Wisconsin Pollutant Discharge Elimination System General Permit for Municipal Separate Storm Sewer System, Permit No. WI-S050075-3: Fact Sheet – February 2019

#### **Purpose**

There are currently 149 municipally-owned or -operated municipal separate storm sewer systems (MS4s) in Wisconsin covered under Wisconsin Pollutant Discharge Elimination System (WPDES) General Permit No. WI-S050075-2 and 27 MS4s covered under WPDES General Permit No. WI-S050181-1. Both WPDES general permits expire on April 30, 2019. The Wisconsin Department of Natural Resources (Department) is proposing to reissue WPDES General Permit No. WI-S050075-3 to continue the coverage of storm water discharges from these 176 MS4s. The proposed general permit requires an MS4 permittee to develop, implement, and maintain storm water management programs to reduce the discharge of pollutants from the MS4 to waters of the state. The 176 MS4s affected by this proposed general permit are listed in the table on pages 11 through 16 of this fact sheet.

This fact sheet summarizes the Department's process and rationale for developing and issuing the MS4 general permit and highlights its most significant requirements. This fact sheet does not describe all conditions of the MS4 general permit, as many of them are self-explanatory.

#### The Department's Authority to Issue WPDES Permits

Under the Federal Clean Water Act (CWA), the United States Environmental Protection Agency (USEPA) issued final regulations in December 1999 that required National Pollutant Discharge Elimination System (NPDES) permits for storm water discharges associated with small MS4s under 40 CFR Part 122.

The Department is the delegated authority to issue state permits comparable to NPDES permits in Wisconsin. These permits are issued under the WPDES permit program as authorized by ch. 283, Wis. Stats. The Department has promulgated ch. NR 216, Wis. Adm. Code, *Storm Water Discharge Permits*, which under Subchapter I specifies the applicability and permit requirements for MS4 permittees. Also, the Department has promulgated ch. NR 151, Wis. Adm. Code, *Runoff Management*, which contains the applicable performance standards for storm water permittees, including MS4s.

Under ch. 283, Wis. Stats., the Department may issue two types of WPDES permits: 1) individual permits and 2) general permits. Individual permits are tailored to include site-specific requirements that are applicable to an individual discharger. A general permit is written to cover a broad class of similar dischargers where environmental protection can be achieved through a set of general provisions that apply to all dischargers in a particular category. The proposed permit is a general permit.

The Department originally issued WPDES General Permit No. WI-S050075-1 in 2006. In 2014, WPDES General Permit No. WI-S050075-2 was reissued, while WI-S050181-1 was created to cover new MS4s not currently permitted at that time, but required coverage under an MS4 general permit based on the 2010 decennial U.S. census. During this permit's reissuance, there are no anticipated new MS4 permittees, thus WI-S050181-1 is not being reissued, and permittees currently covered under WI-S050181-1 will be covered under WI-S050075-3.

# The Department's Regulation of Storm Water from the MS4

In Wisconsin, WPDES permits are issued by the Department with federal oversight from the USEPA. The Department is responsible for the issuance, reissuance, modification, and enforcement of all WPDES permits issued for discharges into the waters of the state, except discharges occurring in Indian Country which are

regulated directly by the USEPA. No person may legally discharge to waters of the state without a WPDES permit issued under this authority.

In 1987, Congress amended the CWA, authorizing a national program of comprehensive storm water pollution control for MS4s, certain industries, and construction sites. In 1993, ch. 147, Wis. Stats., (now ch. 283, Wis. Stats.) was amended to include storm water as a "point source" discharge and to require that the Department promulgate administrative rules for permitting the discharge of storm water. As a result, the Department created ch. NR 216, Wis. Adm. Code, for permitting storm water discharges from certain municipalities that own or operate MS4s, storm water discharges associated with industrial activity, and storm water discharges associated with land disturbing construction activity.

In November 2016, the USEPA promulgated the MS4 General Permit Remand Rule (40 CFR Part 122). The USEPA amended its regulations governing how small MS4s obtain coverage under NPDES general permits. The final MS4 General Permit Remand Rule establishes two alternative approaches an NPDES permitting authority can use to issue and administer small MS4 general permits that address a partial remand of the USEPA's Phase II storm water regulations by the U.S. Court of Appeals for the Ninth Circuit. Both approaches ensure that the permitting authority establishes the necessary "clear, specific, and measurable goals" for the MS4 to "reduce the discharge of pollutants from the MS4 to the maximum extent practicable, to protect water quality, and to satisfy the appropriate water quality requirements of the Clean Water Act." Referred to as the "MS4 permit standard," both approaches ensure that the public participation requirements of the CWA are met. The Department is applying the Comprehensive General Permit approach to issue the MS4 general permit and cover the MS4s under the revised MS4 general permit concurrently. Under the Comprehensive General Permit option, all requirements are contained within the general permit. For more information on the MS4 General Permit Remand Rule, use a standard Internet search engine and type in "epa remand rule."

Additionally, in December 2015, the USEPA promulgated the NPDES Electronic Reporting Rule (40 CFR Parts 9, 122, 123, 124, 127, 403, 501, and 503). This regulation requires the electronic reporting and sharing of NPDES program information. The USEPA identifies specific NPDES information, or data elements, that NPDES permitting authorities, such as the Department, are to electronically collect, manage, and share to the USEPA. Therefore, the Department uses applicable data elements to assist in writing "clear, specific, and measurable" permit language.

The EPA Remand and eReporting Rules are informing most of the revisions in the proposed general permit. To begin communicating these changes to permittees, the Department held an informational webinar "Municipal Separate Storm Sewer System (MS4) Program Updates: A statewide summary of the 2017 MS4 annual reports and an overview of upcoming MS4 general permit revisions" on September 12, 2018. Additionally, the Department solicited 'pre-public comment period' feedback from stakeholders (i.e., permittees, consultants, regional storm water groups, non-profit organizations, and the general public) via a public questionnaire and regional listening sessions. The Department wanted to better understand what areas of the previous permit could benefit from further clarification, which also assisted us in implementing EPA's requirement of "clear, specific, and measurable" permit language.

## **Applicability**

Section NR 216.02, Wis. Adm. Code, specifies the MS4s that require permit coverage. Under the previous round of MS4 permitting by the Department, 176 MS4s were determined to require MS4 general permit coverage. The Department proposes to use WPDES General Permit No. WI-S050075-3, when reissued, to provide continued MS4 permit coverage to the 149 MS4s covered under WPDES General Permit No. WI-S050075-2 and 27 MS4s covered under WPDES General Permit No. WI-S050181-1. The Department will notify

each MS4 in writing, after WPDES General Permit No. WI-S050075-3 becomes effective, of its intention to cover the MS4s under the reissued general permit.

#### Overview and Significant Changes from the Previous Version of the General Permit

This proposed general permit includes the conditions required by s. NR 216.07, Wis. Adm. Code, which consists of the following six categories, or minimum control measures:

- Public Education and Outreach
- Public Involvement and Participation
- Illicit Discharge Detection and Elimination
- Construction Site Pollutant Control
- Post-Construction Storm Water Management
- Pollution Prevention

This proposed general permit follows federal and state requirements and provides flexibility for a municipality to develop, implement, maintain, and evaluate its MS4 programs to help determine appropriate methods for meeting permit requirements. This proposed general permit allows a permittee to comply with the permit requirements either individually or in collective arrangement with other municipalities. Each permittee is responsible for meeting all the applicable requirements for its own MS4. However, permittees may find that collectively pooling their resources will be more efficient and cost-effective to comply with certain requirements.

This proposed general permit requires a permittee to maintain its programs developed and implemented under the previous version of the MS4 general permit, comply with measurable goals, and to summarize its efforts at meeting the permit requirements in an annual report. In addition, this proposed general permit continues to require compliance with the developed urban area performance standard of s. NR 151.13, Wis. Adm. Code. A summary of the most significant changes from the previous version of the MS4 general permit is provided below.

#### General

• The numbering system was updated from the previous versions of the MS4 general permits to improve user readability (i.e., 1.5.1.1 simply became a. under 1.5.1.). This proposed version of the permit only uses up to 3 decimal places.

#### 1.4 Outstanding and Exceptional Resource Waters

 The previous version of the MS4 general permit contained definitions in section 1.4.2.1 and 1.4.2.2. The proposed general permit moved this language to "Section 4. Definitions Used in this Permit."

# 1.5 Impaired Waterbodies and Total Maximum Daily Load Requirements

Section 1.5.1 requires specific timeframes for the permittee to determine whether any part of
its MS4 discharges to an impaired water body by checking the waters listed by the
Department. The proposed general permit clarifies that the permittee shall include a written
section in its storm water management program regarding how the permittee will address
impaired waterbodies that do not have a total maximum daily load (TMDL).

For the purposes of implementing an approved TMDL if applicable, section 1.5.2 identifies the
applicable Appendices that were created in this proposed general permit to specify and clarify
the timeframe, analysis and planning requirements, and/or implementation requirements
depending on when the TMDL was approved. (See "TMDL Appendices" below for more
information.)

## 1.9 General Storm Water Discharge Limitations

 Section 1.9 of the proposed general permit was updated to be in accordance with s. NR 102.04, Wis. Adm. Code.

#### 2. PERMIT CONDITIONS

• The proposed general permit establishes the measurable goals and requires the permittee to maintain compliance with the measurable goals for the programs developed under sections 2.1 through 2.6.

#### 2.1 Public Education and Outreach

- Through stakeholder outreach prior to the public comment period, the Department found that permittees were very unclear on the requirements of this section. There was little information on what was expected under this minimum control measure to measure compliance or what mechanisms should be used. The Department also found that stakeholders identified public education and outreach as one of the top "mechanisms as most effective to improving water quality from permitted MS4s," and permittees responded that the "community needs to know why best management practices are important and how they can help and play a role in improving water quality."
- To clarify this section from the previous permit, the Department incorporated language that complies with USEPA eReporting Rule requirements, which includes data elements relating to:
  - the "Topics" the permittee should be addressing in their public education and outreach program,
  - o the "Delivery Mechanisms" the permittee can choose from, and
  - o the "Target Audience" the permittee identifies for each topic.
- The Department wanted to make it clear in the proposed permit on how compliance would be measured for these permit requirements.
  - Section 2.1.1 Topics. The Department proposes that the permittee addresses a minimum of six topics each year and addresses all eight at least once during the permit term. All municipality types (County, City, Village, Town, and Nontraditional) averaged addressing six to seven topics in the 2017 MS4 Annual Report. Through MS4 program evaluations, the Department found that not all permittees were sufficiently addressed public education and outreach, therefore the Department proposes that permittees shall meet compliance by addressing at least six topics during the permit term.
  - Section 2.1.2 Delivery Mechanisms. The Department proposes "Delivery Mechanism" types to choose from. The Department proposes the permittee uses at least four

public education delivery mechanisms each year, and at least two mechanisms would be active/interactive. Also, through MS4 program evaluations, the Department has found that many permittees are not actively engaging the public. Therefore, the proposed general permit establishes minimum requirements for "active/interactive" delivery mechanisms.

 Section 2.1.3 Target Audiences. The Department proposes that the permittee identifies who its target audience will be for each topic in its public outreach and education program.

# 2.2. Public Involvement and Participation

- Similar to above, through stakeholder outreach prior to the public comment period, the
  Department found that this minimum control measure was most commonly chosen as "not
  sure on how to implement" by permittees, and the requirements of this section needed to be
  clarified.
- To clarify this section from the previous permit, the Department incorporated language that complies with USEPA eReporting Rule requirements, which includes data elements relating to:
  - o the "Permit Activities" the permittee should be addressing in their public involvement and participation program,
  - o the "Delivery Mechanisms" the permittee can choose from,
  - o the "Target Participants" the permittee identifies for each activity.
- The Department's goal is to make it clearer in the proposed permit on how compliance would be measured for these permit requirements. The Department identified the "Permit Activities" that the permittee shall notify the public on and encourage public input and participation on, including a "Volunteer Activity" requirement, and establishes "Delivery Mechanisms" and "Target Participant" types that the permittee will be required to identify in its storm water management program.

## 2.3 Illicit Discharge Detection and Elimination (IDDE)

- There are minor changes proposed in permit section 2.3, as the language from the previous
  version of the MS4 general permit is anticipated to meet the intent of the USEPA Remand
  Rule. The Department also found via stakeholder outreach that the IDDE program is one of the
  programs that permittees are most comfortable with implementing.
- Section 2.3.2 of the proposed general permit requires all permittees to perform ongoing dry
  weather field screening at 100 percent of their major outfalls. The dry weather field screening
  does not have to occur annually for major outfalls, but does need to be completed at least
  once by the end of the permit term. It is proposed in this permit that permittees develop a
  prioritization procedure that assists them in screening select minor outfalls annually.
- Section 2.3.3.h. has been added to clarify what documentation is required when responding to known or suspected illicit discharges.

#### 2.4 Construction Site Pollutant Control

• To meet the intent of the USEPA Remand Rule, a summarization of ch. NR 151, Wis. Adm. Code., construction site performance standards requirements were added in section 2.4.1.c., and procedures for construction site inspection frequency were created in section 2.4.4.

# 2.5 Post-Construction Storm Water Management

- Section 2.5.3 has been added to include written procedures for post-construction site plan review to be included in the post-construction storm water management program.
- Section 2.5.4 has been added to specify the documentation and tracking requirements for the long-term maintenance, inspection, and enforcement of storm water management facilities.

#### 2.6 Pollution Prevention

- In the previous version of the permit, permittees were required to have an inventory of municipally-owned or -operated structural storm water best management facilities. Section 2.6.1 of the proposed general permit defines the documentation required for statewide consistency on what should be included in the inventory.
- Section 2.6.2 of the proposed permit was updated to specify the documentation requirements of routine inspection and maintenance of municipally-owned or -operated structural storm water best management facilities, which are inventoried under section 2.6.1.
- Section 2.6.3 of the proposed permit clarifies requirements specific to public works yards or other municipally-owned or -operated properties.
  - Section 2.6.3.a., carried over from section 2.6.7 of the previous version of the permit, contains the information that is required in a storm water pollution prevention plan.
  - Section 2.6.3.b., updated from a note in section 2.6.7 of the previous version of the permit, describes "no exposure" and specifies a process on how permittees certify for no exposure.
- Section 2.6.5 captures the "collection services" and "storm sewer system maintenance activities" by combining sections 2.6.3, 2.6.4, and 2.6.6 of the previous version of the permit.
  - Sections 2.6.5. a., b., and d. specify the documentation and tracking required for street sweeping, catch basin cleaning, and leaf management, respectively.
  - Section 2.6.5.c. was created to require proper material handling that prevents contamination of storm water runoff, regarding material collected from street sweeping and catch basin cleaning.
- Section 2.6.6 was updated to clarify the documentation and tracking required for winter road management.

• Section 2.6.9, updated from section 2.6.10 of the previous version of the permit, clarifies how often internal training and education of municipal staff, contractors, and municipal officials should occur, and what documentation is required for tracking internal trainings.

# 2.9 Annual Report

Section 2.9.8 was added to implement the USEPA eReporting Rule requirements and requires
that the permittee submit its annual reports and other permit compliance documents
electronically through the Department's electronic reporting system.

#### 3. COMPLIANCE SCHEDULE

• The compliance schedule for new and updated permit requirements is listed in Table 4 of the proposed general permit. Table 4 does not list all the requirements of the permit.

#### 3.6 Spill Reporting

• Section 3.6 of the proposed general permit was updated to be in accordance with s. NR 292.11(2)(a), Wis. Stats.

#### **DEFINITIONS**

• "Development" and "wasteload allocation" are new definitions added to this section of the permit. "New MS4 discharge of pollutant(s)" and "Original start date of coverage under an MS4 permit" definitions were in the body of the previous version of the permit and are moved to "Section 5. Definitions Used in this Permit."

#### **Total Maximum Daily Load (TMDL) Appendices**

- The proposed general permit has created separate appendices for TMDL permit conditions.
   The main body of the permit has the permit requirements that apply to all the permittees,
   while the separate appendices establish specific requirements that apply uniquely to
   permittees who are subject to a TMDL approved by the USEPA.
  - The Department approached each appendix so that it would build on the previous permit requirements, be consistent with the "MS4 TMDL Implementation" guidance and is consistent with what has been implemented and approved by USEPA in other states. The separate appendices approach also allows the Department to cover multiple permittees under different TMDLs with different approval dates relative to the permit date, addressing different TMDL implementation timelines. The appendices also were developed to accommodate different compliance options afforded to permittees.

# Appendix A: MS4 Permittees Subject to a TMDL Approved Prior to May 1, 2014 including Applicable Updates

Appendix A provides the permit conditions for permittees subject to the Rock River Basin
 TMDL, Lower Fox River Basin and Lower Green Bay TMDL, Lake St. Croix Nutrient TMDL, or Red

Cedar River (Tainter Lake, Menomin Lake) TMDL. Each of these TMDLs were approved by the USEPA prior to the previous version of the permit. Additionally, this section includes the Beaver Dam Lake TMDL, which provided updates to the Rock River Basin TMDL in 2018.

- Permittees subject to this appendix were required to begin TMDL implementation planning during the term of the previous version of the permit. This proposed general permit requires permittees to begin implementing best management practices to show progress toward achieving compliance with TMDL wasteload allocations.
  - O Permittees subject to this appendix were to have completed the following per the requirements of the previous permit: an updated storm sewer system map that identified the TMDL boundaries in relationship to the MS4 drainage boundaries; a tabular summary that showed the modeling of no storm water control measures versus modeling with existing storm water control measures; and a submittal of an implementation plan describing how the permittee would make progress toward achieving compliance with TMDL wasteload allocations.
  - o Through the Department's review of these submittals, it was found that the mapping and modeling analysis for the most part met the requirements of the previous version of the permit. However, the Department found that permittees typically fell short with the implementation plan permit requirement (i.e., lack of committing to implementing best management practices and establishing a schedule with milestones).
  - Additionally, through stakeholder outreach prior to the public comment period, the
    Department found that permittees want the permit to better define what qualifies as
    meeting 'progress' toward achieving wasteload allocation targets; want flexibility but
    also clear requirements; and want to know what is expected for a plan.
  - o In the proposed permit, while still giving MS4s flexibility, yet building more clear and specific expectation to help make reasonable progress towards meeting the TMDL, the Department drafted a suite of options that MS4s can choose from:
    - Section A.3 Implementation of TMDL Compliance Plan or Participation in an approved Adaptive Management Plan: Permittee implements TMDL Compliance Plan developed per previous permit term requirements and has received Department concurrence, or permittee has chosen to participate in an approved Adaptive Management project.
    - 2. Section A.4 TMDL Compliance Within this Permit Term: Establish full TMDL compliance within this permit term.
    - Section A.5 TMDL Compliance Over Multiple Permit Terms: Permittee
      demonstrates progress towards meeting compliance during the term of the
      permit.
      - a. Meet specified wasteload allocation percent reductions (proposed 20% Total Suspended Solids, 10% Total Phosphorus), or
      - Implement specified requirements that are more 'non-quantifiable' (such as redevelopment ordinance updates, expanding a municipal leaf collection program, inventorying the condition of conveyance systems and outfalls, etc.).

# Appendix B: MS4 Permittees Subject to Milwaukee River Basin TMDL

- Appendix B provides the permit conditions for permittees subject to the Milwaukee River Basin TMDL. This TMDL was approved by the USEPA during the term of the previous version of the permit.
- Permittees subject to this appendix were required to begin TMDL implementation planning during the term of the previous version of the permit. This appendix carries over a similar timeline that was anticipated in the previous version of the permit, as well as requires the permittee to begin implementing best management practices to show progress toward achieving compliance with TMDL wasteload allocations.
- Additionally, permittees subject to this appendix may also have bacteria wasteload allocation requirements that include:
  - 1. Section B.5.1 Permittees are to conduct public education and outreach on bacteria pollution awareness.
  - 2. Section B.5.2 Permittees are to develop a bacteria source identification and elimination plan.
  - 3. Section B.5.3 Permittees are to adopt local ordinances to address bacteria pollution.

#### Appendix C: MS4 Permittees Subject to a TMDL Approved after May 1, 2019

- Appendix C provides the permit conditions for a permittee subject to an USEPA approved TMDL approved after May 1, 2019 (or during the term of this proposed general permit).
- Permittees subject to this appendix will be required to begin TMDL implementation planning.
- If there is a TMDL approved by the USEPA prior to May 1, 2019, another appendix will be created specifically for permittees subject to that TMDL. The language in that appendix will be similar to what is proposed in Appendix C as the permittee will be required to begin TMDL implementation planning.

## **Additional Information**

The proposed general permit, fact sheet, and other MS4 related information are available from the Department's website as indicated below. Web links to pertinent state statutes and administrative codes are also provided.

DNR WPDES Permits on Public Notice website: http://dnr.wi.gov/topic/Wastewater/PublicNotices.html

DNR Storm Water Runoff Permits website: http://dnr.wi.gov/topic/stormwater/

DNR Municipal Storm Water Permits website:

http://dnr.wi.gov/topic/stormwater/municipal/

DNR Storm Water Technical Standards, Models and BMPs website:

http://dnr.wi.gov/topic/stormwater/standards/

Chapter 283, Wis. Stats.:

https://docs.legis.wisconsin.gov/statutes/statutes/283.pdf

Chapter NR 151, Wis. Adm. Code:

https://docs.legis.wisconsin.gov/code/admin\_code/nr/100/151.pdf

Chapter NR 216, Wis. Adm. Code:

https://docs.legis.wisconsin.gov/code/admin\_code/nr/200/216.pdf

# <u>Public Notice, Comment Period, and Public Informational Hearing</u>

WPDES permits on public notice can be found on the Department's WPDES permits on public notice website: <a href="https://dnr.wi.gov/topic/wastewater/publicnotices.html">https://dnr.wi.gov/topic/wastewater/publicnotices.html</a>. The public notice for the proposed general permit was issued on February 25, 2019, and the comment period will run until 4:30 p.m. on March 29, 2019. The DNR has scheduled a public informational hearing on March 27, 2019, beginning at 1:30 p.m. in Room G09 at the Wisconsin Department of Natural Resources, 101 S. Webster St., Madison, Wisconsin. All comments or suggestions received during the comment period will be considered along with other information on file in making a final decision regarding the proposed general permit.

Please direct comments by e-mail to <a href="mailto:DNRSWPERMITS@wisconsin.gov">DNRSWPERMITS@wisconsin.gov</a> or in writing to the Storm Water Program c/o Suzan Limberg WT/3, Wisconsin DNR, P.O. Box 7921, Madison, WI 53707-7921. The deadline for submittal of public comments is by **4:30 p.m. on March 29, 2019**.

The Department will hold a public informational webinar on the proposed general permit as indicated below. During the webinar, the Department will explain the proposed general permit. Information on joining the webinar is available on the Department's website by going to <a href="mailto:dnr.wi.gov">dnr.wi.gov</a> and searching 'storm water'. Directions to access the information are in the upper right corner of the page.

• WPDES Permit No. WI-S050075-3: Tuesday, March 12, 2019, 1:00 – 2:30 p.m.

# **Response to Comments**

The Department will issue a response to comments when the final MS4 general permit is issued, and both documents will be available to the public on the Department's municipal storm water website: <a href="https://dnr.wi.gov/topic/stormwater/municipal/">https://dnr.wi.gov/topic/stormwater/municipal/</a>. The response will specify which provision, if any, of the draft general permit that were changed and a reason for the change. It will briefly describe and respond to all significant comments made on the draft permit raised during the public comment period or at the public informational hearing.

#### Permit Drafter

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# **Affected MS4s**

DNR REGION	COUNTY	MS4 PERMITTEE NAME	PREVIOUS PERMIT NO	ID NUMBER
Northeast	Brown	Allouez, Village	S050075	31085
		Ashwaubenon, Village	S050075	31086
		Bellevue, Village	S050075	31087
		Brown County	S050075	33656
		De Pere, City	S050075	31088
		Green Bay, City	S050075	33657
		Howard, Village	S050075	31091
		Lawrence, Town	S050075	31092
		Ledgeview, Town	S050075	31093
		Scott, Town	S050075	31095
		Suamico, Village	S050075	31096
		University of Wisconsin Green Bay	S050075	37165
	Calumet	Calumet County	S050075	33653
		Harrison, Town & Village	S050075	31104
		Sherwood, Village	S050181	52323
	Fond Du Lac	Eden, Village	S050181	52302
		Empire, Town	S050181	52287
		Fond du Lac County	S050075	33771
		Fond du Lac, City	S050075	31070
		Fond du Lac, Town	S050075	31071
		Friendship, Town	S050075	31072
		North Fond du Lac, Village	S050075	31073
		Taycheedah, Town	S050075	31074
	Manitowoc	Manitowoc, City	S050075	31424
		Two Rivers, City	S050075	31434
	Marinette	Marinette, City	S050075	33666
	Outagamie	Appleton, City	S050075	31098
		Buchanan, Town	S050075	31099
		Combined Locks, Village	S050075	31100
		Grand Chute, Town	S050075	31102
		Greenville, Town	S050075	31103
		Kaukauna, City	S050075	31105
		Kimberly, Village	S050075	31107
		Little Chute, Village	S050075	31108
		Outagamie County	S050075	33644
	Winnebago	Algoma, Town	S050075	31075
	_	Black Wolf, Town	S050075	31076
		Clayton, Town	S050181	52407
		Fox Crossing, Village	S050075	31111

DNR REGION	COUNTY	MS4 PERMITTEE NAME	PREVIOUS PERMIT NO	ID NUMBER
Northeast continued	Winnebago	Menasha, City	S050075	31110
	continued	Neenah, City	S050075	31112
		Neenah, Town	S050075	31113
		Nekimi, Town	S050181	52443
		Omro, Town	S050075	31077
		Oshkosh, City	S050075	31078
		Oshkosh, Town	S050075	31079
		University of Wisconsin Oshkosh	S050075	37187
		Vinland, Town	S050075	31080
		Winnebago County	S050075	33642
Northern	Barron	Rice Lake, City	S050075	43682
	Douglas	Oliver, Village	S050075	31042
	_	Superior, City	S050075	31044
		Superior, Village	S050075	31043
		University of Wisconsin Superior	S050075	37206
	Lincoln	Merrill, City	S050075	31427
South Central	Columbia	Portage, City	S050181	52408
	Dane	Bristol, Town	S050075	30920
		Cottage Grove, Town	S050075	30932
		Cottage Grove, Village**	S050075	30921
		Cross Plains, Village	S050181	52304
		Dunkirk, Town	S050075	30922
		Dunn, Town	S050075	30923
		Pleasant Springs, Town	S050075	30924
		Stoughton, City**	S050075	30925
	Dodge	Beaver Dam, City	S050075	31421
	Douge	Waupun, City	S050075	31437
	Grant	Platteville, City	S050181	52336
	Grant	University of Wisconsin Platteville	S050075	37190
	Green	Monroe, City	S050075	31428
	Jefferson	Fort Atkinson, City	S050075	31428
	Jenerson	Ixonia, Town	S050075 S050181	52301
		Watertown, City	S050181 S050075	31435
	Deels	<u> </u>		
	Rock	Beloit, City	S050075	31039
		Beloit, Town	S050075	31040
		Harmony, Town	S050075	31225
		Janesville, City	S050075	31226
		Janesville, Town	S050075	31227
		Milton, City	S050075	31229
		Rock County	S050075	33636

DNR REGION	COUNTY	MS4 PERMITTEE NAME	PREVIOUS PERMIT NO	ID NUMBER
South Central continued	Rock continued	Rock, Town	S050075	33637
		Turtle, Town	S050075	31041
	Sauk	Baraboo, City	S050075	31420
Southeast	Kenosha	Bristol, Village	S050075	31150
		Kenosha County	S050075	33645
		Kenosha, City	S050075	31157
		Paddock Lake, Village	S050075	31151
		Pleasant Prairie, Village	S050075	31158
		Randall, Town	S050181	52395
		Salem Lakes, Village	S050075	31153
		Somers, Village & Town	S050075	31159
		Twin Lakes, Village	S050075	31155
		University of Wisconsin Parkside	S050075	37188
	Ozaukee	Cedarburg, Town	S050075	33651
		Ozaukee County	S050075	33648
		Port Washington, City	S050075	31430
		Saukville, Village	S050075	31314
	Racine	Burlington, City	S050181	52321
		Norway, Town	S050181	52394
		Racine County	S050075	33638
		Sturtevant, Village	S050075	31165
		Waterford, Town	S050181	52309
		Wind Point, Village	S050075	31166
	Sheboygan	Howards Grove, Village	S050075	31121
		Sheboygan County	S050075	33639
	Walworth	Bloomfield, Village	S050181	52286
		Elkhorn, City	S050181	52303
		Genoa City, Village	S050181	52316
		University of Wisconsin Whitewater	S050075	37207
		Whitewater, City	S050075	31439
	Washington	Hartford, City	S050075	31423
		Hartford, Town	S050181	52231
		Jackson, Village	S050181	52348
		Kewaskum, Village	S050181	52350
		Richfield, Village	S050181	52197
		Slinger, Village	S050181	52318
		Washington County	S050181	52319
		West Bend, City	S050075	31438
		West Bend, Town	S050181	52300

DNR REGION	COUNTY	MS4 PERMITTEE NAME	PREVIOUS PERMIT NO	ID NUMBER
Southeast continued	Waukesha	Big Bend, Village	S050075	31252
		Delafield, City	S050075	33659
		Dousman, Village	S050075	31261
		Genesee, Town	S050075	31266
		Hartland, Village	S050075	31273
		Lannon, Village	S050075	31275
		Merton, Town	S050075	31279
		Merton, Village	S050075	31278
		Mukwonago, Village	S050075	35717
		Muskego, City	S050075	31280
		Nashotah, Village	S050075	31281
		North Prairie, Village	S050075	31283
		Oconomowoc, City*	S050075	31284
		Oconomowoc, Town	S050075	31285
		Summit, Village	S050075	31316
		Vernon, Town	S050075	31317
		Wales, Village	S050075	31318
		Waukesha County	S050075	33641
West Central	Chippewa	Anson, Town	S050181	52479
		Chippewa County	S050075	30325
		Chippewa Falls, City	S050075	24027
		Eagle Point, Town	S050075	30326
		LaFayette, Town	S050075	30329
		Lake Hallie, Village	S050075	30328
	Dunn	Menomonie, City	S050075	31426
		University of Wisconsin Stout	S050075	37194
	Eau Claire	Altoona, City	S050075	26864
		Eau Claire County	S050075	30327
		Eau Claire, City	S050075	31579
		Seymour, Town	S050075	30330
		University of Wisconsin Eau Claire	S050075	31578
		Washington, Town	S050075	30333
	La Crosse	Campbell, Town	S050075	31062
		Holland, Town	S050075	31063
		Holmen, Village	S050075	31064
		La Crosse County	S050075	33646
		La Crosse, City	S050075	31065
		Onalaska, City	S050075	31067
		Onalaska, Town	S050075	31068
		Shelby, Town	S050075	31069

DNR REGION	COUNTY	MS4 PERMITTEE NAME	PREVIOUS PERMIT NO	ID NUMBER
West Central	La Crosse continued	University of Wisconsin La Crosse	S050075	37167
continued		West Salem, Village	S050181	52349
	Marathon	Kronenwetter, Village	S050075	31046
		Marathon County	S050075	33647
		Mosinee, City	S050075	31050
		Rib Mountain, Town	S050075	31053
		Rothschild, Village	S050075	31055
		Schofield, City	S050075	31056
		Wausau, City	S050075	31058
		Weston, Village	S050075	31060
	Pierce	River Falls, City	S050075	31431
		University of Wisconsin River Falls	S050075	37192
	Portage	Stevens Point, City	S050075	31432
		University of Wisconsin Stevens Point	S050075	37193
	St. Croix	Hudson, City	S050181	52320
		St Joseph, Town	S050181	52317
	Wood	Marshfield, City	S050075	31425
		Wisconsin Rapids, City	S050075	31440

## Notes:

<sup>\*</sup>The City of Oconomowoc has requested coverage under an individual permit.

<sup>\*\*</sup>The Village of Cottage Grove and City of Stoughton have requested permit coverage under the Madison Area Municipal Storm Water Group Permit.