CENTRAL STATE HOSPITAL

Dinwiddie, Virginia

Municipal Separate Storm Sewer System Annual Report

For

General Permit No. VAR04006

Permit Year July 1, 2019 through June 30, 2020

This annual report is submitted in accordance with 9VAC25-890-40 as part of the requirement for permit coverage to discharge stormwater to surface waters of the Commonwealth of Virginia consistent with the VAR04 General Permit effective date November 1, 2018.

Submitted: September 30, 2020

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ACRONYMS

BMP	Best Management Practices
CSH	Central State Hospital
DEQ	Virginia Department of Environmental Quality
ESC	Erosion and Sediment Control
MCM	Minimum Control Measure
MS4	Municipal Separate Storm Sewer System
NMP	Nutrient Management Plan
POC	Pollutant of Concern
SWM	Stormwater Management
SWPPP	Stormwater Pollution Prevention Plan
TMDL	Total Maximum Daily Load
VPDES	Virginia Pollution Discharge Elimination System
WLA	Wasteload Allocation

1.0 GENERAL ANNUAL REPORTING REQUIREMENTS

1.1. General Information (Part I.D.2.a)

Permitee Name: Central State Hospital

System Name: Department of Behavioral Health and Developmental Services

Permit Number: VAR040006

1.2. Reporting Period (Part I.D.2.b)

The reporting period for which the annual report is being submitted:

July 1, 2019 through June 30, 2020

1.3. Signed Certification (Part I.D.2.c)

A signed certification as per Part III K:

"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 ensure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Printed Name: Andrew Conti

Title: Director of Physical Plant Services

Budrew Conti 9/30/20 Date: Signature:

1.4. Reporting for MCMs #1 - #6 (Part I.D.2.d) Include information for each annual reporting item specified in Part I.E:

Reporting information for each Minimum Control Measure is provided in Section 2.0.

1

1.5. Evaluation of the MS4 Program Implementation (Part I.D.2.e)

An evaluation of the MS4 program implementation, including a review of each MCM to determine the MS4 program's effectiveness and whether changes to the MS4 Program Plan are necessary:

An evaluation for each Minimum Control Measure is provided in Section 2.0. Changes that are necessary to be made to the MS4 Program Plan are summarized in Table 1.

 Table 1: Summary of MS4 Program Plan Changes



2.0 MINIMUM CONTROL MEASURES

2.1. MCM #1: Public Education and Outreach

2.1.1. High Priority Stormwater Issues (Part I.E.1.g(1))

A list of high-priority stormwater issues addressed in the public education and outreach program:

A list of high-priority stormwater issues addressed in public education and outreach program is provided in Table 2.

2.1.2. High Priority Stormwater Issue Communication Strategies (Part I.E. 1.g(2)) A list of strategies used to communicate each high-priority stormwater issue:

A list of strategies used to communicate each high-priority stormwater issue is provided in Table 2. Appendix A includes documentation of the communication efforts described in Table 2.

Та	Table 2: High Priority Stormwater Issues						
#	Stormwater Issue	Strategy	Strategy Communication				
1	Public education on stormwater runoff	Media Materials	Brochure distributed via email	🛛 Yes 🗆 No			
2	TMDLs and Local Impaired Waters	Speaking engagements	Presentation to staff - Cancelled due to COVID-19	🗆 Yes 🛛 No			
3	Motor oil from vehicles in parking lot	Media materials	Flyer distributed via email	🛛 Yes 🗆 No			

2.1.3. MCM #1 Evaluation (Part I.D.2.e)

Review the MCM to determine the MS4 Program's effectiveness and whether or not changes to the MS4 Program Plan are necessary:

Were all MCM #1 measurable goals completed in accordance with the MS4 Program Plan? □ Yes ⊠ No (Due to COVID-19 one Stormwater Issue Communication Strategy was not able to be completed.)

Are the MS4 Program measurable goals effective?



2.2. MCM #2: Public Involvement and Participation

2.2.1. Public Input Summary (Part I.E.2.f(1))

A summary of any public input on the MS4 program received (including stormwater complaints) and responses:

Were any MS4 Program inputs or stormwater complaints received from the public? \Box Yes \boxtimes No

If yes, were responses provided? \Box Yes \Box No

2.2.2. MS4 Program Webpage (Part I.E.2.f(2))

A webpage address to the MS4 program and stormwater website:

The webpage address is http://www.csh.dbhds.virginia.gov/StormwaterManPlan.html

2.2.3. Public Involvement Activities Implemented (Part I.E.2.f(3))

A description of the public involvement activities implemented:

A description of the implemented public involvement activities is provided in Table 3.

2.2.4. Public Involvement Activity Metric and Evaluation (Part I.E.2.f(4))

<u>A report of the metric as defined for each activity and an evaluation as to whether or not the activity is beneficial to improving water quality:</u>

A report of the metric as defined for each activity and an evaluation as to whether or not the activity is beneficial to improving water quality is provided in Table 3. Appendix B includes documentation of the public involvement activities.



Table 3: Public Involvement Activities Implemented							
Activity Description	Metric	Collaboration	Beneficial				
Stream clean-up event	NA	NA	🗆 Yes 🛛 No				
Stream clean-up event	NA	NA	🗆 Yes 🛛 No				
Promote Local Citizen Group Event	NA	NA	🗆 Yes 🛛 No				
Promote Local Citizen Group Event	NA	NA	🗆 Yes 🛛 No				

2.2.5. MS4 Collaboration (Part I.E.2.f(5))

The name of other MS4 permittees collaborated with in the public involvement opportunities:

If applicable, the name of other MS4 permittees collaborated with for any of the public involvement opportunities are provided in Table 3.

2.2.6. MS4 Program Plan BMP Measurable Goals

The MS4 Program Plan BMPs measurable goals are provided in Table 4.

Table 4: MS4 Program Plan BMP Measurable Goals for MCM #2							
BMP	Measurable Goal	Completeness Status					
2.1	Was documentation of the public input or complaints on the MS4 program and MS4 Program Plan maintained?	□ Yes□ No⊠ Not Applicable					
2.1	Is the effective MS4 permit and coverage letter on the webpage?	□ Yes ⊠ No					
2.1	Is the most current MS4 Program Plan on the webpage?	⊠ Yes □ No					
2.1	Is the annual report for each year of the term covered by this permit no later than 30 days after submittal to the department on the webpage?	 Yes No Not Applicable (First permit year) 					
2.1	Is there a mechanism for the public to report potential illicit discharges, improper disposal or spills to the MS4, complaints regarding land disturbing activities or other potential stormwater pollution concerns on the webpage?	⊠ Yes □ No					



2.1	Is there a method for how the public can provide input of the MS4	🛛 Yes
2.1	Program Plan on the webpage?	□ No

2.2.7. MCM #2 Evaluation (Part I.D.2.e)

<u>Review the MCM to determine the MS4 Program's effectiveness and whether or not changes to the MS4 Program Plan are necessary:</u>

Were all MCM #2 measurable goals completed in accordance with the MS4 Program Plan?

⊠ No (Due to COVID-19 the Public Involvement Activities were not able to be completed. In addition, Central State Hospital will place the MS4 General Permit and coverage letter on their website upon obtaining a copy from DEQ.)

Are the MS4 Program measurable goals effective?



2.3. MCM #3: Illicit Discharge Detection and Elimination

2.3.1. MS4 Map and Information Table (Part I.E.3.e(1))

A confirmation statement that the MS4 map and information table have been updated to reflect any changes to the MS4 occurring on or before June 30 of the reporting year:

Were the MS4 storm sewer map and outfall information table updated to reflect any changes to the MS4 occurring on or before June 30 of the reporting year? \boxtimes Yes \square No

2.3.2. Dry Weather Screening (Part I.E.3.e(2))

The total number of outfalls screened during the reporting period as part of the dry weather screening program:

Were outfalls screened during the reporting period? \boxtimes Yes \square No

The number of outfalls screened during the reporting year as part of the dry weather screening program is 27. This represents 100% of the total outfalls.

2.3.3. Illicit Discharges (Part I.E.3.e(3))

A list of illicit discharges to the MS4 including spills reaching the MS4:

Were there any illicit discharges to the MS4 including spills reaching the MS4? □ Yes (Refer to Table 5) ⊠ No

Table 5: Illicit Discharges

Illicit Discharge

Part I.E.3.e(3)(a) Source:

Part I.E.3.e(3)(b) Date Observed & Date Reported:

Part I.E.3.e(3)(c) Detected during Screening, Reported by Public or Other (Describe):

Part I.E.3.e(3)(d) Investigation Resolution:

Part I.E.3.e(3)(e) Description of Follow-up Activities:

Part I.E.3.e(3)(f) Date Investigation Closed:



2.3.4. MS4 Program Plan BMP Measurable Goals

The MS4 Program Plan BMPs measurable goals are provided in Table 6.

Table	Table 6: MS4 Program Plan BMP Measurable Goals for MCM #3							
BMP	Measurable Goal Completeness Sta							
3.1	Was a GIS compatible shapefile submitted to DEQ? Completed							
3.1	Was written notification provided to any downstream adjacent MS4 of any known interconnection established or discovered during the permit reporting year?	 □ Yes ⊠ Not Applicable (No new or discovered) □ No 						
3.2	Do all staff have access to the Standards of Conduct for Employees?	⊠ Yes □ No						
3.3	Were illicit discharge detection and elimination procedures implemented, enforced and documentation maintained?	⊠ Yes □ No						

2.3.5. MCM #3 Evaluation (Part I.D.2.e)

<u>Review the MCM to determine the MS4 Program's effectiveness and whether or not</u> changes to the MS4 Program Plan are necessary:

Were all MCM #3 measurable goals completed in accordance with the MS4 Program Plan?

Are the MS4 Program measurable goals effective?



2.4. MCM #4: Construction Site Stormwater Runoff Control

2.4.1. Implementation of Virginia ESC Law and Regulations (Part I.E.4.a(3))

The MS4 has not developed standards and specifications in accordance with the Virginia Erosion and Sediment Control Law and Virginia Erosion and Sediment Control Regulations. The MS4 inspects all land disturbing activities as defined in § 62.1-44.15:51 of the Code of Virginia that result in the disturbance of 10,000 square feet or greater, or 2,500 square feet or greater in accordance with areas designated under the Chesapeake Bay Preservation Act, as follows:

(a) During or immediately following initial installation of erosion and sediment controls;

(b) At least once per every two-week period;

(c) Within 48 hours following any runoff producing storm event; and

(d) At the completion of the project prior to the release of any performance bond.

2.4.1.1. Conforming Land Disturbance Projects (Part I.E.4.d(1)(a))

A confirmation statement that land disturbing projects that occurred during the reporting period have been conducted in accordance with the Virginia Erosion and Sediment Control Law and Virginia Erosion and Sediment Control Regulations:

Were all land disturbing projects that occurred during the reporting period conducted in accordance with the Virginia Erosion and Sediment Control Law and Virginia Erosion and Sediment Control Regulations?

 \Box Yes \Box No (Refer to Table 7) \boxtimes Not Applicable (No land disturbing projects.)

2.4.1.2. Non-Conforming Land Disturbance Projects (Part I.E.4.d(1)(b))

If one or more of the land disturbing projects were not conducted with the Virginia Erosion and Sediment Control Law and Virginia Erosion and Sediment Control Regulations, an explanation as to why the projects did not conform:

An explanation as to why a project did not conform to the Virginia ESC Law and Regulations are provided in Table 7.

Table 7: Project(s) Not in Conformance with Virginia ESC Law and Regulations

Project Name:

Explanation:



2.4.2. Site Stormwater Runoff Inspections (Part I.E.4.d(2))

Total number of inspections conducted:

The total number of site stormwater runoff inspections conducted for regulated land disturbance activities in accordance with the Virginia Erosion and Sediment Control Law and Virginia Erosion and Sediment Control Regulations is 0.

2.4.3. Enforcement Actions (Part I.E.4.d(3))

The total number and type of enforcement actions implemented:

The total number of enforcement actions implemented is

The total number of Notice of Violations issued is

The total number of Stop Work Orders issued is

2.4.4. MS4 Program Plan BMP Measurable Goals

The MS4 Program Plan BMPs measurable goals are provided in Table 8.

Table	Table 8: MS4 Program Plan BMP Measurable Goals for MCM #3						
BMP	Measurable Goal Completeness Statu						
4.1	Were Projects implemented in accordance with the Department of General Services Construction Professional Services Manual?	 □ Yes □ No ⊠ Not Applicable (No land disturbances.) 					

2.4.5. MCM #4 Evaluation (Part I.D.2.e)

<u>Review the MCM to determine the MS4 Program's effectiveness and whether or not changes to the MS4 Program Plan are necessary:</u>

Were all MCM #4 measurable goals completed in accordance with the MS4 Program Plan?

Are the MS4 Program measurable goals effective?

\boxtimes	Yes (Effective)		No	(Ineffective,	necessary	changes	to	the	MS4	Program	are
incl	uded in Section 1.	.5.)									



2.5. MCM #5: Post-Construction Stormwater Management

2.5.1. Implementation of Virginia SWM Act and Regulations (Part I.E.5.a(4))

The MS4 has not developed standards and specifications in accordance with the Virginia Stormwater Management Act and Virginia Stormwater Management Regulations. The MS4 implements a post-construction stormwater runoff control program through compliance with 9VAC25-870 and with the implementation of a maintenance and inspection program consistent with Part I.E.5.b.

2.5.2. Stormwater Management Facility Inspections (Part I.E.5.i(2))

Total number of inspections conducted on stormwater management facilities owned or operated by the permittee:

Were inspections conducted on stormwater management facilities during the reporting year? \boxtimes Yes \square No

The total number of inspections conducted on stormwater management facilities is 1.

2.5.3. Stormwater Management Facility Maintenance (Part I.E.5.i(3))

A description of significant maintenance, repair, or retrofit activities performed on the stormwater management facilities owned or operated by the permittee to ensure it continues to perform as designed. This does not include routine activities such as grass mowing or trash collection:

Were significant maintenance, repair, or retrofit activities performed on any stormwater management facilities (SWM) during the reporting year?

 \Box Yes \Box No () \boxtimes Not Applicable (No significant maintenance required.)

A description of significant maintenance, repair, or retrofit activities performed on the stormwater management facilities owned or operated by the MS4 to ensure it continues to perform as designed is provided in Table 9.

Table 9: Maintenance Activities Performed on Stormwater Management Facilities					
StormwaterSignificant Maintenance ActivityManagement FacilitySignificant Maintenance Activity					



2.5.4. Virginia Construction Stormwater General Permit Database (Part I.E.5.i(4)) A confirmation statement that the permittee submitted stormwater management facility information through the Virginia Construction Stormwater General Permit database for those land disturbing activities for which the permittee was required to obtain coverage under the General VPDES Permit for Discharges of Stormwater from Construction Activities in accordance with Part I E 5 f or a statement that the Permittee did not complete any projects requiring coverage under the General VPDES Permit for Discharges of Stormwater form Construction Activities:

Stormwater management facility information for stormwater facilities installed after July 1, 2014 was submitted through the Virginia Construction Stormwater General Permit database for land disturbing activities requiring a General VPDES Permit for Discharges of Stormwater from Construction Activities?

⊠ Not Applicable (Not a VSMP authority.)

2.5.5. DEQ BMP Warehouse (Part I.E.5.i(5))

A confirmation statement that the permittee electronically reported BMPs using the DEQ BMP Warehouse in accordance with Part I E 5 g and the date on which the information was submitted:

No later than October 1 of each year, stormwater management facilities and BMPs implemented to meet a TMDL load reduction between July 1 and June 30 of each year were electronically reported using the DEQ BMP Warehouse for any practices not reported in accordance with Part I.E.5.f (requirement 2.5.4) including stormwater management facilities from land disturbing activities less than one acre in accordance with the Chesapeake Bay Preservation Act regulations and for which a General VPDES Permit for Discharges of Stormwater from Construction Activities was not required?

 \Box Yes, <u>Date Submitted</u>: \Box No \boxtimes Not Applicable (No qualifying SWM facilities constructed or structural BMPs implemented.)



2.5.6. MS4 Program Plan BMP Measurable Goals

The MS4 Program Plan BMPs measurable goals are provided in Table 10.

Table 10: MS4 Program Plan BMP Measurable Goals for MCM #5			
BMP	Measurable Goal	Completeness Status	
5.1	Was the post-construction stormwater management inspection and maintenance program implemented in accordance with Part I.E.5.b?	⊠ Yes □ No	
5.2	Was the stormwater management facility tracking database updated?	 □ Yes ⊠ Not Applicable (No new or discovered) □ No 	

2.5.7. MCM #5 Evaluation (Part I.D.2.e)

<u>Review the MCM to determine the MS4 program's effectiveness and whether or not changes to the MS4 Program Plan are necessary:</u>

Were all MCM #5 measurable goals completed in accordance with the MS4 Program Plan? Xes D No ()

Are the MS4 Program measurable goals effective?



2.6. MCM #6: Pollution Prevention and Good Housekeeping

2.6.1. Operational Procedures (Part I.E.6.q(1))

<u>A summary of any operational procedures developed or modified in accordance with Part I E 6 a during the reporting period:</u>

Were any operational procedures developed or modified in accordance with Part I E 6 a during the reporting period?

 \Box Yes (Refer to Table 11) \boxtimes No (No modifications required.)

 Table 11: Good Housekeeping Operational Procedures Developed or Modified

1. Language added to Salt Storage/Operation procedures.

2.6.2. Newly Developed SWPPPs (Part I.E.6.q(2))

<u>A summary of any new SWPPPs developed in accordance Part I E 6 c during the reporting period:</u>

Were any new SWPPPs developed in accordance Part I E 6 c during the reporting period? \Box Yes (Refer to Table 12) \Box No () \boxtimes Not Applicable (No new high priority facilities)

Table 12: New SWPPPs Developed	
SWPPP Name	SWPPP Address

2.6.3. Modified or Delisted SWPPPs (Part I.E.6.q(3))

A summary of any new SWPPPs modified in accordance with Part I E 6 f or the rationale of any high priority facilities delisted in accordance with Part I E 6 h during the reporting period:

Were any SWPPPs modified after an unauthorized discharge, release or spill reported?

Were any high priority facilities delisted in accordance with Part I E 6 h during the reporting period? \Box Yes (Refer to Table 13) \boxtimes No

If yes, rationale is provided for any high priority facilities delisted in accordance with Part I E 6 h during the reporting period in Table 13.



Table 13: SWPPPs Modified or Delisted		
SWPPPs Modified/Delisted	Rationale for Delisting	

2.6.4. Newly Developed Nutrient Management Plans (Part I.E.6.q(4))

A summary of new turf and landscape nutrient management plans developed:

Were any new turf and landscape nutrient management plans developed?
□ Yes (Refer to Table 14) ⊠ No (No new or existing Nutrient Management Plans. CSH does not apply nutrients.)

2.6.4.1. Nutrient Management Plan Acreage (Part I.E.6.q(4)(a))

The location and the total acreage of each land area:

If yes, the location and total acreage of the land area for any newly developed nutrient management plan is provided in Table 14.

2.6.4.2. Nutrient Management Plan Approval Date (Part I.E.6.q(4)(b))

The date of the approved nutrient management plan:

If yes, the approval date of any newly developed nutrient management plan is provided in Table 14.

Table 14: New Turf and Landscape Nutrient Management Plans			
LocationTotal AcreagesDate Approv			

2.6.5. Training Events (Part I.E.6.q(5))

<u>A list of the training events conducted in accordance with Part I.E.6.m, including the following information:</u>

Was training conducted? \Box Yes (Refer to Table 15) \Box No () \boxtimes Not Applicable (Not required this reporting year.)

A list of training events conducted in accordance with Part I.E.6.m is provided in Table 15.



2.6.5.1. Training Dates (Part I.E.6.q(5)(a))

The date of the training event:

If yes, the date of the training event is provided in Table 15.

2.6.5.2. Quantity Trained (Part I.E.6.q(5)(b))

The number of employees who attended the training event:

If yes, the number of employees who attended the training event is provided in Table 15.

2.6.5.3. Training Objective (Part I.E.6.q(5)(c))

The objective of the training event:

If yes, the objective of the training event is provided in Table 15.

Table 15: Training Events		
Date	# of Attendees	Training Objective

2.6.6. MS4 Program Plan BMP Measurable Goals

The MS4 Program Plan BMPs measurable goals are provided in Table 16.

Table 16: MS4 Program Plan BMP Measurable Goals for MCM #6			
BMP	Measurable Goal	Completeness Status	
6.1	Was good housekeeping and pollution prevention biennial training conducted this reporting year?	 □ Yes ⊠ Not Applicable (Not required this reporting year) □ No 	
6.2	Was the annual comprehensive compliance evaluation conducted?	⊠ Yes □ No	
6.2	Was the SWPPP reviewed within 30 days after an unauthorized discharge, release or spill reported?	 □ Yes ⊠ Not Applicable (Not required) □ No 	
6.2	Was the SWPPP updated within 90 days after an unauthorized discharge?	□ Yes	



		Not Applicable (Not required)No
6.2	Were the MS4's properties reviewed this reporting year to determine if the properties meet the criteria of a high priority facility?	 ☐ Yes ☐ No ⊠ N/A (Entire property is a high priority facility)
6.3	Was the nutrient management plan (NMP) implemented through completion of application records?	 □ Yes ⊠ Not Applicable (No nutrients applied) □ No
6.4	Were all signed contracts executed with contract good housekeeping and pollution prevention language?	☐ Yes⊠ No (Working on contract language)
6.5	Did all signed contracts executed for pesticide and herbicide application maintain proof of certifications on file?	 □ Yes ⊠ Not Applicable (CSH does not contract out for exterior applications.) □ No
6.6	Did training occur and were proof of certifications maintained on file for employees performing pesticide and herbicide applications?	 Yes Not Applicable (No employees apply) No

2.6.7. MCM #6 Evaluation (Part I.D.2.e)

<u>Review the MCM to determine the MS4 Program's effectiveness and whether or not changes to the MS4 Program Plan are necessary:</u>

Were all MCM #6 measurable goals completed in accordance with the MS4 Program Plan? \Box Yes \boxtimes No (CSH will continue to work on incorporating pollution prevention language in contracts.)

Are the MS4 Program measurable goals effective?



3.0 TMDL SPECIAL CONDITIONS

3.1. Chesapeake Bay TMDL Action Plan

3.1.1. BMPs Implemented and Estimated POC Reductions (Part II.A.13.a)

A list of BMPs implemented during the reporting period but not reported to the DEQ BMP Warehouse in accordance with Part I E 5 g and the estimated reduction of pollutants of concern achieved by each and reported in pounds per year:

Were any BMPs implemented during the reporting period but not reported to the DEQ BMP Warehouse in accordance with Part I.E.5.g? \boxtimes Yes (Refer to Table 17) \square No () \square Not Applicable ()

The estimated reduction of pollutants of concern achieved by each BMP reported in pounds per year is provided in Table 17.

Table 17: Chesapeake Bay TMDL Action Plan POC Reductions			
BMP #1: Street Sweeping Using the Mass Loading Approach			
Required pounds of material swept	3,737.14 lbs.		
Provided pounds of material swept	58,000 lbs.		
	TN (lbs./yr.)	TP (lbs./yr.)	TSS (lbs./yr.)
Required 5% Reduction (lbs.) =	6.54	1.29	546.29
Provided 5% Reduction (lbs.) =	101.50	40.60	12,180.00

3.1.2. Nutrient Credits (Part II.A.13.b)

If the permittee acquired credits during the reporting period to meet all or a portion of the required reductions in Part II A 3, A 4, or A 5, a statement that credits were acquired:

Were credits acquired during the reporting period to meet all or a portion of the required reductions in Part II A 3, A 4, or A 5? \Box Yes \boxtimes No

3.1.3. POC Cumulative Reduction Progress (Part II.A.13.c)

The progress, using the final design efficiency of the BMPs, toward meeting the required cumulative reductions for total nitrogen, total phosphorus, and total suspended solids:

The progress, using the final design efficiency of the BMPs, toward meeting the required 40% reductions for total nitrogen, total phosphorus, and total suspended solids is provided in Table 18.

Table 18: 2019 – 2023 Chesapeake Bay TMDL Action Plan Implementation Schedule			
Step	General Description	Measurable Goal	Completion Date
1	5% reduction requirement complete. Evaluate lbs. swept.	Completed tracking documentation.	☑ Yes (July 2019)□ No
2	5% reduction requirement complete. Make adjustments to frequency based on 2019 information obtained.	Completed tracking documentation with increase sweeping frequency.	July 2020
3	5% reduction requirement complete. Determine if 40% can be achieved w/ street sweeping alone. If not, evaluate alternate means to achieve 40% reduction. Secure funding for future implementation of new BMPs. Revise Action Plan accordingly.	Completed tracking documentation. If required, revise Action Plan.	July 2021
4	5% reduction requirement complete. Ensure means and methods are in place to meet 40% reduction including additional BMPs if necessary.	Completed tracking documentation and support documentation from any new BMPs employed to meet 40% reduction.	July 2022
5	Complete 40% reduction requirement with selected means and methods.	Completed tracking documentation and support documentation from any new BMPs employed to meet 40% reduction.	July 2023
6	Report on Chesapeake Bay TMDL 40% reduction achievement.	Record results in Annual Report.	October 2023

3.1.4. Next Reporting Period Planned BMPs (Part II.A.13.d)

A list of BMPs that are planned to be implemented during the next reporting period:

BMPs that are planned to be implemented during the next reporting period is provided in Table 19.

Table 19: Chesapeake Bay TMDL Action Plan BMPs Planned for Next Reporting Year

BMP #1: Street Sweeping



3.1.5. Chesapeake Bay TMDL Action Plan Measurable Goals

The Chesapeake Bay TMDL Action Plan measurable goals are provided in Table 20.

Table 20: Chesapeake Bay TMDL Action Plan Measurable Goals		
#	Measurable Goal	Completeness Status
1	Were public comments considered during the required 15-day comment period?	 □ Yes ⊠ Not Applicable (Not required this reporting year) □ No
2	Were cost effective BMPs selected to support model quantification to achieve the required pollutant reductions?	 Yes Not Applicable (Not required this reporting year) No
3	Was the required pollutant reduction reached for this reporting year?	⊠ Yes □ No

3.1.6. Chesapeake Bay TMDL Action Plan Implementation Evaluation (Part I.D.2.e) <u>Review the TMDL Special Condition to determine the Chesapeake Bay TMDL Action</u> <u>Plan's effectiveness and whether or not changes to the Chesapeake Bay TMDL Action Plan</u> <u>are necessary:</u>

Were all measurable goals completed in accordance with the Chesapeake Bay TMDL Action Plan? \boxtimes Yes \square No ()

Are the MS4 Program measurable goals effective?



3.2. Local TMDL Action Plan

3.2.1. Local TMDL Implementation (Part II.B.9)

Central State Hospital has no local TMDL WLAs.



Appendix A: Documentation of Public Education and Outreach Activities



Stormwater Issues?

Flooding: Stormwater runoff from intense rainfall can at times exceed the carrying capacity of the stormwater pipe system, creating a backup in the system which can lead to the flooding of roads, yards, and structures.

Pollution: When rain falls, stormwater flows across grass and impervious surfaces such as sidewalks, driveways, parking lots, rooftops, and roads. It mobilizes contaminants such as animal waste, chemicals, pesticides, trash and sediment. These contaminants are then transported downstream to streams, rivers, and ultimately the ocean.

Water quality: Stormwater runoff is a leading cause of nutrient contamination, predominately responsible for algae blooms and low oxygen levels, which can result in fish kills and elimination of native vegetation.

Soil erosion: Uncontrolled stormwater rapidly increases the amount of water flowing into a stream, which can wash away stream banks and over time, cut streambeds down deeper to bedrock.



CSH's Stormwater Program

The U.S. Environmental Protection Agency (EPA) and the Virginia Department of Environmental Quality (DEQ) regulate stormwater and require most localities to implement and maintain a comprehensive stormwater management program. Central State Hospital (CSH) has a Municipal Separate Storm Sewer System (MS4) permit, which further obligates the hospital to manage their stormwater runoff and achieve an allocation of pollutant reductions. CSH is required to meet specific pollutant TMDL (total maximum daily load) reductions for nitrogen, phosphorus, and sediment. CSH is working to implement measures that improve water quality in its waterways. Some of these measures include:

- Street sweeping to help prevent debris and sediment from being washed into the storm system and waterways
- Storm drain inspections to screen for illicit discharges
- Employee and public education on pollutants in stormwater runoff to help determine pollutant sources and increase public awareness.

Please visit CSH's stormwater website at http://www.csh.dbhds.virginia.gov/DEQR eports.html for more detailed information or contact the Director of Physical Plant Services.

Stormwater Runoff Impacts



For additional information regarding stormwater or to report an illicit discharge, please contact the Director of Physical Plant Services.

What Is Stormwater Runoff?

Stormwater runoff is precipitation such as rain or snow that does not soak into the



ground. Impervious surfaces such as driveways, parking lots, roofs, sidewalks, and roads prevent stormwater runoff from naturally soaking into the ground. Stormwater runoff flows over vegetated areas and impervious surfaces into the storm sewer system and ultimately a natural waterway.

Why is Stormwater Important?

As stormwater runoff flows over vegetated areas and impervious surfaces, it picks up pollutants such as pesticides, pet waste, oil, and debris along the way. These pollutants are then carried through the storm sewer system and discharged to natural waterways. Urban stormwater runoff is the number one source of surface water pollution in the United States, causing public safety hazards, health risks, and environmental threats.



What is an Illicit Discharge?

Any substance other than stormwater that enters the storm sewer system or receiving waters is considered an illicit discharge. Many illicit discharge sources originate from maintenance facilities or construction sites, such as vehicle maintenance areas or equipment washout bays. Daily activities at these sites, specific spill incidents, or illegal dumping can result in illicit discharges. Examples of source pollutants include automotive fluids, paints, solvents, pesticides and herbicides, sediment, and trash.

Exceptions are made for non-stormwater discharges that do not significantly contribute pollutants to the storm sewer system, including fire-fighting activities, water line flushing, and landscape or lawn irrigation. These discharges may flow into the storm sewer or waterway without consequence.

Illicit discharges are significant due to the threat stormwater pollution poses to public safety, public health, and the environment. Due to the importance of reducing and preventing stormwater pollution, illicit discharges, potential sources for illicit discharges, and illegal dumping should be reported immediately so that appropriate corrective actions can be taken.

How Can I Report an Illicit Discharge?

If you see an illicit discharge, a potential source for an illicit discharge, or witness illegal dumping, you should contact the Director of Physical Plant Services.

How Can I Help Reduce Stormwater Pollution?

- Pick up and properly dispose of pet waste
- Appropriately clean up vehicle fluid leaks and spills
- Properly dispose of hazardous substances such as automotive oil, cooking oil, paint, cleaners, etc.
- Exercise caution when using pesticides, herbicides, and fertilizers
- Report illicit discharges, potential illicit discharge sources, and any illegal dumping



Parking Lot Pollutants

WHEN YOU LEAVE A PARKING SPACE...

Do you leave <u>Trash or Fluids</u> behind?

These Pollutants

end up in storm drains and sewers...

Polluted storm water often flows directly to a River causing disease and harm to wildlife and the environment.

Help Improve Stormwater Run Off!

- Place *litter and cigarette butts* in trash receptacles.
 Promptly *repair vehicle leaks*.
- ☑ Take your car to the *car wash* instead of washing it in a driveway or parking lot.

To report a potential illicit discharge or improper disposal...

Contact Physical Plant 804.524.4723 Andrew.Conti@dbhds.virginia.gov

Central State Hospital

Appendix B: Documentation of Public Involvement Activities

(Due to COVID-19 Public Involvement Activities were not able to be completed.)

