



RHODE ISLAND DEPARTMENT OF
ENVIRONMENTAL MANAGEMENT
Office of Water Resources

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Date Received _____

RIPDES SMALL MS4 ANNUAL REPORT

GENERAL INFORMATION PAGE

RIPDES PERMIT #RIR040000 _____

REPORTING PERIOD: ☒ YEAR 6
Jan 09-Dec 09

OPERATOR OF MS4

Name: CITY OF WOONSOCKET			
Mailing Address: 169 MAIN STREET			
City: WOONSOCKET	State: RI	Zip: 02895	Phone: (401) 767-9216
Contact Person: MIKE DEBROISSE	Title: SUPERINTENDENT OF SOLID WASTE/ENGINEERING		
Legal status (circle one): PRI - Private <u>PUB - Public</u> BPP - Public/Private STA - State FED - Federal			
Other (please specify):			

OWNER OF MS4 (if different from OPERATOR)

Name:			
Mailing Address:			
City:	State:	Zip:	Phone: ()
Contact Person:	Title:		

CERTIFICATION

I certify under penalty of law that this document and all attachments were prepared under the direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, I certify that 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.

Print Name Leo T. Fontaine

Print Title City Mayor

Signature *Leo T. Fontaine* Date 14 JUL 10



**MINIMUM CONTROL MEASURE #1:
PUBLIC EDUCATION AND OUTREACH (Part IV.B.1 General Permit)**

SECTION I. OVERALL EVALUATION:

GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS:

Include information relevant to the implementation of each measurable goal, such as activities, topics addressed, audiences and pollutants targeted. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for choosing the education activity to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.1.b.1 Provide a General Summary of activities implemented to educate your community on how to reduce storm water pollution. For TMDL affected areas, with storm water associated pollutants of concern, indicate rationale for choosing the education activity. List materials used for public education and topics addressed. Summarize implementation status and discuss if the activity is appropriate and effective.

The City relies on the Storm Water Education and Outreach Program in cooperation with URI to meet this measureable goal. The City continues to implement their storm water website to educate the community on how to reduce storm water pollution. In general, the website describes the general permit requirements, provides a complaint form, and recommendations for low impact development. The school department incorporates environmental education into school curriculum. The Engineering Department is responsible for this measure. The City will continue to educate the community on how to reduce storm water in upcoming years as opportunities arise.

IV.B.1.b.2 Provide a general summary of how the public education program was used to educate the community on how to become involved in the municipal or statewide storm water program. Describe partnerships with governmental and non-governmental agencies used to involve your community.

The City relies on the Storm Water Education and Outreach Program in cooperation with URI to meet this measureable goal. The City's website for storm water includes links to organizations that provide educational materials and public involvement opportunities. The City works with these groups to provide assistance with the events. As in past years, the City sponsored an Earth Day cleanup event in Year 6 (described further under Minimum Control Measure #2). Also, in previous years the City developed a letter and brochure to distribute to businesses which describes proper maintenance of structural BMPs. This measure has been appropriate and effective. The City will continue to educate the community on how to become involved in the storm water program. The Engineering Department is responsible for this measure.

Additional Measurable Goals and Activities: If the municipality has committed to participate in the URI NEMO storm water public education and outreach program, please indicate if the following training sessions were attended and list the name(s) and municipal position of all staff who attended the training.

Attendance at the following training:

☒ 8/27/2009 Controlling Construction Site Runoff: Are Your Ordinances and Enforceable Policies Making the Grade?

Attending name of staff and title: Michael Debrousse, Superintendent of Solid Waste/Engineering

Attending name of staff and title: Donald Gagnon, City Staff Engineer

* Note that the City did not attend the training on the above date but met with URI NEMO staff to receive one-to-one training on a later date.

Other Trainings:

- RI Draft Stormwater Design and Installation Standards Manual Informational Session (June 4, 2009 NEMO Workshop) – attended by Benjamin Tavares, City Staff Civil Engineer.
- *Tackling Stormwater Education and Outreach: Developing A Master Strategy for Woonsocket* – URI NEMO staff met directly with City staff in June 2009 to discuss the development of public education and outreach materials tailored specifically to the City of Woonsocket. A copy of the meeting literature is attached to this report.



**MINIMUM CONTROL MEASURE #2:
PUBLIC INVOLVEMENT/PARTICIPATION (Part IV.B.2 General Permit)**

SECTION I. OVERALL EVALUATION:

GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS:

Include information relevant to the implementation of each measurable goal, such as types of activities and audiences/groups engaged. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for the activities chosen to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.2.b.2.ii Describe audiences targeted for the public involvement minimum measure, include a description of the groups engaged, and activities implemented and if a particular pollutant(s) was targeted. If addressing TMDL requirements indicate how the audience(s) and/or activity address the pollutant(s) of concern. Name of person(s) and/or parties responsible for implementation of activities identified. Assess the effectiveness of BMP and measurable goal.

The City has several groups that are active in promoting clean water including the schools and the Blackstone River Coalition. An Earth Day cleanup event was held in Year 6. Sponsored by the Engineering Department and open to the general public (including advertisement in The Woonsocket Call), this successful event involved the collection of trash and debris at and around the Darling Pond (along Diamond Hill Road Route 114).

In previous years, civic groups have completed storm drain stenciling. The City has also purchased stencils so that employees on light duty can conduct stenciling on an as-available basis. This measure has been appropriate and effective. The Engineering Department is responsible for this measure.

Additional Measurable Goals and Activities

The City of Woonsocket Solid Waste Division is actively sponsoring a Rain Barrel Program to encourage the public (e.g., homeowners) to re-use of roof runoff for gardening, lawn watering, etc. purposes. Further information regarding this program can be found at:

http://www.ci.woonsocket.ri.us/Rain_barrel_flyer.pdf

SECTION II. Public Notice Information (IV.G.2.h and IV.G.2.i) *Note: attach copy of public notice

Date of Public Notice: May 27, 2010	How public was notified: The Woonsocket Call (newspaper)
Was public meeting held? YES <input type="radio"/> NO <input checked="" type="radio"/>	
Date:	Where:
Summary of public comments received: No comments have been received.	
Planned responses or changes to the program: Not Applicable.	



MINIMUM CONTROL MEASURE #3:

ILLICIT DISCHARGE DETECTION AND ELIMINATION (Part IV.B.3 General Permit)

SECTION I. OVERALL EVALUATION:

GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS

Include information relevant to the implementation of each measurable goal, such as activities implemented (when reporting tracked and eliminated illicit discharges, please explain the rationale for targeting the illicit discharge) to comply with on-going requirements, and illicit discharge public education activities, audiences and pollutants targeted. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for the activities chosen to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.3.b.1:	Indicate if the outfall map was not completed, reasons why, proposed schedule for completion of requirement and person(s)/ Department responsible for completion. Electronic submission of the RIDEM provided Outfall Location EXCEL Tables is required for this 2009 reporting year, if not already submitted or if revised since 2008. Date of Completion: 2009
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A complete outfall map was developed during the dry-weather survey conducted in Year 3. Outfalls were GPS located for incorporation into the GIS database by Fuss & O'Neill. A GIS shapefile of outfall locations was provided in electronic format in the CD included with the Year 5 annual report. The required outfall Excel tables are provided on the CD accompanying this Year 6 annual report.

IV.B.3.b.2	Indicate if your municipality chose to implement the tagging of outfalls activity under the IDDE minimum measure, activities and actions undertaken under the 2009 calendar year.
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Outfalls were GPS located and tagging is not necessary.

IV.B.3.b.3	Provide a summary of the implementation of recording of system additional elements (catch basins, manholes, and/or pipes). Indicate if the activity was implemented as a result of the tracing of illicit discharges, new MS4 construction projects, and inspection of catch basins required under the IDDE and Pollution Prevention and Good Housekeeping Minimum Measures, and/or as a results of TMDL related requirements and/or investigations. Assess effectiveness of the program minimizing water quality impacts.
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The entire storm water system has been mapped and been incorporated into a GIS database. This effort was completed through a contract with Fuss & O'Neill and the City. This measure has been appropriate and effective in developing the City's mapping. The Engineering Department and hired consultant are responsible for this measure.

IV.B.3.b.4	Indicate if the IDDE ordinance was <u>not</u> developed, adopted and submitted to RIDEM, explain reasons why, submit proposed schedule for completion and identify person(s) / Department and/or parties responsible for the completion of this requirement. Date of Adoption: March 21, 2005
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The Woonsocket City Council formally adopted an "Illicit Discharge Detection and Elimination Ordinance" (Ordinance Chapter 7192) on March 21, 2005. A signed letter from the City's Solicitor attesting to this was provided to DEM in a letter dated February 19, 2007.

IV.B.3.b.5.ii, iii, iv, & v	Provide a summary of the implementation of procedures for receipt and consideration of complaints, tracing the source of an illicit discharge, removing the source of the illicit discharge and program evaluation and assessment as a result of removing sources of illicit discharges. Identify person(s) / Department and/or parties responsible for the implementation of this requirement.
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ILLICIT DISCHARGE DETECTION AND ELIMINATION *cont'd*

<p>These measurable goals were completed during the SWMPP development process prior to Year 1. Details regarding this are included in the executive summary of the SWMPP. In addition to that which is listed in the SWMPP, a complaint form is available to the public on the City's storm water website. Any complaints received by the City are directed to the Engineering Department. The City Engineer and Construction Manager are responsible for the complaints. The procedure for removal of illicit discharges involves requiring the responsible party to cease discharging and address the situation within seven to ten days (depending on the type of discharge). If the illicit discharges are not addressed by the responsible party, the City has the authority to perform repairs and charge the responsible party for the cost and fines that they may have incurred. This measurable goal is appropriate and effective. No complaints for illicit discharges were noted in Year 6. The effectiveness of this measure is yet to be determined.</p>	
IV.B.3.b.5.vi	<p>Provide summary of implementation of catch basin and manhole inspections for illicit connections and non-storm water discharges. Please indicate if the required measurable goal of inspecting all catch basins and manholes for this purpose was not accomplished reasons why, proposed schedule and Identify person(s) / Department and/or parties responsible for the implementation of this requirement. Evaluate effectiveness of the implementation of this requirement. The operator must keep records of all inspections and corrective actions required and completed.</p> <p>Development of the procedure for this measurable goal was completed in the SWMPP development process. Catch basins are inspected and cleaned on a yearly basis in conjunction with street sweeping. Details regarding this are included in the executive summary of the SWMPP. A map showing catch basins inspected and cleaned is attached with this annual report. Due to recent turnover in City staff and a shortage in the Engineering Department (currently reduced to four staff members and without clerical/administrative support), employees were not able to inspect and clean all catch basins in Year 6 (approximately one half of the city area was inspected – see Map). The Storm Water Committee, Engineering Department, and hired consultant were responsible for procedure development and the Engineering Department is responsible for inspections and recordkeeping.</p>
IV.B.3.b.5.vii	<p>If dry weather surveys including field screening for non-storm water flows and field tests of selected parameters and bacteria were not completed, indicate reasons why, proposed schedule for the completion of this measurable goal and person(s) / Department and/or parties for the completion of this requirement. Evaluate effectiveness of the implementation of this requirement. The operator must include a measurable goal of performing a minimum of two surveys, one to be conducted between January 1st - April 30th and one between July 1st - October 31st by the end of calendar year 2007. The results of the dry weather survey investigations must be submitted to RIDEM electronically, if not already submitted or if revised since 2008, in the RIDEM provided EXCEL Tables and should include visual observations for all outfalls during both the high and low water table timeframes, as well as sample results for those outfalls with flow. Date of Completion: 2007</p> <p>Two dry-weather surveys were completed by Year 4. The surveys were completed by the City's consultant, Fuss and O'Neill. A report was prepared that included the results of both dry weather surveys. Results of the two surveys were provided in electronic format (shapefile) and were provided on the CD included with the Year 5 annual report. This information is also included in the Excel tables provided on the CD accompanying this Year 6 annual report. This measure has been appropriate and effective. The Engineering Department and hired consultant were responsible for this measure.</p>
IV.B.3.b.7	<p>Provide a description of efforts and actions taken as a result of for coordinating with other physically interconnected MS4s, including State and federal owned or operated MS4s, when illicit discharges were detected or reported. Identify person(s) / Department and/or parties responsible for the implementation of this requirement. Evaluate effectiveness of the implementation of this requirement.</p> <p>The City has not had to coordinate with interconnected MS4s, but has coordination procedures in place. The City has working relationships with neighboring MS4s; therefore, the procedures are appropriate and expected to be effective; however, the effectiveness has yet to be determined. The Engineering Department is responsible for this measure.</p>
IV.B.3.b.8	<p>Provide a description of efforts and actions taken for the referral to RIDEM of non-storm water discharges not authorized in accordance to Part I.B.3 of this permit or another appropriate RIPDES permit, which the operator has deemed appropriate to continue discharging to the MS4, for consideration of an appropriate permit. Identify person(s) / Department and/or parties responsible for the implementation of this requirement. Evaluate effectiveness of the implementation of this requirement.</p> <p>Procedures for referral were developed during the SWMPP prior to Year 1, with the process being put in place during Year 3. During Year 6 there were no unauthorized non-storm-water discharges that were deemed appropriate for referral to RIDEM. Since no unauthorized non-storm-water discharges have been deemed appropriate for referral to RIDEM, the appropriateness and effectiveness of this measure is yet to be determined. The Engineering Department is responsible for completion of this goal.</p>

ILLCIT DISCHARGE DETECTION AND ELIMINATION cont'd

IV.B.3.b.9	<p>Provide a description of efforts and actions taken for informing inform public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste as well as allowable non-storm water discharges identified as significant contributors of pollutants. Include a description on how this activity was coordinated with the public education minimum measure and the pollution prevention/good housekeeping minimum measure programs. Identify person(s) / Department and/or parties responsible for the implementation of this requirement. Evaluate effectiveness of the implementation of this requirement.</p>
<p>The City intends to rely on the Storm Water Education and Outreach Program for this training (see responses to Minimum Control Measure #1).</p>	
<p>Additional Measurable Goals and Activities</p>	

SECTION II.A Other Reporting Requirements - Illicit Discharge Inspections to Date (Part IV.G.2.m)

Total Illicit Discharges Identified: 0	Total Illicit Discharges Tracked: 0
Total Illicit Discharges Eliminated: 0	# of Complaints Received: 0
# of Violations Issued: 0	# of Unresolved Violations Referred to RIDEM: 0
<p>Summary of Enforcement Actions:</p> <p>No enforcement actions were required in Year 6.</p>	
<p>Extent to which the MS4 system has been mapped: 100%</p>	

SECTION II.B Interconnections (Part IV.G.2.k and IV.G.2.l)

Interconnection:	Date Found:	Location:	Connectee:	Originating Source:	Planned and Coordinated Efforts and Activities with Connectee:



**MINIMUM CONTROL MEASURE #4:
CONSTRUCTION SITE STORM WATER RUNOFF CONTROL (Part IV.B.4 General Permit)**

SECTION I. OVERALL EVALUATION:

GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS:

Include information relevant to the implementation of each measurable goal, such as activities implemented to support the review, issuance and tracking of permits, inspections and receipt of complaints. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for the activities chosen to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.4.b.1	Indicate if the Sediment and Erosion Control and Control of Other Wastes at Construction Sites ordinance was <u>not</u> developed, adopted and submitted to RIDEM, explain reasons why, submit proposed schedule for completion and identify person(s) / Department and/or parties responsible for the completion of this requirement. Date of Adoption: September 20, 1993
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The Woonsocket City Council formally adopted an "Erosion and Sediment Control Ordinance" (Ordinance Chapter 5803) on September 20, 1993. A signed letter from the City's Solicitor attesting to this was provided to DEM in a letter dated February 19, 2007.

IV.B.4.b.6	Describe actions taken as a result of receipt and consideration of information submitted by the public.
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The procedures for this measure were established during SWMPP development prior to Year 1. Public comments are received by the City Engineer, or another appropriate department at the City. No comments were received in Year 6. In previous years, this measure has been appropriate and effective in addressing public concerns about soil erosion and sedimentation control involving new development. The Engineering Department is responsible for this measure.

IV.B.4.b.8	Describe activities and actions taken as a result of referring to the State non-compliant construction site operators. The operator may rely on the Department for assistance in enforcing the provisions of the RIPDES General Permit for Storm Water Discharges Associated with Construction Activity to the MS4 if the operator of the construction site fails to comply with the local and State requirements of the permit and the non-compliance results or has the potential to result in significant adverse environmental impacts.
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The procedures for this measure were established during SWMPP development prior to Year 1. Any site problems found by Engineering Department are directed to the Construction Manager for enforcement. The Engineering Department can close down and retract issued permits for any construction site found to be non-complaint. The Engineering Department has a list of State personnel that can be contacted for assistance with any non-compliant construction site operators. The City did not need to refer any non-compliant construction site operators to RIDEM in Year 6. The Engineering Department is responsible for this goal.

Additional Measurable Goals and Activities

CONSTRUCTION SITE STORM WATER RUNOFF CONTROL cont'd

SECTION II. A - Plan and SWPPP Reviews during Year 6 (2009) Part IV.B.4.b.2: Issuance of permits and/or implementation of policies and procedures for all construction projects resulting in land disturbance of greater than 1 acre.

IV.B.4.b.4: Review 100% of plans and SWPPPs for construction projects resulting in land disturbance of 1-5 acres must be conducted by adequately trained personnel and incorporate consideration of potential water quality impacts.

of Construction Reviews completed: 0 Between 0-5 acres

Summary of Reviews and Findings, include an evaluation of the effectiveness of the program. Identify person(s) /Department and/or parties responsible for the implementation of this requirement.

The Engineering Department is responsible for this measure. No plan reviews were conducted for sites between 1 and 5 acres. Sites plans reviewed by the City were for projects less than 1 acre in 2009.

SECTION II.B - Erosion and Sediment Control Inspections during Year 6 (2009) (Part IV.G.2.n) Part IV.B.4.b.7: Inspection of 100% of all construction projects within the regulated area that discharge or have the potential to discharge to the MS4 (the program must include two inspections of all construction sites, first inspection to be conducted during construction for compliance of the Erosion and Sediment controls at the site, the second to be conducted after the final stabilization of the site).

of Site Inspections: 32 (4 sites)

of Complaints Received: 0

of Violations Issued: 0

of Unresolved Violations Referred to RIDEM: 0

Summary of Enforcement Actions, include an evaluation of the effectiveness of the program. Identify person(s) /Department and/or parties responsible for the implementation of this requirement.

No enforcement actions were taken in Year 6. It is appropriate and effective to conduct erosion and sediment control inspections. The City's Engineering Department is responsible for implementation of this requirement.

**MINIMUM CONTROL MEASURE #5:****POST CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT****(Part IV.B.5 General Permit)****SECTION I. OVERALL EVALUATION:****GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS:**

Include information relevant to the implementation of each measurable goal, such as activities implemented to support the review, issuance and tracking of permits, inspections and receipt of complaints, etc. Please indicate if any projects have incorporated the use of Low Impact Development techniques. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for the activities chosen to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.5.b.5 Describe activities and actions taken to coordinate with existing State programs requiring post-construction storm water management.

The City requires that applicants receive state approvals before applications will be accepted and approved. Notwithstanding, the City does not plan to solely rely on state approvals and will continue to review plans for storm water management. It is appropriate to determine how plan review will account for state program review. Reviewing plans and referring applicants to the state when required has been effective. The Engineering Department is responsible for referring applicants for state reviews when applicable.

IV.B.5.b.6 Describe actions taken for the referral to RIDEM of new discharges of storm water associated with industrial activity as defined in RIPDES Rule 31(b)(15) (the operator must implement procedures to identify new activities that require permitting, notify RIDEM, and refer facilities with new storm water discharges associated with industrial activity to ensure that facilities will obtain the proper permits).

The procedures for this measure were established during SWMPP development prior to Year 1. The Town Engineer requires new applicants to obtain state permits prior to approving new industrial discharges. Details regarding this are included in the executive summary of the SWMPP. It is appropriate and effective to refer new industrial discharges to the state. No new industrial discharges were reported in Year 6 and the effectiveness is yet to be determined. The Storm Water Committee, DPW, and City Council are responsible for this goal.

IV.B.5.b.9 Indicate if the Post-Construction Runoff from New Development and Redevelopment Ordinance was **not** developed, adopted and submitted to RIDEM, explain reasons why, submit proposed schedule for completion and identify person(s) / Department and/or parties responsible for the completion of this requirement.
Date of Adoption: March 21, 2005

The Woonsocket City Council formally adopted a "Post Construction – Storm Water Control Ordinance" (Ordinance Chapter 7193) on March 21, 2005. A signed letter from the City's Solicitor attesting to this was provided to DEM in a letter dated February 19, 2007.

IV.B.5.b.12 Describe activities and actions taken to identify existing storm water structural BMPs discharging to the MS4 with a goal of ensuring long term O&M of the BMPs.

The existing BMPs have been identified, and new BMPs are added as the City issues occupancy certificates. No new BMPs were identified in Year 6. This measure has been appropriate and effective. The Engineering Department is responsible for this measure.

Additional Measurable Goals and Activities

POST CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVELOPMENT
cont'd

SECTION II.A. - Plan and SWPPP Reviews during Year 6 (2009) Part IV.B.5.b.4: Review 100% of post-construction BMPs for the control of storm water runoff from new development and redevelopment projects that result in discharges to the MS4 which incorporates consideration of potential water quality impacts (the program requires reviewing 100% of plans for development projects greater than 1 acre, not reviewed by other State programs).

of Post-Construction Reviews completed: 3
Summary of Reviews and Findings, include an evaluation of the effectiveness of the program. Identify person(s) /Department and/or parties responsible for the implementation of this requirement.
It is effective to review 100% of post-construction BMPs for the control of storm water runoff from new development and redevelopment projects. The Engineering Department is responsible for implementation of this requirement.

SECTION II.B. - Post Construction Inspections during Year 6 (2009): Parts IV.G.2.o and IV.B.5.b.10 Proper Installation of Structural BMPs: Inspection of BMPs, to ensure these are constructed in accordance with the approved plans (the program must include inspection of 100% of all development greater than one acre within the regulated areas that result in discharges to the MS4 regardless of whom performs the review).

# of Site Inspections: 3	# of Complaints Received: 0
# of Violations Issued: 0	# of Unresolved Violations Referred to RIDEM: 0
Summary of Enforcement Actions:	
No enforcement actions were required in Year 6.	

SECTION II.C. - Post Construction Inspections during Year 6 (2009): Parts IV.G.2.p and IV.B.5.b.11 Proper Operation and Maintenance of Structural BMPs (Part) Describe activities and actions taken to track required Operations and Maintenance (O&M) actions for site inspections and enforcement of the O&M of structural BMPs. Tracking of required O&M actions for site inspections and enforcement of the O&M of structural BMPs.

# of Site Inspections: 3	# of Complaints Received: 0
# of Violations Issued: 0	# of Unresolved Violations Referred to RIDEM: 0
Summary of Activities and Enforcement Actions. Evaluate the effectiveness of the Program in minimizing water quality impacts. Identify person(s) /Department and/or parties responsible for the implementation of this requirement.	
No enforcement actions were taken in Year 6. It is effective to conduct post-construction inspections for proper operation and maintenance of structural BMPs. The Engineering Department is responsible for this measure.	



**MINIMUM CONTROL MEASURE #6:
POLLUTION PREVENTION AND GOOD HOUSEKEEPING IN MUNICIPAL OPERATIONS
(Part IV.B.6 General Permit)**

SECTION I. OVERALL EVALUATION:

GENERAL SUMMARY, STATUS, APPROPRIATENESS AND EFFECTIVENESS OF MEASURABLE GOALS:

Include information relevant to the implementation of each measurable goal, such as activities and practices used to address on-going requirements, and personnel responsible. Discuss activities to be carried out during the next reporting cycle. If addressing TMDL requirements, please indicate rationale for the activities chosen to address the pollutant of concern.

(Note: Identify parties responsible for achieving the measurable goals and reference any reliance on another entity for achieving measurable goals.)

IV.B.6.b.1.i Describe activities and actions taken to identify structural BMPs owned or operated by the small MS4 operator (the program must include identification and listing of the specific location and a description of all structural BMPs in the SWMPP and update the information in the Annual Report). Evaluate appropriateness and effectiveness of this requirement.

The DPW has identified structural BMPs and adds new BMPs when the City takes ownership. No new BMPs were transferred to or installed by the City in Year 6. A list of structural BMPs within the City limits and their respective owners is provided as an attachment to this Annual Report. This measure is appropriate and effective. The Engineering Department is responsible for the completion and implementation of this goal.

IV.B.6.b.1.ii Describe activities and actions taken for inspections, cleaning and repair of detention/retention basins, storm sewers and catch basins with appropriate scheduling given intensity and type of use in the catchment area. Evaluate appropriateness and effectiveness of this requirement.

The City inspects and maintains BMPs annually or more frequently if determined to be necessary. A list of stormwater ponds inspected in Year 6 is provided as an attachment to this Annual Report. BMPs not owned by the City are inspected by the City. The City then sends a letter to BMP owner of record which identifies corrective actions needed. The City conducted maintenance on one City owned BMP in 2009. The City plans to continue BMP inspections in the upcoming year. Inspection and maintenance of the City's BMPs is appropriate and effective. The Engineering Department is responsible for inspections and maintenance.

IV.B.6.b.1.iii Describe activities and actions taken to support the requirement of yearly inspection and cleaning of all catch basins (a lesser frequency of inspection based on at least two consecutive years of operational data indicating the system does not require annual cleaning might be acceptable). Evaluate appropriateness and effectiveness of this requirement.

The City has developed an annual catch basin cleaning program, a summary of which was attached to the Year 3 annual report. The program consists of cleaning the catch basins using a grid system to track the catch basins that have been cleaned. Certain portions of the City, specifically the low-lying areas of the developed portions of the City are cleaned more regularly. A map showing catch basins inspected and cleaned is attached with this annual report. Due to recent turnover in City staff and a shortage in the Engineering Department (currently reduced to four staff members and without clerical/administrative support), employees were not able to inspect and clean all catch basins in Year 6 (approximately one half of the city area was inspected – see Map). A combined 1,812 tons of material was collected through the street sweeping and catch basin cleaning activities in year 6. The Engineering Department is responsible for the completion of this goal.

IV.B.6.b.1.iv Describe activities and actions taken to minimize erosion of road shoulders and roadside ditches by requiring stabilization of those areas. Evaluate appropriateness and effectiveness of this requirement.

This measurable goal was completed in the SWMPP development process. In the City, most of the roadways are curbed and have sidewalks. Any roadway with a shoulder or ditch in need of repair is immediately addressed. It is usually a property owner or municipal employee that notifies the Engineering Department of a problem. Inspections during road work by municipal employees are an appropriate way of observing any erosion of road side shoulders and ditches. Erosive conditions that are found are treated with loam and seed. No repairs to road shoulders and roadside ditches were made in Year 6. Erosive conditions will be corrected when discovered, which is effective in preventing further erosion. The DPW is responsible for the completion of this goal.

IV.B.6.b.1.v Describe activities and actions taken to identify and report known discharges causing scouring at outfall pipes or outfalls with excessive sedimentation, for the Department to determine on a case-by-case basis if the scouring or sedimentation is a significant and continuous source of sediments. Evaluate appropriateness and effectiveness of this requirement.

POLLUTION PREVENTION AND GOOD HOUSEKEEPING IN MUNICIPAL OPERATIONS cont'd

No evidence of scouring or excessive sedimentation was determined in Year 6. The system mapping previously described included an initial inspection of outfalls to create a priority list for future years. The DPW is responsible for the completion of this goal.	
IV.B.6.b.1.vi	Indicate if all streets and roads within the urbanized area were swept annually and if not indicate reason(s). Evaluate appropriateness and effectiveness of this requirement.
The City committed to the measurable goal of sweeping all municipal streets in the submitted SWMPP. Presently, all City streets are cleaned at least once a year based on the grid system. Street sweeping is typically conducted at the same time catch basin cleaning and inspections occur. In Year 6 street sweeping occurred in late spring (April, May, June) and in late fall (October, November, December). All streets in the City were swept at least once, with the downtown area swept more frequently. A combined 1,812 tons of material was collected through the street sweeping and catch basin cleaning activities in year 6. All waste material is disposed of by the Rhode Island Resource Recovery Corporation. The DPW is responsible for the completion of this goal.	
IV.B.6.b.1.vii	Describe activities and actions taken for controls to reduce floatables and other pollutants from the MS4. Evaluate appropriateness and effectiveness of this requirement.
The City currently requires that all new and redevelopment projects include installation of catch basin hoods. The City evaluates the need for retrofits as funds become available and targets priority areas. Catch basin inlet grates are cleaned when catch basins are inspected or when municipal employees report a need for cleaning. The annual catch basin cleaning program and street sweeping program includes removal of floatables. Floatables are also collected by Woonsocket's Routine Litter Patrol setup by the Highway Department during daily litter pickup activities. Trash cans are provided at frequented pedestrian areas including Main Street and the RIPTA bus stops. The DPW is responsible for the completion of this goal.	
IV.B.6.b.1.viii	Describe the method for disposal of waste removed from MS4s and waste from other municipal operations, including accumulated sediments, floatables and other debris and methods for record-keeping and tracking of this information.
The City continues to dispose of waste in accordance with applicable state requirements. Additionally, the City runs a citywide recycling program. Information on city-wide recycling is available on the City's website.	
IV.B.6.b.4 and IV.B.6.b.5	Describe and indicate activities and corrective actions for the evaluation of compliance. This evaluation must include visual quarterly monitoring; routine visual inspections of designated equipment, processes, and material handling areas for evidence of, or the potential for, pollutants entering the drainage system or point source discharges to a waters of the State; and inspection of the entire facility at least once a year for evidence of pollution, evaluation of BMPs that have been implemented, and inspection of equipment. A Compliance Evaluation report summarizing the scope of the inspection, personnel making the inspection, major observations related to the implementation of the Storm Water Pollution Prevention Plan, and any actions taken to amend the Plan must be kept for record-keeping purposes.
The general permit requires that municipally owned facilities with storm water discharges associated with industrial activity, implement a site specific storm water pollution prevention plan (SWPPP). There is one municipally owned industrial facility with a site specific SWPPP in Woonsocket, which is the Highway Garage. Regular inspections of this facility are performed by members of the Highway Department. This is an appropriate and effective measure for ensuring that municipally owned industrial facilities are not polluting the City's storm water system. The DPW is responsible for this measurable goal. No significant corrective actions were recorded in Year 6.	
IV.B.6.b.6	Describe all employee training programs used to prevent and reduce storm water pollution from activities such as park and open space maintenance, fleet and building maintenance, new construction and land disturbances, and storm water system maintenance for the past calendar year, including staff municipal participation in the URI NEMO storm water public education and outreach program and all in-house training conducted by municipality or other parties. Evaluate appropriateness and effectiveness of this requirement.
The City plans to rely on the Storm Water Education and Outreach program for training needs in future years. The current program was evaluated as part of the SWMPP development process. Details regarding this are included in Section 9.0 of the SWMPP and the Response to Comments. Additionally, the City is a member of the Rhode Island Public Works Association, which offers free training to DPW employees on various issues. The City plans to utilize this Association for training in future years as opportunities arise. It is appropriate and effective to train municipal employees. The DPW is responsible for this goal.	
IV.B.6.b.7	Describe actions taken to ensure that new flow management projects undertaken by the operator are assessed for potential water quality impacts and existing projects are assessed for incorporation of additional water quality protection devices or practices. Evaluate appropriateness and effectiveness of this requirement.
The City will evaluate and formalize the current procedures and develop new procedures as necessary to assess flow management projects for potential water quality impacts. Currently, flow management is addressed during the site plan review process as part of the drainage review for proposed projects. It is appropriate and effective to assess flow management projects during planning stages of municipal projects. The DPW is responsible for the completion of this goal.	

POLLUTION PREVENTION AND GOOD HOUSEKEEPING IN MUNICIPAL OPERATIONS cont'd

Additional Measurable Goals and Activities

SECTION III.A - Structural BMPs (Part IV.B.6.b.1.i)

BMP ID:	Location:	Name of BMP Owner/Operator:	Description of BMP:
See attached list			

SECTION II.B - Discharges Causing Scouring or Excessive Sedimentation (Part IV.B.6.b.1.v)

Outfall ID:	Location:	Description of Problem:	Description of Remediation Taken, include dates:	Receiving Water Body Name/Description:
None identified				

SECTION II.C - Note any planned municipal construction projects/opportunities to incorporate water quality BMPs, low impact development, or activities to promote infiltration and recharge (Part IV.G.2.j).

The City anticipates that its upcoming road paving/reconstruction projects will incorporate BMPs to the best extent practicable, including storm water infiltration practices.

SECTION II.D - Please include a summary of results of any other information that has been collected and analyzed. This includes any type of data (Part IV.G.2.e).



TOTAL MAXIMUM DAILY LOAD (TMDL) or other Water Quality Determination REQUIREMENTS

SECTION I. If you have been notified that discharges from your MS4 require non-structural or structural storm water controls based on an approved TMDL or other water quality determination, please provide an assessment of the progress towards meeting the requirements for the control of storm water identified in the approved TMDL (Part IV.G.2.d). Please indicate rationale for the activities chosen to address the pollutant of concern.

No waters in the City have approved TMDLs for storm water.



SPECIAL RESOURCE PROTECTION WATERS (SRPWs)

SECTION I. In accordance with Rule 31(a)(5)(i)G of the *Regulations for the Rhode Island Pollutant Discharge Elimination System* (RIPDES Regs), on or after March 10, 2008, any discharge from a small municipal separate storm sewer system to any Special Resource Protection Waters (SRPWs) or impaired water bodies within its jurisdiction must obtain permits if a waiver has not been granted in accordance to Rule 31(g)(5)(iii). A list of SRPWs can be found in Appendix D of the *RIDEM Water Quality Regulations* at this link:

<http://www.dem.ri.gov/pubs/regs/regs/water/h20q09a.pdf>

The 2008 303(d) Impaired Waters list can be found in Appendix G of the *2008 Integrated Water Quality Monitoring and Assessment Report* at this link: <http://www.dem.ri.gov/programs/benviron/water/quality/pdf/iwqmon08.pdf>

If you have discharges from your MS4 (regardless of its location) to any of the listed SRPWs or impaired waters (including impaired waters when a TMDL has not been approved), please provide an assessment of the progress towards expanding the MS4 Phase II Storm Water Program to include the discharges to the aforementioned waters and adapting the Six Minimum Control Measures to include the control of storm water in these areas. Please indicate a rationale for the activities chosen to protect these waters. Please note that all of the measurable goals and BMPs required by the 2003 MS4 General Permit may not be applicable to these discharges.

As depicted on the map provided in Appendix J of the DEM *Regulations for the Rhode Island Pollutant Discharge Elimination System*, the entire limits of the City of Woonsocket are designated as an Urbanized Area.

There are no Special Resource Protection Waters (SRPWs) located within the City of Woonsocket to which the City's MS4s discharge (Appendix D, *RIDEM Water Quality Regulations*). The Woonsocket Reservoir #1 and #3 waterbodies are included in the SRPW list, however these are indicated as being located in North Smithfield.

Three waterbodies in Woonsocket are designated as impaired waters in the DEM Final 2008 303(d) List of Impaired Waters: Mill River (RI0001003R-03), Peters River (RI0001003R-04), and the Blackstone River (RI0001003R-01A). None of these waterbodies currently have approved TMDLs. The City's SWMPP has and will continue to protect these resources to the best extent practicable through continued compliance with and further development of the six minimum control measures as described in this Annual Report.



RHODE ISLAND DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

Office of Water Resources



INSTRUCTIONS FOR THE RI POLLUTANT DISCHARGE ELIMINATION SYSTEM (RIPDES) SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS AND INDUSTRIAL ACTIVITY AT ELIGIBLE FACILITIES OPERATED BY REGULATED SMALL MS4s ANNUAL REPORT FORM

WHO MUST SUBMIT AN ANNUAL REPORT:

Owners/Operators of regulated small municipal separate storm sewer systems (MS4s) and industrial activities authorized to discharge storm water under the Rhode Island Pollutant Discharge Elimination System (RIPDES) Storm Water General Permit for Small Municipal Separate Storm Sewer Systems and Industrial Activity at Eligible Facilities Operated by Regulated Small MS4s, must submit an Annual Report, outlined in Part IV.G of the permit. The Report must be submitted each year after permit issuance by March 10th to track progress of compliance. If you have questions regarding this Annual Report Form contact Margarita Chatterton of the Rhode Island Department of Environmental Management (RIDEM), Office of Water Resources, Permitting Section at (401) 222-4700 ext. 7605.

The Annual Report must be submitted to:

RIDEM
Office of Water Resources
RIPDES Program
Permitting Section
235 Promenade Street
Providence, RI 02908
ATTN: Margarita Chatterton

INSTRUCTIONS FOR COMPLETION:

GENERAL INFORMATION PAGE:

"RIPDES Permit #"

Include your permit ID # to ensure proper tracking.

"Operator of MS4"

Give the legal name of the person, firm, public (municipal) organization, or any other entity that is responsible for day-to-day operations of the MS4 described in this application (RIPDES Rules 3 & 12). Enter the complete address and telephone number of the operator. Circle the appropriate choice to indicate the legal status of the operator of the MS4.

"Owner of MS4"

If the owner is the same as the operator do not complete this section. Give the legal name of the person, firm,

public (municipal) organization, or any other entity that owns the MS4 described in this application (RIPDES Rules 3 & 12). Do not use a colloquial name. Enter the complete address and telephone number of the owner.

"Certification"

State and federal statutes provide for severe penalties for submitting false information on this application form. State and federal regulations require this application to be signed as follows (RIPDES Rule 12);

For a corporation: by a responsible corporate officer, which means: (i) president, secretary, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision making functions, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information or permit application requirements; and where authority to sign documentation has been assigned or delegated to the manager in accordance with corporate procedures;

For a partnership or sole proprietorship: by a general partner or the proprietor;

For a Municipality, State, Federal or other public site: by either a principal executive officer or ranking elected official.

SECTION I- OVERALL EVALUATION OF BMPS AND MEASURABLE GOALS:

One or more pages, front and back, are provided to report on the status of measurable goals which have been developed to aid in the implementation of strategies, procedures, and programs used to achieve each of the six minimum control measures in Part IV.B of the General Permit. This section provides narrative space for a descriptive explanation and evaluation of the actions taken to satisfy each of the minimum control measures for the 2009 calendar year. Please type or print. If additional space is needed modify as necessary, please submit attachments to the appropriate minimum control measure following the format provided.

A Permit ID # has been provided, which refers to the part of the permit where you can find a listing or description of the required measurable goal.

Please provide a general summary of actions taken (implementation of BMPs, development of procedures, events, etc.) to meet the measurable goals of the minimum measure. **Be sure to identify parties responsible for achieving each measurable goal** and reference any reliance on another entity for achieving any measurable goal.

Describe whether each measurable goal was completed within the time proposed in the MS4 General Permit or your Storm Water Management Program Plan (SWPPP). Why or why not? Provide a progress report and discussion of activities that will be carried out during the next reporting cycle to satisfy the requirements of the minimum measures. If applicable, assess the appropriateness of the actions taken to meet the requirements of the minimum measure. In determining appropriateness, you may want to consider at a minimum the local population targeted, pollution sources addressed, receiving water concerns, integration with local management procedures, and available resources and violations or environmental impacts eliminated or minimized.

Also, discuss the effectiveness of the implementation of BMPs to meet the requirements of the minimum measure and the overall effectiveness of the minimum measure. Describe your progress towards achieving the overall goal of reducing the discharge of pollutants. Please include assessment parameters/indicators used to measure the success of the minimum measure. Also include a discussion of any proposed changes to BMPs or measurable goals.

After evaluation, it may be necessary to make changes or modifications to your Implementation Schedule if the time frame, appropriateness or effectiveness cannot be assured. If so, please include descriptions of changes or modifications, and detailed justification in the appropriate sections.

SECTION II- ADDITIONAL ANNUAL REPORT REQUIREMENTS

Section III refers to additional reporting requirements that the MS4 General Permit is required to submit to the Department as part of the Annual Report. Section II requirements apply to Minimum Control Measures 2 through 6.

Minimum Control Measure #2: Section II:

Specify the date of and how the annual report was public noticed. If a public meeting was needed, provide the date and place. Include a summary of public comments

received in the public comment period of the draft annual report and planned responses or changes to the program (new or revised BMP's and measurable goals, partnerships, etc.). Be sure to attach a copy of your public notice (Parts IV.G.2.h and IV.G.2.i).

Minimum Control Measure #3: Section II.A:

Provide the number of illicit discharges identified, complaints received, violations with a summary of enforcement actions, and unresolved violations that have been referred to RIDEM. Include a short narrative describing the extent to which your system has been mapped (Part IV.G.2.m).

Minimum Control Measure #3: Section II.B:

List location, date found, operator of the physically interconnected MS4, and originating source of newly identified physical interconnections with other small MS4s. Also note any planned or coordinated activities with the physically interconnected MS4 (Part IV.G.2.k and IV.G.2.l).

Minimum Control Measures #4 & 5: Section II.A:

Identify the number of construction and post-construction plan and SWPPP reviews completed during Year 6 (2009) and any further information. This includes, but is not limited to a summary of the reviews, responsible parties, and types of projects reviewed.

Minimum Control Measure #4: Section II.B:

Construction inspection information for erosion and sediment control should be submitted annually as stated in Part IV.G.2.n. Provide a summary of the number of site inspections conducted, inspections that have resulted in enforcement actions, violations that have been resolved and of those unresolved, referred to RIDEM.

Minimum Control Measure #5: Section II.B:

Post-construction inspection information for proper installation of post-construction structural BMPs should be submitted annually as stated in Part IV.G.2.o. This should provide a summary of the number of site inspections conducted, inspections that have resulted in enforcement actions, violations that have been resolved and of those unresolved, referred to RIDEM.

Minimum Control Measure #5: Section II.C:

Inspection information for proper operation and maintenance of post-construction structural BMPs should be submitted annually as stated in Part IV.G.2.p. This should provide a summary of the number of site inspections conducted, inspections that have resulted in enforcement actions, violations that have been resolved and of those unresolved, referred to RIDEM.

Minimum Control Measure #6: Section II.A:

As prescribed in Part IV.B.6.b.1.i of the General Permit, the MS4 operator must identify and list the specific

location and description of all structural BMPs in the SWMPP at the time of application and update the information in the annual report.

Minimum Control Measure #6: Section II.B:

Part IV.B.6.b.1.v of the Permit states to identify and report annually, as part of the annual report, known discharges causing scouring at outfall pipes or outfalls with excessive sedimentation. Include Outfall ID #, location, description of the problem, any remediation taken, and the ultimate receiving water body.

Minimum Control Measure #6: Section II.C:

As noted in Part IV.G.2.j of the General Permit, specify any planned municipal construction projects or opportunities to include water quality BMPs, low impact development, or seek to promote infiltration and recharge.

Minimum Control Measure #6: Section II.D:

Please include a summary of results of any other information that has been collected and analyzed. This includes any type of data, including, but not limited to, dry weather survey data (Part IV.G.2.e).

TOTAL MAXIMUM DAILY LOAD (TMDL) or other Water Quality Determination REQUIREMENTS

Section I:

Complete this section only if your MS4 is subject to an approved TMDL. TMDL requirements may require the implementation of the six minimum control measures to address the pollutants of concern, and/or additional structural storm water controls or measures that are necessary to meet the provisions of the approved TMDL. Be sure to identify the approved TMDL and assess the progress towards meeting the requirements for the control of storm water (Part IV.G.2.d).

Provide a progress report: present status and discussion of activities that have been accomplished or will be carried out during the next reporting cycle to satisfy the requirements of the TMDL. If applicable assess the appropriateness of the BMPs selected under each of the six minimum control measures to meet the requirements of the TMDL. In determining appropriateness you may want to consider, violations or environmental impacts eliminated or minimized.

Please include assessment parameters/indicators that will be used to measure the success of the selected BMPs. Also include a discussion of any proposed changes to BMPs or measurable goals.

SPECIAL RESOURCE PROTECTION WATERS (SRPWs)

Section I:

Complete this section only if your MS4, located outside Urbanized Areas or Densely Populated Areas, discharges to:

a SRPW as listed in Appendix D of the *RIDEM Water Quality Regulations* at this link:

<http://www.dem.ri.gov/pubs/regs/regs/water/h20q09a.pdf>

or

an impaired water body including water bodies with no approved TMDL as listed in Appendix G of the *2008 Integrated Water Quality Monitoring and Assessment Report* at this link:

<http://www.dem.ri.gov/programs/benviron/water/quality/pdf/iwqmon08.pdf>.

In accordance with Rule 31(a)(5)(i)G in the *Regulations for the Rhode Island Pollutant Discharge Elimination System* (RIPDES Regulations), MS4s were required to incorporate any discharges to these water bodies into their MS4 Program on or after March 10, 2008 unless a waiver has been granted in accordance with Rule 31(g)(5)(iii).

Provide a progress report on the present status and discussion of activities that have been accomplished or will be carried out during the next reporting cycle to incorporate these areas into the MS4's Phase II Storm Water Program.

House approves bill to help Twin River

By JOE BAKER
Newport Daily News

PROVIDENCE — The House of Representatives overwhelmingly passed legislation Tuesday that would put the state on the hook for up to \$3.7 million a year in marketing costs for the state's two legal gambling halls.

The legislation (H8157) was sponsored by Rep. Steven M. Costantino, D-Providence, to address the pending bankruptcy of Twin River owners BLB Investors LLC by helping pay for their marketing costs. The company purchased the Lincoln facility in 2005, but last year filed for bankruptcy because it could not meet payments on more than \$200 million in loans it took out to buy and renovate the slot parlor.

To help the beleaguered company,

the state would pay 60 percent of marketing costs that exceed \$4 million a year up to a maximum of \$3.6 million. The legislation also would pay 60 percent of Newport Grand marketing costs that exceed \$560,000 up to a maximum of \$165,000.

At the same time, the bill would increase the share of gambling profits Newport Grand would receive from 26 percent to 27.8 percent. Costantino said that would bring Newport Grand up to the same percentage of profits that Twin River receives. A portion of Twin River's profits was diverted to greyhound kennel owners until the state eliminated dog racing at the facility this year. Twin River owners were allowed to keep the \$10 million they had been paying to kennel owners.

Some lawmakers were not happy about the state paying nearly \$4 mil-

lion in advertising costs for gambling facilities at the same time state was cutting services and reducing wages and benefits to state employees. Rep. Charlene Lima, D-Cranston, complained that paying marketing would only make the facility more attractive to potential buyers for Bank of America, which holds the notes on BLB loans.

"This gives \$2.7 million of taxpayer dollars to the Bank of America and Merrill Lynch, which holds the paper on Twin River, so they can sell the track to Harrah's," Lima said. "It's wrong. It's just plain wrong."

House Minority Leader Robert A. Watson, R-East Greenwich, said if Twin River is going bankrupt, the state shouldn't be pumping taxpayer money into keeping it afloat.

"We are chasing this rabbit down a hole and we shouldn't go there,"

Watson said.

But opponents were in the minority.

"We are preserving a revenue stream that we have, become dependent on," Rep. Joseph A. Trillo, R-Warwick, said of the more than \$300 million a year gambling contributes to state coffers.

"Sometimes you have to spend money to make money," said Rep. William San Bento Jr., D-Pawtucket, who is also vice chairman of the Permanent Joint Committee on State Lottery.

"The interests of this state are served by allowing this facility to come out of bankruptcy," said House Majority Leader Nicholas A. Mattiello, D-Cranston.

The legislation would give Newport Grand two five-year options that could extend its contract with the

state for another 10 years. It also would increase the percentage of net terminal income the city of Newport gets from 1.01 percent to 1.2 percent of profits in any week Newport Grand stays open around the clock and operates the nearly 2,100 slot machines they are authorized to run. At present, the facility on Admiral Kalbfus Road has about 1,100 slot machines and is open from 10 a.m.-1 a.m. Sunday through Thursday and 10 a.m.-2 a.m. Fridays, Saturdays and nights before holidays.

The legislation was approved by a 55-14 vote. The bill was quickly transferred to the Senate, which had recessed while waiting for the bill. But the Senate adjourned without considering the bill because the House had amended it from the Senate version and Senate leaders said they want time to analyze the changes.

Auction for the Arts slated for June 3

Come bid on great items and help the Stadium in its restoration effort

WOONSOCKET — The Stadium Theatre's eighth annual Auction for the Arts will be held Thursday, June 3, at 5 p.m. at the theatre in Market Square. The event will once again include "A Taste of Northern Rhode Island," featuring cuisine from local restaurants under our "big top" tent. A Silent Auction with over 200 items will be followed by a Live Auction in the Grand Hall to highlight the night. All proceeds will benefit the continuing restoration of the Stadium Theatre.

Tickets are \$15 per person or \$25 per couple. Call Anne at (401) 782-4545 or visit www.stadiumtheatre.com for tickets and information. Below is a list of just some of the items that will be up for auction. See yesterday's paper for more great items.

FOOD / COOKING

\$45.00 Newport Coffee Traders Gift Basket
\$90.00 Metal Wine Holder with 6 Bottles of Wine
\$90.00 Krups Programmable 10-cup Coffee Maker (KM100)
\$60.00 Cutting Board

ENTERTAINMENT

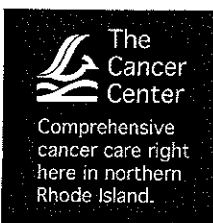
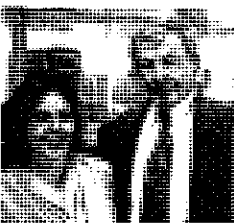
\$180.00 4 Tickets to Festival Ballet's "The Nutcracker"
\$165.00 2 Tickets to Huntington Theater Co. production
\$96.00 2 Season Subscriptions to Theatre

WORKS

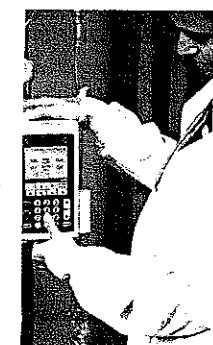
\$38.00 4 Passes to CinemaWorld
\$38.00 4 Passes to CinemaWorld
\$38.00 4 Passes to CinemaWorld
\$37.50 5 Admission Passes to Providence Children's Museum
\$100.00 Gift Vouchers 2 Tickets Trinity Repertory Co. 2010-11 Season, Excludes "A Christmas Carol"
\$75.80 Pass for 4 to Davis' Farmland & Mega Maze
\$75.80 Pass for 4 to Davis' Farmland & Mega Maze
\$40.00 4 Admission passes to Higgins Armory Museum
\$140.00 4 Tickets to "The Nutcracker" by Heritage Ballet

HOME / AUTO

\$20.00 Portable Mini Gas Grill
\$50.00 Gift Certificate to Bellingham Electric
\$99.95 Front End Alignment
\$30.00 Oil Change Gift Certificate
\$30.00 Oil Change Gift Certificate
\$60.00 Oak Magazine Rack
\$60.00 Oak Magazine Rack
\$50.00 Under the Sea Fleece Blanket and Pillows
\$50.00 Gingerbread Men Mini-Quilt & Pillows
\$60.00 "Buff Wax and Clean" Car Interior
\$75.00 Baby Quilt
\$85.00 Rowenta Pro Compact Steamer



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POLICE BLOTTER

LINCOLN

■ At 1:30 a.m. Sunday, police arrested Jesse D. Ferland, 19, of Lincoln on a misdemeanor Sixth District Court bench warrant.

Just 10 minutes before, Patrolman Kyle Kimbrough stopped a man riding a bicycle north on Smithfield Avenue, one identifying himself as Ferland. A computer status check through dispatch revealed the warrant for failure to appear at an arraignment after an arrest by Narragansett police.

The officer transported him to headquarters for processing, and Patrolman Brian Molis transferred him to the Adult Correctional Institution Men's Intake Unit.

■ Police took into custody Donald W. Melucci, 61, of Pawtucket at 6:42 p.m. Sunday on a Sixth District Court bench warrant. About 40 minutes prior, Patrolman Ryan Labossiere had been at a fixed radar post when he noticed a light blue vehicle travel past his Cobble Hill Road location at a speed of 35 mph, 10 mph faster than the posted limit, so pulled over the operator.

The officer spoke with the driver, Cory Melucci, who indicated he didn't have a registra-

tion card, and that the registration plates affixed to the car were not valid. A computer status check showed the car wasn't registered.

Labossiere also performed a check on passenger Donald Melucci, and that's when he discovered the active warrant for failure to pay fines and costs. The officer transported the elder Melucci to the station for processing, and Justice of the Peace Richard Finnegan arraigned him.

Labossiere also cited Cory Melucci for speeding, operating a motor vehicle without insurance and improper use of registration plates, and issued him a summons to appear at the Rhode Island Traffic Tribunal on June 21.

■ At 8:35 a.m. Monday, police arrested Kelly Keefe, 22, of Lincoln for driving with a revoked license.

When Patrolman Kyle Wingate observed a black jeep coast through a stop sign at the intersection of Walker Avenue and Tucker Street, he pulled over the operator, and a computer data check on Keefe revealed her license had been suspended.

The officer issued her a summons to appear at Sixth District Court on June 11.

CITY OF WOONSOCKET

169 MAIN STREET

WOONSOCKET, RI 02895

PUBLIC NOTICE OF DRAFT PHASE II STORM WATER ANNUAL REPORT PREPARED IN ACCORDANCE WITH THE RHODE ISLAND POLLUTANT DISCHARGE ELIMINATION SYSTEM (RIDDES) PROGRAM GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEWER SYSTEMS AND FROM INDUSTRIAL ACTIVITY AT ELIGIBLE FACILITIES OPERATED BY REGULATED SMALL MS4s.

DATE OF NOTICE

Thursday May 27, 2010

RIDDES PERMIT NUMBER: RI040016

NAME AND MAILING ADDRESS OF SMALL MS4 OPERATOR:

City of Woonsocket
PO Box 18
Woonsocket, RI 02895

Pursuant to the requirements established in the Rhode Island Pollutant Discharge Elimination System (RIDDES) General Permit for Storm Water Discharge from Small MS4s and from Industrial Activity at Eligible Facilities Operated by Regulated Small MS4s (General Permit), The City of Woonsocket submitted an application package, including Notice of Intent and Storm Water Management Program Plan (SWMPP) to the Rhode Island Department of Environmental Management (RIDEM) for authorization of the storm water discharges from the City of Woonsocket MS4. In accordance with Part IV.E of the General Permit, the operator must annually evaluate the compliance of the SWMPP with the conditions of the permit, as well as the appropriateness of the selected Best Management Practices and efforts towards achieving the Measurable Goals. An annual report prepared in accordance with Part IV.G of the general permit must be submitted to RIDEM by March 10th for each year after the permit is issued. Notice is hereby given of the intent to receive public comment and to hold a public meeting, if requested, on the City of Woonsocket Phase II Storm Water Annual Report.

FURTHER INFORMATION ABOUT THE DRAFT ANNUAL REPORT

Copies of the Phase II Storm Water Annual Report may be obtained at no cost by writing or calling City Department as noted below.

Michael Deboisse
Superintendent of Solid Waste Engineering
City of Woonsocket
Public Works and Engineering
169 Main Street
Woonsocket, RI 02895
(401) 767-9213

The administrative record containing all documents is on file and may be inspected, by appointment, at the City's office mentioned above between 8:30AM and 4:00PM, Monday through Friday, except holidays.

PUBLIC COMMENT AND REQUEST FOR PUBLIC MEETING:

Pursuant to the requirements of the Phase II Small MS4 General Permit, a public meeting has been tentatively scheduled to consider the City of Woonsocket Phase II Storm Water Annual Report. If requested, Requests for a Public Meeting must be submitted in writing to the attention of Michael Deboisse. Notice should be taken that if the City of Woonsocket receives a request from twenty-five (25) people, a governmental agency or subdivision, or an Association having no less than twenty-five (25) members on or before 4:00PM, June 2, 2010, the public meeting will be held at the following time and place:

June 9, 2010 AT 7:00pm

City Hall
169 Main Street
Woonsocket, RI

Interested persons should contact the City of Woonsocket in advance to confirm if a meeting will be held at the time and location noted above.

Interested parties may submit comments on the draft Annual Report and amendments to the SWMPP and the administrative record to the address above by the close of the public comment period which ends 4:00PM June 10th. Commenters may request a longer comment period if necessary to provide a reasonable opportunity to comply with these requirements.

If, during the public comment period, significant comments are received concerning the draft Annual Report or amendments to the SWMPP, the City of Woonsocket will provide a written response to comments to all persons that submitted comments and all members of the public that request a copy of the response. The response will include a final Annual Report and identify what changes to the SWMPP have been made if any.

FINAL ANNUAL REPORT AND AMENDMENTS TO THE SWMPP:

Pursuant to the Phase II Small MS4 General Permit, the City of Woonsocket will submit the final Annual Report and a copy of amendments to the SWMPP to the RIDEM. All records relating to this permit are available for review by the public. The public may view the records during normal business hours at the address indicated above. Changes adding (but not subtracting or replacing) components of the SWMPP may be implemented immediately upon written certification to RIDEM. Unless denied, changes replacing ineffective or infeasible six minimum measure best management practices specifically identified in the SWMPP shall be deemed approved and may be implemented within sixty (60) days from submittal of the request. Changes replacing ineffective or infeasible storm water controls specifically identified in the SWMPP or in an approved scope of work intended to meet the requirements of a Total Maximum Daily Load (TMDL) or other Water Quality Determination may be implemented only upon receipt of written approval from RIDEM.

Date

Michael Deboisse
Superintendent of Solid Waste Engineering
City of Woonsocket



Tackling Stormwater Education and Outreach: Developing A Master Strategy for Woonsocket

Education Goal #1: Don't dump down storm drains

Primary Audience:

Lower-income areas (South Main to River Street) where dumping has been noticed

Key Messages:

- Storm drains carry water away without any treatment – anything that goes down a storm drain goes to local waters.
- Never dump anything down a storm drain. Wash water, leaves, and other seemingly harmless materials also pollute stormwater and can clog drains, causing flooding.
- Recycle motor oil at a local center; drop-off paint and other household wastes at the Eco-Depot.

Hooks To Incorporate Within Messages:

- Fishing and boating on the Blackstone and swimming at local beaches are directly affected by what goes down storm drains.

Overview of Possible Methods:

Method	Resources	Contact
Conduct storm drain marking program in this area, in conjunction with local schools, using stencils or markers in English and Spanish	URI Binder Section 2	-Save The Bay -das Manufacturing (for more info about markers, including "piggy-backing" on large orders) * - Elementary schools for teacher contacts (4 th or 5 th grade) or in cooperation with high schools, using student volunteers - High school science teachers and environmental clubs - Substance Abuse Task Force, Youth Committee
Incorporate storm drain info through Kid's Watershed display at a school or library program	URI Binder Section 6	-School science teachers -RI Resource Recovery -Keep Blackstone Valley Beautiful -Northern RI Conservation District -Audubon Society (Eugenia Marks) -Stormwater Education Programs (URI Binder Section 6)
Direct mail to residents in this area, using cartoons and <i>It's That Time of Year Series</i> (provided in English and Spanish**)	URI Binder Section 1	

Produced by RI Stormwater Solutions with support from the Rhode Island Department of Transportation and the Rhode Island Department of Environmental Management.



English language radio ad (requires slight modification of our existing radio ad to eliminate ocean sounds)***	-URI Binder Section 7	Your contacts at WNRI and WOON
Spanish language radio ad***		Identify Spanish radio station contacts

Footnotes and Ways URI Can Help:

*Storm drain markers:

- We contacted das Manufacturing (800-549-6024) about markers and adhesives to address the problem of plowing them off. There is no stronger glue that will prevent markers from coming off when sidewalks are plowed. One option would be to place markers on the road at the inlet to the drain, since a street plow might not go right up to the curb edge, and being slightly below road grade, might not be swept away by street cleaner.
- Das Manufacturing currently has several printings scheduled. A small order could be "piggy-backed" onto other orders to reduce costs.
- They have no stock design showing a container pouring a liquid. **We can help with a custom design in standard two-color format.**

****We can contact URI's Spanish Language Program regarding translation and may be able to help cover costs. We contacted Rhode Island Resource Recovery Corporation (Nate Hannon) about their previous translation work, but have no definitive answers yet. We are currently coordinating a meeting between ourselves, RIRRC, and Keep Blackstone Valley Beautiful.** Although Keep Blackstone Valley Beautiful's VISTA intern, Emily Soergel, will be leaving in July, her supervisor has indicated that he is willing to help participate in stormwater education efforts within the Blackstone communities. We will keep you apprised of any progress we make.

*****We can contact an audio/video resource at URI about editing and creating radio ads.**

When necessary, we can help adapt any of the existing articles and factsheets contained within the binder, so that they are customized for Woonsocket.

We can assist the interns or any stormwater manager with questions or coordination with other groups.



Education Goal #2:
Eliminate illegal connections/discharges from businesses

Primary Audience:
 Local business owners

Key Messages:

- Connections that send sewage, process wastewater, wash water, or indoor drains or sinks to the City's storm drain system are illegal and must be removed, as specified in the Illicit Discharge Detection and Elimination (IDDE) Ordinance.
- Contaminated stormwater runoff from business sites also contributes directly to the impairment of local waters.

Hooks To Incorporate Within Messages:

- Businesses offer a public face that makes them ideal to help lead the movement toward better stormwater management in the town.
- Publicized activities, promoted as stormwater-friendly or "green," might boost the recognition and appeal of a local business.

Overview of Possible Methods:

Method	Resources	Contact
Prepare a list of all local business owners (or those in targeted areas such as those adjacent to water bodies) and develop a mailing list		-Chamber of Commerce -Town database
Customize a letter and send with the self-inspection checklist and information about <i>In Business For The Blackstone</i>	URI Binder Section 5	Blackstone River Coalition
Offer to meet with businesses or civic groups to discuss the IDDE ordinance, its impacts on local businesses, and the <i>In Business For The Blackstone</i> Program.	URI Binder Section 5 (including a sample PowerPoint presentation)	- Chamber of Commerce - Blackstone River Coalition
Send an Op-Ed piece to the <i>Valley Breeze</i> and <i>The Call</i> , highlighting the ordinance and what businesses can do or are already doing (could be co-authored by town and business groups)	URI Binder Section 5	

Footnotes and Ways URI Can Help:

When necessary, we can help adapt any of the existing materials contained within the binder, so that they are customized for Woonsocket.

We can assist the interns or any stormwater manager with questions or coordination with other groups such as the Blackstone River Coalition.



Education Goal #3:

Dispose of yard waste properly; don't dump into brooks or other areas

Primary Audience:

Single-family homes in Teresa Brook area where dumping has been noticed

Key Messages:

- Never stockpile yard waste in wetlands or near surface waters; it may seem "natural," but it actually impairs water quality and causes flooding.
- Never rake yard waste toward a storm drain.
- Bag yard waste for Town recycling, or compost leaves and other yard waste when possible; it can be used for mulch later.

Hooks To Incorporate Within Messages:

- Recreating on the Blackstone (boating, fishing) and local swimming beaches are impacted by what goes into smaller water bodies.

Overview of Possible Methods:

Method	Resources	Contact
Direct mail to residents in this area, possibly timed with info about the existing Yard Waste Program or other recycling info, using cartoons and <i>It's That Time of Year</i> Series. Materials could be customized to relate to local flooding problems.	URI Binder Section 1	
Sponsor a How-To-Compost Day to make use of all the dumped yard waste at the local, illegal dump site*		-Investigate assistance available through Master Composter Program at URI Cooperative Extension -Local High School -Environmental Group - Boy/Girl Scout Troop
Hold a Yard Care Workshop at the local library or at a regularly-scheduled meeting of a local group**	URI Binder Section 3	-Vanessa Venturini (874-7142) or the Cooperative Extension Center to reach a Master Gardener who can give the workshop -Local civic groups, rotary clubs, plant societies, landscape centers
Hold a Compost Bin Sale (could be done in conjunction with How-To-Compost Day)		-Town Recycling Coordinator -Solid Waste

Use the How-To-Compost Day, Yard Care Workshop, or Compost Bin Sale to publicize key messages in the <i>Valley Breeze</i> or <i>The Call</i>	URI Binder Section 3	
Add stormwater educational information such as the <i>It's That Time of Year Series</i> and additional disposal options to the Solid Waste page of the Town's website	URI Binder Section 1	
Radio ad***		Your contacts at WNRI and WOON

Footnotes and Ways URI Can Help:

*Need to focus on proper yard care disposal options. What does the Town want the message to be, when the Yard Waste Pick-Up Program is not in effect? Is there a reason that residents wouldn't use the Blackstone, MA yard waste disposal site mentioned on your website? Might also want to investigate whether a local landscape company wants to take the yard waste for his/her own use as mulch or compost.

**Having a pre-determined attendance is essential. The Master Gardner will not hold the talk without having at least 20-25 attendees guaranteed. Having the workshop at an already-scheduled meeting (such as a Rotary Club meeting) might be the best approach.

*** We can contact an audio/video resource at URI about editing and creating radio ads.

When necessary, we can help adapt any of the existing materials contained within the binder, so that they are customized for Woonsocket.

We can assist the interns or any stormwater manager with questions or coordination with other groups such as the URI Cooperative Extension programs.

Education Goal #4:

Support adoption and promote compliance with a stormwater ordinance designed to keep stormwater runoff onsite with new construction, expansion and redevelopment on individual parcels. Incorporate into zoning, other ordinance or subdivision regulations.

Objectives:

Prevent increase in volume of stormwater runoff from existing or pre-development conditions to

- prevent nuisance flooding to neighboring properties;
- reduce stormwater volume and pollutants entering drainage system;
- promote pollutant removal by filtering and infiltration, maintain groundwater recharge and stream flow.

Primary Audience:

- Council, board and commission members
- Developers, builders
- Property owners
- Applicants for building permits.

Options:

Does a general ordinance already exist that applies to individual parcels? If so, educational materials can focus on existing requirements, information to be included in an application, and example solutions.

Example ordinances from other municipalities

1. The following East Providence zoning provision ties the allowable increase in impervious area to the lot building coverage.

East Providence

Code of Ordinances

Chapter 19 Zoning

<http://clerkshq.com/default.ashx?clientsite=eastprovidence-ri>

ARTICLE VIII. DEVELOPMENT PLAN REVIEW

Sec. 19-455. Drainage/erosion standards.

- (10) Stormwater management. All developments shall be constructed and maintained such that adjacent or neighboring properties are not unreasonably burdened with surface waters as a result of such developments. More specifically:

- a. No development may be constructed or maintained such that development unreasonably impedes the natural flow of water from higher adjacent or neighboring properties across such development, thereby unreasonably causing substantial damage to such higher adjacent or neighboring properties;
- b. No development may be constructed or maintained such that surface waters from the development are unreasonably collected and channeled onto lower adjacent or neighboring properties at such locations or at such volumes as to cause substantial damage to such properties. The drainage plan shall address potential impacts on downstream property based on a 25-year storm. Off-site analysis shall be included in the drainage plan when required by the DPR committee; and
- c. Storm drains shall be designed based on a ten-year storm design.

(11) Impermeable surface coverage.

a. Impermeable surfaces. For the purposes of calculating the amount of impermeable surface coverage, impermeable surfaces shall include all roads, driveways, parking areas, buildings, decking, rooftop landscapes and other impermeable construction covering the natural landscape. Swimming pool surface water areas for pools which discharge to the storm drainage system shall also be included. Water quality and detention basins, swales, and conveyances for drainage purposes only shall be calculated as impervious cover.

b. Amount permitted. The maximum amount of the site that may be covered by an impermeable surface shall be determined by adding 20 percent of the site area to the maximum percent of lot building coverage established in schedules in sections 19-145 and 19-146, as applicable, of the zoning ordinance. For developments located near (within 200 feet of surface waters which are sensitive to runoff impacts, or for any developments from which runoff is discharged into any wetland or coastal feature, as defined by the state department of environmental management or the RI CRMC, the DPR committee may require a reduction of up to ten percent of the maximum allowable area of impermeable surface in order to mitigate the potential impact to the surface waters or wetland system. For developments located near wetlands or coastal features, compliance with requirements imposed by the DPR committee shall not remove the need to obtain appropriate state or federal approvals and to comply with any associated conditions.



c. Design. Applicants shall integrate the location of permeable surfaces with the overall drainage plan for the site. Natural buffer strips should be maintained adjacent to surface waters. Where this is not possible, vegetative filter strips, using seed mixtures recommended for this purpose and which require minimal or no fertilization should be used.

d. Parking areas. For developments located near surface waters, or for any developments from which runoff is discharged into any wetland, the DPR committee may permit the use of permeable paving materials for surfacing parking areas, provided adequate provisions have been made for delineation of parking spaces and for maintenance. It is the intent of this section that permeable surface areas shall be landscaped, and use of permeable paving materials for parking areas shall be permitted only where warranted by water quality and drainage enhancement considerations.

2. The following Narragansett ordinance requires stormwater control for projects increasing impervious cover more than 10%. The standards for keeping runoff onsite could be stronger and also apply to redevelopment projects.

Narragansett

Code of Ordinances

Chapter 78 Utilities, Article III. Sewers

<http://www.municode.com/resources/gateway.asp?pid=11204&sid=39>

(Ch. 789, § 4, 9-20-1999; Ch. 811(1), § 1(7.6), 3-4-2002; Ch. 878, § 2, 7-3-2006)

7.7. Supplementary drainage requirements.

No land alteration, construction, or development in the town of Narragansett may result in an increase in the rate or volume of stormwater runoff, erosion, or sedimentation off-site or downstream. All proposed construction and development which will increase the impervious surface on any lot or tract by more than ten percent of the lot area shall include systems to manage stormwater and to control erosion and sediment.

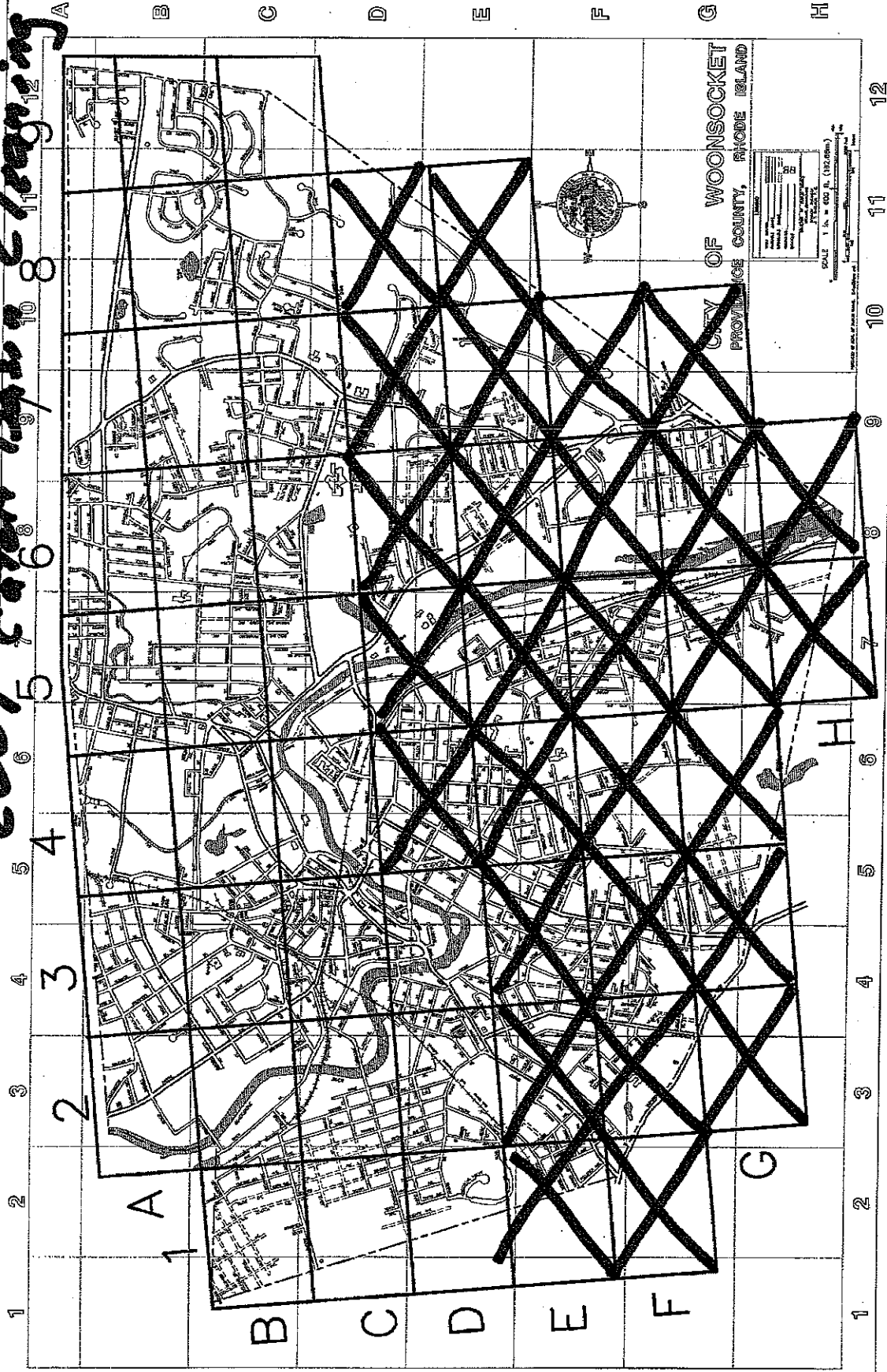
(1) *Stormwater management.* The stormwater management system for any site shall be designed to offset the increase in the rate of stormwater resulting from the proposed development. It shall implement the techniques and measures recommended in the most current revision of or supplement to "Urban Hydrology for Small Watersheds, Technical Release No. 55," prepared by the United States Department of Agriculture, Soil Conservation Service.

The system shall incorporate, to the maximum extent practicable, the natural drainage features of the site, including natural drainageways and permanent and periodic ponding areas. It also shall include stormwater control facilities such as pipes, ditches, culverts, swales, and, if necessary, water retention areas and structures.

The system shall prevent the discharge of stormwater runoff onto adjoining property in a manner which causes flooding or impairs the use or development of the property. Temporary stormwater and erosion control facilities adequate to protect adjoining property shall be installed at the commencement of construction, excavation, grading, or removal of vegetation. For purposes of this section, any property which faces a construction site across any street or highway shall be deemed adjoining property.



2009 Catch Basin Cleaning



ALPHABETICAL LIST AND CROSS INDEX OF STREETS

												X	Y	Z
A	B	C	D	E	F	G	H	I	J	K	L	M	N	O
P	Q	R	S	T	U	V	W	X	Y	Z				

X = Not Completed

6/5/10

A-2 - A9

complete

B1 - B9

complete

C1 - C9

complete

D1 - D8

D1 complete D6

D2 complete D7

D3 complete D8

D4

D5

E1 - E8

E1 E6

E2 E7

E3 E8

E4

E5

F1 - F7

F1 F5

F2 F6

F3 F7

F4

G3 - G7

G1 G4

G2 G5

G3 G6

G7

H5 - H6

CITY OF WOONSOCKET

DEPARTMENT OF PUBLIC WORKS

ENGINEERING
DIVISION

<u>LOCATION</u>	<u>OWNER</u>	<u>MAP</u>	<u>LOT</u>	
PARK EAST DR / CVS DRIVE	CITY OF WOONSOCKET	F7	56-15	Grassed holding pond
WALMART (woonsocket) (2 one in front one in back)	WALMART STORES 702 SOUTHWEST 8TH STREET BENTONVILLE AR 72716	B7	52-6	Grassed holding pond
LOWES (Woonsocket)	SFFGA Rhode Island LLC PO Box 1000 Dept 2ETA Mooresville NC, 28115	B7	52-20	Grassed holding pond
BROOKHEAVEN POND (2)	Advanced Condo Management Corporation 40 Mechanic Street Suite 301 Foxboro MA, 02035	C8	58-31	Grassed holding pond
TARA LANE/LEDGEWOOD DR.	CITY OF WOONSOCKET	C7	58-37	Grassed holding pond
EAST WOONSOCKET	CITY OF WOONSOCKET	B7	57-88	Grassed holding pond
HOLLY SPRINGS (POND) (Naturally acuurring)	H S Realty Corporation PO BOX 3107 South Attleboro, MA 02703	D7	55-1	Grassed holding pond
HOLLY SPRINGS (BASIN)	WILFRED DESROSIERS 306 HOLLY LANE WOONSOCKET, RI 02895	D7	55-203	Grassed holding pond
OREGON AVE	CITY OF WOONSOCKET	D7	59-2	Grassed holding pond
DIAMONDHILL RD (Darling Pond)	CITY OF WOONSOCKET	B7	53-5	Grassed holding pond
ROBINSON STREET POTHIER SCHOOL	CITY OF WOONSOCKET	C5	36-136	Grassed holding pond
PARK DRIVE & HARTFORD AVE	OAKLAND GROVE ASSOCATES 560 CUMBERLAND HILL RD WOONSOCKET, RI 02895	E6	41-29	Grassed holding pond
1026 PARK EAST DRIVE	CVS Pharmacy Inc One CVS Dr. WOONSOCKET, RI 02895	D7	59-13	Grassed holding pond
360 PARK EAST DRIVE	TECHNIC, INC 300 PARK EAST DRIVE WOONSOCKET, RI 02895	E6	50-51	Grassed holding pond
500 PARK EAST DRIVE	RI INDUSTRIAL FACILITIES CORP 500 PARK EAST DRIVE WOONSOCKET, RI	E7	50-211	Grassed holding pond
1 CVS DRIVE	CVS 1 CVS DRIVE WOONSOCKET, RI 02895	F7	51-2	Grassed holding pond

811 PARK EAST DRIVE	RETAIL GRAPHICS 811 PARK EAST DRIVE WOONSOCKET, RI 02895	E7	56-6	Grassed holding pond
475 PARK EAST DRIVE	CVS 1 CVS DRIVE WOONSOCKET, RI 02895	E7	56-23	Grassed holding pond
117 CENTURY	JM & KM REALTY LLC 1775 SNAKE HILL ROAD CHEPACHET, RI 02814	E7	59-21	Grassed holding pond
GAUTHIER DRIVE (2)	CITY OF WOONSOCKET	G5	33-54	Grassed holding pond
<u>SILTATION CHAMBER</u>				
89/100 MARAIN LANE	CITY OF WOONSOCKET	G5	31-68/69	Concrete chamber
943 RIVER STREET HIGHWAY DIVISION	CITY OF WOONSOCKET	C2	7-33	Concrete chamber

CITY OF WOONSOCKET

DEPARTMENT OF PUBLIC WORKS

ENGINEERING
DIVISION

DATE OF INSPECTION

2/24/2009

<u>LOCATION</u>	<u>OWNER</u>	<u>MAP</u>	<u>LOT</u>
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PARK DRIVE & HARTFORD AVE	OAKLAND GROVE ASSOCATES 560 CUMBERLAND HILL RD WOONSOCKET, RI 02895	E6	41-29
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