



City of Salem, Virginia

Post-Construction Stormwater Management Program Manual

Programmatic Overview of the City of Salem's Post-
Construction Stormwater Management
Program and Process



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TABLE OF CONTENTS

1.0 INTRODUCTION AND PURPOSE 1

2.0 DOCUMENTATION REQUIREMENTS 2

 2.1 Inspection Forms 2

 2.2 Annual Reporting to DEQ 2

 2.3 Program Updates and Modifications 3

3.0 STORMWATER MANAGEMENT FACILITIES 4

 3.1.1 Bioretention 4

 3.1.2 Dry Detention 5

 3.1.3 Retention 6

 3.1.4 Infiltration 7

4.0 INSPECTION FORMS 8

 4.1 DEQ Stormwater Inspector Certification 8

 4.2 Inspection Frequency 8

 4.3 Stormwater Management Facility Information 8

 4.4 Inspection Criteria 8

 4.4.1 Contributing Drainage Area 9

 4.4.2 Pretreatment 9

 4.4.3 Inlets 9

 4.4.4 Sediment Forebay 9

 4.4.5 Vegetation 9

 4.4.6 Emergency Spillway 9

 4.4.7 Outfall 10

 4.4.8 Outlet 10

 4.4.9 Principle Spillway 10

 4.4.10 Riser 10

 4.4.11 Berm/Embankment 10

 4.4.12 Low Flow Orifice 10

 4.4.13 Pond Drain System 11

 4.4.14 Miscellaneous 11

5.0 FACILITY MAINTENANCE 12

 5.1 Routine Maintenance 12

 5.2 Corrective Maintenance 12

APPENDICES

Appendix A: Salem Stormwater Facility Inspection Forms

Appendix B: Salem BMP Maintenance Follow-up Form

ACRONYMS

BMP	Best Management Practice
CH	Virginia BMP Clearinghouse
CPESC	Certified Professional in Erosion and Sediment Control
CWA	Clean Water Act
DEQ	Virginia Department of Environmental Quality
EPA	Environmental Protection Agency
IDDE	Illicit Discharge Detection and Elimination
MEP	Maximum Extent Practicable
MS4	Municipal Separate Storm Sewer System
NEPA	National Environmental Policy Act
NPDES	National Pollutant Discharge Elimination System
SWPPP	Stormwater Pollution Prevention Plan
TMDL	Total Maximum Daily Load
VPDES	Virginia Pollutant Discharge Elimination System
VSMP	Virginia Stormwater Management Program

1.0 INTRODUCTION AND PURPOSE

Land development disturbs stable vegetated landscapes and increases impervious area, which in turn increases the stormwater runoff that leaves an area. Development increases pollutant concentrations in runoff, as pollution associated with development is deposited onto disturbed surfaces and carried by runoff into nearby water bodies. Such pollutants include sediment, suspended solids, nutrients, pesticides, herbicides, heavy metals, chlorides, hydrocarbons, other organics, and bacteria. To remove pollutants from stormwater runoff, structures are installed to filter, slow, and treat drainage using various processes. These stormwater structures are called Best Management Practices, commonly referred to as BMPs. They are designed to reduce flooding, remove pollutants and decrease the amount of runoff from stormwater that ultimately flows to our creeks, streams, and rivers. Ensuring that these facilities function correctly requires long-term maintenance and inspections.

This manual presents the standard protocol for Post-Construction Stormwater Management for the typical operations and facilities that relate to water quality. As a regulated small municipal separate storm sewer system (MS4), the City of Salem (City) is obligated to meet the requirements of the MS4 General Permit. The MS4 Permit is issued through Virginia's Stormwater Management Program (VSMP) regulations, which is administered at the state level by the Virginia Department of Environmental Quality (DEQ). The MS4 program is part of the Federal National Pollutant Discharge Elimination System (NPDES), which is authorized through the Clean Water Act and regulated through the US Environmental Protection Agency (EPA).

In accordance with the MS4 Permit, the City must "develop, implement, and enforce an MS4 program designed to reduce the discharge of pollutants from the small MS4 to the maximum extent practicable (MEP)." This Post-Construction Stormwater Management Manual has been developed as Minimum Control Measure 6 as described in the MS4 Permit. The Post-Construction Stormwater Management program, which is a series of written procedures in this manual, ensures adequate long-term operation and maintenance of BMPs for the City.

Salem's Post-Construction Stormwater Management Program includes three distinct components:

- **Documentation** – Procedures to document all efforts related to the Post-Construction Stormwater Management process are outlined in Section 2.0 of this manual.
- **Inspections** – A description of Post-Construction Stormwater Management facility types and a description of the components involved in the inspections process are outlined in Section 4.0 of this manual. Information and procedures for the Post-Construction Stormwater Management Facility Inspections are outlined in Section 5.0 of this manual. The stormwater facility mapping, BMP inventory, inspections forms and new facility forms can be found in the Appendices.
- **Maintenance**– A description of the typical maintenance that is performed on the facilities is outlined in Section 6.0 of this manual.

2.0 DOCUMENTATION REQUIREMENTS

Documentation of Post-Construction Stormwater Management is critical for demonstrating compliance with the MS4 permit. All documentation related to post-construction stormwater management is required to be kept for a minimum of 3 years for annual reporting and potential audits.

2.1 Inspection Forms

Inspections are a necessary and important part of the Post-Construction Stormwater Management Program. The inspection forms will provide the necessary documentation to demonstrate when and what is being inspected. This Manual includes a unique inspection form for the predominant type of stormwater facilities that currently exist within the City that include detention, retention and extended detention. Inspection forms for other types of facilities, when needed, can be found within the Virginia Stormwater Management Handbook, latest edition. For proprietary stormwater practices, the manufacturer specifications for inspection and maintenance should be utilized for inspections.

The inspections forms are intended to provide documentation that the facilities were inspected on an annual basis and that any maintenance items were noted. A follow-up inspection should be completed after every noted deficiency with the following information:

- ✓ Facility Number
- ✓ Date of initial inspection
- ✓ Date corrective maintenance performed
- ✓ Description of corrective maintenance performed

2.2 Annual Reporting to DEQ

Salem must annually report to the DEQ information pertaining to its Post-Construction Stormwater management efforts. The information is included in the overall MS4 annual report due October 1st of each year. Salem must maintain an electronic database or spreadsheet to be submitted annually that includes the following information:

1. The stormwater management facility type;
2. A general description of the facility's location, including the address or latitude and longitude;
3. The acres treated by the facility, including total acres, as well as the breakdown of pervious and impervious acres;
4. The date the facility was brought online (MM/YYYY). If the date is not known, the operator shall use June 30, 2005, as the date brought online for all previously existing stormwater management facilities;
5. The sixth order hydrologic unit code (HUC) in which the stormwater management facility is located;
6. The name of any impaired water segments within each HUC listed in the 2010 §305(b)/303(d) Water Quality Assessment Integrated Report to which the stormwater management facility discharges;
7. Whether the stormwater management facility is publically-owned or privately-owned;
8. Whether a maintenance agreement exists if the stormwater management facility is privately owned;
9. The date of the operator's most recent inspection of the stormwater management facility; and
10. Annually track and report the total number of inspections completed and, when applicable, the number of enforcement actions taken to ensure long-term maintenance.

2.3 Program Updates and Modifications

Modifications to the post-construction stormwater management program may occur as part of an iterative process to protect water quality. Updates and modifications to the Program may be made in accordance with the following procedures:

- Adding (but not eliminating or replacing) practices to the post-construction stormwater management Program outlined in this manual may be made by the City at any time. Additions shall be reported as part of the annual report.
- Updates and modifications to the post-construction stormwater management Program described in this manual are permitted provided that the updates and modifications are done in a manner that:
 - Is consistent with the conditions of the MS4 General Permit;
 - Follow any public notice and participation requirements established in the MS4 General Permit; and
 - Are documented in the annual report.
- Replacing, or eliminating without replacement, any ineffective or infeasible strategies, policies, and practices described in this manual with alternate strategies, policies, and BMPs may be requested at any time. Such requests must include the following:
 - An analysis of how or why the practices, strategies, or policies are ineffective or infeasible, including cost prohibitive;
 - Expectations on the effectiveness of the replacement practices, strategies, or policies;
 - An analysis of how the replacement BMPs are expected to achieve the goals of the practices to be replaced;
 - A schedule for implementing the replacement practices, strategies, and policies;
 - An analysis of how the replacement strategies and policies are expected to improve Salem's ability to meet the goals of the strategies and policies being replaced;
 - Requests or notifications must be made in writing to DEQ and signed by a principle executive officer or a duly authorized representative. The duly authorized representative must have overall responsibility of the City operations and written authorization must be provided to the Department.
 - Salem follows the public involvement requirements identified in the MS4 General Permit.

3.0 STORMWATER MANAGEMENT FACILITIES

This section describes the types of City-owned BMP's and their general layout and function. If additional BMPs are added that differ in type, the manual will require updates for compliance.

The type of City-owned stormwater facilities that can be found are Dry Detention and Retention Ponds. An explanation of these BMP types and key components of each are included in the sub-sections below. Inventory of individual City owned BMPs is maintained by the Director of the Department of Community Development or designee and should be utilized and updated for tracking inspection and maintenance of stormwater facilities.

3.1.1 Bioretention

Bioretention facilities are shallow landscaped depressions that incorporate many of the pollutant removal mechanisms that operate in our natural environment. The primary component of a bioretention practice is the filter bed, which has a mixture of sand, soil, and organic material as the filtering media in the ground with a surface mulch layer. During storms, runoff temporarily ponds 6 to 12 inches above the mulch layer and then rapidly filters through the bed. Normally, the filtered runoff is collected in an underdrain and returned to the storm drain system or receiving channel. The underdrain consists of a perforated pipe in a gravel layer installed along the bottom of the filter bed. Bioretention facilities can also be designed to infiltrate runoff into native soils without an underdrain. This can be done at sites with permeable soils, a low groundwater table, and a low risk of groundwater contamination. The second most critical component of bioretention facilities is the landscaping plan and plantings. The plantings are designed specific to the site and facility and they remove and store pollution. Small residential applications of bioretention are termed rain gardens.

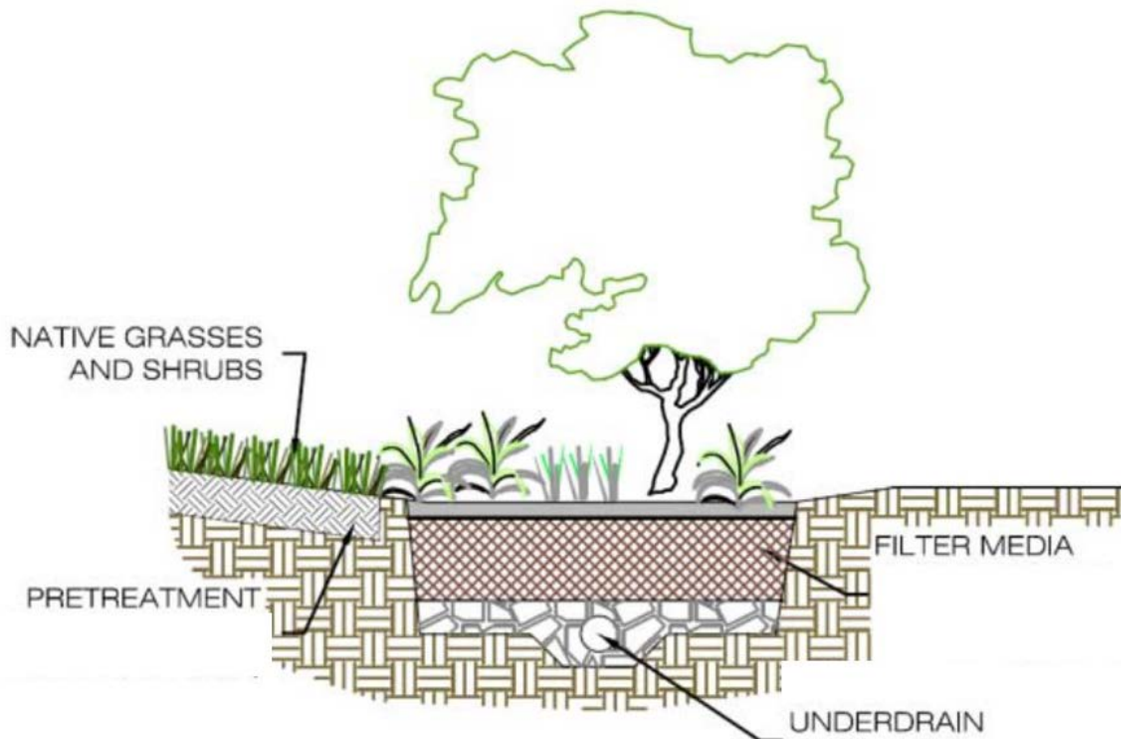


Figure 1: Typical Bioretention Facility Schematic

3.1.2 Dry Detention

These basins have at least one inflow channel, an embankment/dam, a bottom level orifice, sometimes a riser in the basin, a principal spillway structure to route drainage through the dam, and an outlet structure. These basins do not have a normal pool, and remain dry except during and shortly after storm events. Some extended detention facilities may have a wet marsh with plantings in the bottom for additional pollutant removal. On rare occasions the extended detention basin may be designed to have a wet normal pool, in which case verification with the design plans may be necessary.

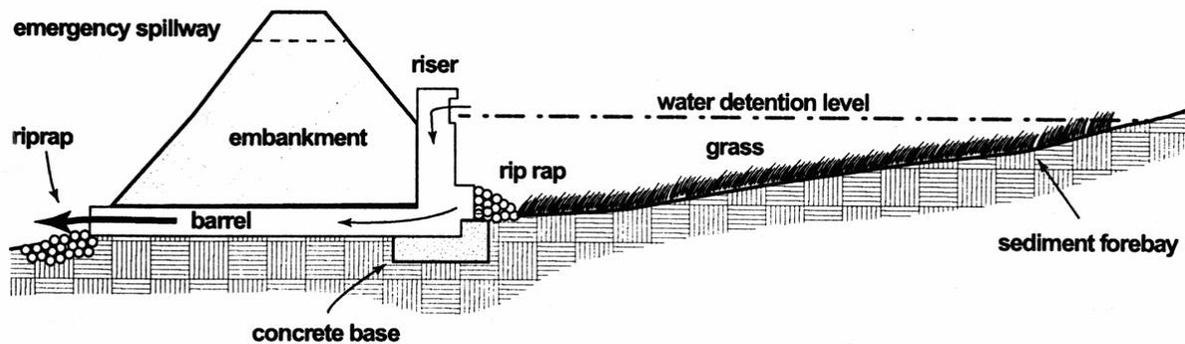


Figure 2: Typical Dry Detention Basin Schematic.

3.1.3 Retention

These basins have at least one inflow channel, an embankment/dam, typically a riser in the basin although not always, a principal spillway structure to route the drainage through the embankment, and an outlet structure. Wet ponds consist of a permanent pool of standing water that promotes pollution removal and reduces flooding. Retention basins can also be dry facilities which would mimic the dry detention schematic above. Runoff from each storm enters the pond and raises the normal water level, and the outlet structure releases the drainage at a slower rate over a longer period of time. This “draw down” or holding time allows pollutants to settle out of the stormwater and lessens the impact of the flow volume on the outlet channel.

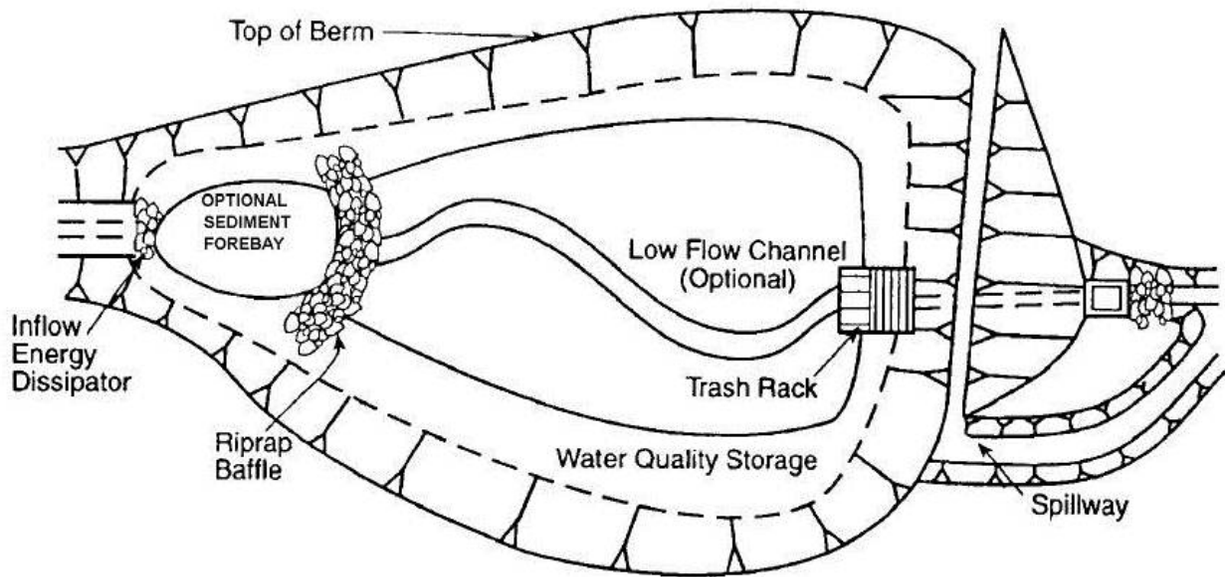
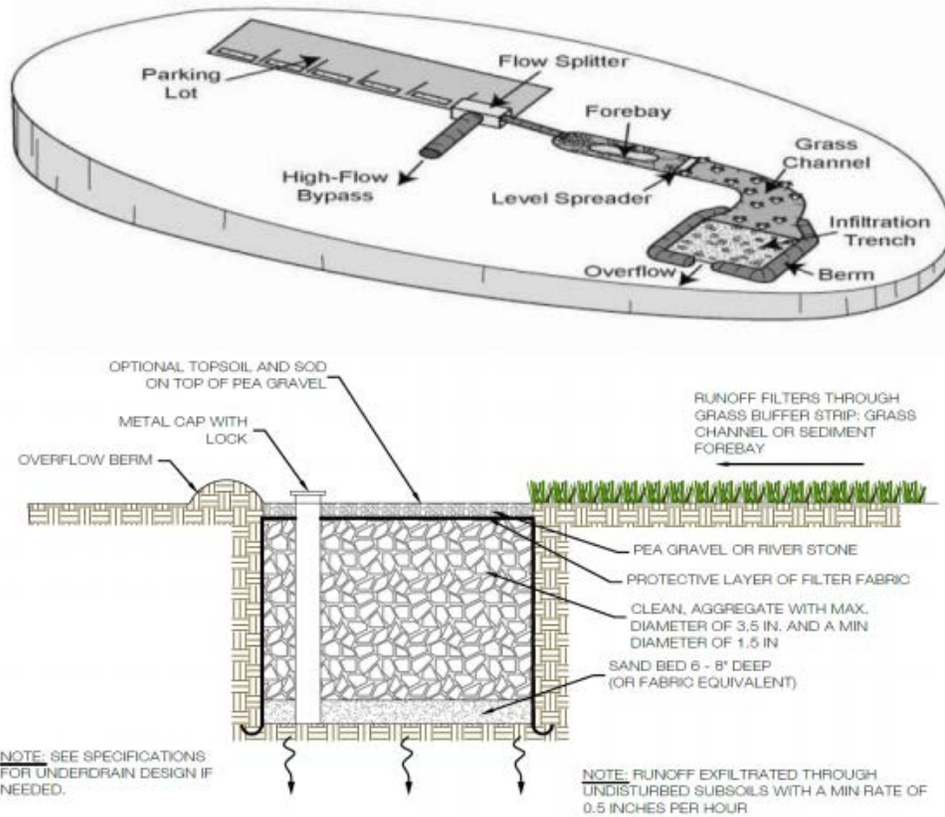


Figure 4: Typical Retention Facility Schematic Top View

3.1.4 Infiltration

Infiltration practices utilize temporary surface or underground storage that allows the incoming stormwater runoff to settle into underlying soils. Typically, the runoff will first pass through pretreatment mechanisms to trap sediment and organic matter before it reaches the practice and then settle into the underlying soils. As the stormwater penetrates the underlying soil, chemical and physical adsorption processes will remove pollutants. Infiltration practices come in many types such as rain gardens, infiltration trenches, vegetated swales, porous pavement and others.



Source: <http://www.vwrrc.vt.edu/swc/documents/2013/DEQ%20BMP%20Spec%20No%208%20INFILTRATION%20Final%20Draft%20v1-9%2003012011.pdf>

Figure 4: Possible Infiltration Facility Schematic Top View

4.0 INSPECTION FORMS

Inspection forms are an integral part of the Post-Construction Stormwater Management program and provide documentation that the inspection took place. The following sub-sections are intended to provide a description of headings and components found in the inspection forms located in Appendix A.

4.1 DEQ Stormwater Inspector Certification

Individual's performing inspection of stormwater management facilities for the City of Salem are required to maintain a Stormwater Inspector Certification from DEQ. Information regarding the certification requirements is available at the [DEQ Stormwater Certification webpage](#).

4.2 Inspection Frequency

The MS4 Permit requires an annual inspection of all City of Salem owned stormwater management facilities and inspections every five years for privately owned stormwater management facilities. In addition to the annual inspections, the Virginia Stormwater Management Program and regulations require a stormwater facility inspection after any storm event that exceeds the principal spillway, or more specifically, whenever the emergency spillway is engaged. The inspection requirements are in the BMP Clearinghouse. Inspection should utilize the forms in Appendix A.

4.3 Stormwater Management Facility Information

This describes general information found on the inspection form in Appendix A.

- "Owner": The owner of the facility.
- "Facility Name": This is the name of the facility on the Inventory List and the site mapping
- "Property Address": Address where the facility is located.
- "Date BMP Placed in Service" The date the BMP became functional and was accepted as complete post construction. This is typically at bond release.
- "Latitude (N)" is the GPS latitude reading of the top of the dam at or above the principal spillway.
- "Longitude (W)" is the GPS longitude reading at the top of the dam or above the principal spillway.
- "As-Built Plans Available": Are the original As-Built plans available for reference? Indicate yes or no.
- "Inspection Date": The date the inspection took place.
- "Date of Last Inspection": The date the last inspection took place.
- "Inspector(s)": The name of the inspector performing the inspection.
- "Contact Information": Contact information for the inspector. Phone numbers and/or email addresses are appropriate.

4.4 Inspection Criteria

The inspection form in Appendix A is designed so that individual components of the stormwater facility are inspected for specific issues. Each numbered heading is a different component of the facility. The lettered items list the issues to evaluate for that are specific to that component of the facility. Facilities may not have all components listed.

Each of the inspection component criteria are rated as either "Yes," they need repairs, or "No," they do not need repairs. Recommend maintenance actions based on design plans for the facility, actions recommended in the Virginia Stormwater Management handbook or follow the recommended

maintenance actions described in the “Maintenance action” column. Further information on maintenance recommendations for various stormwater BMPs can be found at the Virginia BMP Clearinghouse at <http://www.vwrrc.vt.edu/swc/NonProprietaryBMPs.html>.

4.4.1 Contributing Drainage Area

The contributing drainage area includes any lands that drain to the facility, both onsite and offsite. These areas should be examined as a potential source of trash, debris, or erosion that affect the functionality of the BMP. Eliminating the source of the issue is essential and works as a preventative measure to ensure long term functionality of the BMP.

4.4.2 Pretreatment

Pretreatment is the initial structure through which stormwater drainage is routed before it enters the main BMP facility. It serves as a preliminary filter to remove silt and sediment that will impact the main system. As a result, the pretreatment structures require clean out more often than the facility itself. If there are significant amounts of sediment or growth in the pretreatment structure, it cannot store and filter the volume of flow it was designed for and therefore cannot fully function.

4.4.3 Inlets

Inlets route flow into the BMP facility for treatment from the contributing drainage area. Some issues in the inflow system may indicate upstream issues that are being transported to the facility. Inlets should be stable to properly function and not create additional impacts to the BMP facility, such as debris or sediment that may hinder access to the wetland plant system.

4.4.4 Sediment Forebay

A sediment forebay is a pretreatment structure that traps debris, trash, sediment and other pollutants from entering the BMP. Sediment must be cleaned out once the level in the forebay reaches 50% of the capacity. This is usually indicated on a stake placed in the forebay during construction to measure that level.

4.4.5 Vegetation

A main design component for several types of BMPs is the planting plan, which is designed by a professional. The facility plantings should match the design plans for the number and species of plants present. Having more plants than what is shown on the plans is acceptable as long as it is not an invasive species and/or the overgrowth is not impacting the storage volume and the facility’s ability to drain. Checking the general planting location in the facility is also helpful. For example, if there is a section of plants adjacent to a road shoulder that is dying, it may be indicative of contaminated runoff. De-icing salts on the roads is an example of this. Vegetation should be replaced in accordance with the approved plans, or permission for an equivalent replacement species granted.

4.4.6 Emergency Spillway

The emergency spillway is a channel that conveys stormwater during large storm events from the facility to an outfall, usually the same one as the principle spillway or main outlet. It prevents the facility from overtopping during the large storm events. Not all facilities have an emergency spillway. Spillways can be lined with various materials including grass with or without erosion control matting, rip-rap, or concrete, based on the flow rate. The spillway is usually visible as a low spot a minimum of 1’ below the top of embankment off to one side. Consult the design plans for additional details.

4.4.7 Outfall

The outfall channel is the receiving channel for the discharge from the stormwater facility. At the point of discharge there is usually a section of riprap, termed outlet protection, to slow the outflow and dissipate energy to prevent erosion in the channel. The purpose of many stormwater facilities is to protect the downstream channels, and thus a thorough evaluation of the outfall should be conducted.

4.4.8 Outlet

The outlet section refers to the structural end of the BMP system where drainage exits the BMP and enters the receiving channel. The outlet structure engages on all storm events, unlike the emergency spillway that is only used during very large events.

4.4.9 Principle Spillway

The principle spillway is the structure routing flow out of the facility to the receiving channel through the embankment, if present. It can be in the form of a pipe or an open channel. The principle spillway is used in most storm events, unlike the emergency spillway that is only used during very large events. Because this is typically the only conduit through the dam, the functionality and structural integrity of the principle spillway is critical.

4.4.10 Riser

The riser is a vertical structure that connects with the principal spillway pipe to route flows out of the facility. The riser usually has a small opening, or orifice, in the front of it that controls the amount of flow through the system. Thus, the functionality of the riser can have a large impact on the water level in the basin, the outlet system as a whole, and meeting the designed pollutant removal. Damage or deterioration can take the form of rust, cracking, exposed rebar, or additional holes in the structure.

4.4.11 Berm/Embankment

The embankment or berm, also termed a dam, is the fill section that blocks the drainage and holds the water in the facility. The face of the dam is the front side that interacts with the water level and the top, or crown, is the highest flat surface. The downstream side is the back of the dam from the top down to where the fill section meets the natural grade structure (called the “toe” of the dam), typically just below the outlet. Basins outlet on the downstream side, which can be a more problematic area due to the effects of water pressure and saturation on the face and through the embankment. A dug basin, however, will not have all of these components since it is excavated into the existing earth and not created by fill placement. Additionally, roadways are not considered embankments because they typically have culvert pipes through them to convey stormwater effectively, but are not designed as a stormwater facilities.

Issues with the embankment can be critical to the function of the facility. Note the conditions related to the principal spillway through the dam, as damage in this area can have a significant impact on facility operation.

4.4.12 Low Flow Orifice

The low flow orifice is the smaller outflow hole, usually in the riser, that meters out the flow and decreases the post-development flows to the receiving channel. The low flow orifice tends to clog because of its size and will typically have a trash rack grate on the front of it.

4.4.13 Pond Drain System

Some facilities have a drainage system to fully raise and lower the water level. This is usually in the form of a gate valve, which is a steel plate that can be raised and lowered to cut off or open up various outlets of the facility. Be sure to exercise them at least yearly to keep them functional.

4.4.14 Miscellaneous

This section captures any other pertinent features or issues of the facility. It evaluates the facility footprint area and general issues such as access. Note any of the criteria needing repair, and include applicable location information for reporting.

5.0 FACILITY MAINTENANCE

The effectiveness of post-construction stormwater control BMPs depends upon regular inspections and maintenance of all aspects of the facility. There are typically two types of BMP maintenance, referred to as routine maintenance and corrective maintenance. Corrective maintenance consists of repairs performed to correct a deficient part of the BMP facility as identified in the inspection. Maintenance action returns the BMP component to the original design conditions for proper function. These activities are further described below.

5.1 Routine Maintenance

Routine maintenance consists of preventative measures that are essential to the ongoing care and upkeep of a BMP facility, and it should be performed regularly to ensure proper function. It helps prevent potential nuisances (odors, mosquitoes, weeds, etc.), reduces the need for corrective maintenance, and reduces the chance of polluting stormwater runoff by identifying and repairing problems before they further deteriorate. The failure of structural stormwater BMPs can lead to downstream flooding, which can cause property damage, injury, and even death. This also leads to very costly repairs.

Examples of routine maintenance include:

- Remove any accumulated sediment from the forebays and micro-pools.
- Replace any plantings or vegetation called for in the approved plans that has died or is diseased.
- Repair the stormwater structures for erosion or undercutting as needed.
- Repair any erosion in the facility, including sloughing, animal burrows and slopes.
- Repair any deterioration at the outfall of the facility, including the riprap outlet protection.
- Remove blockages of all trash racks, inlets and outlets.
- Maintain adequate access to the facility and remove woody vegetation as needed.
- Exercise valves to prevent them from locking up where applicable.
- Remove all trash, debris and floatables periodically from the facility.

5.2 Corrective Maintenance

Corrective maintenance is any maintenance that should be addressed for the facility to properly function in accordance with the plans. These items require more intensive repair efforts and should be addressed as a higher priority than routine maintenance. If there are structural deficiencies, or issues that raise the water level in the facility beyond the design requirements, corrective action is required.

Examples of Corrective Maintenance include:

- Repair any deterioration or issues with the principal spillway and riser, such as evidence of spalling, joint failure, leakage, corrosion, etc.
- Extensive sediment removal is required when inspections indicate that 50% of the forebay sediment storage capacity has been filled.
- Control or remove invasive species when their coverage exceeds 15% of a wetland cell as soon as possible. Take care to preserve the designed plantings and vegetation.
- All woody vegetation should be removed from the embankment, if present, to prevent structural damage. Additionally, removal of growth should be considered more frequently if there are impacts to the storage volume (i.e. water levels rise because the vegetation is taking up the water storage space).

Further information on maintenance recommendations for various stormwater BMPs can be found at the Virginia BMP Clearinghouse at: <http://www.vwrrc.vt.edu/swc/NonProprietaryBMPs.html>

Appendix A: Salem Post-Construction Stormwater Facility Inspection Forms

Separate forms are provided for:

- (1) Detention, Retention and Extended Detention Basins
- (2) Bioretention

Note that plans should be referenced for inspection of underground and proprietary BMPs.

City of Salem
 BMP Operation & Maintenance Inspection for
 Detention, Retention and Extended Detention Basins

Owner Name:	Facility ID # (See Mapping):
Date of Inspection:	As-built plans available: Y N
Date of Last Inspection:	Inspector:
Were issues identified during the previous inspection that required maintenance?	Y N
If so, was the maintenance performed and recorded on a BMP Maintenance Follow-up Form?	Y N
If no, explain:	
Does the current inspection, as summarized hereon, identified maintenance needs? Y N	
If yes, please complete a BMP Maintenance Follow-up Form and provide to the Stormwater Program Manager upon completion.	

BMP Element	Issue	Yes	No	N/A	Corrective Action
Contributing Drainage Area	Excessive trash/debris				Remove trash/debris and properly dispose.
	Bare exposed soil				Stabilize with seed and mulch. E&S measures may be warranted until stabilized.
	Evidence of erosion				Backfill area, seed, mulch and consider matting. E&S measures may be warranted until stabilized.
	Excessive landscape waste/yard clippings				Remove landscape waste and yard clippings to prevent clogging and properly dispose of them.
Pretreatment / Forebay / Inflow	Excessive trash/debris/sediment or other blockage				Remove trash/debris/sediment or blockages and properly dispose of.
	Dead vegetation, exposed soil				Replace vegetation and stabilize according to plans. E&S measures may be warranted until stabilized.
	Evidence of erosion, undercutting, or bare soils				Backfill area, seed, mulch and consider matting, E&S measures may be warranted until stabilized.
	Structural deterioration of inlets, outfalls or pretreatment overflow weirs into the facility				Repair and restabilize area. Consult plans for approved configuration or an engineer. E&S measures may be warranted until stabilized.
	Animal burrows				Fill in immediately and stabilize.
Aquatic Bench / Vegetation	Plantings inconsistent with approved plans.				Consult approved plans and/or management to ensure no approved plant substitutions were used. Remove unapproved plants and replace any required plantings in kind.
	Dead vegetation/exposed soil				Replace vegetation and stabilize according to plans. E&S measures may be warranted until stabilized.
	Invasive plants, such as cattails and phragmites, exceeds 15% of the planted area.				Invasive plants should be removed immediately. Vegetation may require periodic harvesting for proper long term management.

Berm/ Embankment	Overgrown, including woody growth 5' beyond the outfall pipe and/or embankment.			Removal of woody species near or on the embankment is critical for proper function and long term stability. Remove all woody growth including stumps. Consult an engineer for backfill specifications. Mow thick growth.
	There is sparse vegetative cover and erosion channels are present.			Backfill area with structural fill and consult engineer for proper specifications. Stabilize with seed and mulch, consider matting. E&S measures may be warranted until stabilized.
	Cracking, bulging, sloughing and seepage			Consult an engineer immediately to prevent failure.
	Evidence of animal burrows.			Fill in immediately and stabilize.
Riser	Structural condition of the riser is deteriorating.			Consult an engineer to recommend a repair and review the approved plans.
	Adjustable control valve inaccessible and inoperable (if present).			Repair valve to be operational.
	Pieces of the riser are broken or missing.			Repair immediately in accordance with the approved plans. Consult an engineer as needed.
	Riser or low flow orifice is blocked.			Remove blockage and properly dispose of.
	Riser provides inadequate conveyance out of facility.			Repair to properly convey drainage to the outfall per the approved plan. Consult an engineer as needed.
	Evidence of erosion or undermining at/around riser.			Repair erosion. Consult engineer for structural repairs as needed.
	Structural deterioration			Consult engineer for proper repair procedures.
Outlet / Outfall	Exposed rebar, joint failure, loss of joint material, misalignment, leaking or corrosion			Repair concrete to cover rebar. Consult engineer for all other structural repairs.
	Excessive trash/debris/sediment or blockages.			Remove trash/debris/sediment/blockages and properly dispose of.
	Evidence of erosion and bare soil.			Backfill area, seed, mulch and consider matting, E&S measures may be warranted until stabilized.
	Valves, manholes or locks cannot be opened or operated (if present).			Repair/replace any broken fixtures.
	Erosion of outfall channel or riprap deterioration.			Repair and/or supplement riprap outlet protection in accordance with the approved plans.
	Outlets provide inadequate conveyance out of facility.			Repair to properly convey drainage to the outfall per the approved plan. Consult an engineer as needed.
Overall	Access to the facility is in need of repair.			Restore access for maintenance equipment per the approved plans.
	Encroachment on facility or easement by buildings or other structures.			Contact Operations and Maintenance or Plant Services Division
	Evidence of oil/chemical accumulation, odor, algae, color or pollution.			Report to management and consult IDDE manual.
	Fences and/or safety signage is inadequate.			Repair fences and signage for public safety.
	Trash in the pool			Remove immediately and observe safety procedures.
	Additional notes:			

City of Salem
 BMP Operation & Maintenance Inspection for **Bioretention**

Owner Name:	Facility ID # (See Mapping):
Date of Inspection:	As-built plans available: Y N
Date of Last Inspection:	Inspector:
Were issues identified during the previous inspection that required maintenance? Y N	
If so, was the maintenance performed and recorded on a BMP Maintenance Follow-up Form? Y N	
If no, explain:	
Does the current inspection, as summarized hereon, identified maintenance needs? Y N	
If yes, please complete a BMP Maintenance Follow-up Form and provide to the Stormwater Program Manager upon completion.	

BMP Element	Problem	Yes	No	N/A	Corrective Action
Contributing Drainage Area	Excessive trash/debris				Remove trash/debris and properly dispose of.
	Bare exposed soil				Stabilize with seed and mulch. E&S measures may be warranted until the area is stabilized.
	Evidence of erosion				Backfill area, seed, mulch and consider matting. E&S measures may be warranted until stabilization.
	Excessive landscape waste/yard clippings				Remove landscape waste and yard clippings to prevent clogging and properly dispose of them.
Pretreatment (if applicable) & Inlets	Excessive trash/debris/sediment				Remove trash/debris/sediment and properly dispose of.
	Evidence of clogging				Rake material to determine level of clogging, removed clogged material and replace with clean material per the plan specifications.
	Dead vegetation, exposed soil				Replace vegetation and stabilize with seed and mulch according to plans. E&S measures may be warranted until area is stabilized.
	Evidence of erosion				Backfill area, seed, mulch and consider matting, E&S Measures may be warranted until stabilized.
	Evidence of ponding, noticeable odors, water stains, presence of algae or floating aquatic vegetation				Determine source of issue and remove/repair it. Consult management and the IDDE manual as needed.
	Inlets provide inadequate conveyance into facility				Repair inlets to drain to facility per plans.
	Presence of invasive species/weeds				Remove invasive species/weeds

Underdrain/pea gravel filter	Perforated pipe is not delivering conveyances as designed			Check if pipe is clogged with debris or woody root punctures. Manually clear out or replace pipe immediately.
	Evidence of standing water. Does not dewater between storms. Water ponds on the surface of basin for more than 48 hours after an event			This is an indication that underlying soil interface is clogged. This should be promptly investigated and addressed.
	Evidence of blockage			Determine source of blockage and promptly remove and dispose of.
	Litter is present within the practice			Remove immediately. Maintain contributing areas free of litter.
Outlet/ overflow spillway	Filter media is too low, compacted, or inconsistent with design specifications.			Consult an engineer or approved plans for the proper media mix specifications and placement guidance for repairs.
	Mulch is older than 3 years or in poor condition			Mulch shall be removed and replaced every 2-3 years.
Filter media	Chemicals, fertilizer and/or oil are present			No dumping of yard wastes into practice. Remove oil/grease from practice immediately and consult the IDDE Manual.
	Sediments are greater than 20% of design depth			Check plant health, manually remove sediment immediately without damaging plants.
	Exposed/bare soil			Stabilize with seed and mulch. E&S measures may be warranted until stabilization.
	Filter bed is blocked and/or filled inappropriately			Check blockage level by raking the layer and check the deposit depth. Consult the approved plan specifications and/or an engineer.
	Outlets provide inadequate conveyance out of facility			Repair conveyance. Consult engineering as needed.
	Excessive trash/debris/sediment accumulation at inlet			Remove trash/debris/sediment and properly dispose of.
	Evidence of erosion at/around inlet			Repair erosion and stabilize - consider matting.
	Maintenance access to facility in need of repair			Restore access for inspections and construction maintenance equipment.
Outlet	Access road needs maintenance to convey construction maintenance equipment.			Restore access for inspections and construction maintenance equipment.
	Structural components in need of repair			Consult Engineer and approved design plans.
	Hydraulic control components in need of repair			Consult Engineer and approved design plans.
Overall	Excessive trash/debris/sediment			Remove trash/debris/sediment and properly dispose of.
	Evidence of erosion			Backfill area, seed and mulch -consider matting, E&S Measures may be warranted until stabilized.
	Evidence of oil/chemical accumulation, odor, algae or color.			Report to management and consult IDDE manual.
	Encroachment on facility by buildings or other structures			Contact Operations and Maintenance or Plant Services Division
	Additional Notes:			

City of Salem
 BMP Operation & Maintenance Inspection for **Infiltration Practices**

Owner Name:	Facility ID # (See Mapping):
Date of Inspection:	As-built plans available: Y N
Date of Last Inspection:	Inspector:
Were issues identified during the previous inspection that required maintenance?	Y N
If so, was the maintenance performed and recorded on a BMP Maintenance Follow-up Form?	Y N
If no, explain:	
Does the current inspection, as summarized hereon, identified maintenance needs?	Y N
If yes, please complete a BMP Maintenance Follow-up Form and provide to the Stormwater Program Manager upon completion.	

BMP Element	Problem	Yes	No	N/A	Corrective Action
Contributing Drainage Area	Excessive trash/debris				
	Bare exposed soil				
	Evidence of erosion				
	Excessive landscape waste/yard clippings				
Pretreatment	Maintenance access to pretreatment facility in need of repair				
	Excessive trash/debris/sediment				
	Evidence of clogging				
	Evidence of erosion				
	Evidence of standing water; ponding, noticeable odors, water stains, presence of algae or floating aquatic vegetation				
Inlets	Dead vegetation, exposed soil				
	Inlets provide stable conveyance into system				
	Excessive trash/debris/sediment accumulation at inlet				
Downspout	Evidence of erosion at/around inlet				
	Perforated pipe is not delivering conveyances as designed				Debris and damaged pipe shall be repaired upon discovery.
Basin inlet	Evidence of standing water. Does not dewater between storms. Water ponds on the surface of basin for more than 48 hours after an event				Sources of erosion shall be identified and controlled when native soil is exposed or erosion channels are present. Inlet shall be cleared when conveyance capacity is plugged. Rock splash pads shall be replenished to
Filter Media	Stormwater does not percolate uniformly through the planter. Water remains 48 hours after storm.				Filter media may need to be raked, excavated and cleaned, or gravel/soil shall be replaced to correct problem. Holes that are not consistent with the design and allow water to flow directly through the planter to the ground shall be plugged. Sources of possible
	Sediment/debris accumulation is more than 4 inches thick or so thick as to damage or kill vegetation.				Remove by hand with minimum damage to vegetation using proper erosion control measures. Litter and debris shall be removed routinely and upon discovery.
Planter Reservoir	Element is unable to receive/detain stormwater prior to infiltration. Water does not drain from reservoir within 3-4 hours of storm event.				Sources of clogging shall be identified and corrected. Topsoil may need to be amended with sand or replaced altogether.
Planter	Structural deficiencies in the planter including rot, cracks, and failure are present. Planter is unable to contain the filter media/vegetation.				Repair as necessary.

Embankment, Dikes, Berms and Side slopes	Water is not retained in the infiltration basin.			Slopes shall immediately be stabilized using appropriate erosion control measures when soil is exposed/flow channels are forming. Sources of erosion damage shall be identified and controlled.
Overflow or Emergency Spillways	Pipe does not successfully carry excess water to an approved receiving system.			Overflow pipe shall be cleared of sediment and debris when 50% of the conveyance capacity is plugged. Damaged pipes shall be repaired or replaced upon
Overflow or Emergency Spillways	The reservoir does not perform as per specifications.			Overflow shall be cleared when 25% of the conveyance capacity is plugged. Sources of erosion damage shall be identified and controlled when soil is exposed. Rocks or other armament shall be replaced when only one layer of rock exists.
Vegetation	Vegetation is not providing adequate filtering or is unable to protect underlying soils from erosion.			Mulch shall be replenished at least annually. Vegetation shall be replaced within a specific timeframe, e.g. three months, or immediately if required to maintain cover density and control erosion where soils are exposed.
	Nearby plants unrelated to the practice are interfering with the BMPs effectiveness.			Vegetation, large shrubs or trees that limit access or interfere with planter operation shall be pruned or removed. Fallen leaves and debris from deciduous plant foliage shall be raked and removed. Invasive vegetation contributing up to 25% of vegetation of all species shall be removed and replaced. Dead vegetation shall be removed to maintain less than 10% of area coverage or
	Grass within practice is overgrown.			Grass shall be mowed to 4 –9 inches high and grass clippings shall be removed.
	Vegetative quality of the adjacent grass buffer is poor.			Spot reseed if cover is less than 90%.
	Plant composition inconsistent with approved plans.			
	Presence of invasive species/weeds.			
	Dead vegetation/exposed soil.			
Observation Well	Condition of element is poor.			Replace observation well if needed and make sure it is still capped.
Sediment/debris Management	The capacity volume of the infiltration basin is compromised by sedimentation. Gauges located at the opposite ends of the basin indicate too much debris.			Sediment and debris exceeding 4" in depth shall be removed every 2–5 years or sooner if performance is affected. Restricted sources of sediment and debris shall be identified and prevented.
Underdrain	The draw down rate should be measured at the observation well for three days following a storm event in excess of 0.5 inches in depth. If standing water is still observed after 48 hours, this is a clear sign that clogging is a problem.			Immediately clear debris from underdrain. It may need to be replaced.
Outlet	Outlets provide inadequate conveyance out of facility			
	Excessive trash/debris/sediment accumulation at inlet			
	Evidence of erosion at/around inlet			
Overall	Access to the stormwater planter is unsafe and inefficient. Egress and ingress routes are not maintained to design standards. Roadways are unable to accommodate size and weight of vehicles.			
	Insects and rodents are harbored in the stormwater planter			
	Maintenance access to facility in need of repair			
	Structural components in need of repair			
	Hydraulic components in need of repair			
	Excessive trash/debris/sediment			
	Evidences of erosion			
	Evidence of oil/chemical accumulation			
	Evidence of standing water; ponding, noticeable odors, water stains, presence of algae or floating aquatic vegetation			
	Complaints from local residents			
Mosquito proliferation				
Encroachment on facility or easement by buildings or other structures				

City of Salem
 BMP Operation & Maintenance Inspection for **Permeable Pavement**

Owner Name:	Facility ID # (See Mapping):
Date of Inspection:	As-built plans available: Y N
Date of Last Inspection:	Inspector:
Were issues identified during the previous inspection that required maintenance?	Y N
If so, was the maintenance performed and recorded on a BMP Maintenance Follow-up Form?	Y N
If no, explain:	
Does the current inspection, as summarized hereon, identified maintenance needs?	Y N
If yes, please complete a BMP Maintenance Follow-up Form and provide to the Stormwater Program Manager upon completion.	

BMP Element	Problem	Yes	No	N/A	Corrective Action
Contributing Drainage Area	Excessive trash/debris				Remove trash/debris and properly dispose of
	Bare exposed soil				Stabilize soil with seed and mulch.
	Evidence of erosion				Remove trash/debris and properly dispose of
	Excessive landscape waste/yard clippings				Remove landscape waste and yard clippings to prevent clogging
Pretreatment	Maintenance access to pretreatment facility in need of repair				Restore access for inspections and construction equipment for repairs.
	Excessive trash/debris/sediment				Remove trash/debris/sediment and properly dispose of.
	Dead vegetation, exposed soil				Stabilize according to plans. E&S measures may be warranted until area is stabilized.
	Evidence of erosion				Backfill area, seed and mulch -consider matting, E&S Measures may be warranted until stabilized.
Inlets	Inlets provide inadequate conveyance into facility.				Repair inlets to drain to facility.
	Excessive trash/debris/sediment accumulation at inlet				Remove trash/debris and properly dispose of
	Evidence of erosion at/around inlet				Backfill area, seed and mulch -consider matting, E&S Measures may be warranted until stabilized.
Surface	Pavement is not draining precipitation/is clogged. Ponding water is visible on the surface 48 hours after a rain event. Significant amounts of sediment have accumulated between the pavers.				The surface shall be kept clean and free of leaves, debris and sediment. (Regular sweeping shall be implemented for porous asphalt or concrete systems)
Overflows or Emergency Spillways	Perforated pipe is not delivering conveyances as designed				Remove obstructions; identify sources of erosion and restabilize spillway.
Vegetation (where applicable)	Vegetation is dying or dead				Maintain vegetation so that it is healthy and dense enough to provide filtering while protecting underlying soils from erosion. Remove all dead and decaying plants and replace immediately.
	Grass has grown to more than 4 inches				Grass shall be mowed to less than four inches and grass clippings shall be bagged and removed.
	Plant composition consistent with approved plans.				No dumping of yard wastes into practice. Remove oil/grease from practice immediately.

Vegetation (where applicable)	Presence of invasive species/weeds.			Check plant health, manually remove sediment immediately without damaging plants.
	Dead vegetation/exposed soil			Backfill with soil, reseed, and protect area until vegetation is reestablished
	Trees and shrubs are within 5 feet of pavement surface			Check that roots from trees have not penetrated the pavement, and leaves from deciduous trees and shrubs have not clogged the practice. Vegetation and large shrubs/trees that limit access or interfere with porous pavement operation shall be pruned.
	Filter bed is blocked and/or filled inappropriately			Redistribute soil substrate and remove sediments within two weeks.
Source Control	Stormwater has more contaminants than the practice was designed to treat.			Measures such as raking and removing leaves, street sweeping, vacuum sweeping, limited and controlled application of pesticides and fertilizers, and other good housekeeping practices that prevent pollutants from mixing with stormwater should be taken.
Outlet	Outlets provide inadequate conveyance out of facility			Repair outlets for proper drainage.
	Excessive trash/debris/sediment accumulation at inlet			Remove trash/debris and properly dispose of
	Evidence of erosion at/around inlet			Backfill area, seed and mulch -consider matting, E&S Measures may be warranted until stabilized.
Spill Prevention	Hazardous/toxic substances are located/used near or on pavement.			A spill prevention plan shall be implemented at all non-residential sites and in areas where there is likelihood of spills from hazardous materials. Virtually all sites present potential danger from spills. All properties contain a wide variety of toxic materials including gasoline for lawn mowers, antifreeze for cars, solvents, pesticides, and cleaning aids than can adversely affect storm water if spilled. Releases of pollutants shall be corrected as soon as identified.
Access	Access is unsafe or impossible to inspect pavement			Egress and ingress routes shall be renovated to design standards. Roadways may need adjustments to accommodate size and weight of vehicles. Obstacles preventing maintenance personnel and/or equipment access to the porous pavement shall be removed. Gravel or ground cover shall be added if erosion occurs due to vehicular or pedestrian traffic.
Insects & Rodents	Insects and rodents are found within the practice.			Pest control measures shall be taken when insects/rodents are found to be present. Standing water that creates an environment for development of insect larvae shall be eliminated. If sprays are considered, than a mosquito larvicide, such as Bacillus thurengensis or Altoside formulations can be applied only if absolutely necessary. Holes in the ground located in and around the pervious pavement shall be filled and compacted.

Overall	Maintenance access to facility in need of repair			Restore access for inspections and construction equipment for repairs.
	Structural components in need of repair			Consult Engineer and approved design plans.
	Hydraulic control components in need of repair			Consult Engineer and approved design plans.
	Excessive trash/debris/sediment			Remove trash/debris/sediment and properly dispose of.
	Evidences of erosion			Backfill area, seed and mulch -consider matting, E&S Measures may be warranted until stabilized.
	Evidence of oil/chemical accumulation			Report to management and consult IDDE manual.
	Evidence of standing water; ponding, noticeable odors, water stains, presence of algae or floating aquatic vegetation			Report to management and consult IDDE manual.
	Encroachment on facility or easement by buildings or other structures			Contact Operations and Maintenance Division
	Additional Notes:			

Appendix B: Salem Post-Construction BMP Maintenance Follow-up Form

BMP Maintenance Follow-up FORM

To be completed by inspector

Location: _____ BMP ID # (see BMP Inventory map): _____

Was the maintenance need generated from an inspection? _____ If yes, date on inspection form: _____

Description of required maintenance: _____

Is maintenance critical to the function of the BMP? Yes No Not sure

To be completed by the Director of the Department of Community Development or designee

Individual performing or overseeing maintenance: _____

Requested date for maintenance to be completed by: _____

Date(s) maintenance completed: _____

Did maintenance solve the identified problem? Yes No Not sure

If no or not sure, describe further necessary maintenance and a date for the additional maintenance to be performed:

Description of maintenance performed: _____

Attach photographs to this form and retain for records.