined from the inspections	annually for the annual report. The forms,
	taking place as a regular part of the	addendums, and training will be the measurable goal
	maintenance department employees'	for this BMP.
	job duties. Other forms of	
	notification can be from the public,	
	city or county employees.	



ADDITIONAL DETAILED INFORMATION: SUMMARY OF ACTIVITES AND DESCRIPTION OF SWMP EFFECTIVENESS DURING PAST YEAR

### Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

For MDT MS4 purposes, MDT's Billings DEES functions are the same for both Billings and Yellowstone County. Many of the activities MDT completed do not provide a distinction between Billings and Yellowstone County. Some activities may be identical between these two (2) MS4s or listed as Billings/Yellowstone County MS4.

SWMP Activity or	Printed Media
Component Name	BMP-PEO-01
Minimum Control	Public Education and Outreach on Storm Water Impacts
Measure Name (If	
Applicable)	
General Permit	II.B.1
<b>Condition Item</b>	
Number (If	
Applicable)	
Brief Description of	Make printed media available to the public.
Planned SWMP	
Action Taken	
Responsible	MDT, MS4 Coordinator, Public Info Officer, DEES
Agency,	
Department, or	
Organization; and	
<b>Person or Position</b>	
Measurable Goal	MDT will track, in a spreadsheet, the printed media types that were generated, the number of
or Performance	brochures, pamphlets, and other printed media distributed as well as the dates and locations where the
Standard Utilized	printed media was handed out. At the end of the permit period, the MS4 Coordinator will compile the
	information recorded. MDT will distribute 5% more printed educational material than the prior year.
	An MS4 related article will post once a year in MDT's Rail, Transit & Planning Division 'Newsline'.
Quantitative	As described previously, MDT is focusing less on printed materials and more on Social Media
Indicators Used	interactions. As a result, this BMP is being phased out. No MS4-related articles were included in
and Results	MDT's publication, 'Newsline,' during 2019, nor were any new brochures or pamphlets created.
	MDT has a supply of printed brochures, entitled IDDE, Prevent Storm Water Pollution, and Urban
	Storm Water Program, that are available at the entrances to MDT Headquarters, the MDT Planning
	Building, and MDT District Main Offices, as well as from MDT environmental staff. Copies of these
	materials were provided for public meetings throughout the state of Montana, although the number of
	materials distributed was not tracked. MDT offered brochures at the following MS4 outreach events:
	- Butte MS4: Butte High School Career Fair - 2/13/19, 28 brochures distributed;
	- Bozeman MS4: Gallatin County Job Fair - 04/10/19, 0 brochures distributed;
	- Great Falls MS4: Region II Elementary Science Fair - 03/07/19, 68 brochures and some
	paper pads and stickers distributed;
	- Billings MS4: Rocky Mountain College Career Fair - 10/31/19, 30 brochures and assorted
	MDT/MS4 swag items distributed.
Impact on SWMP	Provide positive public education with a unified statewide message.
Effectiveness	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Web Sites and Social Media Sites
<b>Component Name</b>	BMP-PEO-02
<b>Minimum Control</b>	Public Education and Outreach on Storm Water Impacts
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.1
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description of</b>	Post storm water specific information on MDT online sources including MDT Intranet (for MDT
Planned SWMP	employees), MDT internet (for roadway users), and Facebook (for roadway users).
Action Taken	
Responsible	MDT, MS4 Coordinator, Environmental Engineering Section Supervisor
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	This BMP will be measured by several means. First, the amount of feedback received from the
or Performance	Montana MS4 website, which has a link to allow comments to be emailed to MDT. The MDT MS4
Standard Utilized	Coordinator will post at least four (4) status updates related to storm water, water quality, and other
	MS4 issues on the MDT social media site (i.e. Facebook) each year. This BMP will be measured by
	the number of subscribers to the MDT site and by the "likes" and "comments" associated with the
	posts. This BMP will also be measured by the development of the MDT internal MS4 website during
	the year 2014.
Quantitative	MDT discontinued the Montana MS4 website and instead utilizes MDT's MS4-specific internet and
Indicators Used	intranet sites. This MS4 intranet site is a "one-stop" source of information on the MS4 program for
and Results	MDT employees and includes links to FPPPs, annual reports, educational and guidance material,
	MS4 maps, library material, and other websites resources for MDT's Storm Water Program.
	In 2019, MDT posted one (1) MS4-specific post on MDT's Facebook page. This post received 19
	"likes" and five (5) "shares" down from 32 "likes" and eight (8) "shares" from the previous year's
	post. In addition to the MS4-specific post, there were three (3) Adopt A Highway posts that included
	information about litter pickup and its environmental impacts. These three (3) Adopt A Highway
	posts had a total of 61 "likes," 16 "shares," and four (4) "comments." These posts increased the
	overall amount of Facebook posts by 300% from the previous year. The MDT Facebook page
	currently has 33,518 followers, up from 28,482 the previous year, which is a 17% increase in
	followers.
Impact on SWMP	Allows sharing of a unified statewide message on storm water with a diverse and widespread
Effectiveness	audience.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Public Events
Component Name	BMP-PEO-03
Minimum Control	Public Education and Outreach on Storm Water Impacts
Measure Name (If	
Applicable)	
General Permit	II.B.1
Condition Item	
Number (If	
Applicable)	
<b>Brief Description of</b>	To reach target audiences by providing or sponsoring presentations in schools and universities,
Planned SWMP	conferences, retirement communities, civic clubs, libraries, businesses, and association meetings.
Action Taken	
Responsible	MDT, MS4 Coordinator, Public Info Officer, DEES, Environmental Engineering Section Supervisor
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	MDT's Statewide MS4 Coordinator will participate in at least one (1) public event each year to
or Performance	promote the Statewide MDT MS4 Program. In addition, the DEES will attend at least one (1) public
Standard Utilized	event each year to promote the storm water management program efforts in each MS4 area. Events
	may include storm water conferences, Storm Water Awareness Week, Montana State Fair, local
	Science Fairs, Earth Day, educational booths and presentations at schools and universities. MDT will
	track the number of events attended by MDT personnel, the date and location of events, and if
	possible, the number of event participants. The information will be compiled at the end of the permit
	period to determine its effectiveness for educating the public.
Quantitative	In 2016, the Statewide MS4 Coordinator's participation in public outreach events was discontinued
Indicators Used	since it was duplicative of the efforts completed by the DEES.
and Results	
	The DEES attended public outreach events in four (4) of the MS4 areas in 2019:
	- Butte MS4: Butte High School Career Fair - 2/13/19, 154 students registered, plus parents
	and teachers - an erosion/sediment control hands-on demonstration was provided;
	- Bozeman MS4: Gallatin County Job Fair - 04/10/19, unknown number of attendees;
	- Great Falls MS4: Region II Elementary Science Fair - 03/07/19, 90 students, plus parents
	and teachers;
	- Billings/Yellowstone County MS4: Rocky Mountain College Career Fair - 10/31/19,
	unknown number of attendees.
Impact on SWMP	Provide positive public education with a unified statewide message.
Effectiveness	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Guidance Manuals and Educational Materials
<b>Component Name</b>	BMP-PEO-04.1
<b>Minimum Control</b>	Public Education and Outreach on Storm Water Impacts
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.1
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description of</b>	Make a variety of guidance manuals and educational materials accessible through the MDT website.
Planned SWMP	
Action Taken	
Responsible	MDT, MS4 Coordinator, DEES
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	In 2014 a link will be added to the MontanaMS4 website (http://montanaMS4.com) to take the user
or Performance	to MDT's guidance and educational manuals. The first measurable goal will be to perform an annual
Standard Utilized	review by the MS4 Coordinator of the internal and external MDT websites to verify that the links to
	the reference materials are accurate and up to date.
Quantitative	MDT discontinued the MontanaMS4 website and instead utilizes MDT's MS4-specific intranet and
Indicators Used	internet site. The intranet site is a "one-stop" source of information on MDT's MS4 program for
and Results	MDT employees and includes links to FPPPs, MS4 maps, MDT's SWMP, Annual Reports,
	educational and guidance material, MDT library material, and other websites that provide resources
	for MDT's MS4 program.
	Both the internal MS4 and Environmental Services Bureau pages provide links to MDTs external
	internet site ( <a href="http://www.mdt.mt.gov/pubinvolve/stormwater/">http://www.mdt.mt.gov/pubinvolve/stormwater/</a> ) where MDT's Storm Water guidance
	and educational manuals are also available. The internet site provides general storm water
	information and education on MDT's MS4 program as well as links to MDT staff contacts, MDT's
	SWMP, MS4 maps, and other websites that provide resources for MDT's MS4 program.
	The links for these sites were checked for accuracy. While links on the internet site were found to be
	up to date, a few of the links on MDT's intranet site were identified for updates. Additionally,
	contact information on both sites were identifying as needing updates. MDT is currently in the
	process of making the identified updates.
Impact on SWMP	Provide consistent preventative measures to ensure that construction and maintenance activities are
Effectiveness	conducted in compliance with the law and in such a manner that reduces the amount of pollutants
	discharged to surface water to the maximum extent practicable.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Guidance Manuals and Educational	Public Forums
<b>Component Name</b>	Materials BMP-PEO-04.2	BMP-PPI-01
<b>Minimum Control</b>	Public Education and	Public Involvement/
Measure Name (If	Outreach on Storm	Participation
Applicable)	Water Impacts	
<b>General Permit</b>	II.B.1	II.B.2
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description of</b>	Work with the MDT Librarian to create a	Provide the public the opportunity to comment on
Planned SWMP	collection of storm water materials available for	storm water concerns through project public
Action Taken	education and training.	meetings, public notices, NEPA/MEPA process,
		and corridor study process.
Responsible	MDT, MS4 Coordinator	MDT, MS4 Coordinator, Project Development
Agency,		Engineers, public information personnel
Department, or		
Organization; and		
Person or Position		
Measurable Goal	Work with the MDT Librarian once per year to	Compliance with NEPA and MEPA is confirmed
or Performance	review MDT's educational materials related to	through audits. The results of these audits will be
Standard Utilized	storm water. This review will consist of	used to track this BMP throughout the permit
	verifying that the materials available at the	period.
	MDT library are accurate, adequate, and up to	
	date. New materials will then be acquired as	
	needed and allowed by budgetary constraints.	
Quantitative	The database of available material currently in	An FHWA audit was conducted in the fall of
Indicators Used	place at MDT's library was reviewed.	2019. This audit included one (1) project within
and Results	Adequate materials were found to be available	an MS4 area. Public involvement requirements
	for checkout by employees.	were confirmed with the production of an
		Environmental Certification Memo. MDT
	In addition, the "Education Resources" link on	produces these memos prior to federal funding as
	the MDT internal MS4 page takes the viewer to	a self-check that required environmental reviews
	the currently available library resources for	(including public involvement) have been
	storm water management as well as other MS4	conducted.
	education resources.	
Impact on SWMP	Provide consistent preventative measures to	Provide opportunities for the public to get
Effectiveness	ensure that construction and maintenance	involved and voice concerns early in the process.
	activities are conducted in compliance with the	
	law and in such a manner that reduces the	
	amount of pollutants discharged to surface	
	water to the maximum extent practicable.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Clean-up and Volunteer Events
Component Name	BMP-PPI-02
Minimum Control Measure	Public Involvement/
Name (If Applicable)	Participation
General Permit Condition	II.B.2
Item Number (If Applicable)	
Brief Description of Planned	Adopt-A-Highway is statewide program administered by MDT where volunteers sign a
SWMP Action Taken	contract to provide clean up services for a section of highway.
Responsible Agency,	MDT, Adopt-A-Highway program manager, MS4 Coordinator
Department, or	
Organization; and Person or	
Position	
Measurable Goal or	MDT will continue to offer the Adopt-a-Highway program. MDT's current goal for this
Performance Standard	BMP is to work with the Adopt-a-Highway program manager to assist in creating the
Utilized	ability for statewide consistent compliance tracking by the end of the 2015 permit cycle.
	The compliance tracking will be able to keep track of which sections of roadways by
	reference posts are adopted, who has adopted them, and how often trash pickup is
	occurring.
Quantitative Indicators Used	MDT's Adopt-a-Highway program is available and active. Organizations that adopt
and Results	MDT's roadways agree to pick up trash two (2) times per year. The total miles (sections)
	of adopted highway that either fall within or intersect the MS4 boundaries is <u>99</u> . Roughly
	4-6 new sections were added to the program in 2019. A breakdown of these miles by urban
	area can be found below.
	Billings: 22 miles
	Bozeman: 8 miles
	Butte: 8 miles
	Great Falls: 14 miles
	Helena: 13 miles
	Missoula: 20 miles
	Note: The Kalispell MS4 area does not offer the Adopt-a-Highway program within
	Kalispell city limits due to safety concerns.
Impact on SWMP	Clean-up events offer the community an opportunity to participate in organized and formal
Effectiveness	activities to promote storm water awareness.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Feedback
<b>Component Name</b>	BMP-PPI-03
<b>Minimum Control Measure</b>	Public Involvement/
Name (If Applicable)	Participation
<b>General Permit Condition</b>	II.B.2
Item Number (If Applicable)	
<b>Brief Description of Planned</b>	The public can provide feedback using several different methods. MDT will address this
SWMP Action Taken	feedback and incorporate the feedback where appropriate.
Responsible Agency,	MDT, MS4 Coordinator, and other MDT staff as applicable
Department, or	
Organization; and Person or	
Position	
Measurable Goal or	On MDT's social media site, the MS4 Coordinator will make at least four (4)
Performance Standard	announcements per year. MDT will continue to solicit feedback through work group
Utilized	discussions, website comments, phone calls, written e-mails or letters, training evaluations,
	surveys, public comment periods, and personal interactions. The MS4 Coordinator will use
	a spreadsheet to keep track of the amount and type of feedback received. The MS4
	Coordinator will evaluate the BMPs progress based on the amount and type of feedback
	received via available sources. The MS4 Coordinator will use the feedback received to
	create updates and revisions to the storm water program on an as needed basis to increase
	the amount of feedback and public interaction received.
<b>Quantitative Indicators Used</b>	In 2019, MDT posted one (1) MS4-specific post on MDT's Facebook page. This post
and Results	received 19 "likes" and five (5) "shares," down from 32 "likes" and eight (8) "shares."
	MDT did not receive any MS4-specific comments or feedback. In addition to the MS4-
	specific post, there were three (3) Adopt A Highway posts that included information about
	litter pickup and its environmental impacts. These three (3) posts had a total of 61 "likes,"
	16 "shares," and four (4) "comments."
Impact on SWMP	Feedback ensures that MDT is developing an effective program that responds to the needs
Effectiveness	of its MS4 users.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Storm Water System Mapping
Component Name	BMP-IDDE-01
Minimum Control	Illicit Discharge Detection and Elimination
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.3
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description</b>	A statewide effort to map MDT's storm water system in MS4 areas.
of Planned SWMP	
Action Taken	
Responsible	MDT, MS4 Coordinator, DEES
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	The statewide MS4 Coordinator will continue to update each Small MS4 storm water system map on
or Performance	an annual basis and will make the updated maps available in electronic format upon request. These
Standard Utilized	MS4 maps will be available online in 2014. MDT will solicit information from cities and counties to
	ensure that the information is as accurate as possible. MDT will also share new project information
	with co-permittees upon request. Updates include areas of new development or infrastructure
	improvements, as well as those areas where new information becomes available during maintenance
	activities. In addition, MDT will revise the MS4 boundaries based on city limit changes and census
	information on a yearly basis if these two (2) items have changed. This BMP's success will be based on the Small MS4 maps being updated with new information, and 25% of inlets being mapped in
	2014. Over the permit cycle, starting in 2015, MDT will collect and map our inlets, open channels,
	subsurface conduits/pipes, dry wells, and other similar storm water conveyances.
Quantitative	MS4 maps are available on MDT's internet webpage at the following location:
Indicators Used	http://www.mdt.mt.gov/publications/maps.shtml#env. These MS4 maps were last updated in January
and Results	2014 per the urbanized area 2010 Census Tiger files. MDT did not receive any formal requests for
110501105	information from other MS4s independent of the routine collaboration on MDT's design projects and
	maintenance activities.
	MDT is in the process of obtaining updated boundary information to incorporate into these MS4 maps
	during 2020. Additionally, MDT currently has a term contract in place to update MDT's MS4 outfalls
	throughout the state; this project started within the Helena MS4 boundary but was placed on hold in
	2018 pending a decision on MDT's individual MS4 permit application. Given the length of time
	expected for issuance of this permit, MDT intends to re-initiate this outfall mapping effort in 2020.
	Additionally, MDT intends to map inlets, open channels, subsurface conduits/pipes, dry wells, and
	other similar storm water conveyances once the outfall mapping updates are complete.
Impact on SWMP	A better understanding of the storm water infrastructure and the locations of each outfall that
Effectiveness	discharges into state water bodies allows MDT staff to target our storm water program toward areas
	that have the highest risk of affecting water quality.
<u> </u>	man mane and inglices that of unforting value quanty.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Dry Weather Screening
Component Name	BMP-IDDE-02
Minimum Control	IDDE
Measure Name (If	
Applicable)	
General Permit	II.B.3
<b>Condition Item Number</b>	
(If Applicable)	
<b>Brief Description of</b>	Monitoring of outfalls within the MDT jurisdiction by use of dry weather screening and visual
Planned SWMP Action	observation.
Taken	
Responsible Agency,	MDT, MS4 Coordinator, DEES, FSE, and Maintenance Staff
Department, or	
Organization; and Person	
or Position	
Measurable Goal or	The DEES is responsible for performing dry weather screening at each outfall once per permit
Performance Standard	cycle. The information they gather will be used to update both the dry weather screening form
Utilized	along with the tracking spreadsheet. The IDDE Program protocols will be made available on
	the MDT website. The number of illicit or illegal discharges reported to the MS4 Coordinator
	will be analyzed and compared to previous years. MDT will also track the date, the outfall
	location, the response action, and the outcome of the implementation of such actions. Success
One of the time In It and are	of this BMP will be to eliminate 100% of illicit or illegal discharges from MDT operations.
Quantitative Indicators	The 2019 dry weather screening campaign evaluated approximately 29% of all currently listed
Used and Results	MDT outfalls. The number of outfalls screened in 2019 by MS4 area are as follows:
	Billings: 5 of 17 (29%) Bozeman: 7 of 22 (32%)
	Bozeman: 7 of 22 (32%) Great Falls: 6 of 25 (24%)
	Kalispell: 7 of 19 (37%)
	Butte: 4 of 21 (19%)
	Missoula: 11 of 35 (31%)
	Helena: 3 of 16 (19%)
	Yellowstone County: 7 of 18 (39%)
	2
	The IDDE protocols are available on the MDT intranet site. MDT's tracking spreadsheet is
	continuously updated as needed. As documented in the dry weather screening forms and spill
	reports, MDT documented potential illicit discharges at the following locations:
	- 08/01/19: The inspection of outfall F in Butte identified a pipe between Town Pump's main
	building and car wash discharging a very low flow to MDT's right-of-way ditch, which has
	potential to reach Blacktail Creek through outfall F. Follow-up measures are being confirmed.
	- 08/06/19: The inspection of outfall Z1 in Bozeman identified it was at risk of <i>potential</i>
	discharge from utility/subdivision construction on east side of S. Cottonwood Road due to lack
	of BMPs at the culvert inlet. MDT contacted Sime Construction on 08/07/19, and Sime
	Construction completed corrective action on 08/13/19.
	00/20/10: Oil was discovered on shoulder of road adjacent to a storm drain in Great Falls at
	- 09/20/19: Oil was discovered on shoulder of road adjacent to a storm drain in Great Falls at the southeast corner of Old Havre Highway and 25 <sup>th</sup> Ave. NE. MDT Maintenance cleaned
	spill on 9/21/19.
	σριπ οπ 7/21/17.
	-10/28/19: A car accident at the intersection of 10 <sup>th</sup> Ave. South and 37 <sup>th</sup> Street in Great Falls
	resulted in diesel fuel being spilled on road. Shumaker Trucking company cleaned up fuel.
Impact on SWMP	Identifies illicit or illegal discharges that need to be eliminated.
Effectiveness	
Litericity	I .

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Storm Water Ordinances
Component Name	BMP-IDDE-03
Minimum Control	IDDE
Measure Name (If	
Applicable)	
General Permit	II.B.3
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description of</b>	MDT will follow local ordinances, statutes, and regulations within the Small MS4s. MDT will notify
Planned SWMP	the proper enforcement authority available in the select Small MS4 that has an existing storm water
Action Taken	ordinance in place.
Responsible	MDT, MS4 Coordinator, DEES, and construction inspectors
Agency,	·
Department, or	
Organization; and	
Person or Position	
Measurable Goal	MDT does not have legal authority to establish ordinances. As a result, it will rely on other
or Performance	governmental bodies to add ordinances and regulation to the existing standards that help eliminate
Standard Utilized	illicit or illegal discharges into state water bodies. For applications within the Small MS4, MDT will continue to list in right of way approach and encroachment permits that applicants are expected to follow local ordinances, which include the city MS4 ordinances. As part of this measurable goal, MDT will follow applicable ordinances, and report non-compliance to the appropriate authorities. MDT will evaluate the local agreements with co-permittees at the end of this permit cycle. In addition, MDT will continue to follow the <i>Escalation Plan</i> spelled out in Management memo 03-01 that will be made available in electronic format on the MDT website in the year 2014.
Quantitative	Local agreements were not renewed at the end of 2015 due to MDT's application for an individual
Indicators Used	MS4 permit. Of the incidents of illicit discharges identified above, MDT conducted non-compliance
and Results	reporting when not already conducted by another party.
	Management memo 03-01 is available on MDT's intranet.
	MDT's environmental checklist that is part of approach and encroachment applications includes a question of whether the activity is in an MS4 boundary. All applications for projects located within MS4 boundaries are reviewed by the Environmental Service Bureau. In 2019, MDT processed 74 approach and encroachment permit applicants within an MS4.
Impact on SWMP Effectiveness	Provide statewide consistency for reporting illicit discharges.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Public Education on IDDE
<b>Component Name</b>	BMP-IDDE-04
<b>Minimum Control</b>	IDDE
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.3
Condition Item	
Number (If	
Applicable)	
<b>Brief Description of</b>	MDT currently provides information on possible illicit and illegal discharges in our printed education
Planned SWMP	material and on our website. MDT will continue to provide this information.
Action Taken	
Responsible	MDT, MS4 Coordinator, and other MDT staff
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	MDT will track, when possible, the number of calls, emails, or postings on MDT's social media sites.
or Performance	A reporting spreadsheet will be generated in 2014 by the MS4 Coordinator. Information provided
Standard Utilized	during the reporting will be entered in the spreadsheet. The action taken by MDT to resolve the
	problem will also be included in the spreadsheet. When available, MDT will record how the
	information was acquired. MDT will use this information to evaluate the highest used method of
	reporting. Reporting methods not being used will be evaluated to determine if changes can be made
	to improve its effectiveness. The number of reports will determine if having a public reporting
	system is effective. The results will be presented in each Annual Report. As stated in BMP 3.3.1.2,
	the MS4 Coordinator will be posting status updates on MDT's social media (i.e. Facebook) page.
O	One of these posts will be related to IDDE.
Quantitative	MDT tracks the number of likes, shares, and comments on MDT's Facebook page. MDT's internet
Indicators Used	site provides information specific to IDDE and includes a link to contact the Department. The
and Results	current tracking spreadsheet has a tab for IDDE and is continuously being updated. While no IDDE-
	specific messages were posted on MDT's Facebook page in 2019, MDT intends to include IDDE
Impact on CW/MD	posts during 2020.
Impact on SWMP Effectiveness	Provides information on reporting illicit discharges and the process for escalation.
Effectiveness	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Training	Construction SWPPP
<b>Component Name</b>	BMP-IDDE-05	BMP-CSRC-01
<b>Minimum Control</b>	IDDE	Construction Site
Measure Name (If		Runoff Control
Applicable)		
<b>General Permit</b>	II.B.3	II.B.4
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description of</b>	Provide district personnel with IDDE training	At construction sites that are required to obtain an
Planned SWMP	specific to their job duties.	MPDES General Permit for Storm Water
Action Taken		Discharges associated with Construction Activity,
		the contractors must prepare a SWPPP.
Responsible	MDT, MS4 Coordinator, DEES	MDT, PDE
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	This training will be part of the IDDE Training	MDT continues to place a special provision in
or Performance	Program and will be performed annually for	project contracts that require contractors on
Standard Utilized	key personnel. MDT will track the date,	construction sites disturbing 1 acre or greater to
	location and employees trained each year as	adhere to the MPDES General Permit for Storm
	part of the IDDE Training Program at each	Water Discharges associated with Construction
	MS4. Success will be determined by ensuring	Activity. The measurable goal for the BMP is that
	up to date training material and employees	project contracts have the MPDES Special
	training as requested.	Provision.
Quantitative	There was no IDDE-specific training provided	In 2019, there were 29 construction projects
Indicators Used	to MDT district personnel in 2019. However,	awarded within MS4 boundaries. It is standard
and Results	MDT intends to provide this training during	operating procedure to include the MPDES special
	2020.	provision in all contracts within an MS4.
		Contracts were reviewed and it was determined
		that all of the identified projects included the
		MPDES special provision.
Impact on SWMP	Provide a knowledgeable staff capable of	Uniform inclusion of the MPDES special
Effectiveness	detecting and handling an illicit discharge.	provision in MDT contracts meeting requirements.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	MDT Environmental and Construction Oversight
Component Name	BMP-CSRC-02.1
Minimum Control	Construction Site Runoff Control
Measure Name (If	
Applicable)	
General Permit	II.B.4
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description of</b>	To provide environmental and construction oversight on MDT projects. To ensure compliance with
Planned SWMP	federal, tribal, state, and local laws.
Action Taken	
Responsible	MDT, DEES, and project personnel
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	This BMP will be measured by the number of inspections conducted during the permit period. In
or Performance	addition, deficiencies will be tracked by project, as well as the actions taken to remedy the issues.
Standard Utilized	The deficiencies and actions will be used as training tools to improve inspection procedures and to train DEES and inspection personnel for future MDT projects. MDT will track the size of project and compliance record of the contractors and subcontractors to evaluate if the environmental plans and specifications are meeting the requirements of the Construction General Permit and protecting the state's water quality. MDT staff will inspect 100% of projects within the Small MS4.
Quantitative	The DEES inspected MDT projects within each MS4 in accordance with the February 2016 MS4
Indicators Used	Construction and Post-Construction DEES Inspection Procedures. Targeted inspection frequencies
and Results	are based on risk to water quality. The number of DEES' construction oversight inspections that occurred in each MS4 area during 2019 are as follows:
	Kalispell: 0 inspections
	Missoula: 1 inspection
	Butte: 16 inspections
	Bozeman: 2 inspections
	Great Falls: 0 inspections
	Helena: 0 inspections
	Billings/Yellowstone County: 3 inspections
	The Environmental Construction Inspection form was used to document these inspections.  Construction inspections are tracked in an excel spreadsheet; updates are ongoing.
Impact on SWMP	Environmental and construction oversight allows MDT to monitor a contractor's performance and
Effectiveness	helps ensure that federal, tribal, state, and local laws and regulations controlling pollution of the
	environment are followed.

## Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	MDT Environmental and Construction Oversight
<b>Component Name</b>	BMP-CSRC-02,2
<b>Minimum Control</b>	Construction Site Runoff Control
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.4
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description of</b>	To provide environmental and construction oversight on MDT projects. To ensure compliance with
Planned SWMP	federal, tribal, state, and local laws.
Action Taken	
Responsible	MDT, DEES, and project personnel
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	The DEES attend, send a designee, or communicate directly with the project manager prior to 100%
or Performance	of the pre-Construction conferences for construction projects within the Small MS4s.
Standard Utilized	
Quantitative	In 2019, the following pre-construction conferences for projects in MS4 areas occurred and were
Indicators Used	either attended by the DEES/FSE or comments were provided by the DEES to the Project Manager:
and Results	
	Missoula: US 93 & Cartage Rd (MSLA), 03/29/19;
	Missoula: SF 159 Reserve St. Barrier Rail, 04/08/19;
	Billings/Yellowstone County: I-90 Farm Fence RP 390-457, 01/22/19;
	Billings/Yellowstone County: Migratory Bird Treaty Act JOC - Billings, 02/22/19;
	Billings/Yellowstone County: Blue Cr. Rd. – Billings, S. Frontage Rd Billings, 04/12/19 and
	08/15/19;
	Billings/Yellowstone County: 27th St. – 1 <sup>st</sup> Ave. S. to Airport Road, 07/23/19;
	Billings/Yellowstone County: Becraft Lane Sidewalk – Lockwood, 08/15/19;
	Bozeman: Rouse Ave – Bozeman, 09/13/19;
	Butte: Excelsior Ave/Park Street – Butte, 05/15/19.
Impact On SWMP	Environmental and construction oversight allows MDT to monitor contractor's performance and
Effectiveness	helps ensure that federal, tribal, state, and local laws and regulations controlling pollution of the
	environment are followed.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	MDT Information Analysis
<b>Component Name</b>	BMP-CRSC-03
Minimum Control	Construction Site Runoff Control
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.4
Condition Item	
Number (If	
Applicable)	
<b>Brief Description of</b>	Evaluate information gathered to improve awareness and enhance current programs.
Planned SWMP	
Action Taken	
Responsible	MDT, MS4 Coordinator, DEES
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	The MS4 Coordinator will attend five (5) workgroup meetings per year. These meetings may be with
or Performance	co-permittees, other water quality groups, or MDT staff to discuss beneficial ways to improve storm
Standard Utilized	water quality. The DEES will attend at least one (1) MDT maintenance section meeting per year for
	each Small MS4.
Quantitative	The MS4 Coordinator (SEES) position has been vacant since April 2019, so involvement in
Indicators Used	workgroup meetings has been lacking. This position is currently being filled.
and Results	
	The DEES provided training at MDT maintenance staff meetings on various stormwater topics
	including erosion control and BMPs, the new online SWPPP Administrator training, stream
	permitting, BMP repairs, and steps to achieve final stabilization. The maintenance staff meeting
	training events were as follows:
	P'II' (N. II
	Billings/Yellowstone County: 06/13/19 and 11/19; Butte/Bozeman: 09/26/19; and,
	Kalispell: 10/31/19.
	Additionally, 20 maintenance personnel completed MDTs online classroom training and received
	certifications in 2019.
Impact On SWMP	The information will be used to improve awareness and enhance current programs by revising
Effectiveness	existing procedures.
Effectivelless	caising procedures.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	MDT Training
Component Name	BMP-CSRC-04
Minimum Control Measure	Construction Site Runoff Control
Name (If Applicable)	
<b>General Permit Condition</b>	II.B.4
Item Number (If Applicable)	
<b>Brief Description of Planned</b>	Provide trained staff responsible for the implementation, maintenance, and inspection of
SWMP Action Taken	the storm water program. MDT personnel will be trained in the selection, implementation,
	inspection and maintenance of storm water BMPs.
Responsible Agency,	MDT, MS4 Coordinator, DEES
Department, or	
Organization; and Person or	
Position	
Measurable Goal or	The MS4 Coordinator will maintain a log with the dates of MDT training sessions,
Performance Standard	including the online SWPPP administrator certification. Names of attendees, their
Utilized	departments and their responsibilities will be included on the logs. Feedback provided
	during the training sessions will also be tracked to improve procedures and guidelines. Data
	for this log will be provided to the MS4 Coordinator through the DEES at each Small MS4.
	The DEES will present during at least one (1) EPM meeting per year. The presentation will
	be a discussion of current storm water issues and will provide an opportunity for storm
	water questions related to design and construction activities.
<b>Quantitative Indicators Used</b>	MDT's consultant updated its online SWPPP Administrator training for MDT maintenance
and Results	personnel and an online construction-related BMP training. MDT's new "MDT
	Classroom" went live in November 2019. Twenty maintenance personnel and 41
	construction personnel participated in the online SWPPP training in 2019. In addition, three
	(3) MDT personnel participated in BMP201R training in 2019, receiving their SWPPP
	Administrator re-certifications.
	The DEES each attended at least one (1) EPM meeting in their district and discussed storm
	water topics ranging from erosion control BMPs, new online SWPPP training,
	revegetation, BMP maintenance in storm drains, and BMP removal for final stabilization.
	The DEES attended their respective district EPM meetings on the following dates:
	Missoula District (Missoula, Kalispell MS4s) – 07/10/19
	Butte District (Bozeman, Butte MS4s) – 03/23/19, 06/28/19
	Billings District (Billings, Yellowstone Co. MS4s) – 03/13/19
	Great Falls District EPM Meeting (Helena, Great Falls MS4s) – 03/21/19
Impact On SWMP	MDT personnel will be trained in the selection, implementation, inspection and
Effectiveness	maintenance of storm water BMPs.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Internal Project Administration
<b>Component Name</b>	BMP-CSRC-05
<b>Minimum Control Measure</b>	Construction Site Runoff Control
Name (If Applicable)	
<b>General Permit Condition</b>	II.B.4
Item Number (If Applicable)	
<b>Brief Description of Planned</b>	MDT will use contractual agreements to ensure that projects are constructed in a manner
SWMP Action Taken	that complies with the Clean Water Act.
Responsible Agency,	MDT, MS4 Coordinator, PDEs
Department, or	
Organization; and Person or	
Position	
Measurable Goal or	MDT will include the MS4 special provision in 100% of contracts taking place in a Small
Performance Standard	MS4. In 100% of the contracts in a Small MS4, MDT will include standard and/or special
Utilized	provisions requiring appropriate storm water pollution prevention and acquisition of
	necessary permits prior to the commencement of construction activities. The MS4
	Coordinator will track projects let to contract each year in Small MS4s and will ensure
	appropriate standard and special provisions are included in each of the contract documents.
Quantitative Indicators Used	In 2019, there were 29 construction projects awarded within MS4 boundaries. It is standard
and Results	operating procedure to include the MPDES & MS4 special provisions in all contracts
	within an MS4. All projects received these special provisions, except for one (1)
	Transportation Alternatives project located in Bozeman that did not include the MS4
	special provision. The project involved filling in cracks on existing pathways and did not
	involve disturbance.
Impact On SWMP	Project will be constructed in a manner that complies with the Clean Water Act.
Effectiveness	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Plan Reviews		
<b>Component Name</b>	BMP-PCRC-01		
<b>Minimum Control</b>	Post-Construction Runoff in New Development and Redevelopment		
Measure Name (If			
Applicable)			
<b>General Permit</b>	II.B.5		
<b>Condition Item</b>			
Number (If			
Applicable)			
<b>Brief Description of</b>	MDT reviewers will verify that applicable federal, tribal, state and local laws and regulations are		
Planned SWMP	followed as required by the Small MS4 Program.		
Action Taken			
Responsible	MDT, MS4 Coordinator, PDEs		
Agency,			
Department, or			
Organization; and			
Person or Position			
Measurable Goal	The measurable goal for this BMP will be for PDEs to review 100% of the plans within the Small		
or Performance	MS4s. When applicable, the PDEs will recommend to the design team incorporation of PESC/LID		
Standard Utilized	structures.		
Quantitative	To ensure 100% of the plans within Small MS4s consider incorporation of PESC measures, MDT's		
Indicators Used	design milestone report templates have been modified to include a specific section documenting		
and Results	PESC measures considered during design. These milestone reports are required to be completed for		
	MDT federal aid projects. Additionally, a LID Practices Analysis process and form was created for		
	statewide use by the PDEs. The form provides uniformity of the LID analyses to ensure statewide		
	consistent determinations and documentation of "development," "redevelopment," and		
	"practicability." This form is available on the MDT website at:		
	http://www.mdt.mt.gov/other/webdata/external/planning/forms/MDT-ENV-007-		
	Low Impact Development Practice Analysis.pdf		
	Thirty-one MDT design projects within MS4 areas at various levels of project development received		
	LID analysis review in 2019. Although MDT's requirement are to incorporate LID practices into the		
	project design as "practicable," MDT and it's contractors must also meet the LID requirements of the		
	MS4 where the project will occur.		
Impact On SWMP	Verify that applicable federal, tribal, state and local laws and regulations are followed as required by		
Effectiveness	the Small MS4 Program.		

## Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Construction and Post-Construction Site Inspections	
<b>Component Name</b>	BMP-PCRC-02	
Minimum Control	Post-Construction Runoff in New Development and Redevelopment	
Measure Name (If		
Applicable)		
<b>General Permit</b>	II.B.5	
Condition Item		
Number (If		
Applicable)		
<b>Brief Description of</b>	MDT construction personnel inspect the features as they are being constructed to ensure that they are	
Planned SWMP	constructed according to the contract documents including the plans and specifications.	
Action Taken		
Responsible	MDT, DEES, Maintenance and Construction personnel	
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT construction personnel will inspect structural (permanent) BMPs on 100% of projects in a	
or Performance	Small MS4. Before MDT assumes responsibility for a storm water permit from the Contractor, MDT	
Standard Utilized	personnel including the DEES, maintenance personnel, and construction personnel, complete a final	
	project closeout inspection to ensure project BMPs (temporary and permanent) are correctly installed	
	and functioning properly. After the project closeout is complete, the BMP maintenance becomes	
	MDT's responsibility. MDT maintenance personnel perform maintenance on the temporary and	
	permanent BMPs as needed. Items that could be improved during the construction phase will be	
	passed on to construction for consideration in future projects.	
Quantitative	In 2019, the DEES performed 11 final walkthroughs on projects in MS4 areas prior to transferring	
Indicators Used	permit responsibilities from the contractor to MDT or local entity.	
and Results		
Impact On SWMP	Ensures that features of projects are constructed according to the contract documents including the	
Effectiveness	plans and specifications.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Operation and Maintenance of BMPs	Reviewers and Inspectors Training
Component Name	BMP-PCRC-03	BMP-PCRC-04
	Post-Construction Runoff in New	Post-Construction Runoff in New Development and
Measure Name (If	Development and Redevelopment	Redevelopment
Applicable)		
	II.B.5	II.B.5
Condition Item		
Number (If		
Applicable)		
	Evaluate MDT Operation and Maintenance	MDT will provide training and guidance material to
Planned SWMP	Program to ensure being conducted in an	its employees on environmental compliance and storm
Action Taken	effective manner.	water BMPs.
Responsible	MDT, DEES, Maintenance personnel	MDT, MS4 Coordinator, DEES
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	Records of the current MDT Operation and	MDT will continue to provide training to its
or Performance	Maintenance Program will be reviewed and	employees on environmental compliance and storm
Standard Utilized	evaluated to ensure that the O&M of BMPs	water BMPs. Educational programs and specialized
	is being conducted in an effective manner.	training will continue to be made available for
	The evaluation of the Program will be	individuals involved in the plan review process and
	tailored to each MS4 area. Facilities	for inspection personnel. The MDT-provided training
	managed by other entities (i.e., county or	and education programs attended by MDT personnel
	city) will be their sole responsibility.	will be tracked as part of this BMP.
		Pertinent staff members will attend at least one (1)
		relevant training session per permit period to develop
		and expand their skills pertaining to storm water
		pollution prevention techniques. This training will be
		available as an online self-review of the PESC
		guidelines. MDT conducts periodic training on and
		updates of the PESC Manual as necessary.
•	No formal recommendations were created	MDT's on-line SWPPP Administrator and Water
	for the O&M program. It has been	Permitting/BMP training programs were updated in
and Results	determined that records for O&M program	2019. Twenty maintenance personnel and 41
	are not specifically broke out in the	construction personnel participated in these updated
	maintenance management system. This	online training programs in 2019.
	BMP is difficult to implement and will	
	continue to be evaluated in 2020 for process	
	improvements.	
Impact On SWMP	Opportunity to ensure an accurate BMP	Provide educated staff.
Effectiveness	installation and to use the information	
	gathered in evaluating improvements in	
	future BMP installations or maintenance	
	activities.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

Low Impact Development Approach
Minimum Control Measure Name (If Applicable) General Permit Condition Item Number (If Applicable) Brief Description of  MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Measure Name (If Applicable)  General Permit Condition Item Number (If Applicable)  Brief Description of  MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Applicable)  General Permit Condition Item Number (If Applicable)  Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
General Permit Condition Item Number (If Applicable) Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Condition Item Number (If Applicable)  Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Number (If Applicable)  Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Applicable)  Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
Brief Description of MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its
<b>Planned SWMP</b> I facilities within the MS4 areas when upgrades to the facilities are implemented and new or
Action Taken redevelopment takes place.
Responsible MDT, MS4 Coordinator, PDEs
Agency,
Department, or
Organization; and
Person or Position
Measurable Goal For road construction projects in MS4 areas, MDT will evaluate 100% of designs for the potential o
or Performance incorporating LID techniques. When the requirements are triggered (i.e., a new development or
<b>Standard Utilized</b> redevelopment project that disturbs 1 acre or more), LID opportunities will be explored. PDEs will be explored.
the lead on this effort and will provide data to the MS4 Coordinator for tracking.
For "state actions" at MDT facilities within Small MS4 areas, MDT will evaluate 100% of designs
for appropriateness of incorporating LID techniques. Each proposed project will be reviewed for
triggering the requirements for incorporating LID, as practicable. When the requirements are
triggered, LID opportunities will be explored. PDEs will be the lead on this effort and will provide
data to the MS4 Coordinator for tracking.
For encroachment and approach permit applications within Small MS4 areas, MDT will evaluate
100% of applications for appropriateness of incorporating LID techniques. Appropriate MS4-related
information will be included in the permit issuance correspondence. PDEs will be the lead on this
effort and will provide data to the MS4 Coordinator for tracking.
Quantitative For road construction projects in MS4 areas, the LID Practices Analysis process and form was
Indicators Used created for statewide use by the PDEs. The form provides uniformity of the LID analyses to ensure
and Results statewide consistent determinations of and documentation of "development," "redevelopment," and
"practicability." This form is available on the MDT website at:
http://www.mdt.mt.gov/other/webdata/external/planning/forms/MDT-ENV-007-
<u>Low Impact Development Practice Analysis.pdf</u> . Thirty-one MDT design projects within MS4
areas at various levels of project development received LID Analysis review in 2019. Although
MDT's requirement is to incorporate LID practices into the project design as "practicable," MDT ar
its contractors must also meet the LID requirements of the MS4 where the project will occur.
For encroachment and approach permit applications within Small MS4 areas, after the development
of the SWMP and this commitment, it was determined that its inappropriate for MDT to evaluate the
proposed developer actions in encroachment and approach permit applications for incorporation of
LID practices. Instead, all encroachment and approach permit applications have an impacts analysis
documented in an Environmental Checklist (ENV-006) that are reviewed by the PDEs. PDEs include
a stipulation in the permit application evaluation that applicable MS4 requirements must be met,
effectively placing the responsibility for the LID applicability analysis on the project proponent.
Impact On SWMP Incorporation of PESC/LID measures where practicable.
Effectiveness

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity	Ordinances and Storm Water Design Criteria	Vegetation Management Program
or Component	BMP-PCRC-06	BMP-PCRC-07
Name		
Minimum Control Measure Name (If Applicable)	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment
General Permit Condition Item Number (If Applicable)	II.B.5	II.B.5
Brief Description of Planned SWMP Action Taken	MDT does not have the authority to write ordinances or requirements for storm water design criteria on non-MDT proposed projects. MDT can and does enforce MDT standards on MDT projects. MDT follows applicable federal, tribal, state and local laws and regulations within the Small MS4s.	Evaluate projects within Small MS4s that have open SWPPP permits for use of federal funds to conduct further revegetation that promotes closure of the SWPPP plans.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, PDEs, DEES	MDT, DEES, Botanist
Measurable Goal or Performance Standard Utilized	MDT will continue to follow federal, tribal, state and local laws and regulation and design standards. MDT will maintain and follow its design criteria for PESC and LID measures or seek formalized design exceptions for 100% of our projects within Small MS4s.	This BMP will be measured by comparing projects within the Small MS4s with open SWPPP permits. A determination will be made if improvement to the control of storm water run-off, and infiltration can be improved with further re-vegetation. The open permit projects and the projects that are closed will be tracked as well as the projects where funding was allocated within the Small MS4s.
Quantitative Indicators Used and Results	MDT projects currently being designed within the MS4 Area are undergoing continuous PESC/LID evaluation in accordance with the MS4 permit.  Thirty-one MDT design projects within MS4 areas at various levels of project development received LID Analysis review in 2019.	In 2019, no projects were identified within MS4 Areas as needing vegetation improvement with the Federal Revegetation Management Program.
Impact On SWMP Effectiveness	Ensures compliance with all applicable laws, regulations and design standards.	Promotes effective stabilization and closure of SWPPPs.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Training	
Component Name	BMP-PPGH-01.1	
Minimum Control	Pollution Prevention / Good Housekeeping	
Measure Name (If	Tonation Trevention / Good Trousekeeping	
Applicable)		
General Permit	II.B.6	
Condition Item		
Number (If		
Applicable)		
Brief Description of	Educate staff regarding storm water characteristics, water quality issues, and individual	
Planned SWMP	responsibilities regarding the implementation of the Statewide SWMP, SWPPPs, FPPPs, and the	
Action Taken	SPCC Plans	
Responsible Agency,	MDT, MS4 Coordinator, DEES	
Department, or		
Organization; and		
Person or Position		
Measurable Goal or Performance Standard Utilized	a) This BMP will be measured by ensuring that 100% of the DEES and MDT Maintenance staff performing SWPPP inspections in Small MS4s are in compliance with the construction general permit and will have Certified SWPPP Administrator training/certification. Records will be kept of personnel who have taken the SWPPP Administrator training and passed the test to become an MDT Certified SWPPP Administrator.	
	b) This BMP will be measured by ensuring that 100% of the Maintenance staff performing site-specific FPPP inspections in MS4s have site specific FPPP training. Records will be kept of personnel who have received training on the site-specific FPPP inspection procedures.  c) The DEES will provide a presentation regarding storm water issues during at least one (1) EPM meeting per year. The presentation will be a discussion of current storm water issues and an opportunity for questions regarding storm water issues related to design and construction activities.  d) The DEES will provide a presentation during at least one (1) MDT maintenance section man meeting per year. The presentation will include a discussion of current storm water control issues and an opportunity for questions regarding storm water control related to maintenance activities and facilities.	
Quantitative Indicators Used and Results	MDT staff performing SWPPP inspections have completed SWPPP administrator training. MDT's consultant updated its online SWPPP Administrator training for MDT maintenance personnel and an online construction-related BMP training. MDT's new "MDT Classroom" went live in November 2019. Twenty maintenance personnel and 41 construction personnel participated in these online courses training in 2019. In addition, three (3) MDT personnel participated in BMP201R training in 2019, receiving their SWPPP Administrator re-certifications.  The DEES each attended at least one (1) EPM meeting in their district and discussed storm water topics including, erosion control BMPs, new online training, revegetation, BMP maintenance in storm drains, and BMP removal for final stabilization. The DEES attended their respective district EPM meetings on the following dates:  - Missoula District (Missoula, Kalispell MS4s) – 07/10/19;  - Butte District (Bozeman, Butte MS4s) – 03/23/19, 06/28/19;  - Billings District (Helena, Great Falls MS4s) – 03/21/19.  The DEES provided training at MDT maintenance staff meetings on various stormwater topics including erosion control and BMPs, new online training, stream permitting, SWPPP training and BMP repairs, and steps towards final stabilization. The DEES attended their respective district maintenance section meetings on the following dates:  - Missoula District (Kalispell MS4s) - 10/31/19;  - Butte District (Bozeman, Butte MS4s) – 09/26/19;  - Billings District (Billings, Yellowstone Co. MS4s) – 06/13/19 and 11/18/19.	

## Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

	Additionally, SPCC-specific training was held for maintenance personnel at the following cities and timeframes:	
	Billings: April 2019	
	Butte: August 2019	
	Bozeman: July 2019	
	Missoula Oil Set up: May 2019	
Impact On SWMP	To have educated staff regarding storm water characteristics, water quality issues, and individual	
Effectiveness	responsibilities regarding the implementation of the Statewide SWMP, the FPPPs, and SPCC	
	Plans.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Training	
Component Name	BMP-PPGH-01.2	
Minimum Control	Pollution Prevention / Good Housekeeping	
Measure Name (If		
Applicable)		
General Permit	II.B.6	
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	Educate staff regarding storm water characteristics, water quality issues, and individual	
of Planned SWMP	responsibilities regarding the implementation of the Statewide SWMP, SWPPPs, FPPPs, and the	
Action Taken	SPCC Plans.	
Responsible	MDT, MS4 Coordinator, DEES	
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	a) ESB personnel, generally the Engineering Section Supervisor or the Field Services Engineer, will	
or Performance	attend at least one (1) quarterly DCE meeting per year and provide information related to MDT's	
Standard Utilized	overall storm water management program, including MS4 issues.	
	b) ESB personnel, generally the Engineering Section Supervisor or the Field Services Engineer, will attend at least one (1) quarterly Maintenance Chiefs meeting per year and provide information related to MDT's overall storm water management program, including MS4 issues. c) As previously identified, several MDT facilities in MS4 areas fall under the SPCC Rule and have SPCC Plans. SPCC training, which includes information related to the MS4 Program, will be offered annually or according to SPCC requirements. d) As previously described, MDT is working to develop site-specific FPPPs for MDT facilities within MS4 areas that currently do not have FPPPs. Training is offered on each site specific FPPP upon completion of the plan. Additional training will be offered when the plan is amended or on an as needed basis, as necessary. Dates, name, and responsibility of staff members, as well as topics discussed, will be tracked on a spreadsheet as part of this measurable goal.	
Quantitative	a) Neither the Environmental Engineering Section Supervisor nor the FSE attended a DCE meeting in	
Indicators Used and Results	2019. Calendar reminders will be put in place to ensure attendance occurs in 2020.	
and Kesults	b) Neither the Environmental Engineering Section Supervisor nor the FSE attended a Maintenance Chiefs meeting in 2019. Calendar reminders will be put in place to ensure attendance occurs in 2020.	
	c) SPCC Training occurred in Billings, Bozeman, Butte, Great Falls, Kalispell, and Missoula and review of the SPCC plans at MDT facilities occurred per SPCC requirements. There were no updates to the SPCC plans in 2019.  d) All MDT facilities listed in Table 2-1 of the SWMP have FPPPs implemented that address storm water controls.	
Impact On SWMP	To have educated staff regarding storm water characteristics, water quality issues, and individual	
Effectiveness	responsibilities regarding the implementation of the Statewide SWMP, SWPPPs, and SPCCs.	
	response regularing the implementation of the buttering B (1111 ), B (111 1 5), and B1 CC5.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Periodic SWPPP and SPCC Plan Inspections		
Component Name	BMP-PPGH-02		
Minimum Control	Pollution Prevention / Good Housekeeping		
Measure Name (If			
Applicable)			
General Permit	II.B.6		
Condition Item			
Number (If			
Applicable)			
<b>Brief Description</b>	MDT will perform site inspections for MDT facilities within the Small MS4s with FPPP and SPCC		
of Planned SWMP	plans on the time basis documented in the SWMP.		
Action Taken			
Responsible	MDT, MS4 Coordinator, DEES, Maintenance staff		
Agency,			
Department, or			
Organization; and			
Person or Position			
Measurable Goal	The DEES and MS4 Coordinator will analyze the FPPP inspection forms on a yearly basis to evaluate		
or Performance	opportunities to improve and deal with identified deficiencies. In some cases, funds will have to be		
Standard Utilized	secured to improve the current infrastructure and might require several years before the BMP can be		
	fully implemented.		
Quantitative	The monthly FPPP inspection reports for each of the MDT facilities located in MS4s are compiled in		
Indicators Used	an annual summary reporting form. An initial review of this form takes place in January of each year		
and Results	and is used to determine if there are opportunities for improvement.		
	I 2010 MDT 1 1 CH : Later than 1 MDT		
	In 2019, MDT made the following capital investments to improve storm water under MDT		
	jurisdiction:		
	Installation of an embankment protector along King Ave. in Billings;  A state of the state		
	Initiation of a wash bay design and siting at the Billings Maintenance Facility. Actual		
	construction of the wash bay has been delayed, however, due to geotechnical stability issues at the proposed location;		
	Implementation of MDT's updated on-line SWPPP Administrator and Water      Description (DMP) and the state of the sta		
	Permitting/BMP training programs developed for both construction and maintenance personnel.		
Impact On SWMP	Identify potential opportunities for improvements and small procedural changes that could positively		
Effectiveness	impact potential storm water contamination.		

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

<b>SWMP Activity or</b>	Road and Parking Sweeping	
Component Name	BMP-PPGH-03	
<b>Minimum Control</b>	Pollution Prevention / Good Housekeeping	
Measure Name (If		
Applicable)		
General Permit	II.B.6	
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description of</b>	Implement a Street Sweeping Program that encompasses the streets and roadways, the maintenance	
Planned SWMP	yards and parking areas within its facilities. The street sweeping frequency depends on need and	
Action Taken	travel volumes. Sweepers also respond to certain types of spills that require clean-up work.	
Responsible	MDT, Maintenance Staff	
Agency,		
Department, or		
Organization; and		
<b>Person or Position</b>		
Measurable Goal	MDT's goal for the street sweeping program is to sweep 100% of the facilities and MDT maintained	
or Performance	roads that are within our permitted Small MS4s a minimum of one time per year.	
Standard Utilized		
Quantitative	MDT swept 100% of the MDT facilities and MDT maintained roads within the Small MS4s a	
Indicators Used	minimum of once in 2019. The mileage and cost breakdown obtained is as follows:	
and Results		
	Missoula*: 141 miles \$9,605.00	
	Kalispell: 1153.0 miles \$80,772.01	
	Butte: 320.4 miles \$25,583.77	
	Bozeman: 56.0 miles \$6,060.14	
	Great Falls: 2,220.20 miles \$132,470	
	Helena: 2,079.3 miles \$139,323.18	
	Billings and Yellowstone County: 425 miles \$327,052	
	*Note: MDT has contracted with the City of Missoula for sweeping on Broadway (Reserve to E.	
	Missoula), Reserve, Higgins, 39th, and Brooks.	
Impact On SWMP	Remove pollutants from entering water ways.	
Effectiveness		

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Road and Parking Area Maintenance	Winter Maintenance Program
<b>Component Name</b>	BMP-PPGH-04	BMP-PPGH-05
<b>Minimum Control</b>	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
Measure Name (If		
Applicable)		
General Permit	II.B.6	II.B.6
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	MDT will follow its Roadway / Roadside	MDT will evaluate the Winter Maintenance Program
of Planned SWMP	Maintenance Program to maintain roadways /	for feasible ways to transition to more
Action Taken	roadsides for safety, to protect the	environmentally friendly methods.
	environment, and to maintain a pleasing	
	aesthetics in a functional manner.	
Responsible	MDT, MS4 Coordinator, DEES, Maintenance	MDT, MS4 Coordinator, Maintenance Chiefs
Agency,	Staff	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will evaluate current practices used	MDT will evaluate the current procedures described
or Performance	during maintenance and operational activities	in the Winter Maintenance Program and if necessary,
Standard Utilized	to determine if modifications to these	revise the existing manuals to reduce the potential of
	practices are warranted to minimize storm	pollutants being discharged into the environment and
	water pollutants reaching water ways. The	consequently into waterways. The evaluation will be
	evaluation of BMPs and procedures as well as	performed during the permit period, and revisions to
	suggestions will be documented to determine	the manuals will be posted on the MDT intranet.
	the best course of action to implement	
	improvements as the measurable goal for this	
	BMP. Cost, ease of implementation, and risk	
	and benefit analysis will be taken into account	
	to make recommendations to MDT	
	management.	
Quantitative	MDT continued to maintain roadways	MDT Maintenance Division is currently in the
Indicators Used	throughout 2019 to ensure safe passage while	process of updating the Maintenance Manual. ESB
and Results	protecting the environment. MDT will	Management has contributed information to this
	evaluate the BMP to identify a systematic	update. The updates were not finalized in 2019.
	approach to gathering and reviewing the	
	maintenance information.	
Impact On SWMP	Allow for improvements in the program	Small changes to these activities will have positive
Effectiveness	where practicable.	impacts in reducing potential contaminants that
		could be transported into state waterways.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Recycling Activities	Vehicle Washing
<b>Component Name</b>	BMP-PPGH-06	BMP-PPGH-07
Minimum Control	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
Measure Name (If		. •
Applicable)		
General Permit	II.B.6	II.B.6
Condition Item		
Number (If		
Applicable)		
<b>Brief Description</b>	MDT has several recycling programs in	To evaluate the vehicle wash areas and procedures to
of Planned SWMP	place at the maintenance facilities within	minimize discharge of pollutants into surface water.
Action Taken	the Small MS4s. These programs will	
	continue to be offered.	
Responsible	MDT, MS4 Coordinator, DEES,	MDT, MS4 Coordinator, DEES, Maintenance Staff
Agency,	Maintenance staff	·
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will continue to recycle and burn the	MDT will evaluate each maintenance facility for short-
or Performance	used oil to heat select MDT facilities.	term improvements (e.g., sweeping area at the end of the
Standard Utilized	MDT will also continue to recycle scrap	shift) and long-term improvement (e.g. a new wash
	and unused metal through the recycling	bay). The short-term improvements will be implemented
	companies throughout the permit period.	as soon as possible, while the long-term improvements
	MDT has created FPPPs that provide	will require additional planning and funding. In 2013,
	guidelines to help make the storage of the	MDT completed one long-term goal of constructing an
	recycled materials storm water runoff safe.	updated wash bay at the Missoula MDT maintenance
	MDT will be inspecting the facilities on a	facility capable of appropriately disposing of wash
	monthly basis to ensure the recycled	water. MDT currently has funding available to hire a
	materials are being stored in a manner that	consultant in 2014 to design new wash bays for MDT
	protects storm water runoff.	Maintenance facilities in Butte, Great Falls, Billings,
		and Bozeman. MDT currently plans to construct the new
		wash bays in Butte in State fiscal year 2014 and in Great
		Falls and Bozeman in State fiscal year 2015. Additional
		short-term and long-term improvements may be
		implemented and will be tracked for each facility as a
		measure of this goal during the permit period.
Quantitative	MDT facilities recycled paint, metals and	In 2016, MDT Environmental budgeted funds for use in
Indicators Used	used oils in 2019. All state agencies are	building wash bays at the Great Falls and Billings
and Results	mandated to recycle scrap metal using a	maintenance facilities. The Great Falls wash bay was
	DOA contract with Pacific Steel and	completed in 2018. Construction of the Billings wash
	Recycling. FPPP updates, training, and	bay has been delayed due to geotechnical concerns.
	inspections include storage areas for both	Short-term and long-term facility improvement
	recycled materials and used oil. MDT	recommendations have been documented in annual
	facilities were inspected monthly in 2019	FPPP review forms and shared with maintenance.
	with one exception: the May 2019 FPPP	
	inspection for the Helena	
	FIU/Communications Facility was missed.	
Impact On SWMP	Recycling of motor oil as well as unusable	Minimizes the potential discharge of pollutants into
Effectiveness	or scrap metal reduces potential pollutant	surface waters.
	discharges while encouraging the proper	
	disposal of these materials.	

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or Component Name	Hazardous Waste Handling BMP-PPGH-08	Material Management BMP-PPGH-09
Minimum Control Measure Name (If Applicable)	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
General Permit Condition Item Number (If Applicable)	II.B.6	II.B.6
Brief Description of Planned SWMP Action Taken	Limit the amount and type of hazardous materials on MDT sites, how and where they are stored, and who has access to them.	MDT will continue to stockpile and store materials, such as oils and deicing materials, in a manner to reduce the likelihood of accidental spills or release hazardous materials into the storm water system.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, DEES, Maintenance staff	MDT, MS4 Coordinator, DEES, Hazmat section, and Maintenance staff
Measurable Goal or Performance Standard Utilized	MDT will continue to ensure that its staff is following the proper procedures when handling and storing hazardous materials and are well informed of the type and potential dangers associated with each chemical. SDSs are available at each facility within the MS4 and staff comply with the requirements of the SPCC Plans including monthly site inspections. MDT will evaluate the plans as revised by federal and state regulations. Staff will complete monthly inspection forms. The MS4 Coordinator working with the Hazmat Supervisor, DEES, and FSE will determine if items in the inspection process need to be amended based on data provided in inspection forms. The measurable goal for this BMP will be to maintain MDT's status of conditionally exempt.	MDT will review existing storage procedures to ensure they are current and effective. Revisions will be posted, and employees will be made aware of the changes. This BMP will be measured by the number of spills that are reported within a permit period as required by the FPPP and SPCC Plans. The main goal is to eliminate spills and have zero (0) reported spills during the permit period. If a spill is reported within a permit period, corrective actions will be taken to remedy the spill and preventive measures will be put into place to prevent the spills from reoccurring.
Quantitative Indicators Used and Results	In 2019, MDT maintained the status of conditionally exempt at MDT facilities in MS4 areas.	In 2019, no spills at MDT maintenance facilities in MS4 areas triggered reporting requirements as outlined in either the FPPP or SPCC.
Impact On SWMP Effectiveness	Limits types and amounts of hazardous materials located at MDT facilities.	These practices are measures that help prevent contaminants from entering the storm water system and consequently pollute surface water.

Appendix O – Summary of Activities and Descriptions of SWMP Effectiveness During Past Year

SWMP Activity or	Storm Drain System Cleaning and	Develop SWPPPs and Updates to SWPPPs
Component Name	Maintenance	BMP-PPGH-11
•	BMP-PPGH-010	
<b>Minimum Control</b>	Pollution Prevention / Good	Pollution Prevention / Good Housekeeping
Measure Name (If	Housekeeping	2 0
Applicable)		
General Permit	II.B.6	II.B.6
Condition Item		
Number (If		
Applicable)		
<b>Brief Description</b>	Conduct routine system inspections,	MDT has developed FPPPs for MDT facilities within the
of Planned SWMP	cleaning, and maintenance of MDT	Small MS4s. MDT will update with necessary amendments.
Action Taken	maintenance facilities, yards, and	
	storm water infrastructure within the	
	MDT right of way.	
Responsible	MDT, MS4 Coordinator, DEES,	MDT, MS4 Coordinator, DEES, Maintenance staff
Agency,	Maintenance staff	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will continue the current	MDT will continue to evaluate and update the FPPPs as
or Performance	maintenance program and track the	conditions change regarding design, construction, operation,
Standard Utilized	number of inspections, cleanings, and	or maintenance at different facilities. The changes will be
	repairs conducted at each	recorded in the Amendment Record Log included in each
	maintenance facility as well as	FPPP. In addition, MDT will continue to train its staff to
	continue maintenance conducted on	better understand the implications of contaminating storm
	MDT's right of way within the MS4	water and procedures to reduce the potential of
	areas. MDT tracks hours and supplies	contamination. In 2014, MDT will create FPPPs, implement,
	in the Management System for each MS4 area. MDT will clean and	and begin monthly inspections for the following locations: MDT Rest Area, Bozeman, DeSmet, Missoula, and
		Aeronautics Division (York Wye), Helena. In addition, MDT
	provide maintenance to storm water structures as necessary. The need is	staff will complete the monthly FPPP inspection forms at the
	determined from the inspections	currently existing FPPP locations. FPPP inspections will be
	taking place as a regular part of the	reviewed and analyzed by the MS4 Coordinator annually for
	maintenance department employees'	the annual report. The forms, addendums, and training will be
	job duties. Other forms of	the measurable goal for this BMP.
	notification can be from the public,	the measurable gour for this Bifft.
	city or county employees.	
Quantitative	MDT conducted FPPP inspections at	All MDT facilities within MS4 boundaries have a FPPP.
Indicators Used	MDT facilities within MS4 areas in	These facilities were inspected monthly in 2019 with one
and Results	2019.	exception: the May FPPP inspection for Helena FIU was
		missed.
	This BMP will continue to be	A 11% II d DEED 1
	evaluated to determine a better	Additionally, the DEES conducted annual FPPP reviews for
	systematic approach to gather and	maintenance facilities located in MS4s. These annual FPPP
	review information.	reviews include a catalog of needed FPPP updates, as well as
		recommendations for short- and long-term BMP
I A O CITIZED	Mataria a tata BOS	improvements.
Impact On SWMP	Maintain existing MDT system	Ensure uniform inspections of all MDT facilities within MS4
Effectiveness	capacity and improve water quality.	areas.

# **APPENDIX P**

ADDITIONAL DETAILED INFORMATION: PLANNED ACTIVITES AND CHANGE DURING NEXT YEAR

MDT applied for an MPDES individual MS4 permit in November 2014. To date, this permit has not been issued. Accordingly, one of the main focuses of MDT's MS4 program is to coordinate with DEQ for issuance of a mutually acceptable individual MS4 permit. Once this permit is issued, MDT will amend the SWMP and associated BMPs to facilitate compliance with new permit conditions and to further aid in MDT's continued improvement in environmental performance related to water quality. Opportunities for improvement that are identified below may be further adjusted once the MPDES permit is issued.

SWMP Activity or	Printed Media	Web Sites and Social Media Sites BMP-PEO-02
<b>Component Name</b>	BMP-PEO-01	
Minimum Control	Public Education and	Public Education and
Measure Name (If	Outreach on Storm	Outreach on Storm
Applicable)	Water Impacts	Water Impacts
<b>General Permit</b>	II.B.1	II.B.1
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	Make printed media available to the	Post storm water specific information on MDT online
of Planned SWMP	public.	sources including MDT Intranet (for MDT employees),
Action Taken		MDT internet (for roadway users), and Facebook (for
		roadway users).
Responsible	MDT, MS4 Coordinator, Public Info	MDT, MS4 Coordinator
Agency,	Officer, DEES	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will track, in a spreadsheet, the	This BMP will be measured by several means. First,
or Performance	printed media types that were generated,	the amount of feedback received from the Montana
Standard Utilized	the number of brochures, pamphlets, and	MS4 website, which has a link to allow comments to
	other printed media distributed as well as	be emailed to MDT. The MDT MS4 Coordinator will
	the dates and locations where the printed	post at least four (4) status updates related to storm
	media was handed out. At the end of the	water, water quality, and other MS4 issues on the MDT
	permit period, the MS4 Coordinator will	social media site (i.e. Facebook) each year. This BMP
	compile the information recorded. MDT	will be measured by the number of subscribers to the
	will distribute 5% more printed	MDT site and by the "likes" and "comments"
	educational material than the prior year. A	associated with the posts. This BMP will also be
	MS4 related article will post once a year in	measured by the continued development of the MDT
	MDT's Rail, Transit & Planning Division	internal MS4 website during the year 2014.
0 1 11 6	newsletter the 'Newsline'.	A 1100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Opportunity for	As noted in previous annual reports and	-Additional Facebook posts will be developed specific
Improvement	continuing in 2020, MDT is focusing less	to IDDE, winter maintenance practices, and stormwater
	on printed material and more on social	control. MDT will consider also posting these
	media interactions. This BMP is being	messages to the MDT Instagram page.
	phased out.	-MDT's MS4 intranet page will continue to be updated
		to include additional storm water resources, recent
		training presentations, audit results, and a catalog of
		previous Facebook posts.

SWMP Activity or	Public Events	<b>Guidance Manuals and Educational Materials</b>
<b>Component Name</b>	BMP-PEO-03	BMP-PEO-04.1
Minimum Control	Public Education and	Public Education and
Measure Name (If	Outreach on Storm	Outreach on Storm
Applicable)	Water Impacts	Water Impacts
General Permit	II.B.1	II.B.1
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	To reach target audiences by providing or	Make a variety of guidance manuals and educational
of Planned SWMP	sponsoring presentations in schools and	materials accessible through the MDT website.
Action Taken	universities, conferences, retirement	
	communities, civic clubs, libraries,	
	businesses, and association meetings.	
Responsible	MDT, MS4 Coordinator, Public Info	MDT, MS4 Coordinator, DEES
Agency,	Officer, DEES	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT's Statewide MS4 Coordinator will	In 2014, a link will be added to the Montana MS4
or Performance	participate in at least one (1) public event	website (http://montanaMS4.com) to take the user to
Standard Utilized	each year to promote the Statewide MDT MS4 Program. In addition, the DEES will attend at least one (1) public event each year to promote the storm water management program efforts in each MS4 area. Events may include storm water conferences, Storm Water Awareness Week, Montana State Fair, local Science Fairs, Earth Day, educational booths and presentations at schools and universities. MDT will track the number of events attended by MDT personnel, the date and location of events, and if possible, the number of event participants. The information will be compiled at the end of the permit period to determine its effectiveness for educating the public.	MDT's guidance and educational manuals. The first measurable goal will be to perform an annual review by the MS4 Coordinator of the internal and external MDT websites to verify that the links to the reference materials are accurate and up to date.
Opportunity for	MDT is striving for higher efficiency in	MDT will focus efforts on maintaining and updating its
Improvement	MS4 outreach and education efforts by	MS4 intranet page, stormwater internet page, and
	streamlining MS4-related messages to	Facebook presence.
	audiences that have an impact on MDT	
	stormwater quality in MS4 areas, such	
	MDT staff, contractors, developers, and	
	transient roadway users.	

SWMP Activity or Component Name	Guidance Manuals and Educational Materials BMP-PEO-04.2	Public Forums BMP-PPI-01	Clean-up and Volunteer Events BMP-PPI-02
Minimum Control Measure Name (If Applicable)	Public Education and Outreach on Storm Water Impacts	Public Involvement/ Participation	Public Involvement/ Participation
General Permit Condition Item Number (If Applicable)	II.B.1	II.B.2	II.B.2
Brief Description of Planned SWMP Action Taken	Work with the MDT Librarian to create a collection of stormwater materials available for education and training.	Provide the public the opportunity to comment on storm water concerns through project public meetings, public notices, NEPA/MEPA process, and corridor study process.	Adopt-A-Highway is statewide program administered by MDT where volunteers sign a contract to provide clean up services for a section of highway.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator	MDT, MS4 Coordinator, DEES, public information personnel	MDT, Adopt-A-Highway program manager, MS4 Coordinator
Measurable Goal or Performance Standard Utilized	The second measurable goal will be completed by the MS4 Coordinator. This measurable goal is to work with the MDT librarian once per year to review MDT's educational materials related to storm water. This review will consist of verifying that the materials available at the MDT library are accurate, adequate, and up to date. New materials will then be acquired as needed and allowed by budgetary constraints.	Compliance with NEPA and MEPA is confirmed through audits. The results of these audits will be used to track this BMP throughout the permit period.	MDT will continue to offer the Adopt-a-Highway program. MDT's current goal for this BMP is to work with the Adopt-a-Highway program manager to assist in the 2016 launching of new interactive online webpage that allows user to click on an adopted road section to see who adoptee is and how many miles adopted. The Adopt-a-Highway compliance tracking will be able to keep track of which sections of roadways by reference posts are adopted, who has adopted them, and how often trash pickup is occurring.
Opportunity for Improvement	MDT will continue progress on this control measure.	-MDT will encourage FHWA to select more projects in MS4 areas to assess this BMP.	MDT will review the current Adopt-a-Highway tracking to identify improvements.

SWMP Activity	Feedback	Storm Water System Mapping
or Component	BMP-PPI-03	BMP-IDDE-01
Name	Bivii -1 1 1-03	
Minimum Control	Public Involvement/	Illicit Discharge Detection and Elimination (IDDE)
Measure Name (If	Participation	inicit discharge detection and Eminimation (IDDE)
Applicable)	1 articipation	
General Permit	II.B.2	II.B.3
Condition Item	II.D.2	11.D.3
Number (If		
*		
Applicable)	The mobile con manide for the street	A state will offer the man MDT's stare material
Brief Description	The public can provide feedback using	A statewide effort to map MDT's storm water system.
of Planned	several different methods. MDT will	
SWMP Action	address this feedback and incorporate	
Taken	the feedback where appropriate.	1 (DT ) (G ) (G ) (G ) (D ) (D )
Responsible	MDT, MS4 Coordinator, and other	MDT, MS4 Coordinator, DEES
Agency,	MDT Staff as applicable	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	On MDT's social media sites, the MS4	The statewide MS4 Coordinator will continue to update each
or Performance	Coordinator will make at least four (4)	Small MS4 storm water system map on an annual basis and
Standard Utilized	announcements per year. MDT will continue to solicit feedback through work group discussions, website comments, phone calls, written e-mails or letters, training evaluations, surveys, public comment periods, and personal interactions. The MS4 Coordinator will use a spreadsheet to keep track of the amount and type of feedback received. The MS4 Coordinator will evaluate the BMPs progress based on the amount and type of feedback received via available sources. The MS4 Coordinator will use the feedback received to create updates and revisions to the storm water program on an as needed basis to increase the amount of feedback and public interaction received.	will make the updated maps available in electronic format upon request. These Small MS4 maps will be available online in 2014. MDT will solicit information from cities and counties to ensure that the information is as accurate as possible. MDT will also share new project information with co-permittees upon request. Updates include areas of new development or infrastructure improvements, as well as those areas where new information becomes available during maintenance activities. In addition, MDT will revise the Small MS4 boundaries based on city limit changes and census information on a yearly basis if these two (2) items have changed. This BMP's success will be based on the MS4 maps being updated with new information, and 25% of inlets being mapped in 2014. Over the permit cycle starting in 2015, MDT will collect and map our inlets, open channels, and subsurface conduits/pipes, dry wells, and other similar storm water conveyances.
Opportunity for Improvement	MDT will continue progress on this control measure. New Facebook messages will be tailored to request specific feedback on stormwater impacts and controls related to MDT's facilities.	MDT is focused on confirming and updating outlet mapping under MDT control through a term contract that began 2016. In 2020, MDT will research storm drain, construction and maintenance agreements. MDT will develop guidance based on this research for identifying storm water system updates requiring additional mapping and tracking.  -MDT will begin mapping of inlets, open channels, and subsurface conduits/pipes, drywells and other similar storm water conveyances.

SWMP Activity	Dry Weather Screening	Storm Water Ordinances
or Component	BMP-IDDE-02	BMP-IDDE-03
Name	BIVII 1882 V2	
Minimum Control	IDDE	IDDE
Measure Name (If		
Applicable)		
General Permit	II.B.3	II.B.3
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	Monitoring of outfalls within the	MDT will follow local ordinances, statutes, and regulations
of Planned	MDT jurisdiction by use of both dry	within the Small MS4s. MDT will notify the proper
<b>SWMP Action</b>	weather screening and visual	enforcement authority available in the select Small MS4 that
Taken	observation.	has an existing storm water ordinance in place.
Responsible	MDT, MS4 Coordinator, DEES, FSE,	MDT, MS4 Coordinator, DEES, and construction inspectors
Agency,	and Maintenance Staff	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	The DEES is responsible for	Because MDT does not have legal authority to establish
or Performance	performing the dry weather screening	ordinances, it will rely on other governmental bodies to add
Standard Utilized	at each outfall once per permit cycle.	ordinances and regulation to the existing standards that help
	The information they gather will be	eliminate illicit or illegal discharges into state water bodies.
	used to update both the dry weather	For applications within the Small MS4, MDT will continue
	screening form along with the	to list in right of way approach and encroachment permits
	tracking spreadsheet in 2014. The IDDE Program protocols will be	that applicants are expected to follow local ordinances, which include the city MS4 ordinances. As part of this
	made available on the MDT website.	measurable goal, MDT will follow applicable ordinances,
	The number of illicit or illegal	and report non-compliance to the appropriate authorities.
	discharges reported to the MS4	MDT will evaluate the local agreements with co-permittees
	Coordinator will be analyzed and	at the end of this permit cycle. In addition, MDT will
	compared to previous years. MDT	continue to follow the <i>Escalation Plan</i> spelled out in
	will also track the date, the outfall	Management memo 03-01 that will be made available in
	location, the response action, and the	electronic format on the MDT website in the year 2014.
	outcome of the implementation of	electronic format on the 14151 weeste in the year 2011.
	such actions. Success of this BMP	
	will be to eliminate 100% of illicit or	
	illegal discharges from MDT	
	operations.	
Opportunity for	MDT will update its MS4 dry	MDT will create an Enforcement Response Plan and IDDE
Improvement	weather screening process to include	Corrective Action Plan.
	an evaluation of the dry weather	
	screening outcomes (i.e. identify	
	trends and high priority areas).	

SWMP Activity	Public Education on IDDE	Training
or Component	BMP-IDDE-04	BMP-IDDE-05
Name	DMI -IDDE-04	BWI -IDDE-03
Minimum Control	IDDE	IDDE
Measure Name (If	IDDE	IDDE
Applicable)		
General Permit	II.B.3	II.B.3
Condition Item	11.D.3	11.D.3
Number (If		
Applicable)		
Brief Description	MDT currently provides information on	Provide district personnel with IDDE training specific to
of Planned	possible illicit and illegal discharges in	their job duties.
SWMP Action	our printed education material. MDT will	anen joe danesi
Taken	continue to provide this information.	
Responsible	MDT, MS4 Coordinator, and other MDT	MDT, MS4 Coordinator, DEES
Agency,	staff	,
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will track, when possible, the	This training will be part of the IDDE Training Program
or Performance	number of calls, emails, or postings on	and will be performed annually for key personnel. MDT
Standard Utilized	MDT's social media sites. A reporting	will track the date, location and employees trained each
	spreadsheet will be generated in 2014 by	year as part of the IDDE Training Program at each Small
	the MS4 Coordinator. Information	MS4. Success will be determined by ensuring up to date
	provided during the reporting will be	training material and employees requesting the training
	entered into the spreadsheet. The action	receive the training.
	taken by MDT to resolve the problem will	
	also be included in the spreadsheet. When	
	available, MDT will record how the	
	information was acquired. MDT will use	
	this information to evaluate the highest	
	used method of reporting. Reporting	
	methods not being used will be evaluated	
	to determine if changes can be made to	
	improve its effectiveness. The number of	
	reports will determine if having a public	
	reporting system is effective. The results	
	will be presented in each Annual Report.	
	The MS4 Coordinator will be posting	
	status updates on MDT's social media (i.e. Facebook) page. One of these posts	
	will be related to IDDE.	
Opportunity for	MDT is striving for higher efficiency in	The DEES will identify training topics and needs for their
Improvement	IDDE education efforts by streamlining	respective Districts, provide IDDE training, and submit
	messages to audiences that have an impact	training records to the MS4 Data Manager for this control
	on MDT storm water quality in MS4	measure.
	areas, such MDT staff, contractors,	
	developers, and transient roadway users.	
	Additional Facebook posts will be	
	developed specific to IDDE.	

SWMP Activity	Construction SWPPP	MDT Environmental and Construction Oversight
or Component	BMP-CSRC-01	BMP-CSRC-02
Name		
<b>Minimum Control</b>	Construction Site	Construction Site
Measure Name (If	Runoff Control	Runoff Control
Applicable)		
<b>General Permit</b>	II.B.4	II.B.4
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description</b>	At construction sites that are required	To provide environmental and construction oversight on
of Planned	to obtain an MPDES General Permit	MDT projects. To ensure compliance with federal, tribal,
SWMP Action	for Storm Water Discharges	state, and local laws.
Taken	associated with Construction	
	Activity, the contractors must prepare	
	a SWPPP.	
Responsible	MDT, PDE	MDT, DEES, and project personnel
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT continues to place the special	This BMP will be measured by the number of inspections
or Performance	provision in project contracts that	conducted during the permit period. In addition, deficiencies
Standard Utilized	require contractors on construction	will be tracked by project, as well as the actions taken to
	sites disturbing 1 acre or equal to	remedy the issues. The deficiencies and actions will be used
	adhere to the MPDES General Permit	as training tools to improve inspection procedures and to
	for Storm Water Discharges	train DEES and inspection personnel for future MDT
	associated with Construction	projects. MDT will track the size of project and compliance
	Activity. The measurable goal for the	record of the contractors and subcontractors to evaluate if the
	BMP is that project contracts have the MPDES Special Provision.	environmental plans and specifications are meeting the requirements of the Construction General Permit and
	the MEDES Special Provision.	protecting the state's water quality. MDT staff will inspect
		100% of projects within the Small MS4. The DEES attend,
		send a designee, or communicate directly with the project
		manager prior to 100% of the Pre-Construction conferences
		for construction projects within the Small MS4s.
Opportunity for	In 2020, MDT will provide guidance	MDT will investigate tracking mechanisms to help identify
Improvement	to PDEs for 'PS&E package' reviews	which let projects are occurring in MS4s. This will provide
P10.0	to ensure inclusion of storm water	an opportunity to perform backchecks of the DEES'
	special provisions in contract	adherence to MDT's February 2016 MS4 Construction and
	documents.	Post-Construction DEES Inspection Procedures.
	GO COMPANIED.	1 out Compared to the Process of Trocessies.

SWMP Activity or Component Name	MDT Information Analysis BMP-CRSC-03	MDT Training BMP-CSRC-04
Minimum Control Measure Name (If Applicable)	Construction Site Runoff Control	Construction Site Runoff Control
General Permit Condition Item Number (If Applicable)	П.В.4	II.B.4
Brief Description of Planned SWMP Action Taken	Evaluate information gathered to improve awareness and enhance current programs.	Provide trained staff responsible for the implementation, maintenance, and inspection of the storm water program. MDT personnel will be trained in the selection, implementation, inspection and maintenance of storm water BMPs.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, DEES	MDT, MS4 Coordinator, DEES
Measurable Goal or Performance Standard Utilized	The MS4 Coordinator will attend five (5) workgroup meetings per year. These meetings may be with copermittees, other water quality groups, or MDT staff to discuss beneficial ways to improve storm water quality. The DEES will attend at least one (1) MDT maintenance section meeting per year for each Small MS4.	The MS4 Coordinator will maintain a log with the dates of MDT training sessions, including the online SWPPP administrator certification. Names of attendees, their departments and their responsibilities will be included on the logs. Feedback provided during the training sessions will also be tracked to improve procedures and guidelines. Data for this log will be provided to the MS4 Coordinator through the DEES at each Small MS4.  The DEES will present during at least one (1) EPM meeting per year. The presentation will be a discussion of current storm water issues and will provide an opportunity for storm water questions related to design and construction activities.
Opportunity for Improvement	-MDT is planning to attend 2020 statewide MS4 workgroup meetings hosted by Kyle Mehrens, City of BozemanMDT will evaluate whether more formal feedback mechanisms can be implemented by the DEES when attending maintenance section meetings in 2020.	- MDT will develop a plan to better track and document storm water issues to continually improve procedures and trainingMDT will evaluate whether more formal feedback mechanisms can be implemented by the DEES when attending EPM meetings in 2020.

SWMP Activity	Internal Project Administration	Plan Reviews
or Component	BMP-CSRC-05	BMP-PCRC-01
Name		2.12 2 0.10 02
Minimum	Construction Site	Post-Construction Runoff in New Development and
Control	Runoff Control	Redevelopment
Measure Name		
(If Applicable)		
General Permit	II.B.4	II.B.5
Condition Item	11.21	
Number (If		
Applicable)		
Brief	MDT will use contractual agreements	MDT reviewers will verify that applicable federal, tribal, state
Description of	to ensure that projects are constructed	and local laws and regulations are followed as required by the
Planned SWMP	in a manner that complies with the	Small MS4 Program.
Action Taken	Clean Water Act.	Sman ivis i i i ograni.
Responsible	MDT, MS4 Coordinator, PDEs	MDT, MS4 Coordinator, PDEs
Agency,	WID1, WIS4 Coordinator, 1 DES	WID 1, WIS + Cooldinator, 1 DES
Department, or		
Organization;		
and Person or		
Position		
Measurable	MDT will include the MS4 special	The measurable goal for this BMP will be for PDEs to review
Goal or	provision in 100% of contracts taking	100% of the plans within the Small MS4s. When applicable the
Performance	place in a Small MS4.	PDEs will recommend to the design team incorporation of
Standard	In 100% of the contracts in a Small	PESC/LID structures.
Utilized	MS4, MDT will include standard	TESC/DID structures.
Cimzeu	and/or special provisions requiring	
ļ	appropriate storm water pollution	
ļ	prevention and acquisition of	
ļ	necessary permits prior to the	
	commencement of construction	
	activities. The MS4 Coordinator will	
	track projects let to contract each year	
	in Small MS4s and will ensure	
	appropriate standard and special	
ļ	provisions are included in each of the	
	*	
Opportunity for		-MDT will monitor the use of the LID Analysis Process and
	to PDEs for 'PS&E package' reviews	
F		
ļ		
	documents.	
	<del> </del>	
Opportunity for Improvement	contract documents.  In 2020, MDT will provide guidance to PDEs for 'PS&E package' reviews to ensure inclusion of storm water special provisions in contract	-MDT will monitor the use of the LID Analysis Process and Form to identify ways to improve it and to promote coordination with other MS4s.  -When an Individual Permit is issued, MDT will identify changes required to and update the LID form and PESC Manual.

SWMP Activity or Component Name	Construction and Post-Construction Site Inspections BMP-PCRC-02	Operation and Maintenance of BMPs BMP-PCRC-03
Minimum Control Measure Name (If Applicable)	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment
General Permit Condition Item Number (If Applicable)	II.B.5	II.B.5
Brief Description of Planned SWMP Action Taken	MDT construction personnel inspect the features as they are being constructed to ensure that they are constructed according to the contract documents including the plans and specifications.	Evaluate MDT Operation and Maintenance Program to ensure being conducted in an effective manner.
Responsible Agency, Department, or Organization; and Person or Position	MDT, DEES, Maintenance and construction personnel	MDT, DEES, Maintenance personnel
Measurable Goal or Performance Standard Utilized	MDT construction personnel will inspect structural (i.e. permanent) BMPs on 100% of projects in a Small MS4. Before MDT assumes responsibility for a storm water permit from the Contractor, MDT personnel including the DEES, maintenance personnel, and construction personnel, complete a final project closeout inspection to ensure project BMPs are correctly installed and functioning properly. After the project closeout is complete, the BMP maintenance becomes MDT's responsibility. MDT maintenance personnel perform maintenance on the temporary and permanent BMPs as needed. Items that could be improved during the construction phase will be passed on to construction for consideration in future projects.	Records of the current MDT Operation and Maintenance Program will be reviewed and evaluated to ensure that the O&M of BMPs is being conducted in an effective manner. The evaluation of the Program will be tailored to each MS4 area. Facilities managed by other entities (i.e., county or city) will be their sole responsibility.
Opportunity for Improvement	-MDT will continue to implement its finalization process and document BMP issues in the final walk-through formMDT will track issues that are preventing sites from closeout and communicate internally to identify process improvements and reduce MDT efforts and resources to achieve final stabilization.	-Further refinement and formalization of the Permanent BMP O&M program implementation process will be evaluatedIn 2020, MDT Environmental will meet with Maintenance personnel to discuss potential improvements in tracking permanent BMP maintenance actions.

SWMP Activity or Component Name	Reviewers and Inspectors Training BMP-PCRC-04	Low Impact Development Approach BMP-PCRC-05
Minimum Control Measure Name (If Applicable)	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment
General Permit Condition Item Number (If	II.B.5	II.B.5
Applicable) Brief Description of Planned SWMP Action Taken  Responsible Agency, Department, or	MDT will provide training and guidance material to its employees on environmental compliance and storm water BMPs.  MDT, MS4 Coordinator, DEES	MDT will attempt to incorporate LID techniques where practicable in MDT projects and at its facilities within the MS4 areas when upgrades to the facilities are implemented and new or redevelopment takes place.  MDT, MS4 Coordinator, PDEs
Organization; and Person or Position  Measurable Goal	MDT will continue to provide	For road construction projects in MS4 areas, MDT will
or Performance Standard Utilized	training to its employees on environmental compliance and storm water BMPs. Continued educational programs and specialized training will continue to be made available for individuals involved in the plan review process and for inspection personnel. The MDT-provided training and education programs attended by MDT personnel will be tracked as part of this BMP. Pertinent staff members will attend at least one (1) relevant training session per permit period to develop and expand their skills pertaining to storm water pollution prevention techniques. This training will be	evaluate 100% of designs for the potential of incorporating LID techniques. When the requirements are triggered (i.e., new development or redevelopment project that disturb 1 acre or greater), LID opportunities will be explored. PDEs will be the lead on this effort and will provide data to the MS4 Coordinator for tracking.  For "state actions" at MDT facilities within MS4 areas, MDT will evaluate 100% of designs for appropriateness of incorporating LID techniques. Each proposed project will be reviewed for triggering the requirements for incorporating LID, as practicable. When the requirements are triggered, LID opportunities will be explored. PDEs will be the lead on this effort and will provide data to the MS4 Coordinator for tracking.  For encroachment and approach permit applications within Small MS4 areas, MDT will evaluate 100% of applications
	available as an online self-review of the PESC guidelines. MDT conducts periodic training on and updates of the PESC Manual as necessary.	for appropriateness of incorporating LID techniques. Appropriate MS4-related information will be included in the permit issuance correspondence. PDEs will be the lead on this effort and will provide data to the MS4 Coordinator for tracking.
Opportunity for Improvement	-In 2020, MDT Environmental will investigate PESC training opportunities in coordination with MDT Hydraulics and Road Design personnel.	-Continue to enforce the stipulation included in the permit that applicable MS4 requirements must be met, effectively placing the responsibility for the LID applicability analysis on the project proponent.

SWMP Activity or Component Name	Ordinances and Storm Water Design Criteria BMP-PCRC-06	Vegetation Management Program BMP-PCRC-07
Minimum Control Measure Name (If Applicable)	Post-Construction Runoff in New Development and Redevelopment	Post-Construction Runoff in New Development and Redevelopment
General Permit Condition Item Number (If Applicable)	II.B.5	II.B.5
Brief Description of Planned SWMP Action Taken	MDT does not have the authority to write ordinances or requirements for storm water design criteria on non-MDT proposed projects. MDT can and does enforce MDT standards on MDT projects. MDT follows applicable federal, tribal, state and local laws and regulations within the Small MS4s.	Evaluate projects within Small MS4s that have open SWPPP permits for use of federal funds to conduct further revegetation that promotes closure of the SWPPP plans.
Responsible Agency, Department, or Organization; and Person or Position	MDT, MS4 Coordinator, PDEs, DEES	MDT, DEES, Botanist
Measurable Goal or Performance Standard Utilized	MDT will continue to follow federal, tribal, state and local laws and regulation and design standards. MDT will maintain and follow its design criteria for PESC and LID measures or seek formalized design exceptions for 100% of our projects within Small MS4s.	This BMP will be measured by comparing projects within the Small MS4s with open SWPPP permits. A determination will be made if improvement to the control of storm water run-off, and infiltration can be improved with further re-vegetation. The open permit projects and the projects that are closed will be tracked as well as the projects where funding was allocated within the Small MS4s.
Opportunity for Improvement	- MDT will monitor the use of the LID Analysis Process and Form to identify any necessary areas of improvement and to promote coordination with other MS4sWhen an Individual Permit is issued, MDT will identify changes required to and update the LID form and PESC Manual.	-MDT will continue progress on this control measure.

SWMP Activity or	Training
Component Name	BMP-PPGH-01.1
Minimum Control	Pollution Prevention / Good Housekeeping
Measure Name (If	
Applicable)	
<b>General Permit</b>	II.B.6
<b>Condition Item</b>	
Number (If	
Applicable)	
<b>Brief Description</b>	Educate staff regarding storm water characteristics, water quality issues, and individual
of Planned SWMP	responsibilities regarding the implementation of the Statewide SWMP, SWPPP, FPPP, and SPCC
Action Taken	Plans.
Responsible	MDT, MS4 Coordinator, DEES and possible other Environmental Staff
Agency,	
Department, or	
Organization; and	
Person or Position	
Measurable Goal	a) This BMP will be measured by ensuring that 100% of the DEES and MDT Maintenance staff
or Performance	performing SWPPP inspections in Small MS4s are in compliance with the CGP and will have
Standard Utilized	Certified SWPPP Administrator training/certification. Records will be kept of personnel who have
	taken the SWPPP Administrator training and passed the test to become an MDT Certified SWPPP
	Administrator.
	b) This BMP will be measured by ensuring that 100% of the maintenance staff performing site-
	specific FPPP inspections in MS4s have site specific FPPP training. Records will be kept of personnel
	who have received training on the site-specific FPPP and inspection procedures.
	c) The DEES will provide a presentation regarding storm water issues during at least one (1) EPM
	meeting per year. The presentation will be a discussion of current storm water issues and an
	opportunity for questions regarding storm water issues related to design and construction activities.
	d) The DEES will provide a presentation during at least one (1) MDT maintenance section man meeting per year. The presentation will include a discussion of current storm water control issues and
	an opportunity for questions regarding storm water control related to maintenance activities and
	facilities.
Opportunity for	In 2020, MDT intends to develop a formal FPPP Update and Training procedure.
Improvement	in 2020, MD1 intends to develop a formal FFFF opulate and Training procedure.
mprovement	

SWMP	Training
Activity or	BMP-PPGH-01.2
Component	
Name	
Minimum	Pollution Prevention / Good Housekeeping
Control	Fondition Flevention / Good Housekeeping
Measure	
Name (If	
,	
Applicable)	пр
General	II.B.6
Permit	
Condition	
Item Number	
(If Applicable)	
Brief	Educate staff regarding storm water characteristics, water quality issues, and individual responsibilities
Description of	regarding the implementation of the Statewide SWMP, SWPPP, FPPP, and SPCC Plans.
Planned	
SWMP Action	
Taken	
Responsible	MDT, MS4 Coordinator, DEES, and possible other Environmental Staff
Agency,	
Department,	
or	
Organization;	
and Person or	
Position	
Measurable	a) ESB personnel, generally the Engineering Section Supervisor or the Field Services Engineer, will attend
Goal or	at least one (1) quarterly DCE meeting per year and provide information related to MDT's overall storm
Performance	water management program, including MS4 issues.
Standard	b) ESB personnel, generally the Engineering Section Supervisor or the Field Services Engineer, will attend
Utilized	at least one (1) quarterly Maintenance Chiefs meeting per year and provide information related to MDT's
	overall storm water management program, including MS4 issues.
	c) As discussed previously, several MDT facilities in MS4 areas fall under the SPCC Rule and have SPCC
	Plans. SPCC training, which includes information related to the MS4 Program, will be offered annually or
	according to SPCC requirements.
	d) As discussed previously, MDT is working to develop site-specific FPPPs for MDT facilities within MS4
	areas that currently do not have FPPPs. Training is offered on each site specific FPPP upon completion of
	the plan. Additional training will be offered when the plan is amended or on an as needed basis, as
	necessary. Dates, name, and responsibility of staff members, as well as topics discussed, will be tracked on
	a spreadsheet as part of this measurable goal.
Opportunity	-MDT will continue to identify and prioritize structural improvements at MDT facilities.
for	-In 2020, MDT intends to develop a formal FPPP Update and Training procedure.
Improvement	
p- o , cinem	

SWMP	Periodic SWPPP and SPCC Plan Inspections
Activity or	BMP-PPGH-02
Component	
Name	
Minimum	Pollution Prevention / Good Housekeeping
Control	
Measure	
Name (If	
Applicable)	
General	II.B.6
Permit	
Condition	
Item Number	
(If Applicable)	
Brief	MDT will perform site inspections for MDT facilities within MS4s with FPPP and SPCC plans on the
Description of	time basis documented in the SWMP.
Planned	
SWMP Action	
Taken	
Responsible	MDT, MS4 Coordinator, DEES, Maintenance staff
Agency,	
Department,	
or	
Organization;	
and Person or	
Position	
Measurable	The DEES and MS4 Coordinator will analyze the FPPP inspection forms on a yearly basis to evaluate
Goal or	opportunities to improve and deal with identified deficiencies. In some cases, funds will have to be
Performance	secured to improve the current infrastructure and might require several years before the BMP can be fully
Standard	implemented.
Utilized	
Opportunity	-MDT will evaluate the FPPP and SPCC inspection processes to improve the consistency of inspections
for	and to identify processes and/or other improvements that will enhance overall environmental
Improvement	performance.
	-MDT will continue to identify and prioritize structural improvements at MDT facilities.

SWMP Activity or Component Name	Road and Parking Sweeping BMP-PPGH-03	Road and Parking Area Maintenance BMP-PPGH-04
Minimum Control Measure Name (If Applicable)	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
General Permit Condition Item Number (If Applicable)	II.B.6	II.B.6
Brief Description of Planned SWMP Action Taken	Implement a Street Sweeping Program that encompasses the streets and roadways, the maintenance yards and parking areas within its facilities. The street sweeping frequency depends on need and travel volumes. Sweepers also respond to certain types of spills that require clean-up work.	MDT will follow its Roadway / Roadside Maintenance Program to maintain roadways/roadsides for safety, to protect the environment, and to maintain a pleasing aesthetics in a functional manner.
Responsible Agency, Department, or Organization; and Person or Position	MDT, Maintenance staff	MDT, MS4 Coordinator, DEES, Maintenance Staff
Measurable Goal or Performance Standard Utilized	MDT's goal for the street sweeping program is to sweep 100% of the facilities and MDT maintained roads that are within our permitted Small MS4s a minimum of one (1) time per year.	MDT will evaluate current practices used during maintenance and operational activities to determine if modifications to these practices are warranted to minimize storm water pollutants reaching water ways. The evaluation of BMPs and procedures as well as suggestions will be documented to determine the best course of action to implement improvements as the measurable goal for this BMP. Cost, ease of implementation, and risk and benefit analysis will be taken into account to make recommendations to MDT management.
Opportunity for Improvement	MDT will evaluate this BMP to identify a systematic approach to gathering and reviewing maintenance information.	MDT will evaluate this BMP to identify a systematic approach to gathering and reviewing maintenance information.

SWMP Activity or	Winter Maintenance Program	Recycling Activities
Component Name	BMP-PPGH-05	BMP-PPGH-06
<b>Minimum Control</b>	Pollution Prevention / Good Housekeeping	Pollution Prevention / Good Housekeeping
Measure Name (If		
Applicable)		
<b>General Permit</b>	II.B.6	II.B.6
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description of</b>	MDT will evaluate the Winter	MDT has several recycling programs in place at the
Planned SWMP	Maintenance Program for feasible ways to	maintenance facilities within the Small MS4s. These
Action Taken	transition to more environmentally friendly	programs will continue to be offered.
	methods.	
Responsible	MDT, MS4 Coordinator, and Maintenance	MDT, MS4 Coordinator, DEES, Maintenance staff
Agency,	Chiefs	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will evaluate the current procedures	MDT will continue to recycle and burn the used oil to
or Performance	described in the Winter Maintenance	heat select MDT facilities. MDT will also continue to
Standard Utilized	Program and if necessary, revise the	recycle scrap and unused metal through the recycling
	existing manuals to reduce the potential of	companies throughout the permit period. MDT has
	pollutants being discharged into the	created FPPPs that provide guidelines to help make the
	environment and consequently into	storage of the recycled materials storm water runoff
	waterways. The evaluation will be	safe. MDT will be inspecting the facilities on a
	performed during the permit period, and	monthly basis to ensure the recycled materials are
	revisions to the manuals will be posted on	being stored in a manner that protects storm water
	the MDT intranet. In addition, please see	runoff.
	section 3.3.6.7 BMP on vehicle washing	
	that describes MDT's current progress on	
	constructing vehicle wash bays, which	
	correlate with achieving the winter	
	maintenance BMP.	
Opportunity for	MDT will continue progress on this	MDT will continue progress on this control measure.
Improvement	control measure.	The First Continue progress on this control measure.
Improvement	control ilicasure.	

SWMP Activity or	Vehicle Washing	
Component Name	BMP-PPGH-07	
Minimum Control	Pollution Prevention / Good Housekeeping	
Measure Name (If		
Applicable)		
General Permit	II.B.6	
<b>Condition Item</b>		
Number (If		
Applicable)		
<b>Brief Description of</b>	To evaluate the vehicle wash areas and procedures to minimize discharge of pollutants into surface	
Planned SWMP	water.	
Action Taken		
Responsible	MDT, MS4 Coordinator, DEES, Maintenance Staff	
Agency,		
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will evaluate each maintenance facility for short term improvements (e.g., sweeping area at	
or Performance	the end of the shift) and long-term improvement (e.g. a new wash bay). The short-term	
Standard Utilized	improvements will be implemented as soon as possible, while the long-term improvements will	
	require additional planning and funding. In 2013 MDT completed one (1) long term goal of	
	constructing an updated wash bay at the Missoula MDT maintenance facility capable of	
	appropriately disposing of wash water. MDT currently has funding available to hire a consultant in	
	2014 to design new wash bays for MDT Maintenance facilities in Butte, Great Falls, Billings, and	
	Bozeman. MDT currently plans to construct the new wash bays in Butte in State fiscal year 2014	
	and in Great Falls and Bozeman in State fiscal year 2015. Additional short term and long-term	
	improvements may be implemented and will be tracked for each facility as a measure of this goal	
	during the permit period.	
Opportunity for	-Short-term and long-term facility improvement recommendations are documented in an annual	
Improvement	FPPP review form and shared with the EESS, FSE, and DEES.	
	-In 2020, MDT Environmental will follow-up with MDT Maintenance personnel to determine	
	whether geotechnical stability issues can be resolved for the proposed Billings wash bay.	

SWMP Activity or	Hazardous Waste Handling	Material Management
Component Name	BMP-PPGH-08	BMP-PPGH-09
Minimum Control	Pollution Prevention / Good	Pollution Prevention / Good Housekeeping
Measure Name (If	Housekeeping	Tonadon Frevendon, Good Frousekeeping
Applicable)	Trousenceping	
General Permit	II.B.6	II.B.6
Condition Item	II.B.0	11.D.0
Number (If		
Applicable)		
Brief Description of	Limit the amount and type of hazardous	MDT will continue to stockpile and store materials, such
Planned SWMP	materials on MDT sites, how and where	as oils and deicing materials, in a manner to reduce the
Action Taken	they are stored, and who has access to	likelihood of accidental spills or release hazardous
riction runch	them.	materials into the storm water system.
Responsible	MDT, MS4 Coordinator, DEES,	MDT, MS4 Coordinator, DEES, Hazmat section, and
Agency,	Maintenance staff	Maintenance staff
Department, or	Transcitute built	Transcondine built
Organization; and		
Person or Position		
Measurable Goal	MDT will continue to ensure that its staff	MDT will review existing storage procedures to ensure
or Performance	is following the proper procedures when	that they are current and effective. Revisions will be
Standard Utilized	handling and storing hazardous materials	posted and employees will be made aware of the
Standard Ctinzed	and are well informed of the type and	changes. This BMP will be measured by the number of
	potential dangers associated with each	spills that are reported within a permit period as required
	chemical. MSDSs are available at each	by the FPPP and SPCC Plans. The main goal is to
	facility within the MS4 areas and staff	eliminate spills and have zero (0) reported spills during
	complies with the requirements of the	the permit period. If a spill is reported within a permit
	SPCC Plans, including monthly site	period, corrective actions will be taken to remedy the
	inspections. MDT will evaluate the plans	spill and preventive measures will be put into place to
	as revised by federal and state	prevent the spills from reoccurring.
	regulations. Staff will complete monthly	provent and spins from researing.
	inspection forms. The MS4 Coordinator	
	working with the Hazmat Supervisor,	
	DEES, and FSE will determine if items in	
	the inspection process need to be	
	amended based on data provided in	
	inspection forms. The measurable goal	
	for this BMP will be to maintain MDT's	
	status of conditionally exempt.	
Opportunity for	-MDT will continue to evaluate the FPPP	-MDT will continue to evaluate the FPPP inspection
Improvement	inspection process as necessary to	process as necessary to improve the consistency of
_	improve the consistency of inspections	inspections and to identify processes and/or structural
	and to identify processes and/or structural	improvements that will enhance overall environmental
	improvements that will enhance overall	performance.
	environmental performance.	-MDT will evaluate annual reports to determine training
	-MDT will evaluate annual reports to	needs related to hazardous materials and SPCC and
	determine training needs related to	develop a training plan to address training topics.
	hazardous materials and SPCC and	
	develop a training plan to address training	
	topics.	

SWMP Activity or Component Name	Storm Drain System Cleaning and Maintenance	Develop SWPPPs and Updates to SWPPPs BMP-PPGH-11
3.60	BMP-PPGH-010	
Minimum Control	Pollution Prevention / Good	Pollution Prevention / Good Housekeeping
Measure Name (If	Housekeeping	
Applicable)	ир с	W.D.
General Permit	II.B.6	II.B.6
Condition Item		
Number (If		
Applicable)		
Brief Description	Conduct routine system inspections,	MDT has developed FPPPs for MDT facilities within the
of Planned SWMP	cleaning, and maintenance of MDT	MS4s. MDT will update as necessary.
Action Taken	maintenance facilities, yards, and	
	storm water infrastructure within the	
	MDT right of way.	
Responsible	MDT, MS4 Coordinator, DEES,	MDT, MS4 Coordinator, DEES, Maintenance staff
Agency,	Maintenance staff	
Department, or		
Organization; and		
Person or Position		
Measurable Goal	MDT will continue the current	MDT will continue to evaluate and update the FPPPs as
or Performance	maintenance program and track the	conditions change regarding design, construction, operation,
Standard Utilized	number of inspections, cleanings, and	or maintenance at the different facilities. The changes will
	repairs conducted at each	be recorded in the Amendment Record Log included in each
	maintenance facility as well as	FPPP. In addition, MDT will continue to train its staff to
	continue maintenance conducted on	better understand the implications of contaminating storm
	MDT's right of way within the MS4	water and procedures to reduce the potential of
	areas. MDT tracks hours and supplies	contamination. In 2014, MDT will create FPPPs,
	in the Management System for each	implement, and begin monthly inspections for the following
	MS4 area. MDT will clean and	locations: MDT Rest Area, Bozeman, Desmet, Missoula,
	provide maintenance to storm water	and Aeronautics Division (York Wye), Helena. In addition,
	structures as necessary. The need is	MDT staff will complete the monthly FPPP inspection
	determined from the inspections	forms at the currently existing FPPP locations. FPPP
	taking place as a regular part of the	inspections will be reviewed and analyzed by the MS4
	maintenance department employees'	Coordinator annually for the annual report. The forms,
	job duties. Other forms of notification	addendums, and training will be the measurable goal for this
	can be from the public, city or county	BMP.
	employees.	ACCOUNT OF THE PROPERTY OF THE
Opportunity for	-MDT will continue progress on this	-MDT will continue to evaluate the FPPP inspection process
Improvement	control measure.	as necessary to improve the consistency of inspections and
	- MDT will continue to evaluate the	to identify processes and/or structural improvements that
	FPPP inspection process as necessary	will enhance overall environmental performance.
	to improve the consistency of	-In 2020, MDT intends to develop a formal FPPP Update
	inspections and to identify processes	and Training procedure.
	and/or structural improvements that	
	will enhance overall environmental	
	performance.	
	-In 2020, MDT Environmental will	
	meet with Maintenance personnel to	
	discuss potential improvements in	
	tracking permanent BMP	
	maintenance actions.	