

# Difficult Run Sediment TMDL Action Plan

PERMIT NUMBER VAR040064

Submitted to DEQ:

Approved 2016

**Updated June 2020** 

# CITY OF FAIRFAX, VIRGINIA - DIFFICULT RUN SEDIMENT TMDL ACTION PLAN

#### INTRODUCTION

The City of Fairfax has updated this Difficult Run Benthic (Sediment) TMDL Action Plan to address the Special Condition for approved local TMDLs (Part II.B) in the City's MS4 Permit. The original action plan was approved by DEQ in 2016. The City's approach for updating this Action Plan is based on the requirements listed in the current MS4 General Permit and DEQ's Draft Local TMDL Action Plan Guidance Document that was released on November 21, 2016. Each of the sections in this Action Plan will address one or more of the required action plan content items as listed on pages 6-8 of DEQ's Draft Local TMDL Action Plan Guidance Document.

# TMDL BACKGROUND INFORMATION

- 1. The name(s) of the Final TMDL report(s);
- 2. The pollutant(s) causing the impairment(s);
- 3. The WLA(s) assigned to the MS4 as aggregate or individual WLAs.
  [This section of the Action Plan directly addresses Part II.B.3.a-c. of the MS4 Permit and DEQ Guidance Document Action Plan Content Items 1-3]

The City of Fairfax was assigned an aggregated Waste Load Allocation (WLA) under the approved TMDL report entitled *Benthic TMDL Development for Difficult Run, Virginia, dated April 2008*. The impaired segment of Difficult Run (Segment ID: VAN-A11R-01) begins at the confluence of Captain Hickory Run with Difficult Run and extends 2.93 miles downstream to its confluence with the Potomac River. The watershed is located in (HUC) 02070008 and is within Fairfax County. The segment is listed as impaired on Virginia's Section 303(d) Total Maximum Daily Load Priority List and Report due to water quality violations of the general standard (listed as a benthic impairment). Analyses of physical, chemical, biological, and observational data indicate that sediment, due to higher runoff flows, has been identified as the most probable cause of the benthic impairments in the stream segment. A TMDL was therefore developed for sediment to address the benthic impairments in Difficult Run. The City of Fairfax (VAR040064), Fairfax County (VA0088587), Fairfax County Public Schools (VAR040104), Town of Vienna (VAR040066), the Virginia Department of Transportation (VDOT) Urban Area (VAR040062), and the George Washington Memorial Parkway (VAR040111) MS4s were assigned an aggregated WLA in the Final TMDL report as follows:

Difficult Run TMDL Sediment WLA = 3,663.2 Tons/Year or 7,326,400 lbs./year

The City's MS4 Boundary, 0.18 square mile contributing drainage area to Difficult Run, and the location of the impaired reach in comparison to the City limits is shown in Figure 1. The remainder of this Action Plan will focus on addressing the City's plan for complying with the aggregated WLA assigned to the City under this TMDL.

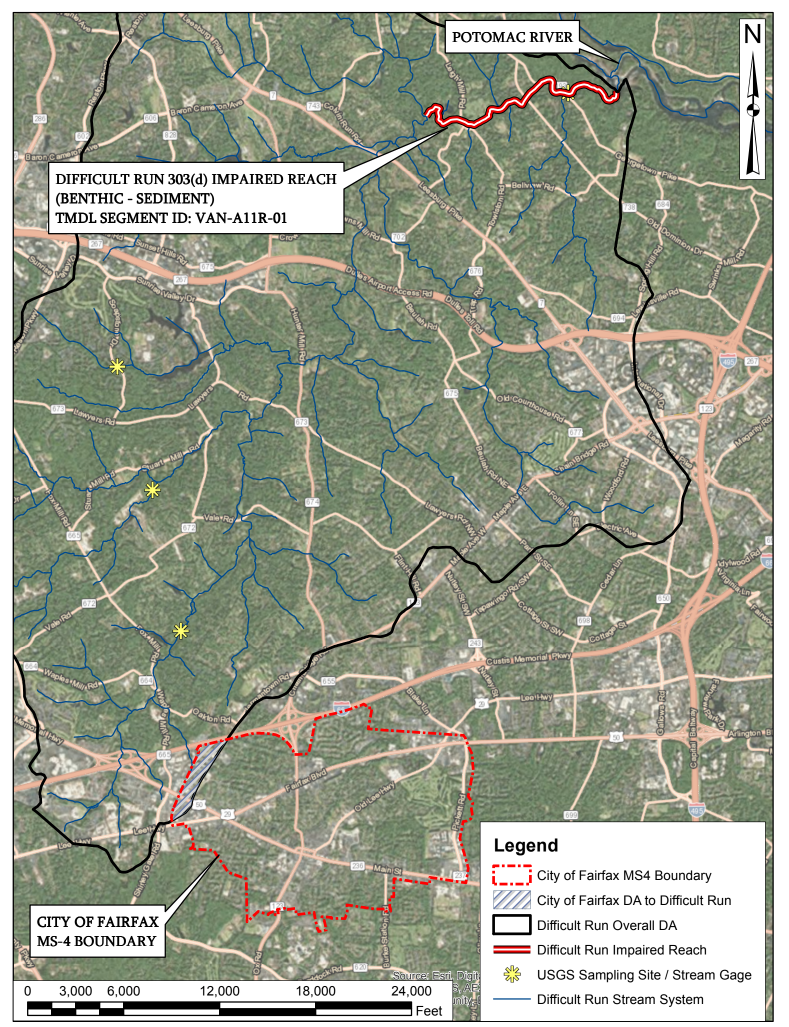


FIGURE 1: CITY OF FAIRFAX CONTRIBUTING DRAINAGE AREA (DA) TO DIFFICULT RUN

# SIGNIFICANT SOURCES OF POC(S)

4. Identification of significant sources of POC(s) from facilities of concern owned or operated by the MS4 operator that are not covered under a separate VPDES permit. A significant source of pollutant(s) from a facility of concern means a discharge where the expected pollutant loading is greater than the average pollutant loading for the land use identified in the TMDL.

[This section of the Action Plan directly addresses Part II.B.3.d. of the MS4 Permit and DEQ Guidance Document Action Plan Content Item 4]

A Geographic Information System (GIS) based evaluation was performed to confirm all City-owned/operated properties in the Difficult Run watershed. Utilizing the best available GIS shapefile data including parcel boundaries and current/historical activity descriptions, three (3) City-owned/operated properties were identified in the Difficult Run watershed. The results of the initial evaluation are documented in Table 1, and each property's respective location within the City is shown in Figure 2.

GIS ID*	Name	Facility Type	Area (Ac)
1	Kutner Park	Park	10.5
2	Sidney Lanier Middle School	School	18.5
3	Providence Elementary School	School	16.2
* See Figur	re 2 for corresponding identifier		

Table 1. City-owned/operated properties in the Difficult Run Watershed.

Once the City-owned/operated properties were identified, a desktop based Pollutant of Concern (POC) source evaluation was performed utilizing each parcel's land use type, acreage, presence or absence of MS4 outfall(s), current activity descriptions, and site proximity to Difficult Run. Large parks and schools with on-site operational activities were weighted higher in this analysis due to the increased occurrence of material (i.e. aggregate) application and stockpiling, as well as nutrient application practices. Two (2) sites met the characteristics listed above, as well as displayed features visible in the City's aerial imagery that would indicate the increased potential for higher sediment loading. Providence Elementary School and Sidney Lanier Middle School were classified as having the potential for an expected pollutant loading greater than the average pollutant loading for the land use identified in the TMDL.

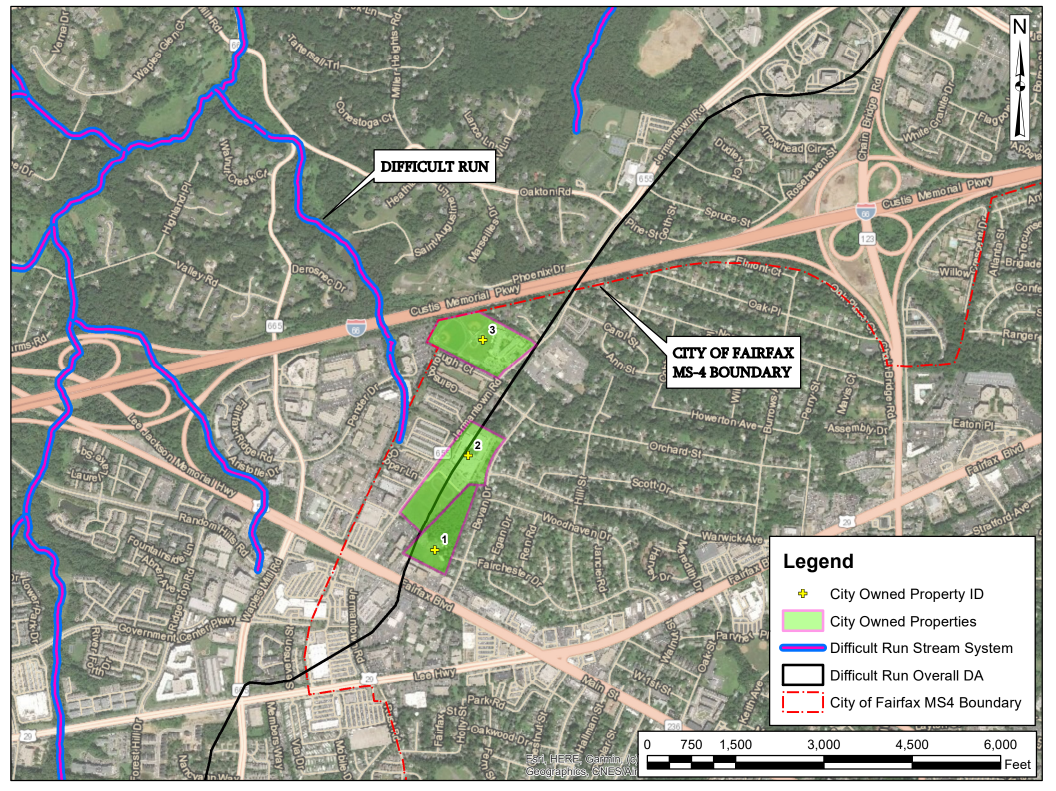


FIGURE 2: CITY OF FAIRFAX MS4 OWNED/OPERATED FACILITIES IN THE DIFFICULT RUN WATERSHED

After the initial desktop analysis was completed, an on-site field reconnaissance was performed to review and assess the on-the-ground conditions for Providence Elementary School and Sidney Lanier Middle School. The site was visited on June 11, 2020 to evaluate the potential for pollutant of concern (POC) generating activities, as well as to assess the City's progress in implementing their approach to address their TMDL WLA for sediment. The desktop analysis, coupled with the findings from the on-site field reconnaissance determined that Providence Elementary School and Sidney Lanier Middle School continue to exhibit site features, operations, and pollutant related indicators that could categorize it as "having the potential for an expected pollutant loading greater than the average pollutant loading for the land use identified in the TMDL".

# Providence Elementary School

Providence Elementary School (Figure 3) is the only City Owned / Operated Facility that is wholly located within the Difficult Run watershed, and as such drains to an unnamed tributary of Difficult Run. The school's parcel limits overlap with the City boundary on the northwest portion of the site. The school features multiple recreational fields (Figure 4), a large playground, basketball courts, and several large parking lots. The playground and fields are comprised of gravel, dirt, sand and other aggregates that may runoff during storm events and cause enhanced sediment loading. Required maintenance activities associated with the field use can also increase the potential for sediment loading. Furthermore, the overall site imperviousness increases site runoff, and can subsequently erode downstream receiving channels thus creating enhanced sedimentation. The site has an aggregate storage area for field maintenance activities (Figure 5) that provides minor secondary containment. There is a temporary laydown area consisting of aggregate and mulch adjacent to the playground (Figure 6). Although the area increases the potential for increased sediment loading, Erosion and Sediment Control measures have been implemented to decrease the potential. The laydown area has slit fence along the perimeter and temporary covering on the material. A vegetated swale (Figure 8) is also present on-site between the baseball fields and collects drainage from the majority of the recreational areas. As one of the means and methods to address the sediment TMDL for Difficult Run, the City, as outlined in the original TMDL Action Plan (2016), committed to address the sedimentation and denuded banks in the vegetated swale (Figure 7). Since 2016, the City has revegetated the swale (Figure 8) and continues to monitor it to ensure adequate performance.

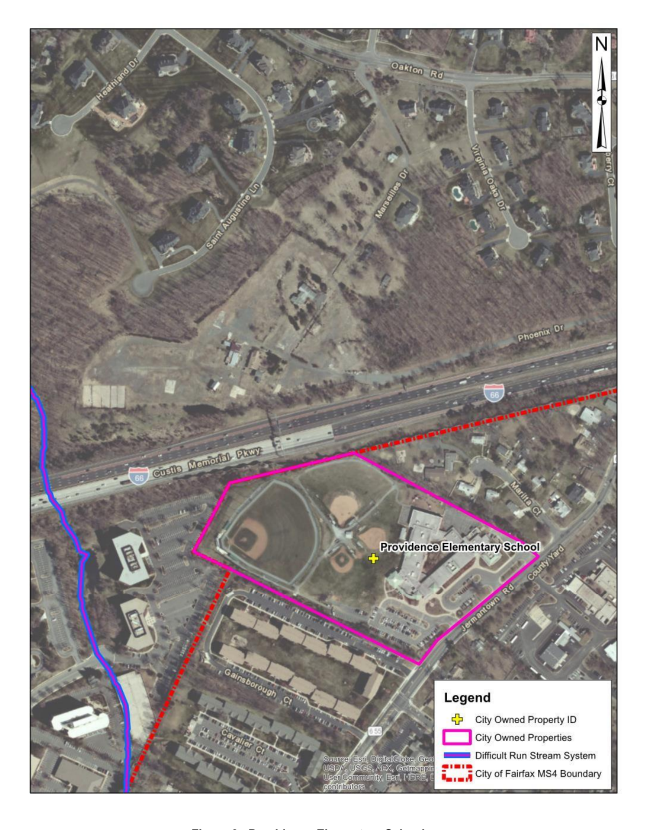


Figure 3. Providence Elementary School



Figure 4. On-site recreational fields with denuded areas.



Figure 5. On-site field maintenance aggregate storage.



Figure 6. On-site temporary maintenance aggregate/ mulch laydown area (2020).



Figure 7. On-site Vegetated Swale with enhanced sediment loading and denuded channel banks (2016).



Figure 8. On-site Vegetated Swale with reduced denuded area (2020).

# Sidney Lanier Middle School

Sidney Lanier Middle School (Figure 9) contains multiple recreational fields and several large scale parking lots that could categorize it as "having the potential for an expected pollutant loading greater than the average pollutant loading for the land use identified in the TMDL". The school has multiple BMPs on site that contribute directly to the City's means and methods for addressing existing and future sediment loadings to Difficult Run.

Multiple BMPs have been implemented on the Sidney Lanier Middle School Parcel. A rain garden (Figure 10) and accompanying signage (Figure 11), as well as storm drain markers (Figure 12) are means and methods implemented since 2016 that satisfy requirement Part I.E.1.d of the City's MS4 Permit.



Figure 9. Sidney Lanier Middle School



Figure 10. Sidney Lanier Rain Garden.



Figure 11. Sidney Lanier Rain Garden Public Education Information.



Figure 12. Storm Drain Marker (Typical).

# Action Plan elements to address significant sources of POC loadings from facilities of concern owned or operated by the MS4 operator

The following subsection outlines the City's proposed means and methods for addressing existing and future significant sources of POC loadings from the facility identified in the preceding section site analysis.

# Providence Elementary School

To address the potential for significant sources of sediment loading from Providence Elementary School, the City plans to implement the following means and methods:

- The City will continue to monitor the on-site vegetated swale to ensure it has adequate vegetative covering
- The City will install permanent covers on all on-site material and aggregate storage bays to abate surface flow run-on
- The City will stabilize and revegetate all denuded areas on-site
- The City will continue to utilize good housekeeping measures when performing all school and recreational field maintenance activities

# Sidney Lanier Middle School

To address the potential for significant sources of sediment loading from Sidney Lanier Middle School, the City plans to implement the following means and methods related to public education and outreach:

- The City will continue to maintain the on-site rain garden and associated educational signage
- The City will continue to install storm drain markers on unmarked stormwater inlets
- The City will continue to maintain the on-site underground detention facility

Note that Section 8 on page 21 of this Action Plan outlines the milestone dates for implementation of the means and methods proposed to address the potential for significant sources of POC loadings from facilities of concern owned or operated by the City. Furthermore, the City plans to continue their current pollution prevention activities at all City properties, as well as incorporate additional pollution prevention activities to address Minimum Control Measure (MCM) 6 of their MS4 Program Plan.

# **EXISTING OR NEW BEST MANAGEMENT PRACTICES**

5. Existing or new management practices, control techniques, and system design and engineering methods, that have been or will be implemented as part of the MS4 Program Plan that are applicable to reducing the pollutant identified in the WLA. [This section of the Action Plan directly addresses Part II.B.3.e. of the MS4 Permit and DEQ Guidance Document Action Plan Content Item 5]

Recognizing that sediment pollutant discharges from the City's MS4 need to be controlled to the maximum extent practicable in order to protect the water quality in Difficult Run, City leaders and staff have incorporated several Best Management Practices (BMPs) into their MS4 Program Plan (revised in 2019), and their subsequent Annual Report(s), that specifically target sediment and focus on source control. The following is a list of forty one (41) BMPs that meet the Minimum Control Measures (MCMs) set forth in the City's MS4 Program Plan, and are further developed in their MS4 Annual Reports, that specifically address the reduction of sediment pollutant loads for the City's MS4 (Note: BMPs with an asterisk in their identifier (i.e. 2.a.\*) are from the City's 2019 MS4 Program Plan):

- <u>BMP 1.1. Stream Monitoring</u> The City, in conjunction with George Mason University (GMU), will perform stream monitoring to assess stream water quality. The City will publish an annual report related to the findings.
- <u>BMP 1.2. Storm Drain Marker Program</u> The City will continue to use markers on existing storm drain inlets and place markers on new storm drain inlets. Marker reads "Drains to the Chesapeake Bay, No Dumping".
- <u>BMP 1.3. City of Fairfax Watershed Management Plan</u> The City will post their Watershed Management Plan, and any updates, to their website to allow public access to watershed management information.

- <u>BMP 1.5. Additional Public Education Material</u> The City will publish a quarterly newsletter to deliver stormwater program messages and distribute stormwater related information to citizens.
- <u>BMP 1.6. Additional Public Education Material</u> The City will continue to promote the "Only Rain Down the Storm Drain" initiative on their website to educate the public on the effects of stormwater conveyance and pollution.
- <u>BMP 2.1 (2.a.\*) Develop and Implement Procedures for Public Involvement</u> The City
  will continue to develop and implement procedures for the public to report potential
  illicit discharges, report potential stormwater pollution concerns, provide input on the
  MS4 program plan, and submit complaints.
- <u>BMP 2.3. Public Education utilizing the City's Stormwater Website</u> The City will routinely update its webpage to inform residents on activities regarding the City's Stormwater Program, environmental protection, watershed management, and proper waste disposal.
- <u>BMP 2.4. Public Outreach and Activities</u> The City will continue to participate in local public outreach activities including (1) The City Environmental Sustainability Committee; (2) The Accotink Creek Stream Cleanups and/or Watershed Cleanup Events; (3) The Fall Festival Event; and, (4) Continue to be a member of the Northern Virginia Clean Water Partners.
- <u>BMP 3.1. Storm Sewer System Map</u> The City will continue to update and revise their Storm Sewer Outfall Map, located on the City's website, as needed. The City utilizes a Capital Improvement Plan (CIP) that entails system updates and GIS based revisions. As of 2019, the City mapping has been updated.
- <u>BMP 3.2. Storm sewer line and structure maintenance</u> The City will continue to maintain their storm sewers and associated structures in order to provide uninhibited flow through the City drainage system.
- BMP 3.3. Illicit Discharge Detection and Elimination (IDDE) The City will conduct semi-annual system screening on their outfalls for the presence of illicit discharges. The City will utilize their storm sewer GIS layers to help track the total number of outfalls screened and screening results. The City will keep details of any follow up actions.
- <u>BMP 3.4. Illicit Discharge Detection and Elimination Enforcement Procedure</u> The City
  will use legal authority to issue summons and prosecute violators for negligence
  and/or failure to properly report spills.
- <u>BMP 3.5. Spill Reporting to DEQ and DCR</u> The City will ensure that the responsible party(s) reports spills that reach state waters to the Department of Environmental Quality Response Program (PREP).
- <u>BMP 3.6. Spill Investigation from small MS4 operated properties</u> The City will
  investigate spills and potential illicit discharges from small MS4 operated facilities, in
  order to determine the cause and enforce corrective action to prevent future
  occurrences.
- BMP 3.7. Prevention of hazardous / illicit substances into the storm sewer system The City will continue to provide residents a hazardous waste disposal facility to
  prevent hazardous/illicit materials from reaching the storm sewer system.

- BMP 3.8. (3.a.\*) Provide Written Notification to Any Downstream Adjacent MS4 of Interconnections The City will provide written notification to downstream adjacent MS4s of any interconnections identified through the site plan review process.
- <u>BMP 4.1. City of Fairfax Erosion and Sediment Control</u> The City will provide site plan review and on-site Erosion and Sediment (E&S) Control inspections, as outlined in §4.17. of the Zoning Ordinance, Chapter 110. Article 4. Site Development Standards.
- <u>BMP 4.2. VSMP Permits</u> The City will continue to require construction site owners
  and operators to obtain a VSMP permit from the State for construction activities
  resulting in a land disturbance greater than one acre. The City will also continue to
  require an owner and/or operator to obtain a City specific VSMP Permit for
  construction activities greater than 2500 square feet, and less than one acre, satisfying
  Part II.B.5.a.(3) of the MS4 Permit.
- <u>BMP 4.3. E & SC Staff Training</u> The City will continue to require Inspectors, Plan Reviewers, and Program Administrators to obtain the appropriate certifications as required under the Virginia Stormwater Management Program, and Erosion and Sediment Control Law.
- <u>BMP 4.4 Land Disturbing Activity Reporting -</u> The City will track the number of land disturbing plans and acres disturbed and develop corresponding quarterly reports summarizing these activities.
- <u>BMP 5.1. Public Facilities Manual</u> The City will continue to provide information to developers through the Public Facilities Manual (PFM) regarding Stormwater and Best Management Practice (BMP) design requirements. The PFM will be updated as required to address changes in design standards. A copy of the current PFM, as of 2020, can be found here: <a href="https://www.fairfaxva.gov/government/public-works/public-facilities-manual">https://www.fairfaxva.gov/government/public-works/public-facilities-manual</a>
- <u>BMP 5.2 Stormwater Management Ordinance</u> The City will continue to follow and update their Stormwater Management Ordinance to meet the provisions set forth in the State Stormwater Requirements and Chesapeake Bay Program Requirements.
- BMP 5.3. Best Management Practice (BMP) and Stormwater Management (SWM)
   <u>Facility Maintenance</u> The City will continue to require all public and privately owned BMPs and SWM Facilities to be maintained to function as it was designed. The City will continue to require SWM maintenance plans to be provided on each approved site plan along with an executed stormwater maintenance agreement.
- <u>BMP 5.4. Stormwater management maintenance and inspection</u> The City will maintain a Post-Development Stormwater Management facility inspection program and will perform annual inspections on these facilities.
- <u>BMP 5.5 Stormwater Management (SWM) Facility and Best Management Practice</u> (<u>BMP) Tracking</u> The City will track all known permanent SWM and BMP facilities discharging into their regulated MS4 area. The City will track the following information: (1) Type of structural SWM Facility installed as defined in the VA Stormwater BMP Clearinghouse; (2) Geographic Location (HUC); (3) The impaired surface water that the SWM facility is discharging into; (4) The number of acres treated. As of 2020 the City has inventoried 38 publicly owned BMPs and 388 privately owned BMPs.

- BMP 5.6. Best Management Practice (BMP) and Stormwater Management (SWM)
   <u>Facility Enforcement Procedures</u> The City will provide BMPs and SWM facility owners with violation notices when their facilities are not functioning as designed. The City will take enforcement action if the items outlined in the violation notice are not addressed within the City's required time frame.
- <u>BMP 5.7. Stormwater Program Enhancements</u> The City will continue to enhance stormwater programs to reduce the impacts resulting from new and re-development projects. The City will continue to encourage the use of new and innovative stormwater strategies such as Low Impact Development (LID) and Environmental Site Design (ESD) through the site plan process
- <u>BMP 5.8. Stormwater Program Enhancements Employee Training</u> -The City will
  continue to provide Stormwater Management Facility inspection training for the City's
  inspection staff.
- <u>BMP 5.9. Stormwater Infrastructure Evaluation and Assessment</u> The City will
  evaluate, collect data, and inspect 30,000 feet of storm pipe throughout the MS4 to
  ensure all infrastructure is functioning as designed.
- <u>BMP 5.11. (5.c.\*) Utilize Legal Authority for Enforcement</u> The city will utilize legal authority for the enforcement of maintenance responsibilities if neglected by the owner. Legal authority is obtained primarily through the long-term SWMF Maintenance Agreement, and enforcement is conducted according to §4.16 of the Zoning Ordinance, Chapter 110, Article 4 (Site Development Standards).
- <u>BMP 6.1. Leaf Collection</u> The City will continue to provide special curbside leaf collection services in November and December to prevent decaying leaves from getting into streams, causing blockages, and releasing nutrients.
- <u>BMP 6.2. Yard Waste Collection</u> The City will continue to provide regular yard waste collection services to collect yard waste before it can be transported by stormwater runoff to the City's streams.
- BMP 6.3. Pollution Prevention Information Posted on City website and flyers
   <u>distributed to City residents</u> The City will maintain a Refuse and Recycling website
   with the most recent version of the City's Solid Waste Management Plan. The website
   will also provide information to the public on proper solid waste disposal techniques
   and recycling practices.
- <u>BMP 6.6. Employee Education and Training on Pollution Prevention and Good Housekeeping</u> The City will continue their employee Pollution Prevention and Good Housekeeping procedures training programs
- <u>BMP 6.7. Stormwater Pollution Prevention Plans</u> The City will continue to maintain Stormwater Pollution Prevention Plans (SWPPP) for the City's Property Yard.
- <u>BMP 6.8. (6.e.\*) Annual Review of High Priority Facilities</u> The City will annually review high priority facilities that do not have a SWPPP and develop a SWPPP if necessary.
- <u>BMP 6.9. (6.f.\*) Review SWPPP After Unauthorized Discharges</u> The City will review the SWPPP after any unauthorized discharge, release, or spill and revise the SWPPP if necessary.

- <u>BMP 6.10. Implement Turf and Landscape Nutrient Management Plans</u> The City will
  maintain and implement Nutrient Management Plans (NMPs) on city owned lands
  where nutrients are applied to a contiguous area greater than one acre.
- BMP 6.11. Written Good Housekeeping and Pollution Prevention Protocols for Daily
   <u>Municipal Operations and Maintenance</u> -The City will develop written good
   housekeeping measures and pollution prevention standard operating procedures to be
   incorporated into daily operational activities.
- <u>BMP 6.12.(6.m.\*) Develop and Maintain Training Plan for Staff</u> -The City will continue to maintain and regularly update their MS4 training plan.
- Other BMPs Street Sweeping The City will continue its Street Sweeping Program.

More detailed descriptions for each BMP can be found in the City's MS4 Annual Reports which are available for download at <a href="https://www.fairfaxva.gov/government/public-works/stormwater-and-floodplain-management/municipal-separate-storm-sewer-system-ms4">https://www.fairfaxva.gov/government/public-works/stormwater-and-floodplain-management/municipal-separate-storm-sewer-system-ms4</a>. The City plans to continue implementation of these BMPs to address the sediment WLA listed in the aforementioned TMDL. Based on the results of the City's Action Plan assessment methodology (as described in Section 9 on page 23 of this Action Plan), an adaptive iterative approach will be used to enhance/replace these BMPs to achieve the most effective plan for reducing the discharge of sediment from the City's MS4 and to meet the assigned TMDL WLA.

#### **LEGAL AUTHORITIES**

 Legal authorities such as ordinances, state and other permits, orders, specific contract language, and inter-jurisdictional agreements applicable to reducing the POCs identified in each respective TMDL.

[This section of the Action Plan directly addresses DEQ Guidance Document Action Plan Content Item 6]

Along with specific BMPs implemented to address sediment and focus on source control, the City's political leadership has included several provisions to the City's Code in order to facilitate a reduction in these pollutant discharges. These provisions include:

- Instituting legal ramifications regarding lack of maintenance and upkeep on all of the privately owned Stormwater Management Facilities and Best Management Practices within the City
- Enforcing the Chesapeake Bay Preservation Act (CBPA) land disturbing activity requirements which include submission of a land disturbance application package for land disturbing activities greater than 2500 ft<sup>2</sup> and less than 1 acre. Furthermore, the City also requires submission of land disturbing application packages for single family home development, aligning with the more stringent code requirements outlined in Part II.B.5.a.(3). of the MS4 Permit
- Prohibiting the accumulation of solid waste on vacant lots, private roadways, and other lands within the City under Chapter 38 § 3.38-38

 Instituting a creek and channel usage, improvement, and preservation provision to improve natural drainage systems within the City in accordance with 9VAC25-870-66 under Chapter 110 § 4.16.5

The City has reviewed its MS4 Program Plan and ordinances to evaluate its ability to comply with the Special Condition for approved (other than the Chesapeake Bay TMDL) TMDLs (Part II.B.) in the MS4 Permit. Based on this review, it is our opinion that the City of Fairfax does not require any new or modified legal authorities or policies to meet the requirements of this special condition. The following is a list of the City's relevant existing legal authorities and policies:

- City of Fairfax's Code of Ordinance
- City of Fairfax's Storm Drainage Ordinance (Chapter 110 §4.16 of the City Code)
- City of Fairfax's MS4 Program Plan
- City of Fairfax's Public Facilities Manual (PFM)

However, the City may choose to coordinate with other adjacent MS4s (Fairfax County, Fairfax County Public Schools, Town of Vienna, VDOT, and the George Washington Memorial Parkway) and explore the idea of establishing memoranda of understanding (MOU) to clarify MS4 service boundary lines and inter-jurisdictional responsibilities for POC loads and subsequent required POC load reductions in the future.

# ENHANCEMENTS TO PUBLIC EDUCATION, OUTREACH, AND EMPLOYEE TRAINING

7. Enhancements to public education, outreach, and employee training programs to also promote methods to eliminate and reduce discharges of the POC(s) for which a WLA has been assigned.

[This section of the Action Plan directly addresses Part II.B.3.g. of the MS4 Permit and DEQ Guidance Document Action Plan Content Item 7]

# Enhancements to Public Education and Outreach Program

The City continues to implement a public education and outreach program as part of its MS4 Program Plan. The City's Stormwater and Floodplain Management webpage (Webpage) (<a href="https://www.fairfaxva.gov/government/public-works/stormwater-and-floodplain-management">https://www.fairfaxva.gov/government/public-works/stormwater-and-floodplain-management</a>) is the primary public education and outreach tool utilized for reaching the program's targeted audiences and providing for distribution of educational materials to convey the appropriate messages. The City's webpage has twelve hyperlinks that each contain educational information related to reducing sediment loading in the Difficult Run watershed. The twelve hyperlinks, and corresponding public education and outreach materials available at those hyperlinks, are as follows:

- Stormwater and Floodplain Management Hyperlink
  - Contact information for the City of Fairfax Stormwater Resource Engineer
  - General information about City of Fairfax's stormwater system
- Current Stormwater Projects

- Northern Virginia Regional Commission Stream Corridor Restoration information and FAQs.
- Stream Restoration Project Along an Unnamed Tributary of the Accotink Creek

#### Stormwater Information

- Illustrations and Material Educating the Public on Stormwater Runoff
- Northern Virginia Clean Water Partners "Only Rain Down the Storm Drain" initiative, as well as corresponding website;
- Links to the EPA, Virginia DEQ, Chesapeake Bay Foundation, and Center for Watershed Protection
- Information on Better Management Practices through the Virginia BMP Clearinghouse
- o Mosquito issues in relation to stormwater management facilities
- Map of the City of Fairfax Streams

# Flood Plain Information

- City of Fairfax Floodplain Ordinance (current)
- Floodplain Permit Application
- The City of Fairfax Zoning Code, which refers to the City's official flood plain map

# Reporting Illicit Discharges

- Directions on reporting illicit discharges
- o Contact information for the City of Fairfax Fire Marshal and Police Department

# • Municipal Separate Storm Sewer System (MS4)

- A link to the City's MS4 permit
- o MS4 Annual report(s), 2019 Program Plan, and Annual MS-4 Permits
- Map of Stormwater Outfall Structure Locations
- Links to the approved 1st and 2nd Phase Chesapeake Bay TMDL Action Plans

# Watershed Management Planning

- Link to the City of Fairfax Watershed Management Plan completed in 2005
- Accotink Creek Stream Stability Assessment and Prioritization Plan and Final Report

# • Chesapeake Bay Ordinance

- Links to applications related to RPA and WQIA studies and submissions
- The Chesapeake Bay Ordinance document, Addendum, and Preservation Area Mapping
- Site Plan Application
- Links to design guidelines for BMPs

# • Stormwater Drainage Improvement Policy and Procedures

 Outline of the policies and procedures related to the engineering, funding, approval, design, construction, etc. of stormwater projects in the City of Fairfax

# BMP and Stormwater Management Inspection Program

- Includes details on the inspection and maintenance process for BMPs
- Links to the Stormwater BMP Clearinghouse and City of Fairfax BMP Agreement

o Link to a guidebook for private BMP owners/operators in Northern Virginia

# • Protecting Water Resources Hyperlink

- Contact information for citizens to report illicit discharges;
- Educational information, including hyperlinks to Federal, State, and Local Stormwater initiatives, on what citizens can do to report and prevent illicit discharges; and
- Educational information, including hyperlinks to Federal, State, and Local Stormwater initiatives, on what children can do to protect our water resources

# Virginia Stormwater Management Program (VSMP) Hyperlink

- Access to the City's Stormwater Ordinance, as well as any revisions;
- VSMP related forms, applications, fee forms, and checklists; and
- The City of Fairfax's VSMP Responsibility Flow Chart

As can be seen from this list, the City has, and continues to, utilize their webpage to compile several different publications and hyperlinks to directly address the pollutant of concern (sediment) for which a WLA has been assigned to the City. The City plans to add more public education and outreach materials to their website annually. Furthermore, since the development of the initial Difficult Run Action Plan (2016), the City has added seven of the twelve hyperlinks to their webpage in order to continue to facilitate public involvement and outreach. The hyperlinks compiled all existing City publications that directly address the pollutant of concern (sediment), and added the following materials:

- Virginia Stormwater BMP Clearinghouse website
- Accotink Creek Restoration Project information
- Updated City of Fairfax Code(s) to include an updated Zoning Code
- Floodplain Ordinance and Floodplain Permit Application
- MS4 Annual Reports, Program Plans, and Permits
- Map of Stormwater Outfall Structure Locations
- Chesapeake Bay TMDL Action Plan(s)
- City of Fairfax Watershed Management Plan
- Chesapeake Bay Ordinance
- Site Plan Application, Resource Protection Area Site-Specific Study, and Water Quality Impact Assessment
- Maintaining Stormwater Systems, A Guidebook for Private Owners and Operators in Northern Virginia

Along with a fluid Public Education and Outreach hyperlink, all new available publications posted to the hyperlink may be distributed at future public events, if relevant. Section 8 on page 21 of this Action Plan outlines the milestone dates for implementation of the means and methods proposed to enhance the City's Public Education and Outreach Program.

# **Enhancements to Employee Training Program**

Per MCM 6 of the City's MS4 Program Plan, the City has set guidelines on employee training to prevent and reduce stormwater pollution from activities such as park and open space maintenance,

fleet vehicle and building maintenance, new construction and land disturbance, and stormwater system maintenance. The following is a list of current City employee training activities that specifically address the pollutant of concern (sediment) for which a WLA has been assigned to the City:

- City Inspectors, Plan Reviewers, and Program Administrators are required to obtain proper certification as necessary under the Virginia Erosion and Sediment Control Law;
- All pertinent staff are required to obtain the Virginia Department of Environmental Quality (DEQ) Stormwater Certifications;
- All pertinent staff utilize training material from the EPA, State of Virginia, and other relevant organizations in conjunction with current City training materials;
- The City maintains and regularly updates an MS4 Training Plan meeting the requirements of Part I.E.6.m.(1)-(7). and documents training activities according to Part I.E.6.n.(1)-(3). of the MS4 General Permit.

#### BMP/MILESTONES IMPLEMENTATION SCHEDULE

8. A schedule of interim milestones and implementation of the items in sections 5, 6, and 7.

[This section of the Action Plan directly addresses Part II.B.3.h. of the MS4 Permit and DEQ Guidance Document Action Plan Content Item 8]

As permitted in Part II.B.2 of the MS4 General Permit and referred to in DEQ's Draft Local TMDL Action Plan Guidance Document, the City is proposing to implement this Action Plan in multiple stages over multiple permit cycles using an adaptive iterative approach. This approach will allow the City to gather the necessary data and information to determine the most effective BMPs/management strategies for controlling POC loads along with identifying targeted areas for their implementation to meet the TMDL WLA for sediment. The following schedule is proposed for implementation of the BMPs and milestone activities included in this Action Plan for the current permit cycle ending on June 30, 2023:

BMP/Milestone Activity	<u>Schedule</u>
Submission of Local TMDL Action Plan to DEQ	June 30, 2020
BMP 1.1. Stream Monitoring	Annually
BMP 1.2. Storm Drain Marker Program	Annually
BMP 1.3. City of Fairfax Watershed Management Plan	As-Needed
BMP 1.5. Additional Public Education Material - Quarterly Newsle	tter Quarterly
BMP 1.6. Additional Public Education Material - "Only Rain Down	the
Storm Drain"	Monthly
BMP 2.1 (2.a*) Develop and Implement Procedures for Public Invo	olvement On-Going
BMP 2.3. Public Education utilizing the City's Stormwater Website	e On-going
BMP 2.4. Public Outreach and Community Activities	Annually

BMP 3.1. Storm Sewer System Map BMP 3.2. Storm sewer line and structure maintenance BMP 3.3. Illicit Discharge Detection and Elimination (IDDE) BMP 3.4. IDDE Enforcement and Procedures BMP 3.5. Spill Reporting to DEQ and DCR BMP 3.6. Spill Investigation from small MS4 Operated Properties BMP 3.7. Prevention of Illicit substances into storm sewer system BMP 3.8 (3.a.*) Provide Written Notification to Downstream Adjacent MS4s BMP 4.1. City of Fairfax Erosion and Sediment Control (E&SC) Ordinance BMP 4.1. (4.a.*) City of Fairfax Erosion and Sediment Control Regulations BMP 4.2. VSMP Permits BMP 4.3. Staff E&SC Training BMP 4.4. Land Disturbing Activity Reporting BMP 5.1. Public Facility Manual (PFM) Updates BMP 5.2. Stormwater Management Ordinance BMP 5.3. BMP and SWM Facility Maintenance Program BMP 5.4. BMP and SWM Facility Inspections BMP 5.5. SWM Facility Tracking BMP 5.6. BMP and SWM Facility Enforcement Procedures BMP 5.7. Stormwater Program Enhancements - LID and ESD Practices BMP 5.8. Stormwater Program Enhancements - Employee Training BMP 5.9. Stormwater Infrastructure Evaluation and Assessment BMP 5.10 (5.a.*) Implementation of VA Stormwater Management Program BMP 5.11 (5.c.*) Utilize Legal Authority for Enforcement BMP 6.1. Leaf Collection BMP 6.2. Yard Waste Collection	As-Needed Annually On-Going As-Needed As-Required As-Needed Annually As-Needed Annually On-Going On-Going Annually As-Required As-Required Annually Annually Annually Annually Annually Annually On-Going On-Going On-Going On-Going On-Going
BMP 6.3. Pollution Prevention Information posted to City Website BMP 6.6. Employee Education on Pollution Prevention / Good Housekeeping BMP 6.7. Stormwater Pollution Prevention Plans (SWPPPs)	On-Going Annually Annually /
BMP 6.8 (6.e.*) Annual Review of High Priority Facilities BMP 6.9 (6.f.*) Review SWPPP After Unauthorized Discharges BMP 6.10. Implement Turf and Landscape Nutrient Management Plans BMP 6.11. Standard Operating Procedures (Updates) BMP 6.12 (6.m.*) Develop and Maintain Training Plan for Staff  Other BMPs. Street Sweeping Installation of permanent covers on all material/aggregate storage bays Stabilize and revegetate all denuded areas on-site Implement WQ Monitoring Program Prepare WQ Monitoring Reports Prepare Estimate of "End Date" for Compliance with WLA Identify BMPs to be Implemented during Next Permit Cycle (2023-2028)	As-Needed Annually As-Needed Annually As-Needed On-Going Annually On-Going Annually On-Going Annually March 30, 2023 March 30, 2023

9. Methods to assess TMDL Action Plans for their effectiveness in reducing the pollutants identified in the WLAs.

[This section of the Action Plan directly addresses and DEQ Guidance Document Action Plan Content Item 9]

In order to assess the effectiveness of the City's Difficult Run Sediment TMDL Action Plan, the City has prepared and plans to implement a Water Quality (WQ) Monitoring Program Plan to pair with the on-going City WQ monitoring being performed by George Mason University (GMU). Under the program, the City will collect water quality samples to be analyzed for POCs, in this case Total Suspended Solids (TSS), twice a year from representative MS4 outfalls located within the drainage sheds of the impaired reaches of Difficult Run.

The City will analyze the data to determine if any adjustments are necessary to the Action Plan with regards to BMPs / management strategies for controlling POC loads. At the end of each MS4 permit reporting period, the City will also prepare brief annual WQ monitoring summary reports to be included with the City's MS4 Annual Report.

#### MEASURABLE GOALS AND METRICS TO TRACK COMPLIANCE

10. Measurable goals and the metrics that the permittee and Department will use to track those goals (and the milestones required by the permit). Evaluation metrics other than monitoring may be used to determine compliance with the TMDL(s). [This section of the Action Plan directly addresses DEQ Guidance Document Action Plan Content Item 10]

The City intends to demonstrate its progress on implementation of this Action Plan by tracking, monitoring, and reporting on BMP/milestone activity progress in its MS4 Program Annual Report that is submitted to DEQ on October 1st of each permit year. In the Annual Report, the City will provide updates on the status of each of the BMP/milestone activities listed under Section 8 on page 21 of this Action Plan to include compliance with the proposed schedule. In accordance with the adaptive iterative approach adopted by the City, referenced in this Action Plan, the City may modify/replace BMPs, as necessary, to achieve the most effective plan for reducing the discharge of sediment from the City's MS4 and meeting the assigned TMDL WLA.