

# **STORMWATER ANNUAL REPORT – MS4s**

(Municipal Separate Storm Sewer Systems)

*FOR:*

VERMONT AGENCY OF NATURAL RESOURCES, WATER QUALITY DIVISION  
Stormwater Management Section  
103 South Main Street  
Waterbury, Vermont 05671

## **A. Permittee Information**

Permittee: TOWN OF SHELBURNE, VERMONT  
Permit Number: GENERAL PERMIT 3-9014, NPDES VTR040000  
Mailing Address: PO BOX 88  
City, State and Zip Code: SHELBURNE, VT, 05482  
Contact Phone Number: 802-316-1320

## **B. Reporting Period:**

Through December 31, 2007

## **C. Program Contact(s):**

Bernard T. Gagnon, P.E., Town Director of Public Works

## **D. Purpose:**

The purpose of this annual report is to provide information on the status of implementation of the permit requirements for the Town of Shelburne municipal separate storm sewer system (MS4).

## E. Reporting Requirements:

This report is intended to address the following areas.

### *E.1. The status of your compliance with permit conditions, an assessment of the appropriateness of the identified best management practices, progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and the measurable goals for each of the minimum control measures*

#### **4.2.1 Public Education and Outreach on Storm Water Impacts**

The measurable goals for this task include the maintenance of a web site, or section of an existing web site, and the media development and advertising described in the MOU. It is anticipated that the advertising campaign will also benefit from pre- and post campaign surveying to assist in: a) selection of outcomes and b) measurement of efficacy. It is anticipated that the web site, once created, will be updated monthly during the rest of the permit term.

The Town has been an active participant in the Regional Stormwater Education Program (RSEP), a multi-party collaborative created to help MS4s achieve compliance with the education and outreach requirements. The RSEP has contracted with a consultant to assist in media development, advertising, and web site development.

Some of the consultant's accomplishments during the reporting period are summarized in the attached document "Regional Stormwater Education Program 2007 Calendar Year Recap". A complete archive of the materials generated and distributed is maintained at the Chittenden County Regional Planning Commission (CCRPC) offices.

The RSEP also conducts direct educational activities of its own. Some of the activities conducted RSEP's during the reporting period are summarized in the attached document "Regional Stormwater Education Program, Phase 2 Stormwater Workshops 2007".

As a signatory to the Memorandum of Understanding, the Town of Shelburne will continue involvement in the RSEP throughout the period of the permit.

Consistent with requirements, the Town maintained our Stormwater information website this year. The website can be accessed directly from the Town of Shelburne website: [www.shelburnevt.org](http://www.shelburnevt.org), and clicking on "Departments", then "Public Works", then "Stormwater". The stormwater web sites contain useful information defining stormwater and its effects, a copy of our newly adopted stormwater ordinance, copies of each of our active permits, as well as a powerpoint presentation on our Hullcrest Project, and a stormwater resource page.

In addition to updating our website, we conducted the following public education and outreach activities this year:

- Maintained a program to hand out "Bags on Board" dog waste bags, the RSEP bookmark, and refrigerator magnets to all dog obedience classes and all people renewing dog licenses;
- Provided book markers, magnets, and "Bags on Board" for the annual Shelburne Day celebration.
- Provided discussions of Stormwater issues during Selectboard Hearings for the adoption of revised Public Works Specifications relating to stormwater management.

#### **4.2.2 Public Involvement/ Participation**

The measurable goals for BMPS associated with this task are as follows.

##### Public workshop series

The Town will hold public meetings and solicit public input on stormwater issues at two public meetings in FY 04 and annually thereafter. The Town will follow state public notice requirements to ensure that the public has an opportunity to participate in the program. As part of the effort, the Town will develop news releases for local newspapers in order to solicit interest on the same schedule as the public meetings.

##### Storm Drain Stenciling project

The Town's Measurable Goal is to Stencil 20% of all storm drain inlets within the storm drain system boundary during each permit year. Some municipalities attempt to assess the effectiveness of storm drain stenciling programs by periodically examining water samples from targeted storm drain outfalls (places where storm drains empty into a waterbody). If the storm drains leading to a particular outfall have been labeled, and if the levels of pollutants from that outfall decline after the stencils were put in place, one can assume the labeling has had some deterrent effect. This monitoring can be conducted by the same volunteer groups that stenciled the drains and can be incorporated into existing volunteer monitoring programs or can initiate the development of a new program.

##### "Stormwater watch" group and "Adopt-a-stream" program

The Town's Measurable Goal is for a volunteer-based stormwater watch group(s) to complete five stormwater-related events, one in each of the five permit years.

The Town's Measurable Goal is for volunteer-based "Adopt-a-stream" group(s) to complete five stormwater-related events, one in each of the five permit years.

Volunteer programs promote the stewardship of local waters. By educating volunteers and the community about the value of local waters, the kinds of pollution threatening them, and how individual and collective actions can help solve specific problems, volunteer monitoring programs and:

- Establish a connection between watershed health and the citizens' individual and collective behaviors
- Build bridges among various agencies, businesses, and organizations
- Create a constituency for local waters that promotes personal and community stewardship and cooperation.

The Town has completed tasks in this section and is maintaining our program. With respect to conducting a public workshop on stormwater, the Town conducted public presentations at Selectboard meetings related to stormwater management, construction, and permitting requirements as part of revision to our Public Works Specifications, which are now complete.

Provided storm drain markers for 100% of storm drain catch basins in our permitted subdivision systems. In addition, completed placement of storm drain markers on other catch basins throughout Town. To date, approximately 400 storm drain catch basins in Town have been marked with circular metal disks stating "No Dumping Drains to Waterway". This completes marking of storm drains. We will inspect and maintain the markers going forward.

A series of posters regarding stormwater issues was developed and displayed at Shelburne day in August 2007. This display included maps and handouts of the RSEP book marker, refrigerator magnet and "Bags on Board" dog waste bags.

The Town has continued to support the LaPlatte River Partnership (LRP) via agreements with the Lewis Creek Association. The agreements supported in 2007 included volunteer monitoring of Monroe Brook and the LaPlatte River. As part of this work, the LRP aims to raise the level of public understanding of water quality and related issues in the LaPlatte Watershed and Shelburne Bay. Town Staff continues to consult with Partnership representatives (Bill Hoadley). The support of the LaPlatte River partnership meets our requirements for supporting an "Adopt-a-Stream" organization.

#### **4.2.3 Illicit Discharge Detection and Elimination**

The measurable goals for BMPs associated with this task are as follows.

##### Storm Water System Map

The Town's Measurable Goal is for this BMP is to complete and annually update the storm water facilities map currently being developed by the Chittenden County Regional Planning Commission.

##### Illicit discharge detection plan

The Town's Measurable Goal is for this BMP is to develop an illicit discharge detection plan during Town fiscal year 2005.

##### Plan for Enforcement Actions

The Town's Measurable Goal is for this BMP is to develop an enforcement plan sometime during Town fiscal year 2005, in conjunction with the development of the Town's Illicit discharge detection plan.

##### Ordinance to Prohibit Non-Stormwater Discharges

The Town's Measurable Goal is for this BMP is to adopt an ordinance that prohibits illicit discharges to the storm drain system by late summer 2004.

##### Spill Response Plan

In connection with this BMP, it is the Town's Measurable Goal to develop a spill response plan sometime during Town fiscal years 2006.

##### Train Municipal Staff on Spill and Illicit Discharge BMPs

The Town's Measurable Goal for this BMP is to Train relevant staff annually.

The Town continues to make regular use of the stormwater infrastructure map (data) developed by the Regional Planning Commission. Compilation of data regarding new stormwater facilities and updating the data provided are ongoing in coordination between Town staff and the CCRPC.

An illicit discharge site investigation took place during 2005, through the VTANR. A report on storm drain outfall locations and potential illicit discharges was furnished to the Town by VTANR in March 2006 and has been incorporated into our infrastructure map. This inspection identified two "Potential Illicit Discharges". The locations of these are shown in the attached figure and photos. The Town of Shelburne inspected these locations in the spring of 2006 and again in January 2008. Both locations are at the downgradient location of culverts crossing under roads. In both cases, the Town inspected the suspect location and walked both upstream and downstream of these locations. No source of discharge was observed. There was no evidence of sheen, staining, odor, or other indicator of potential discharge at these locations. We suspect that the ANR may have observed a sheen resulting from naturally occurring sources (i.e. iron bacteria). As such, no further action has been taken.

Work on the Stormwater Ordinance was completed in 2006 and our ordinance has been adopted and is available on our Stormwater Website. The Town also completed revisions of our Public Works specifications to address stormwater system design, construction, management, and permitting. The revised Public Works specifications are available on our Website. Zoning Bylaws and Subdivision Regulations drafts are currently under internal and public review and we expect to complete these revisions by May 2008. We have completed an Illicit Discharge Detection Plan, Spill Response Plan, and Enforcement Plan, and continue to work on crafting improvements to these as lessons are learned from implementation. Enforcement is covered in detail in our newly adopted Ordinance. During 2007, the Town issued two Notice of Violation letters for activities that were not in compliance with our ordinance. Both instances were satisfactorily addressed.

Additional site investigation and certification activities are being carried out in connection with the Town's new Expired Permit Stormwater Policy (copy provided with Year 1 report). As a result of this Policy, which applies to areas eligible for coverage under the 3-9010 general permit (i.e., outside impaired watersheds), the Town has had nine 3-9010 permits in unimpaired waterways reissued to the Town. Reports on the condition of facilities were compiled by the Town Manager and were provided to the Regional Planning Commission for mapping. The Town now has the completed mapping in GIS. The Town conducted inspections of each of these systems in the spring and fall of 2007 and submitted a report on each system to the VTANR.

#### **4.2.4 Construction Site Storm Water Runoff Control**

The measurable goals for BMPS associated with this task are as follows.

##### Bylaw and Standards amendment

The Town's Measurable Goal for this BMP is to adopt amendments to the Shelburne Zoning and Subdivision bylaws and the Shelburne Public Works Standards by the end of 2005. As appropriate, the amendments will incorporate state standards by reference.

##### Development of procedures for site inspection, enforcement of control measures

The Town's Measurable Goal is for this BMP is to develop procedures for site inspection and enforcement of control measures by the end of Town of Shelburne FY2006.

##### Training of Plan Reviewers and Field Inspectors

The Town's Measurable Goal for this BMP is to conduct an initial round of training at the end of calendar year 2005 and a second round at the end of 2006.

##### Review of Site Plans for Erosion and Sediment Controls

The Town's Measurable Goal for this BMP is to expand its review of site plans to include the new requirements starting in the beginning of 2006, through the end of the permit period.

##### Receive Information from the Public

The Town's Measurable Goal for this BMP is to establish a web based system for receiving anonymous comments by the end of 2003 and to maintain this system through the permit period.

##### Inspection of construction sites

The Town's Measurable Goal is for this BMP is to initiate the inspection of construction sites beginning in January of 2006 and continuing through the permit period.

As noted above, ways the Town will evaluate the success of this measure is by tracking the following indicators:

- Number of erosion-related complaints reported by residents and others;
- Number of projects and involved land area (acres) subject to erosion and sediment controls;
- Number of erosion-related public comments citing improvement in water quality;
- Policy development activities (i.e., review of existing policies, adoption of new policies, and implementation of policies).

The Town has hired a consultant and has completed draft revisions to the Zoning Bylaws and Subdivision Regulations which are currently under internal and public review with expected completion in May 2008. The recently adopted Stormwater Ordinance and adopted revisions to our Public Works Specifications contain requirements for construction site erosion control, inspection authority, and enforcement measures. Town staff are currently reviewing all site plans for erosion and sediment control and are conducting construction site inspections. Town staff have attended training in plan review and field inspection. Training on construction site erosion control was conducted by the RSEP in May 2006 and attended by Town staff. In addition, Town staff attended a seminar on Stormwater Regulations in Vermont, which included construction site issues in November 2006. The Town website has information for the public on how to report stormwater related issues.

For this reporting period, the Town has tracked:

- Number of erosion-related complaints reported by residents and others: None
- Development activities that exceeded the 1 acre soil disturbance threshold (or are expected to exceed the threshold by the time work on the project is completed) -

'New' for 2007

-WAG Subdivision (John Wagner and Mike Gravelin) on Dorset Street

*Noted in previous reports with some work ongoing in 2007*

-All Souls Interfaith Chapel Expansion

-Doug Hyde Subdivision

-KellyView Subdivision

-Bays End Subdivision

- Development activities that exceeded the 5 acre soil disturbance thresholds for the Erosion and Sediment control permit (or are expected to exceed the threshold by the time work on the project is completed)

'New' for 2007

-Rivercrest Subdivision and Condos (Forest Park Realty/O'Brien Brothers Agency and Snyder Company)

-Jackson Subdivision/Shelburne Point (I do not have a detailed calculation of disturbed area. Rough calculations suggest that the subdivision, with development of house sites, would exceed 5 acre threshold.

*Noted in previous reports with some work ongoing in 2007*

-NA

- Development activities that exceeded the 1 acre impervious cover threshold for the state post construction stormwater control permit (or are expected to exceed the threshold by the time work on the project is completed)

'New' for 2007

-Automaster Vehicle Sales and Service Area Expansion

*Noted in previous reports*

-Shelburne Inn redevelopment (minimal change to already developed site; might be exempt)

#### **4.2.5 Post-Construction Storm Water Management in New Development and Redevelopment**

The measurable goals for BMPs associated with this task are as follows.

Bylaw Amendment

The Town's Measurable Goal for this BMP is to adopt a final ordinance or amendments by the end of 2005.

Develop a Plan to Address Post-Construction Runoff and Program to ensure the long-term O&M of structural stormwater BMPs

The Town's Measurable Goal for this BMP is to develop and adopt a plan and program by the end of local FY2006.

Training for Plan Reviewers and Field Inspectors

The Town's Measurable Goal for this BMP is to conduct an initial round of training at the end of calendar year 2005 and a second round at the end of 2006.

Site Plan Review for Post-Construction BMPs

The Town's Measurable Goal for this BMP is to expand its review of site plans to include the new requirements starting in the beginning of 2006, through the end of the permit period.

Inspections of Structural Post-Construction BMPs

The Town’s Measurable Goal for this BMP is to initiate the inspection of construction sites beginning in January of 2006 and continuing through the permit period.

As previously stated in this report, bylaws have been amended in draft form and are currently under internal and public review for completion in May 2008. The final Ordinance has been completed and adopted and is available to the public on our website. The Town has a program in place to review construction plans for stormwater controls, assure that required permits are in place, and assure that plans are in place either for the Town to take over control of the long term maintenance of the system (and become the permittee) or that the developer has financial assurances in place to conducted long term O & M. Town staff have been trained and site plan review and inspections of structural post construction BMPs is being conducted.

**4.2.6 Pollution Prevention/ Good Housekeeping for Municipal Operations**

The measurable goals for BMPs associated with this task are as follows.

Operation and Maintenance (O&M) Plan

The Town’s Measurable Goal for this BMP is to complete development of an O&M Plan during permit year 4 and implement the procedures described in the O&M Plan during the remainder of the permit term.

Park and Open Space Maintenance

The Town’s Measurable Goal for this BMP is to implement all pollution prevention/good housekeeping practices for park and open space, maintenance at all park areas and other open spaces maintained by the jurisdiction by the end of permit year 5.

Vehicle and Equipment Washing

The Town’s Measurable Goal for this BMP is to conduct all vehicle and equipment washing in a self-contained covered building or a designated wash area that meets the required criteria by the end of permit year 5.

Stormwater System Maintenance

The Town’s Measurable Goal for this BMP is to inspect and maintain, as needed, catch basins and other stormwater system facilities based on a schedule described in the O&M plan by the end of permit year 5.

Road and Highway and Parking Lot Maintenance and Street Sweeping:

The Town’s Measurable Goal is for this BMP is to implement required procedures on roads, highways, and parking lots by the end of permit year 5.

Employee Training on O&M Plan Implementation

The Town’s Measurable Goal for this BMP is, by the end of permit year 5, for all employees involved in stormwater management or municipal maintenance to receive training on the procedures in the O&M plan.

The town currently conducts all vehicle and equipment washing in a self-contained covered building.

In 2007, as in prior years, the Town engaged in regular maintenance of stormwater facilities (catchbasins, etc.) under its control. Street Sweeping and catch basin pumping is conducted in the Spring and Fall of each year. All permitted facilities were inspected and required maintenance was performed.

The primary responsibility for the completion of plan review, training, and inspection is assigned to the Director of Public Works. The O & M Plan has been completed. Training is ongoing.

In 2007, the Town improved our Operations and Maintenance by completion of a new sand/salt storage shed. This approximately \$350,000 shed was completed utilizing, in part, a \$150,000 Stormwater Mitigation Grant. Prior to construction sand was stored in an uncovered pile adjacent to McCabe's Brook. The new shed stores sand and salt in a completely covered/contained area, thereby greatly improving stormwater quality on our site.

### **3.1 Special Conditions: Discharges to Water Quality Impaired Waters**

As required, the Town of Shelburne will pursue compliance with applicable recommendations contained in the Lake Champlain TMDL and future watershed TMDLs. More specifically, as an existing stormwater permittee, it is our intent to provide the Vermont DEC a written certification signed by a professional engineer that the existing stormwater management system was built and is currently operating in compliance with the previously issued permit. Furthermore, for the Monroe Brook watershed, the Town is currently evaluating a solution for one Selected Stormwater Discharge in the Longmeadow subdivision. The Town has completed a system for the Hullcrest subdivision. The Town also completed a new sand/salt storage shed in 2007 that will prevent runoff of these materials to McCabe's Brook. It is the Town's expectation that these solutions will achieve the water quality, recharge, and channel protection requirements of the Vermont Stormwater Management Manual (The Center for Watershed Protection 2001).

As noted elsewhere in this document, the Town has also expanded its review of erosion and sediment control at construction sites. A goal of construction site erosion and stormwater control is to have properly installed and functioning erosion control measures so that no soil moves offsite or into surface waters or wetlands during the construction process.

Although the condition of gravel roads can be a significant non-point source issue (depending on how the roads are maintained and upgraded), the Town has limited mileage of unpaved public roadways. We will, however, promote "Better Backroads" techniques amongst individual property owners and homeowners associations, whenever possible.

In terms of preventative roadway maintenance, the Town will endeavor to reduce the susceptibility of infrastructure to flash flood damage through adequate sizing of culverts, stable culvert headers, etc. The Town will also examine its driveway access standards and update as appropriate, with an eye toward preventing increases of sediment and flow that could exceed the capacity of the town roads and ditches.

As noted in the Lake Champlain TMDL, "a riparian buffer is a band of vegetation between human land uses and surface waters that serves in many ways to protect the water quality and aquatic habitat of the adjacent river, stream, lake, pond, or wetland." The Zoning Regulations for the Town of Shelburne currently require a streambank buffer (setback) of no less than 100 feet on each side of the following waterways: the LaPlatte River, McCabe's Brook and Monroe Brook. The zoning regulations also include a 100 foot building setback from Lake Champlain. As noted in the regulations:

Existing trees and ground cover within the lakeshore setback area shall be preserved, maintained and supplemented by selective cutting, transplanting and the addition of new trees, shrubs and ground cover in order to provide a visual buffer from the lake and an absorption area for erosion prevention.

Buffers are also required around all areas designated as "Areas of Special Flood Hazard" on Shelburne's Federal Insurance Administration Flood Insurance Rate Map (FIRM) and all land within twenty-five (25) feet of Areas of Special Flood Hazard.

Again as noted in the Lake Champlain TMDL, "there is a direct link between impervious surface coverage and phosphorus export to surface waters." As part of its ongoing review and updating of the zoning and subdivision bylaws, the Town will examine how regulations and standards might be changed to reduce the amount of runoff generated by projects. For example, land development standards "affect the amount of runoff generated by projects by defining street widths, housing densities, setback distances, and other factors." Generally speaking, "development standards should encourage minimization of impervious surfaces and use of open vegetated channels for stormwater runoff." In addition, new development subject to state stormwater permitting will be encouraged to use the 6 voluntary credits that often have the net effect of reducing impervious cover (particularly the environmentally sensitive rural development credit).

The Town manager has represented to Vermont DEC that the existing stormwater management system at the Maecik Farm development was built and is currently operating in compliance with the permit to which the Town is a Party. Because of delays to the implementation of permitting in impaired watersheds, however, the Town continues to follow the requirements of the existing individual permit, which was submitted for renewal in March 2006. The Town inspected, maintained, and reported on this system in the spring and fall of 2007.

As noted above, the Town also continues to be actively involved in the certification of stormwater systems in non-impaired watersheds. As part of this activity, the Town engaged the services of two consulting firms (Trudell Consulting Engineers and Civil Engineering Associates) to complete certification of systems outside the Munroe Brook Watershed. Work on certifications/designs to comply with requirements is complete and the Town of Shelburne conducted inspections, maintenance, and reporting for these systems in the spring and fall of 2007.

Meanwhile, the Town has completed work to implement solutions for the Hullcrest area by construction of a StormTech underground chamber system. This project was implemented using a combination of federal STAG funds (55 percent) and state stormwater funds (45 percent).

As noted above, the Town has expanded its review of erosion and sediment control at construction sites in conjunction with the newly adopted Stormwater Ordinance and Public Works Specifications revisions.

The Town is initiating efforts to promote “Better Backroads” techniques amongst individual property owners and homeowners associations. Planning staff promotes these techniques in connection with private road drainage work and subdivisions.

The Town’s Highway Superintendent is charged with reducing the susceptibility of infrastructure to flash flood damage through adequate sizing of culverts, stable culvert headers, etc. Owing to the Town’s topography, flash flooding is not a serious problem in the community.

The Town will continue to administer sections of the zoning bylaw requiring protection of a 100 foot buffer on each side of waterways in Shelburne. The Town will also continue to administer sections of the zoning bylaw requiring that “Existing trees and ground cover within the lakeshore setback area shall be preserved, maintained and supplemented by selective cutting, transplanting and the addition of new trees, shrubs and ground cover in order to provide a visual buffer from the lake and an absorption area for erosion prevention.” The CCRPC completed an Ordinance review that found Shelburne’s current Ordinances to be in compliance. Excerpts from that report related to Shelburne are attached. Additionally, the Town has conducted a geomorphic assessment of Monroe Brook.

And, as noted above, in conjunction with the amendment of Town bylaws and/or ordinances, the Town will examine how regulations and standards might be changed to reduce the amount of runoff generated by projects, particularly through the reduction in impervious surfaces.

#### **4.4 Reviewing and Updating Storm Water Management Programs**

The Town of Shelburne will conduct an annual review of our Storm Water Management Program in conjunction with preparation of the annual report required under Part 5.3.

If the Town of Shelburne wishes to change our Storm Water Management Program during the life of the permit, we will do so in accordance with the procedures in section 4.4.2 of the permit.

The Town of Shelburne will implement the Storm Water Management Program on all new areas added to our portion of the municipal separate storm sewer system as expeditiously as practicable, but not later than one year from addition of the new areas. Implementation may be accomplished in a phased manner to allow additional time for controls that cannot be implemented immediately.

The primary responsibility for the completion of plan review, training, and inspection is assigned to the Director of Public Works.

The Town is continuing to observe the requirements of section 4.4.

***E.2. Results of information collected and analyzed, if any, during the reporting period, including monitoring data used to assess the success of the program at reducing the discharge of pollutants to the MEP***

To date, the Town has not collected any of its own monitoring data to assess the success of the program at reducing the discharge of pollutants to the MEP.

***E.3. A summary of the storm water activities you plan to undertake during the next reporting cycle.***

A response to this reporting requirement is incorporated in section E.1. above and in the following list:

- Updating of Facilities Mapping previously completed;
- Employee Training, with Dissemination of Info to Public
- Illicit Discharge & Enforcement Action Plan/ Discharge Removal
- Public Workshop on Stormwater Awareness
- Storm Drain Stenciling project
- Cooperation/coordination with citizens and watershed groups
- Participation in RSEP
- Operations and Maintenance Planning
- Receive information from the Public

***E.4. Proposed changes to your storm water management program, including changes to any BMPs or any identified measurable goals that apply to the program elements.***

A revised implementation schedule is has been developed with work previously completed in 2007.

***E.5. Notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).***

As indicated in section E.1. above, the Town of Shelburne is a participant in the RSEP and thus is relying on another government entity to satisfy some of its permit obligations under 4.2.1.

**F. Certification**

“I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to 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, 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.”

Signature of Permittee (legally responsible person) \_\_\_\_\_

Date Signed \_\_\_\_\_

Name (printed) \_\_\_\_\_

Title \_\_\_\_\_