Kent Heights Recreational Facility

Map 408, Block 17, Parcel 16 Clyde Avenue East Providence, RI

Soil Erosion and Sediment Control Plan

Prepared for: City of East Providence



AERIAL PHOTOGRAPH (NOT TO SCALE)

Prepared by:



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Soil Erosion and Sediment Control Plan For:

Kent Heights Recreational Facility

East Providence, RI

Map 408, Block 17, Parcel 16

Applicant:

City of East Providence

TBD

Operator:

TO BE DETERMINED UPON CONTRACT AWARD

 Estimated Project Dates:
 Start Date: October 1, 2023

 Completion Date: March 31, 2024

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 (PER RIDEM RIPDES CONSTRUCTION GENERAL PERMIT, RI SESC HANDBOOK, AND THE RI STORMWATER DESIGN AND INSTALLATION STANDARDS MANUAL. ONE OF THE FOLLOWING IS REQUIRED: RI REGISTERED LANDSCAPE

ARCHITECT, RI REGISTERED PROFESSIONAL ENGINEER, CPESC, OR, CPSWQ. IF THE PROJECT INVOLVES SIGNIFICANT LAND GRADING OR REQUIRES AN ENGINEERED SITE DESIGN, THE SESC PLAN MUST BE PREPARED BY A RI REGISTERED PROFESSIONAL ENGINEER.)

SESC Plan Preparation Date:	August 2023
SESC Plan Revision Date:	

(this will be located on the Single App)

OPERATOR CERTIFICATION

Upon contract award, the OPERATOR must sign this certification statement before construction may begin.

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, 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. I am aware that it is the responsibility of the owner/operator to implement and amend the Soil Erosion and Sediment Control Plan as appropriate in accordance with the requirements of the RIPDES Construction General Permit.

Operator Signature:

Date

Contractor Representative: TBD Contractor Title: Title Contractor Company Name: Company Name (if applicable) Address: Mailing Address Phone Number: Phone Number Email Address: Email

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INTRODUCTION

This Construction Site Soil Erosion and Sediment Control Plan (SESC Plan) has been prepared for Millstone Engineering, P.C. for Kent Heights Recreational Facility. In accordance with the RIDEM Rhode Island Pollutant Discharge Elimination System (RIPDES) General Permit for Stormwater Discharge Associated with Construction Activity (RIPDES Construction General Permit ("CGP")), projects that disturb one (1) or more acres require the preparation of a SESC Plan. This SESC Plan provides guidance for complying with the terms and conditions of the RIPDES Construction General Permit and Minimum Standard 10 of the RI Stormwater Design and Installation Standards Manual. In addition, this SESC Plan is also consistent with Part D of the *RI SESC Handbook* entitled "Soil Erosion and Sediment Control Plans". This document does not negate or eliminate the need to understand and adhere to all applicable RIPDES regulations.

The purpose of erosion, runoff, and sedimentation control measures is to prevent pollutants from leaving the construction site and entering waterways or environmentally sensitive areas during and after construction. This SESC Plan has been prepared prior to the initiation of construction activities to address anticipated worksite conditions. The control measures depicted on the site plan and described in this narrative should be considered the minimum measures required to control erosion, sedimentation, and stormwater runoff at the site. Since construction is a dynamic process with changing site conditions, it is the operator's responsibility to manage the site during each construction phase so as to prevent pollutants from leaving the site. This may require the operator to revise and amend the SESC Plan during construction to address varying site and/or weather conditions, such as by adding or realigning erosion or sediment controls to ensure the SESC Plan remains compliant with the RIPDES Construction General Permit. Records of these changes must be added to the amendment log attached to the SESC Plan, and to the site plans as "red-lined" drawings. Please Note: Even if practices are correctly installed on a site according to the approved plan, the site is only in compliance when erosion, runoff, and sedimentation are effectively controlled throughout the entire site.

It is the responsibility of the site owner and the site operator to maintain the SESC Plan at the site, including all attachments, amendments and inspection records, and to make all records available for inspection by RIDEM during and after construction. (RIPDES CGP - Part III.G)

The site owner, the site operator, and the designated site inspector are required to review the SESC Plan and sign the Party Certification pages (Section 8). The primary contractor (if different) and all subcontractors (if applicable) involved in earthwork or exterior construction activities are also required to review the SESC Plan and sign the certification pages before construction begins.

Any questions regarding the SESC Plan, control measures, inspection requirements, or any other facet of this document may be addressed to the RIDEM Office of Water Resources, at 401-222-4700 or via email: water@dem.ri.gov.

ADDITIONAL RESOURCES

Rhode Island Department of Environmental Management Office of Water Resources 235 Promenade Street Providence, RI 02908-5767 phone: 401-222-4700 email: water@dem.ri.gov

RIDEM <u>*RI Stormwater Design and Installation Standards Manual*</u> (RISDISM) (as amended) <u>http://www.dem.ri.gov/pubs/regs/regs/water/swmanual15.pdf</u>

<u>RI Soil Erosion and Sediment Control Handbook http://www.dem.ri.gov/soilerosion2014final.pdf</u> RIDEM 2013 RIPDES Construction General Permit http://www.dem.ri.gov/pubs/regs/regs/water/ripdesca.pdfRhode Island Department of Transportation <u>Standard Specifications for Road and Bridge Design and Other Specifications</u> and <u>Standard Details</u> <u>http://www.dot.ri.gov/business/bluebook.php</u>

RIDEM Office of Water Resources Coordinated Stormwater Permitting website http://www.dem.ri.gov/programs/water/permits/ripdes/stormwater/coordinated-stormwaterpermitting.phpRIDEM RIPDES Stormwater website http://www.dem.ri.gov/programs/water/permits/ripdes/stormwater/RIDEM Water Quality website (for 303(d) and TMDL listings) http://www.dem.ri.gov/programs/water/quality/

RIDEM Rhode Island Natural Heritage Program mailto:plan@dem.ri.gov

RIDEM Geographic Data Viewer – Environmental Resource Map <u>http://www.dem.ri.gov/maps/</u>

Natural Resources Conservation Service - Rhode Island Soil Survey Program http://www.ri.nrcs.usda.gov/technical/soils.html

Note:

The *Soil Survey of Rhode Island*, issued in 1980 is no longer available or supported. More information on site-specific soil data and maps for Rhode Island is available from the Soil Survey Staff, Natural Resources Conservation Service, United States Department of Agriculture through the Web Soil Survey. This information is available online at: <u>http://websoilsurvey.nrcs.usda.gov</u>.

EPA NPDES – Stormwater Discharges from Construction Activities webpage: http://water.epa.gov/polwaste/npdes/stormwater/Stormwater-Discharges-From-Construction-Activities.cfm

EPA Construction Site Stormwater Runoff Control BMP Menu http://water.epa.gov/polwaste/npdes/swbmp/Construction-Site-Stormwater-Run-Off-Control.

SECTION 1: SITE DESCRIPTION

1.1 Project/Site Information

Project/Site Name: Kent Heights Recreational Facility

The project proposes updates and upgrades to the existing Kent Heights Recreational Facility. The
existing site consists of a parking lot, two baseball fields, a playground area, tennis courts,
basketball courts, and walkways throughout. The project will utilize the existing parking lot, provide
an updated playground, renovated tennis and basketball courts, new pickleball and futsal court
where one of the existing baseball fields currently sits, two new multi-use sports fields useable for
cricket and soccer, a new dog park, and updated walkways throughout the site.

Project Street/Location:

• Map 408, Block 17, Parcel 16, East Providence, RI



Provide construction site estimates of the total area of the site and the total area of the site that is expected to undergo soil disturbance.

The following are estimates of the construction site area:

Total Project Area
Total Project Area to be Disturbed
11.08 acres

1.3 Natural Heritage Area Information

RIPDES CGP - Part III.H

Each project authorized under the RIPDES Construction General Permit must determine if the site is within or directly discharges to a Natural Heritage Area (NHA). DEM Natural Heritage Areas include known occurrences of state and federal rare, threatened and endangered species. Review RIDEM NHA maps to determine if there are natural heritage areas on or near the construction site that may be impacted during construction. (See also the RIDEM Notice of Intent instructions which can be found at the following link:

http://www.dem.ri.gov/programs/benviron/water/permits/swcoord/pdf/maptutor.pdf)

Are there any Natural Heritage Areas being disturbed by the construction activity or will discharges be directed to the Natural Heritage Area as a result of the construction activity?

🗌 Yes 🛛 🖾 No

1.4 Historic Preservation/Cultural Resources

The National Historic Preservation Act, and any state, local, and tribal historic preservation laws apply to construction activities. As with endangered species, some permits may specifically require you to assess the potential impact of your stormwater discharges on historic properties. However, whether or not this is stated as a condition for permit coverage, the National Historic Preservation Act and any applicable state or tribal laws apply to you. Contact the Rhode Island Historic Preservation Officer (<u>http://www.preservation.ri.gov/</u>) or your Tribal Historic Preservation Officer (http://grants.cr.nps.gov/THPO Review/index.cfm) for more information.

Are there any historic properties, historic cemeteries or cultural resources on or near the construction site?

🗌 Yes 🛛 🖾 No

Describe how this determination was made and summarize state or tribal review comments:

• RIDEM mapping was used to make this determination.

SECTION 2: EROSION, RUNOFF, AND SEDIMENT CONTROL

RIPDES Construction General Permit – Part III.J.1

The purpose of <u>erosion controls</u> is to prevent sediment from being detached and moved by wind or the action of raindrop, sheet, rill, gully, and channel erosion. Properly installed and maintained erosion controls are the primary defense against sediment pollution.

<u>Runoff controls</u> are used to slow the velocity of concentrated water flows. By intercepting and diverting stormwater runoff to a stabilized outlet or treatment practice or by converting concentrated flows to sheet flow erosion and sedimentation are reduced.

<u>Sediment controls</u> are the last line of defense against moving sediment. The purpose is to prevent sediment from leaving the construction site and entering environmentally sensitive areas.

This section describes the set of control measures that will be installed before and during the construction project to avoid, mitigate, and reduce impacts associated with construction activity. Specific control measures and their applicability are contained in <u>Section Four: Erosion Control Measures</u>, <u>Section Five:</u> <u>Runoff Control Measures</u>, and <u>Section Six: Sediment Control Measures</u> of the *RI SESC Handbook*. The *RI SESC Handbook* can be found at the following address:

http://www.dem.ri.gov/soilerosion2014final.pdf

2.1 Avoid and Protect Sensitive Areas and Natural Features

Per RI Stormwater Design and Installation Standards Manual 3.3.7.1:

Areas of existing and remaining vegetation and areas that are to be protected as identified in the Section 1.6 of the SESC Plan must be clearly identified on the SESC Site Plans for each Phase of Construction. Prior to any land disturbance activities commencing on the site, the Contractor shall physically mark limits of disturbance (LOD) on the site and any areas to be protected within the site, so that workers can clearly identify the areas to be protected.

Constraints are identified to ensure a comprehensive understanding of the project and surrounding areas. The first goal in the low impact development (LID) site planning and design process is to avoid disturbance

of natural features. This includes identification and preservation of natural areas that can be used in the protection of water resources. It is important to understand that minimizing the hydrologic alteration of a site is just as important as stormwater treatment for resource protection. Therefore, describe all site features and sensitive resources that exist at the site such as, view barriers, steep slopes (>15%)that if disturbed will require additional erosion controls, areas with the potential to receive run-on from off-site areas, wetlands, surface waters, and their riparian buffers, specimen trees, natural vegetation, forest areas, stream crossings, historic properties, historic cemeteries or cultural resources that are to be preserved. **This includes those site features that should be avoided within the designated limits of disturbance.** These areas are often identified on a constraints map or in a separate constraints report. For additional discussion on this topic refer to Appendix F. <u>Site Constraint Map</u> of the RI SESC Handbook.

Note:

The *Soil Survey of Rhode Island*, issued in 1980 is no longer available or supported. More information on site-specific soil data and maps for Rhode Island is available from the Soil Survey Staff, Natural Resources Conservation Service, United States Department of Agriculture through the Web Soil Survey. This information is available online at: http://websoilsurvey.nrcs.usda.gov.

Describe and illustrate on SESC Site Plans Sensitive Areas and Natural Features and how each will be protected during construction activity. Examples of areas to be protected include vegetated buffers, forests, stands of trees on the perimeter and within the site, large diameter trees, areas designated for infiltration (QPAs), bioretention, rain gardens, and OWTS leachfields. Protection for stands of trees and individual trees to be preserved must be specified and such protection must comply with the RI SESC Handbook and extend to the drip line.

Describe and illustrate on SESC Site Plans based on Constraints Map, the areas that will be disturbed with each phase of construction and the control measures (signs, fences, etc.) that will be used to protect those areas that should not be disturbed. **This includes marking for limits of disturbance at the perimeter and areas within the limits of disturbance.** Acceptable measures include but are not limited to construction fencing (plastic mesh, snow fence, chain link fence etc.) appropriate for the site, boundary markers using construction tape, flagged stakes, etc. for low density use, sediment barriers such as silt fence, compost socks with flagging where also required for sediment control, and signage. The narrative portion of the plan and SESC Site Plans must highlight measures to prevent soil compaction in areas designated as Qualified Pervious Areas (QPAs) and infiltration practices to protect infiltration capacity.

Feature Requiring Protection	Construction Phase #	Method of Protection	Sheet #
Site perimeter	All	Straw bales, silt fence, silt sock	Sheet 4-5

2.2 Minimize Area of Disturbance

Per RI Stormwater Design and Installation Standards Manual 3.3.7.2:

Will >5 acres be disturbed in order to complete this project?

🛛 Yes 🗌 No

If yes, phasing must be utilized at this site.

Will <5 acres be disturbed or will disturbance activities be completed within a six (6) month window?

🛛 Yes 🗌 No

If yes, phasing is not required as long as all other performance criteria will be met and phasing is not necessary to protect sensitive or highly vulnerable areas.

Based on the answers to the above questions will phasing be required for this project?

🗌 Yes 🛛 🖾 No

If No, provide substantive reasons why this was determined to be infeasible.

While more than 5 acres will be disturbed, it is expected that all disturbance activities will be completed within a six (6) month window. In addition, no more than 5 acres will be disturbed at any given time.

2.3 Minimize the Disturbance of Steep Slopes

Per RI Stormwater Design and Installation Standards Manual 3.3.7.3:

Are steep slopes (>15%) present within the proposed project area?

🗌 Yes 🛛 🖾 No

If yes, steep slopes must be identified on SESC Site Plans.

If yes, also list the specific control measures that will be used to control surface runoff and reduce erosion potential on steep slopes during construction including references to SESC Site Plans where the locations of such control measures are shown. Examples include limiting the number of steep slopes that are disturbed at one time, implementing land grading techniques such as reverse slope benches, diversions, stair steps, and terraced landforms, installation of retaining walls for stabilization of challenging slopes, prevention of soil movement, and slope protection, applying materials for temporary and permanent protection of slopes to prevent erosion such as stone aggregates, rip-rap, erosion control blankets, appropriate spacing of sediment barriers as a function of barrier size, slope, and slope length, geotextile, cellular confinement systems, mattresses (gabions and others), and articulating blocks.

Identify SESC Site Plan Sheet #(s) which contain the locations of steep slopes. Include specific control measures that will be utilized for each area where steep slopes are present and will be disturbed. Include references to the SESC Site Plan showing specific locations where control measures will be implemented and specifications associated with each measure to assist in the proper installation and maintenance of any proposed measures.

2.4 Preserve Topsoil

Per RI Stormwater Design and Installation Standards Manual 3.3.7.4:

Site owners and operators must preserve existing topsoil on the construction site to the maximum extent feasible and as necessary to support healthy vegetation, promote soil stabilization, and increase stormwater infiltration rates in the post-construction phase of the project.

Will existing topsoil be preserved at the site?

🛛 Yes 🗌 No

If Yes, describe how topsoil will be preserved at the site by describing the techniques that will be implemented to achieve appropriate depths of topsoil (4 inch minimum) and identify the locations where topsoil will be restored on SESC Site Plans.

It is anticipated that topsoil areas to be disturbed shall be stockpiled on-site and/or hauled off-site. Potential stockpile locations have been identified on Sheet 4. Stockpiles of topsoil and earth materials shall not be located near waterways. They shall have side slopes no greater than thirty percent (30%), shall also be seeded and/or stabilized and shall be completely encircled with staked straw bales and/or silt fence. The stockpile detail and SESC notes are on Sheet 5.

If No, provide substantive reasons why this was determined to be infeasible.

Insert Text Here

Soil compaction must be minimized by maintaining limits of disturbance throughout construction. In instances where site soils are compacted the site owner and operator must restore infiltration capacity of the compacted soils by tilling or scarifying compacted soils and amending soils as necessary to ensure a minimum depth of topsoil is available in these areas. In areas where infiltrating stormwater treatment practices are located compacted soils must be amended such that they will comply with the design infiltration rates established in the *RI Stormwater Design and Installation Standards Manual*.

Identify the methods that will be used to restore and amend topsoil at the site. Include references to plan notes and SESC Site Plan sheet numbers where this information is made available for the site operator.

It is anticipated that any required topsoil will be processed on-site. The topsoil shall have a sandy loam texture relatively free of subsoil materials, stones, roots, lumps of soil, tree limbs, trash or construction debris and shall conform with Rhode Island Standard Specification M.18.02. Stockpiles of topsoil and earth materials shall not be located near waterways. They shall have side slopes no greater than thirty percent (30%), shall also be seeded and/or stabilized and shall be completely encircled with staked straw bales and/or silt fence. Please refer to the stockpile detail and the SESC notes on Sheet 9.

The seed mix shall be inoculated within 24-hours before mixing and planting, with appropriate inoculum for each variety. The design mix utilized in all disturbed areas to be seeded shall be comprised of the following:

Туре	Percent by Weight
Creeping Red Fescue	70
Astoria Bentgrass	5
Birdfoot Treefoil	15
Perennial Ryegrass	10
Application Rate	100 lb/acre

2.5 Stabilize Soils

Per RI Stormwater Design and Installation Standards Manual 3.3.7.5:

Upon completion and acceptance of site preparation and initial installation of erosion, runoff, and sediment controls and temporary pollution prevention measures, the operator shall initiate appropriate temporary or permanent stabilization practices during all phases of construction on all disturbed areas as soon as possible, but not more than fourteen (14) days after the construction activity in that area has temporarily or permanently ceased.

Any disturbed areas that will not have active construction activity occurring within 14 days must be stabilized using the control measures depicted in the SESC Site Plans, in accordance with the *RI SESC Handbook*, and per manufacturer product specifications.

Only areas that can be reasonably expected to have active construction work being performed within 14 days of disturbance will be cleared/grubbed at any one time. It is NOT acceptable to clear and grub the entire construction site if portions will not be active within the 14-day time frame. Proper phasing of clearing and grubbing activities shall include temporary stabilization techniques for areas cleared and grubbed that will not be active within the 14-day time frame.

All disturbed soils exposed prior to October 15 of any calendar year shall be seeded by that date if vegetative measures are the intended soil stabilization method. Any such areas that do not have adequate vegetative stabilization, as determined by the site operator or designated inspector, by November 15, must be stabilized through the use of non-vegetative erosion control measures. If work continues within any of these areas during the period from October 15 through April 15, care must be taken to ensure that only the area required for that day's work is exposed, and all erodible soil must be restabilized within 5 working days. In limited circumstances, stabilization may not be required if the intended function of a specific area of the site necessitates that it remains disturbed (i.e. construction of a motocross track).

Describe controls (i.e., temporary seeding with native vegetation, hydroseeding, mulching, application of rolled erosion control products, etc.) including design specifications and details that will be implemented to stabilize exposed soils where construction activities have temporarily or permanently ceased.

Temporary Vegetative Control Measures

- All disturbed areas shall be permanently stabilized with approved ground cover prior to the completion of the project. Areas exposed for extended periods are to be completely covered with spread straw mulch.
- Stabilization of one form or another as described above shall be achieved within fifteen (15) days of final grading.
- All disturbed areas must be seeded, planted, or riprapped within the construction season.
- Temporary seeding must be completed within one (1) month after disturbance.
- All disturbed areas must be permanently seeded, planted or riprapped prior to the completion of the project; if not, they must be temporarily seeded.
- See notes and details on Sheet 5.

Temporary Non-Vegetative Control Measures

- A continuous line of silt socks staked straw bales or silt fence must be installed in all locations shown on the approved site plans and where otherwise necessary to prevent sediment from entering downstream waterways and stormwater drainage systems.
- Areas exposed for extended periods are to be completely covered with spread straw mulch.
- Outfalls shall be protected by straw bale filters until disturbed areas are permanently stabilized with approved ground cover.
- All control measures shall be maintained in effective condition throughout the construction period.
- See notes and details on Sheet 5.
- Sheet 4 shows the location of soil erosion and sediment control measures for the site.

Permanent Vegetative Control Measures

- All proposed plantings and placement of riprap must be accomplished as early as possible upon completion of grading and construction, and at least prior to any on-site occupancy.
- All proposed plantings must be maintained by the responsible party to ensure survival.

- Should any or all the proposed plants fail to survive at least one (1) full growing season from the time they have been planted, the contractor shall be fully responsible for replacing and maintaining the same plant species for one (1) additional growing season.
- See notes and details on Sheet 5.

Permanent Non-Vegetative Control Measures

- Riprap shall be placed wherever it is called for on the plans.
- All other non-vegetative control measures are permanent impervious surfaces, such as asphalt.
- See notes and details on Sheet 9.

2.6 Protect Storm Drain Outlets

Per RI Stormwater Design and Installation Standards Manual 3.3.7.7:

Temporary or permanent outlet protection must be used to prevent scour and erosion at discharge points through the protection of the soil surface, reduction in discharge velocities, and through the promotion of infiltration. Outlets often have high velocity, high volume flows, and require strong materials that will withstand the forces of stormwater. Storm drain outlet control measures also offer a last line of protection against sediment entering environmentally sensitive areas.

All stormwater outlets that may discharge sediment-laden stormwater flow from the construction site must be protected using the control practices depicted on the approved plan set and in accordance with the *RI SESC Handbook*.

Describe controls, including design specifications and details, which will be implemented to protect outlets discharging stormwater from the project.

Will temporary or permanent point source discharges be generated at the site as the result of construction of sediment traps or basins, diversions, and conveyance channels?

🛛 Yes 🗌 No

If Yes, describe the method(s) of outlet protection specified for each instance where a point source discharge will be generated. In addition, specifically reference SESC Site Plan Sheet Numbers which identify where the outlets will be constructed at the site and the corresponding control measures that will be utilized for their protection including any associated specifications required for their installation and maintenance.

Flowrates discharging from point source locations will be low-flow, low-velocity and silt sock/straw bales will be placed to protect discharges until site stabilization is complete. Please refer to the SESC plan and notes and details on Sheets 4 and 5.

2.7 Establish Temporary Controls for the Protection of Post-Construction Stormwater Treatment Practices

Per RI Stormwater Design and Installation Standards Manual 3.3.7.8:

Temporary measures shall be installed to protect permanent or long-term stormwater control and treatment measures as they are installed and throughout the construction phase of the project so that they will function properly when they are brought online.

Examples of temporary control measures that can be used to protect permanent stormwater control measures include: establishing temporary sediment barriers around infiltrating practices, ensuring proper material staging areas and equipment routing (i.e. do not allow construction equipment to compact areas

where infiltrating practices will be installed), and by conducting final cleaning of structural long term practices after construction is completed.

List and describe all post-construction stormwater treatment practices that will be installed during the construction process. Next, outline how these measures will be protected during the construction phase of the project to ensure that they will function appropriately once they are brought online.

Will long-term stormwater treatment practices be installed at the site?

🛛 Yes 🗌 No

If Yes, describe the specific long-term stormwater treatment practices that will require protection from sedimentation and compaction. In addition, specifically reference SESC Site Plan Sheet Numbers which identify the location of these practices and the corresponding control measures that will be utilized for their protection including any associated specifications required for their installation and maintenance.

The following stormwater best management practices (BMPs) are proposed for the site:

- Peastone trenches
- Bioretention areas
- Detention basins

For all BMPs, straw bales, silt socks, and/or inlet protection shall be utilized. Construction vehicles shall not be allowed to drive over the BMPs during construction. If the area becomes compacted, soil must be suitably amended, tilled, and revegetated once construction is complete. See notes and details on Sheet 5.

2.8 Divert or Manage Run-on from Up-gradient Areas

Per RI Stormwater Design and Installation Standards Manual 3.3.7.10:

Is stormwater from off-site areas anticipated to flow onto the project area or onto areas where soils will be disturbed?

🗌 Yes 🛛 🖾 No

If Yes, describe the specific runoff control measures (i.e., check dams, water bars, diversions, perimeter dikes, lined waterways, vegetated waterways, temporary line channels, sediment barriers, pipe slope drains, etc.) that will be utilized at the site including references to the SESC Site Plan Sheet Numbers, design specifications and details. See the RI SESC Handbook, Section Five: Runoff Control Measures for additional guidance.

Existing and proposed watershed maps are included in this SESC Plan submittal.

Structural control measures will be used to limit stormwater flow from coming onto the project area, and to divert and slow on-site stormwater flow that is expected to impact exposed soils for the purpose of minimizing erosion, runoff, and the discharge of pollutants from the site.

Control measures shall be installed as depicted on the approved plan set and in accordance with the <i>RI SESC Handbook</i> or the <i>RI Department of Transportation Standard Specifications for Road and</i> <i>Bridge Construction</i> . Run-on and Run-off Management						
Construction Phase #	On-site or Off-site Run-on?	Control measure	Identified on Sheet #	Detail(s) is/are on Sheet #		
All	On-site	Straw bales, silt fence, silt sock	4	5		

2.9 Retain Sediment Onsite through Structural and Non-Structural Practices

Per RI Stormwater Design and Installation Standards Manual 3.3.7.12:

Once the erosion control measures and the run-on diversions are identified and located on the plans, the next step to site planning is sediment control and sediment management. Sediment barriers, inlet protection, construction entrances, stockpile containment, temporary sediment traps, and temporary sediment basins must be integrated into the SESC Plan if applicable. Refer to the RI SESC Handbook Section Six: Sediment Control Measures for additional guidance.

Per RI Stormwater Design and Installation Standards Manual 3.3.7.9:

SEDIMENT BARRIERS must be installed along the perimeter areas of the site that will receive stormwater from disturbed areas. This also may include the use of sediment barriers along the contour of disturbed slopes to maintain sheet flow and minimize rill and gully erosion during construction. Installation and maintenance of sediment barriers must be completed in accordance with the maintenance requirements specified by the product manufacturer or the *RI SESC Handbook*.

Will sediment barriers be utilized at the toe of slopes and other downgradient areas subject to stormwater impacts and erosion during construction?

🛛 Yes 🗌 No

If Yes, Describe the rationale for selecting control measures to serve as sediment barriers at the toe of slopes and other down gradient areas subject to stormwater impacts during construction. Describe the specific sediment barriers that will be used at the site in the table provided.

Sediment barriers will consist of straw bales, silt sock, and silt fence providing inlet and outlet protection. See Sheets 4 and 5.

Describe rationale for whether or sediment barriers are required at regular intervals along slopes in order to minimize the creation of concentrated flow paths (i.e. rilling, gully erosion) and to encourage sheet flow. Keep in mind that sediment barriers can be placed at the toe, top, face, and at grade breaks of exposed and erodible slopes to shorten slope length and spread runoff as sheet flow. The description of the selected control measures must focus on sediment barrier spacing as a function of slope length and steepness. Refer to the RI SESC Handbook, Section Six: Sediment Control Measure, Straw Wattles, Compost Tubes, and Fiber Rolls Control Measure for additional information on acceptable spacing distances.

Will sediment barriers be utilized along the contour of slopes to maintain sheet flow and minimize rill and gully erosion during construction?

🛛 Yes 🗌 No

If Yes, list the specific sediment barriers that will be used at the site in the table provided. Describe the rationale for the locations and spacing frequency selected by the designer based on slope length and steepness. For additional guidance refer to the RI SESC Handbook or sediment barrier manufacturer's specifications.

SEDIMENT BARRIERS						
Construction Phase #	Sediment Barrier Type	Sediment Barrier is Labeled on Sheet #	Detail is on Sheet #			
All	On-site	Straw bales, silt fence, silt sock	5			

Per RI Stormwater Design and Installation Standards Manual 3.3.7.6:

INLET PROTECTION will be utilized to prevent soil and debris from entering storm drain inlets. These measures are usually temporary and are implemented before a site is disturbed. ALL stormwater inlets &/or catch basins that are operational during construction and have the potential to receive sediment-laden stormwater flow from the construction site must be protected using control measures outlined in the *RI SESC Handbook*.

For more information on inlet protection refer to the RI SESC Handbook, Inlet Protection control measure.

Maintenance

The operator must clean, or remove and replace the inlet protection measures as sediment accumulates, the filter becomes clogged, and/or as performance is compromised. Accumulated sediment adjacent to the inlet protection measures shall be removed by the end of the same work day in which it is found or by the end of the following work day if removal by the same work day is not feasible.

Describe controls, including design specifications and details, which will be implemented to protect all inlets receiving stormwater from the project during the entire duration of the project. For more information on inlet protection refer to the RI SESC Handbook Inlet Protection control measure.

Do inlets exist adjacent to or within the project area that require temporary protection?

🛛 Yes 🗌 No

INLET PROTECTION						
Construction Phase #	Inlet Protection Type	Inlet Protection is labeled on Sheet #	Detail(s) is/are on Sheet #			
All	On-site	4	5			

CONSTRUCTION ENTRANCES will be used in conjunction with the stabilization of construction roads to reduce the amount of sediment tracking off the project. This project has avoided placing construction entrances on poorly drained soils where possible. Where poorly drained soils could not be eliminated, the detail includes subsurface drainage.

Any construction site access point must employ control measures on the approved SESC site plans and in accordance with the *RI SESC Handbook*. Construction entrances shall be used in conjunction with the stabilization of construction roads to reduce the amount of mud picked up by construction vehicles. All construction access roads shall be constructed prior to any roadway accepting construction traffic.

The site owner and operator must:

1. Restrict vehicle use to properly designated exit points.

- 2. Use properly designed and constructed construction entrances at all points that exit onto paved roads so that sediment removal occurs prior to vehicle exit.
- 3. When and where necessary, use additional controls to remove sediment from vehicle tires prior to exit (i.e. wheel washing racks, rumble strips, and rattle plates).
- 4. Where sediment has been tracked out from the construction site onto the surface of off-site streets, other paved areas, and sidewalks, the deposited sediment must be removed by the end of the same workday in which the track out occurs. Track-out must be removed by sweeping, shoveling, or vacuuming these surfaces, or by using other similarly effective means of sediment removal.

Will construction entrances be utilized at the proposed construction site?

Yes No

If Yes, indicate location(s) of vehicle entrance(s) and exit(s), and stabilization practices used to prevent sediment from being tracked off-site in the table provided. See also RI SESC Handbook, Section Six, Construction Entrances Measure.

CONSTRUCTION ENTRANCE						
Construction Phase #	Soil Type at the Entrance	Entrance is located on Sheet #	Detail is on Sheet #			
All	RI Standard 9.9.0	4	5			

STOCKPILE CONTAINMENT will be used onsite to minimize or eliminate the discharge of soil, topsoil, base material or rubble, from entering drainage systems or surface waters. All stockpiles must be located within the limit of disturbance, protected from run-on with the use of temporary sediment barriers and provided with cover or stabilization to avoid contact with precipitation and wind where and when practical.

Stockpile management consists of procedures and practices designed to minimize or eliminate the discharge of stockpiled material (soil, topsoil, base material, rubble) from entering drainage systems or surface waters.

For any stockpiles or land clearing debris composed, in whole or in part, of sediment or soil, you must comply with the following requirements:

- 1. Locate piles within the designated limits of disturbance.
- 2. Protect from contact with stormwater (including run-on) using a temporary perimeter sediment barrier.
- 3. Where practicable, provide cover or appropriate temporary vegetative or structural stabilization to avoid direct contact with precipitation or to minimize sediment discharge.
- 4. <u>NEVER</u> hose down or sweep soil or sediment accumulated on pavement or other impervious surfaces into any stormwater conveyance, storm drain inlet, or surface water.
- 5. To the maximum extent practicable, contain and securely protect from wind.

Describe materials expected to be stockpiled or stored on-site and procedures for storage of materials to minimize exposure of the materials to stormwater and to eliminate the discharge of stockpiled material from

entering drainage systems and surface waters. Refer to the RI SESC Handbook, Stockpile and Staging Area Management Control Measure for additional guidance. Complete the table provided.

STOCKPILE CONTAINMENT						
Construction Phase #	Run-on measures necessary? (yes/no)	Stabilization or Cover Type	Stockpile Containment Measure	Sheet #		
All	No	Topsoil	Stockpile detail & notes	4 and 5		

CONSTRUCTED SEDIMENT STRUCTURES

If each common drainage location receives water from an area with less than one (1) acre disturbed at a time, this section can be deleted and no sediment traps or basins are required. However, it is important to remember that there is still a requirement to retain sediment on-site. Therefore, if it is in the best professional judgment of the designer, that there is a condition or circumstance which may require structural controls (per Section 3.3.7.13 of the RI Stormwater Design and Installation Standards Manual), this section can be used.

TEMPORARY SEDIMENT TRAPS will be utilized onsite. There will be no disturbed drainage areas greater than one acre that will be exposed for longer than six months. Design and sizing calculations in accordance with the *RI SESC Handbook*, Section Six are found in _____ of this SESC Plan. A summary of the calculations are provided below:

For Disturbed Areas 1 to 5 Acres – Those areas with a common drainage location that serves an area between one (1) and five (5) acres disturbed at one time, a temporary sediment trap must be provided where attainable and where the sediment trap is only intended to be used for a period of six (6) months or less. For longer term projects with a common drainage location that serves between one (1) and five (5) acres disturbed at one time, a temporary sediment basin must be provided where attainable. Temporary sediment trapping practices must be designed in accordance with the RI SESC Handbook and must be sized to have a total storage volume capable of storing one (1) inch of runoff from the contributing area or one hundred and thirty four (134) cubic yards per acre of drainage area. A minimum of fifty percent (50%) of the total volume shall be storage below the outlet (wet storage). See RISDISM 3.3.7.12 for requirements and RI SESC Handbook, Section Six: Temporary Sediment Traps Measure for design details.

Are temporary sediment traps required at the site?

🛛 Yes 🗌 No

If Yes, complete the table provided. If an area greater than one acre will be exposed for longer than 6 months and a sediment trap is proposed, explain why the sediment basin was not attainable.

SEDIMENT TRAPS						
Construction Phase #		Exposed (acre		Trap #	Sheet #	Detail found on Sheet#
Trap #	Wet Storac Volume (cu.ft)	Vo	Storage Iume u.ft.)	Cleanout Depth (ft)	Supporting D	nce to Location of esign and Sizing ulations
1	16,808	19	9,455	1.3	Sheet	t 4 and 5

I		

TEMPORARY SEDIMENT BASIN(S) will be utilized onsite. Every effort must be made to prevent erosion and control it near the source.

If the following criterion does not apply to your proposed construction project, then this section may be eliminated from the plan.

For Disturbed Areas of 1 to 5 Acres – Those areas with a common drainage location that serves an area between one (1) and five (5) acres disturbed at one time for longer than six (6) months.

For Disturbed Areas > 5 Acres – Those areas with a common drainage location that serves an area with greater than five (5) acres disturbed at one time, a temporary (or permanent) sediment basin must be provided where attainable until final stabilization of the site is complete. Temporary sediment basins must be designed in accordance with the RI SESC Handbook. The volume of wet storage shall be at least twice the sediment storage volume and shall have a minimum depth of two (2) feet. Sediment storage volume must accommodate a minimum of one year of predicted sediment load as calculated using the sediment volume formula in the RI SESC Handbook. In addition to sediment storage volume and wet storage volume. the sediment basin shall provide adequate residence storage volume to provide a minimum 10 hours residence time for a ten (10) -year frequency, twenty four (24) hour duration, Type III distribution storm. To the maximum extent practicable, outlet structures must be utilized that withdraw water from the surface of temporary sedimentation basins for the purpose of minimizing the discharge of pollutants. Exceptions may include periods of extended cold weather, where alternative outlets are required during frozen periods. If such a device is infeasible for portions of or the entire construction period justification must be made in the SESC Plan. Describe the reasons sediment basins are required for this project. They may include physical conditions, land ownership, construction operations etc. For design details see RI SESC Handbook Section Six: Temporary Sediment Basins Measure.

Are temporary sediment basins required at the site?

🗌 Yes 🛛 🖾 No

If No, discuss rationale.

Each lot will be developed individually. It is not anticipated that more than 5 acres will be disturbed at one time and construction is expected to be completed within 6 months.

2.10 Properly Design Constructed Stormwater Conveyance Channels

Conveyances are required to be designed for inlets to temporary sediment basins. The construction site planner must use best professional judgment to determine if additional conveyance design is required for run-on control or in any other location where velocity control is required.

Are temporary stormwater conveyance practices required in order to properly manage runoff within the proposed construction project?

🗌 Yes 🛛 🖾 No

The conveyance will be maintained as depicted on SESC Site Plans and in accordance with the *RI SESC Handbook* and if applicable.

If No, discuss rationale for not including conveyance measures in the SESC Plan.

Runoff within the proposed construction project will be managed on-site until permanent measures are established in accordance with the proposed project.

2.11 Erosion, Runoff, and Sediment Control Measure List

Complete the following table for each Phase of construction where Erosion, Runoff, and Sediment Control Measures are located. This table is to be used as part of the SESC Plan Inspection Report – please fill out accordingly.

It is expected that this table and corresponding Inspection Reports will be amended as needed throughout the construction project as control measures are added or modified.

Phase No. #			
Location/Station	Control Measure Description/Reference	Maintenance Requirement	
Site perimeter and proposed BMP areas	Straw bales, silt sock barriers / Chapter Five, Section F, RI Soil Erosion and Sediment Control Handbook	Inspection should be made after each storm event or 1/week and repair or replacement should be made promptly as needed. Cleanout of accumulated sediment behind the wattle if sediment accumulates to at least ½ the original height of the barrier.	
Construction entrance	Stabilized construction entrance / stone stabilized pad / Chapter Five, Section I, RI Soil Erosion and Sediment Control Handbook	The entrance shall be maintained in a condition which will prevent tracking or flowing of sediment onto pave surfaces. Provide periodic top dressing with additional stone or additional length as conditions demand. Roads adjacent to entrance shall be clean at the end of each day. If maintenance alone is not enough to prevent excessive track out, increase length of entrance, modify construction access road surface, or install washrack or mudrack.	

SECTION 3: CONSTRUCTION ACTIVITY POLLUTION PREVENTION

Per RI Stormwater Design and Installation Standards Manual 3.3.7.14:

The purpose of construction activity pollution prevention is to prevent day to day construction activities from causing pollution.

This section describes the key pollution prevention measures that must be implemented to avoid and reduce the discharge of pollutants in stormwater. Example control measures include the proper management of waste, material handling and storage, and equipment/vehicle fueling/washing/maintenance operations.

Where applicable, include *RI SESC Handbook* or the *RI Department of Transportation Standard Specifications for Road and Bridge Construction* (as amended) specifications.

3.1 Existing Data of Known Discharges from Site

Per RIPDES Construction General Permit – Part III.I:

List and provide existing data (if available) on the quality of any known discharges from the site. Examples include discharges from existing stormwater collection systems, discharges from industrial areas of the site, etc.

Are there known discharges from the project area?

🛛 Yes 🛛 🖾 No

Describe how this determination was made:

There are currently catch basins and pipes located on site. The inlets will be protected during construction in accordance with this plan. Additional discharges that are proposed to connect to the existing structures have been designed in accordance with the requirements.

3.2 **Prohibited Discharges**

Per RI SESC Handbook – Part D

The following discharges are prohibited at the construction site:

- Contaminated groundwater, unless specifically authorized by the DEM. These types of discharges may only be authorized under a separate DEM RIPDES permit.
- Wastewater from washout of concrete unless the discharge is contained and managed by appropriate control measures.
- Wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds, and other construction materials.
- Fuels, oils, or other pollutants used in vehicle and equipment operation and maintenance. Proper storage and spill prevention practices must be utilized at all construction sites.
- Soaps or solvents used in vehicle and equipment washing.
- Toxic or hazardous substances from a spill or other release.

All types of waste generated at the site shall be disposed of in a manner consistent with State Law and/or regulations.

Will any of the above listed prohibited discharges be generated at the site?

🗌 Yes 🛛 🖾 No

If No, discuss rationale.

Construction will be consistent with typical residential construction and no prohibited waste or discharges are expected.

3.3 Proper Waste Disposal

Per RI SESC Handbook – Part D

Building materials and other construction site wastes must be properly managed and disposed of in a manner consistent with State Law and/or regulations.

- A waste collection area shall be designated on the site that does not receive a substantial amount of runoff from upland areas and does not drain directly to a waterbody or storm drain.
- All waste containers shall be covered to avoid contact with wind and precipitation.

- Waste collection shall be scheduled frequently enough to prevent containers from overfilling.
- All construction site wastes shall be collected, removed, and disposed of in accordance with applicable regulatory requirements and only at authorized disposal sites.
- Equipment and containers shall be checked for leaks, corrosion, support or foundation failure, or other signs of deterioration. Those that are found to be defective shall be immediately repaired or replaced.

Is waste disposal a significant element of the proposed project?

🗌 Yes 🛛 🖾 No

If No, discuss rationale.

No waste is expected to be generated from the site.

3.4 Spill Prevention and Control

Per RI SESC Handbook – Part D

All chemicals and/or hazardous waste material must be stored properly and legally in covered areas, with containment systems constructed in or around the storage areas. Areas must be designated for materials delivery and storage. All areas where potential spills can occur and their accompanying drainage points must be described. The owner and operator must establish spill prevention and control measures to reduce the chance of spills, stop the source of spills, contain and clean-up spills, and dispose of materials contaminated by spills. The operator must establish and make highly visible location(s) for the storage of spill prevention and control equipment and provide training for personnel responsible for spill prevention and control on the construction site.

Are spill prevention and control measures required for this particular project?

🗌 Yes 🛛 🖾 No

If No, discuss rationale.

Construction is consistent with typical residential construction. Additionally, reference is made to the Pollution Prevention Plan and Long-Term Maintenance Schedule (O&M), which states:

"Any inadvertent or deliberate discharge of waste oil or any other pollutant to the stormwater disposal system requires immediate notification of the DEM Oil Pollution Control Program at 222-2284, as per oil pollution control regulations. During non-working hours, notification of spills can be made to the DEM Division of Enforcement at 222-3070, the 24-hour emergency response phone number.

3.5 Control of Allowable Non-Stormwater Discharges

Per RIPDES Construction General Permit – Part III.J.2.e:

Discharges not comprised of stormwater are allowed under the RIPDES Construction General Permit but are limited to the following: discharges which result from the washdown of vehicles where no detergents are used; external building wash-down where no detergents are used; the use of water to control dust; firefighting activities; fire hydrant flushing; natural springs; uncontaminated groundwater; lawn watering; potable water sources including waterline flushing; irrigation drainage; pavement wash waters where spills or leaks of toxic or hazardous materials have not occurred (unless all spilled materials have been removed) and where detergents are not used; and foundation or footing drains where flows are not contaminated with process materials such as solvents, or contaminated by contact with soils where spills or leaks of toxic or

hazardous materials has occurred. If any of these discharges may reasonably be expected to be present and to be mixed with stormwater discharges, they must be specifically listed here.

Are there allowable non-Stormwater discharges present on or near the project area?

🗌 Yes 🛛 🖾 No

List of allowable non-stormwater discharge(s) and the associated control measure(s):

• N/A

If any existing or proposed discharges consist of <u>contaminated</u> groundwater, such discharges are <u>not</u> <u>authorized</u> under the RIPDES Construction General Permit. These discharges must be permitted separately by seeking coverage to treat and discharge under a separate RIPDES individual permit or under the RIPDES Remediation General Permit. Contact the RIDEM Office of Water Resources RIPDES Permitting Program at 401-222-4700 for application requirements and additional information.

Are there any known or proposed contaminated discharges, including anticipated contaminated dewatering operations, planned on or near the project area?



If yes, list the discharge types and the RIPDES individual permit number(s) or RIPDES Remediation General Permit Authorization number(s) associated with these discharges.

- Discharge Type and RIPDES Individual Permit number : N/A
- Discharge Type and RIPDES Remediation General Permit Authorization number: N/A

3.6 Control Dewatering Practices

Per RI SESC Handbook – Part D

Site owners and operators are prohibited from discharging groundwater or accumulated stormwater that is removed from excavations, trenches, foundations, vaults, or other similar points of accumulation, unless such waters are first effectively managed by appropriate control measures.

Examples of appropriate control measures include, but are not limited to, temporary sediment basins or sediment traps, sediment socks, dewatering tanks and bags, or filtration systems (e.g. bag or sand filters) that are designed to remove sediment. Uncontaminated, non-turbid dewatering water can be discharged without being routed to a control.

At a minimum the following discharge requirements must be met for dewatering activities:

- 1. Do not discharge visible floating solids or foam.
- 2. To the extent feasible, utilize vegetated, upland areas of the site to infiltrate dewatering water before discharge. In no case will surface waters be considered part of the treatment area.
- 3. At all points where dewatering water is discharged, utilize velocity dissipation devices.
- 4. With filter backwash water, either haul it away for disposal or return it to the beginning of the treatment process.
- 5. Replace and clean the filter media used in dewatering devices when the pressure differential equals or exceeds the manufacturer's specifications.

6. Dewatering practices must involve the implementation of appropriate control measures as applicable (i.e. containment areas for dewatering earth materials, portable sediment tanks and bags, pumping settling basins, and pump intake protection.)

Is it at all likely that the site operator will need to implement construction dewatering in order to complete the proposed project?

🗌 Yes 🛛 🖾 No

If No, discuss rationale.

The project requires typical residential construction with shallow utilities. Dewatering is not anticipated for this project.

3.7 Establish Proper Building Material Staging Areas

Per RI SESC Handbook – Part D

All construction materials that have the potential to contaminate stormwater must be stored properly and legally in covered areas, with containment systems constructed in or around the storage areas. Areas must be designated for materials delivery and storage. Designated areas shall be approved by the site owner/engineer. Minimization of exposure is not required in cases where the exposure to precipitation and to stormwater will not result in the discharge of pollutants, or where exposure of a specific material or product poses little risk of stormwater contamination (such as final products and materials intended for outdoor use).

Describe construction materials expected to be stored on-site and procedures for storage of materials to minimize exposure of the materials to stormwater. Include references to all relevant SESC Site Plans.

N/A

3.8 Minimize Dust

Per RI SESC Handbook – Part D

Dust control procedures and practices shall be used to suppress dust on a construction site during the construction process, as applicable. Precipitation, temperature, humidity, wind velocity and direction will determine amount and frequency of applications. However, the best method of controlling dust is to prevent dust production. This can best be accomplished by limiting the amount of bare soil exposed at one time. Dust Control measures outlined in the *RI SESC Handbook* shall be followed. Other dust control methods include watering, chemical application, surface roughening, wind barriers, walls, and covers.

Describe dust control practices that will be used to suppress dust and limit its generation (i.e. applying water, limiting the amount of bare soil exposed at one time etc.).

Water shall be used to moisten exposed soil surfaces periodically. An adequate amount should be used to control dust. Please refer to the notes and details on Sheet 5.

3.9 Designate Washout Areas

Per RI SESC Handbook – Part D

At no time shall any material (concrete, paint, chemicals) be washed into storm drains, open ditches, streets, streams, wetlands, or any environmentally sensitive area. The site operator must ensure that construction waste is properly disposed of, to avoid exposure to precipitation, at the end of each working day.

Will washout areas be required for the proposed project?

Yes	🛛 No
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If No, discuss rationale.

No washout procedures or designated areas are anticipated during the construction of this project.

3.10 Establish Proper Equipment/Vehicle Fueling and Maintenance Practices

Per RI SESC Handbook – Part D

Vehicle fueling shall not take place within regulated wetlands or buffer zone areas, or within 50-feet of the storm drain system. Designated areas shall be depicted on the SESC Site Plans or shall be approved by the site owner.

Vehicle maintenance and washing shall occur off-site, or in designated areas depicted on the SESC Site Plans or approved of by the site owner. Maintenance or washing areas shall not be within regulated wetlands or buffer zone areas, or within 50-feet of the storm drain system. Maintenance areas shall be clearly designated, and barriers shall be used around the perimeter of the maintenance area to prevent stormwater contamination.

Construction vehicles shall be inspected frequently for leaks. Repairs shall take place immediately. Disposal of all used oil, antifreeze, solvents and other automotive-related chemicals shall be according to applicable regulations; at no time shall any material be washed down the storm drain or into any environmentally sensitive area.

Describe equipment/vehicle fueling and maintenance practices that will be implemented to prevent pollutants from mixing with stormwater (e.g., secondary containment, drip pans, spill kits, etc.) Provide recommended location(s) of fueling/maintenance areas, or, at minimum, locations where fueling/maintenance should be avoided.

Insert text and references to SESC Site Plan Sheet Numbers here.

3.11 Chemical Treatment for Erosion and Sediment Control

Per RI SESC Handbook – Appendix J

Chemical stabilizers, polymers, and flocculants are readily available on the market and can be easily applied to construction sites for the purposes of enhancing the control of erosion, runoff, and sedimentation. The following guidelines should be adhered to for construction sites that plan to use treatment chemicals as part of their overall erosion, runoff, and sedimentation control strategy.

The U.S. Environmental Protection Agency has conducted research into the relative toxicity of chemicals commonly used for the treatment of construction stormwater discharges. The research conducted by the EPA focused on different formulations of chitosan, a cationic compound, and both cationic and anionic polyacrylamide (PAM). In summary, the studies found significant toxicity resulting from the use of chitosan and cationic PAM in laboratory conditions, and significantly less toxicity associated with using anionic PAM. EPA's research has led to the conclusion that the use of treatment chemicals for erosion, runoff, and sedimentation control requires proper operator training and appropriate usage to avoid risk to aquatic species. In the case of cationic treatment chemicals additional safeguards may be necessary.

Application/Installation Minimum Requirements

If a site operator plans to use polymers, flocculants, or other treatment chemicals during construction the SESC plan must address the following:

- 1. <u>Treatment chemicals shall not be applied directly to or within 100 feet of any surface water body,</u> wetland, or storm drain inlet.
- Use conventional erosion, runoff, and sedimentation controls prior to and after the application of treatment chemicals. Use conventional erosion, runoff, and sedimentation controls prior to chemical addition to ensure effective treatment. Chemicals may only be applied where treated stormwater is directed to a sediment control (e.g. temporary sediment basin, temporary sediment trap or sediment barrier) prior to discharge.
- 3. <u>Sites shall be stabilized as soon as possible using conventional measures to minimize the need to</u> <u>use chemical treatment.</u>
- 4. <u>Select appropriate treatment chemicals.</u> Chemicals must be selected that are appropriately suited to the types of soils likely to be exposed during construction and to the expected turbidity, pH, and flow rate of stormwater flowing into the chemical treatment system or treatment area. Soil testing is essential. Using the wrong form of chemical treatment will result in some form of performance failure and unnecessary environmental risk.
- 5. <u>Minimize discharge risk from stored chemicals.</u> Store all treatment chemicals in leak-proof containers that are kept under storm-resistant cover and surrounded by secondary containment structures (e.g., spill berms, decks, spill containment pallets), or provide equivalent measures, designed and maintained to minimize the potential discharge of treatment chemicals in stormwater or by any other means (e.g., storing chemicals in covered areas or having a spill kit available on site).
- 6. Use chemicals in accordance with good engineering practices and specifications of the chemical provider/supplier. You must also use treatment chemicals and chemical treatment systems in accordance with good engineering practices, and with dosing specifications and sediment removal design specifications provided by the supplier of the applicable chemicals, or document specific departures from these practices or specifications and how they reflect good engineering practice.

Will chemical stabilizers, polymers, flocculants or other treatment chemicals be utilized on the proposed construction project?

🗌 Yes 🛛 🖾 No

Treatment Chemical SESC Plan Weekly Inspection Report Documentation Requirements

- 1. Document the type and quantity of treatment chemicals applied.
- 2. List the date, duration of discharge, and estimated discharge rate.
- 3. Provide an estimate of the volume of water treated.
- 4. Provide an estimate of the concentration of treatment chemicals in the discharge, with supporting calculations.

3.12 Construction Activity Pollution Prevention Control Measure List

Complete the following table for each Phase of construction where Pollution Prevention Control Measures will be implemented. This table is to be used as part of the SESC Plan Inspection Report – please fill out accordingly.

It is expected that this table will be amended as needed throughout the construction project.

Phase No. #			
Location/Station	Control Measure Description/Reference	Maintenance Requirement	
Example 3: Hospital Main Footings – Excavation Area – SESC Site Plan Sheet No. 3.	Pump Intake Protection Using Stone Filled Sump with Standpipe. Section Six: Sediment Control Measures, Pump Intake Protection, <i>RI SESC Handbook.</i>	Monitor pumping operations, adjust pumping rates as needed, inspect pumping sump, and discharge conditions frequently during dewatering operations. Frequent inspection and maintenance is required to minimize the pumping of sediment during dewatering operations.	
Example 4: Bridge Abutment Construction Southbound Bridge Abutment, Bridge No. 244 – SESC Site Plan Sheet No. 18.	Prefabricated Concrete Washout Container with Ramp. Used to contain concrete washout during concrete pouring operations. Section Three: Pollution Prevention and Good Housekeeping, Concrete Washouts, <i>RI</i> <i>SESC Handbook</i> .	Verify that concrete washout container(s) are in place prior to pouring concrete. Inspect daily to verify continued proper performance. Check remaining capacity during pouring operations. Check for leaks periodically.	

SECTION 4: CONTROL MEASURE INSTALLATION, INSPECTION, and MAINTENANCE

4.1 Installation

Per RI SESC Handbook – Part D:

Complete the installation of temporary erosion, runoff, sediment, and pollution prevention control measures by the time each phase of earth-disturbance has begun. All stormwater control measures must be installed in accordance with good judgment, including applicable design and manufacturer specifications. Installation techniques and maintenance requirements may be found in manufacturer specifications and/or the *RI SESC Handbook*.

Include references to SESC Site Plans where installation requirements are located.

Please refer to Sheet 5.

4.2 Monitoring Weather Conditions

Per RI SESC Handbook – Part D:

<u>Anticipating Weather Events</u> - Care will be taken to the best of the operator's ability to avoid disturbing large areas prior to anticipated precipitation events. Weather forecasts must be routinely checked, and in the case of an expected precipitation event of over 0.25-inches over a 24-hour period, it is highly recommended that all control measures should be evaluated and maintained as necessary, prior to the weather event. In the case of an extreme weather forecast (greater than one-inch of rain over a 24-hour period), additional erosion/sediment controls may need to be installed.

<u>Storm Event Monitoring For Inspections</u> - At a minimum, storm events must be monitored and tracked in order to determine when post-storm event inspections must be conducted. Inspections must be conducted and documented at least once every seven (7) calendar days and within twenty-four (24) hours after any

storm event, which generates at least 0.25 inches of rainfall per twenty-four (24) hour period and/or after a significant amount of runoff or snowmelt.

In order for an operator to successfully satisfy this requirement list the weather gauge station that will be utilized to monitor weather conditions on the construction site. See <u>www.wunderground.com</u> or www.weather.gov for available stations.

The weather gauge station and website that will be utilized to monitor weather conditions on the construction site is as follows:

Weather station to be used: KHBigTree - KRIEASTP22 https://www.wunderground.com/dashboard/pws/KRIEASTP22

4.3 Inspections

Per RI SESC Handbook – Part D:

<u>Minimum Frequency</u> - Each of the following areas must be inspected by or under the supervision of the owner and operator at least once every seven (7) calendar days and within twenty-four (24) hours after any storm event, which generates at least 0.25 inches of rainfall per twenty-four (24) hour period and/or after a significant amount of runoff or snowmelt:

- a. All areas that have been cleared, graded, or excavated and where permanent stabilization has not been achieved;
- b. All stormwater erosion, runoff, and sediment control measures (including pollution prevention control measures) installed at the site;
- c. Construction material, unstabilized soil stockpiles, waste, borrow, or equipment storage, and maintenance areas that are covered by this permit and are exposed to precipitation;
- d. All areas where stormwater typically flows within the site, including temporary drainage ways designed to divert, convey, and/or treat stormwater;
- e. All points of discharge from the site;
- f. All locations where temporary soil stabilization measures have been implemented;
- g. All locations where vehicles enter or exit the site.

<u>Reductions in Inspection Frequency</u> - If earth disturbing activities are suspended due to frozen conditions, inspections may be reduced to a frequency of once per month. The owner and operator must document the beginning and ending dates of these periods in an inspection report.

<u>Qualified Personnel</u> – The site owner and operator are responsible for designating personnel to conduct inspections and for ensuring that the personnel who are responsible for conducting the inspections are "qualified" to do so. A "qualified person" is a person knowledgeable in the principles and practices of erosion, runoff, sediment, and pollution prevention controls, who possesses the skills to assess conditions at the construction site that could impact stormwater quality, and the skills to assess the effectiveness of any stormwater controls selected and installed to meet the requirements of the permit.

<u>Recordkeeping Requirements</u> - All records of inspections, including records of maintenance and corrective actions must be maintained with the SESC Plan. Inspection records must include the date and time of the inspection, and the inspector's name, signature, and contact information.

General Notes

- <u>A separate inspection report will be prepared for each inspection</u>.
- The <u>Inspection Reference Number</u> shall be a combination of the RIPDES Construction General Permit No - consecutively numbered inspections. ex/ Inspection reference number for the 4th inspection of a project would be: RIR10####-4
- Each report will be signed and dated by the Inspector and must be kept onsite.
- Each report will be signed and dated by the Site Operator.
- <u>The corrective action log contained in each inspection report must be completed, signed, and dated by the site operator once all necessary repairs have been completed.</u>
- It is the responsibility of the site operator to maintain a copy of the SESC Plan, copies of <u>all</u> completed inspection reports, and amendments as part of the SESC Plan documentation <u>at the site during construction</u>.

Failure to make and provide documentation of inspections and corrective actions under this part constitutes a violation of your permit and enforcement actions under 46-12 of R.I. General Laws may result.

4.4 Maintenance

Per RI SESC Handbook – Part D:

Maintenance procedures for erosion and sedimentation controls and stormwater management structures/facilities are described on the SESC Site Plans and in the *RI SESC Handbook*.

Site owners and operators must ensure that all erosion, runoff, sediment, and pollution prevention controls remain in effective operating condition and are protected from activities that would reduce their effectiveness. Erosion, runoff, sedimentation, and pollution prevention control measures must be maintained throughout the course of the project.

Note: It is recommended that the site operator designates a full-time, on-site contact person responsible for working with the site owner to resolve SESC Plan-related issues.

4.5 Corrective Actions

Per RI SESC Handbook – Part D:

If, in the opinion of the designated site inspector, corrective action is required, the inspector shall note it on the inspection report and shall inform the site operator that corrective action is necessary. The site operator must make all necessary repairs whenever maintenance of any of the control measures instituted at the site is required.

In accordance with the *RI SESC Handbook*, the site operator shall initiate work to fix the problem immediately after its discovery, and complete such work by the close of the next work day, if the problem does not require significant repair or replacement, or if the problem can be corrected through routine maintenance.

When installation of a new control or a significant repair is needed, site owners and operators must ensure that the new or modified control measure is installed and made operational by no later than seven (7) calendar days from the time of discovery where feasible. If it is infeasible to complete the installation or repair within seven (7) calendar days, the reasons why it is infeasible must be documented in the SESC

Plan along with the schedule for installing the control measures and making it operational as soon as practicable after the 7-day timeframe. Such documentation of these maintenance procedures and timeframes should be described in the inspection report in which the issue was first documented. If these actions result in changes to any of the control measures outlined in the SESC Plan, site owners and operators must also modify the SESC Plan accordingly within seven (7) calendar days of completing this work.

SECTION 5: AMENDMENTS

Per RIPDES Construction General Permit – Part III.F:

This SESC Plan is intended to be a working document. It is expected that amendments will be required throughout the active construction phase of the project. Even if practices are installed on a site according to the approved plan, the site is only in compliance when erosion, runoff, and sedimentation are effectively controlled throughout the entire site for the entire duration of the project.

The SESC Plan shall be amended within seven (7) days whenever there is a change in design, construction, operation, maintenance or other procedure which has a significant effect on the potential for the discharge of pollutants, or if the SESC Plan proves to be ineffective in achieving its objectives (i.e. the selected control measures are not effective in controlling erosion or sedimentation).

In addition, the SESC Plan shall be amended to identify any new operator that will implement a component of the SESC Plan.

All revisions must be recorded in the Record of Amendments Log Sheet, which is contained in Attachment G of this SESC Plan, and dated red-lined drawings and/or a detailed written description must be appended to the SESC Plan. Inspection Forms must be revised to reflect all amendments. Update the Revision Date and the Version # in the footer of the Report to reflect amendments made.

All SESC Plan Amendments, except minor non-technical revisions, must be approved by the site owner and operator. Any amendments to control measures that involve the practice of engineering must be reviewed, signed, and stamped by a Professional Engineer registered in the State of RI.

The amended SESC plan must be kept on file <u>at the site</u> while construction is ongoing and any modifications must be documented.

Attach a copy of the Amendment Log.

Reference RI Model SESC Plan ATTACHMENT G

SECTION 6: RECORDKEEPING

RIPDES Construction General Permit – Parts III.D, III.G, III.J.3.b.iii, & V.O

It is the site owner and site operator's responsibility to have the following documents available at the construction site and immediately available for RIDEM review upon request:

- A copy of the fully signed and dated SESC Plan, which includes:
 - A copy of the General Location Map INCLUDED AS ATTACHMENT A
 - A copy of all SESC Site Plans INCLUDED AS ATTACHMENT B
 - A copy of the RIPDES Construction General Permit (*To save paper and file space, do not include in DEM/CRMC submittal, for operator copy only)* INCLUDED AS ATTACHMENT C

- A copy of any regulatory permits (RIDEM Freshwater Wetlands Permit, CRMC Assent, RIDEM Water Quality Certification, RIDEM Groundwater Discharge Permit, RIDEM RIPDES Construction General Permit authorization letter, etc.) INCLUDED AS ATTACHMENT D
- The signed and certified NOI form or permit application form (*if required as part of the application, see RIPDES Construction General Permit for applicability*) INCLUDED AS ATTACHMENT E
- Completed Inspection Reports w/Completed Corrective Action Logs INCLUDED AS ATTACHMENT F
- SESC Plan Amendment Log INCLUDED AS ATTACHMENT G

SECTION 7: PARTY CERTIFICATIONS

RIPDES Construction General Permit – Part V.G

All parties working at the project site are required to comply with the Soil Erosion and Sediment Control Plan (SESC Plan including SESC Site Plans) for any work that is performed on-site. The site owner, site operator, contractors and sub-contractors are encouraged to advise all employees working on this project of the requirements of the SESC Plan. A copy of the SESC Plan is available for your review at the following location: Insert Onsite Location Here, or may be obtained by contacting the site owner or site operator.

The site owner and site operator and each subcontractor engaged in activities at the construction site that could impact stormwater must be identified and sign the following certification statement.

I acknowledge that I have read and understand the terms and conditions of the Soil Erosion and Sediment Control (SESC) Plan for the above designated project and agree to follow the control measures described in the SESC Plan and SESC Site Plans.

Site Applicant:

City of East Providence, RI

Site Operator:

TBD Insert Name & Title Insert Address Insert City, State, Zip Code Insert Telephone Number, Insert Fax/Email signature/date

signature/date

Designated Site Inspector:

TBD Insert Name & Title Insert Address Insert City, State, Zip Code Insert Telephone Number, Insert Fax/Email

signature/date

Soil Erosion and Sediment Control Plan Kent Heights Recreational Facility

SubContractor SESC Plan Contact: TBD Insert Name & Title Insert Address Insert City, State, Zip Code Insert Telephone Number, Insert Fax/Email Insert more contact/signature lines as necessary

signature/date

LIST OF ATTACHMENTS

Attachment A - General Location Map

Attachment B - SESC Site Plans

Attachment C - Copy of RIPDES Construction General Permit and Authorization to Discharge (To save paper and file space, do not include in DEM/CRMC submittal, for operator copy only)

Attachment D - Copy of Other Regulatory Permits

Attachment E - Copy of RIPDES NOI (if required as part of application, see RIPDES Construction General Permit for applicability)

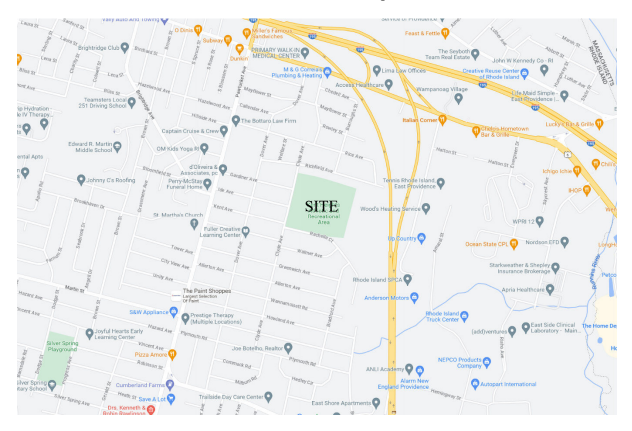
Attachment F - Inspection Reports w/ Corrective Action Log

Attachment G - SESC Plan Amendment Log



Attachment A

General Location Map





Attachment B

SESC Plans Temporary Sediment Basin Calculations

Temporary Sediment Trap Volume

Initial storage volume = 134 cy per acre of drainage area

Wet storage volume (50% of initial storage volume):

 $V_w = 0.85 \text{ x } A_w \text{ x } D_w$

Where:

 V_w = wet storage volume in cubic feet

 A_w = surface area of flooded area at base of stone outlet in square feet

 D_w = maximum depth in feet, from low point in trap to base of stone outlet

Dry storage volume (50% of initial storage volume):

Where:

Where:

$$V_d = dry$$
 storage volume in cubic feet
 $V_d = \frac{(Aw + Ad)}{2} \times D_d$

 A_w = surface area of flooded area at base of stone outlet in square feet

 A_d = surface area of flooded area at top of stone outlet in square feet

 D_d = depth, in feet, measured from base of stone outlet to top of stone outlet

Temporary Sediment Trap Volume

	nporary ~	, cum
Watershed EX-A and	EX-B	
Drainage area =	9.11	ac
Initial storage volume =	1221	cy
Initial storage volume =	32,977	ft ³
V_w (required) =	16,488	ft^3
$A_w =$		ft^2
$\mathrm{D}_{\mathrm{w}} =$		ft
V_w (provided) =	16,808	ft^3
Elevation of outlet =	89.30	ft
Bottom elevation of trap =	90.00	ft
\mathbf{V} (\mathbf{v} 1)		2
V_d (required) =	16,488	ft^3
v_d (required) = $A_w =$	16,488	ft ³ ft ²
	16,488	
$A_w =$	16,488	ft^2
$A_w = A_d =$	16,488 16,808	${ m ft}^2 { m ft}^2$
$A_{w} = A_{d} = D_{d} =$		${f ft}^2 {f ft}^2 {f ft}^2 {f ft}$

Wet Storage

Linear interpolation using stage-storage to find			
volumes			
Storage (cf)	Elev (ft)		
14157	89.0		
16488	89.26		
22,993	90.0		
Wet Storage (actual stora	ge calc)		
Linear interpolation using stage-	storage to find		
volumes			
Elev (ft)	Storage (cf)		
89.0	14157		
89.3	16808		
90.0	22,993		
Dry Storage			
Linear interpolation using stage-	storage to find		
volumes			
Elev (ft)	Storage (cf)		
89.3	0		
90.3	19455		
91.0	33,074		



Attachment C

Copy of RIPDES General Permit



Attachment D

Copy of Other Regulatory Permits



Attachment E

Copy of RIPDES NOI



Attachment F

Copy Inspection Reports w/ Corrective Action Log

SESC Plan Inspection Report

Project Information							
Name		Kent Heigh	hts Recreation	al Facility			
Location		East Providence, RI					
DEM Permit No.							
Site Owner		Name		Phone (Email	
Site Operator		Name		Phone		Email	
		·	Inspect	ion Inform	ation		
Inspector Name		Name		Phone		Email	
Inspection Date				Start/End	l Time		
Inspection Type UWeekly	Pre-s	torm event	During sto	rm event	Post-storm event	□ Other	
			Weath	er Informa	tion		
Last Rain Event Date:		Duration (h	rs):	Approxi	mate Rainfall (in):		
Rain Gauge Locat	tion & So	urce:					
Weather at time o	f this ins	pection:					

Check statement that applies then sign and date below:

□ I, as the designated Inspector, certify that this site has been inspected as required by regulation and I have determined that maintenance and corrective actions are not required at this time.

□ I, as the designated Inspector, certify that this site has been inspected as required by regulation and I have made the determination that the site requires corrective actions. The required corrective actions are noted within this inspection report.

Inspector:	Print Name	Signature	Date		
-					
The Site Operator acknowledges by his/her signature, the receipt of this SESC Plan inspection report and its findings. He/she acknowledges that all recommended corrective actions must be completed and documentation of all such corrective actions must be made in this inspection report per applicable regulations.					
Operator:	Print Name	Signature	Date		

Site-specific Control Measures

Number the structural and non-structural stormwater control measures identified in the SESC Plan and on the SESC Site Plans and list them below (add as necessary). Bring a copy of this inspection form and any applicable SESC Site Plans with you during your inspections. This list will assist you to inspect all control measures at your site.

	Location/Station	THE SESC PLAN TABLES 2.1 Control Measure Description	Install Opera	ed &	Assoc. Photo/	Corrective Action Needed (Yes or No; if 'Yes', please
			Prope	rly?	Figure #	detail action required)
1	Example 1:	Straw Wattle. Section Six,	□Yes	□No		
	Eastern Parcel -	Sediment Control Measures,				
	Slope No. 4	Straw Wattles, Compost				
	Adjacent to I-95.	Tubes and Fiber Rolls - <i>RI</i>				
	2	SESC Handbook.				
	Straw Wattles					
2	Example 2:	Stone Stabilized Pad.	□Yes	□No		
	Western Parcel –	Section Six: Sediment				
	Green Street	Control Measures –				
	Construction	Construction Entrances – <i>RI</i>				
	Entrance	SESC Handbook.				
3	Example 3:	Pump Intake Protection	□Yes	□No		
1		Using Stone Filled Sump				
1	Hospital Main	with Standpipe. Section Six:				
1	Footings –	Sediment Control Measures,				
1	Excavation Area –	Pump Intake Protection, <i>RI</i>				
	SESC Site Plan	SESC Handbook.				
	Sheet No. 3.					
	01100011101-01					
4	Example 4:	Prefabricated Concrete	□Yes	□No		
-		Washout Container with				
	Bridge Abutment	Ramp. Used to contain				
	Construction	concrete washout during				
	Southbound	concrete pouring operations.				
	Bridge Abutment,	Section Three: Pollution				
	Bridge No. 244 –	Prevention and Good				
	SESC Site Plan	Housekeeping, Concrete				
	Sheet No. 18.	Washouts, <i>RI SESC</i>				
	011001110.10.	Handbook.				
5	INSERT TEXT	INSERT TEXT	□Yes			
Ŭ						
6	Attention	You must modify this	□Yes			
0	Operator:	inspection form as the				
	Operator.	-				
1		project progresses, control measure locations				
		change, and amendments				
1		to the SESC Plan are				
1		instituted in the field.				
7			□Yes			
1						
1						
8			□Yes			
0						
1						

PROJECT: KENT HEIGHTS RECREATIONAL FACILITY, EAST PROVIDENCE, RI - INSPECTION DATE:

	Location/Station	Control Measure Description	Installed & Operating Properly?	Assoc. Photo/ Figure #	Corrective Action Needed (Yes or No; if 'Yes', please detail action required)
9			QYes QNo		
10			□Yes □No		
11			Yes No		
12			□Yes □No		
13			□Yes □No		
14			□Yes □No		
15			□Yes □No		
16			□Yes □No		
17			□Yes □No		
18			□Yes □No		
19			□Yes □No		
20			□Yes □No		
21			□Yes □No		
22			□Yes □No	<u> </u>	
23			□Yes □No		
24			□Yes □No		

PROJECT: KENT HEIGHTS RECREATIONAL FACILITY, EAST PROVIDENCE, RI - INSPECTION DATE:

	Location/Station	Control Measure Description	Installed & Operating Properly?	Assoc. Photo/ Figure #	Corrective Action Needed (Yes or No; if 'Yes', please detail action required)
25			□Yes □No		
26			□Yes □No		
27			□Yes □No		
28			□Yes □No		
29			□Yes □No		
30			□Yes □No		

(add more as necessary)

General Site Issues

Below are some general site issues that should be assessed during inspections. Please **customize** this list as needed for conditions at the site.

,ond	itions at the site. Compliance Question			Assoc. Photo/	Corrective Action Needed (If 'Yes', please detail action required
				Figure #	and include location/station)
1	Have all control measures been installed as specified in the RISESC Handbook and prior to any earth disturbing activities?	□Yes □ N/A	□No		
2	Are appropriate limits of disturbance (LOD) established?	□Yes □ N/A	□No		
3	Are controls that limit runoff from exposed soils by diverting, retaining, or detaining flows (such as check dams, sediment basins, etc.) in place?	□Yes □ N/A	□No		
4	Are all temporary conveyance practices installed correctly and functioning as designed?	□Yes □ N/A	□No		
5	Has maintenance been performed as required to ensure continued proper function of all temporary conveyances practices?	□Yes □ N/A	□No		
6	Were all exposed soils seeded by October 15 th ?	□Yes □ N/A	□No		
7	Have soils been stabilized where earth disturbance activities have permanently or temporarily ceased on any portion of the site and will not resume for more than 14 days?	□Yes □ N/A	□No		
8	In instances where adequate vegetative stabilization was not established by November 15 th , have non-vegetative erosion control measures must be employed?	□Yes □ N/A	□No		
9	If work is to continue from October 15 th through April 15 th , are steps taken to ensure that only the day's work area will be exposed and all erodible soil is stabilized within 5 working days?	□Yes □ N/A	□No		
10	Have inlet protection measures (such as fabric drop inlet protection, curb drop inlet protection, etc.) been properly installed?	□Yes □ N/A	□No		
11	Has the operator cleaned and maintained inlet protection measures when needed?	□Yes □ N/A	□No		
12	Has the operator removed accumulated sediment adjacent to inlet protection measures within 24 hours of detection?	□Yes □ N/A	□No		

SESC Plan Inspection Report

Page ____ of ____

	Compliance Question			Assoc. Photo/ Figure #	Corrective Action Needed (If 'Yes', please detail action required and include location/station)
13	Has the operator properly installed outlet protection (such as riprap, turf mats, etc.) at all temporary and permanent discharge points?	□Yes □ □ N/A	INo		
14	Are all outlet protection measures functioning properly in order to reduce discharge velocity, promote infiltration, and eliminate scour?	□Yes □ □ N/A	INo		
15	Have all discharge points been inspected to ensure the prevention of scouring and channel erosion?	□Yes □ □ N/A	INo		
16	Have sediment controls been installed along perimeter areas that will receive stormwater from earth disturbing activities?	□Yes □ □ N/A	INo		
17	Is the operator maintaining sediment controls in accordance with the requirements in the <i>RI SESC</i> <i>Handbook</i> ?	□Yes □ □ N/A	INo		
18	Have temporary sediment barriers been installed around permanent infiltration areas (such as bioretention areas, infiltration basins, etc.)?	□Yes □ □ N/A	INo		
19	Have staging areas and equipment routing been implemented to avoid compaction where permanent infiltration areas will be located?	□Yes □ □ N/A	INo		
20	Are surface outlet structures (such as skimmers, siphons, etc.) installed for each temporary sediment basin? [Exception: frozen conditions]	□Yes □ □ N/A	INo		
21	Have all temporary sediment basins or traps been inspected and maintained as required to ensure proper function?	□Yes □ □ N/A	INo		
22	Does the project include the use of polymers, flocculants, or other chemicals to control erosion, sedimentation, or runoff from the site?	□Yes □ □ N/A	INo		
23	Are all chemicals being managed in accordance with Appendix J of the <i>RISESC Handbook</i> and current best management practices?	□Yes □ □ N/A	INo		
24	Has the site operator taken steps to prohibit the following pollutant discharges on the site?				
а	Contaminated groundwater.	□Yes □ □ N/A	INo		

	Compliance Question			Assoc. Photo/ Figure #	Corrective Action Needed (If 'Yes', please detail action required and include location/station)
b	Wastewater from washout of concrete; unless properly contained, managed, and disposed of.	□Yes □ N/A	□No		
с	Wastewater from washout and cleanout of stucco, paint, form release oils, curing compounds, and other construction products.	□Yes □ N/A	□No		
d	Fuels, oils, or other pollutants used in vehicle and equipment operation and maintenance.	□Yes □ N/A	□No		
е	Soaps or solvents used in vehicle and equipment washing.	□Yes □ N/A	□No		
f	Toxic or hazardous substances from a spill or other release.	□Yes □ N/A	□No		
25	Is the operator using properly constructed entrances/exits to the site so sediment removal occurs prior to vehicles exiting?	□Yes □ N/A	□No		
26	If needed, are additional controls (such as rumble strips, rattle plates, etc.) in place to remove sediment from tires prior to exiting?	□Yes □ N/A	□No		
27	Is sediment track-out being removed by the end of the same workday in which it occurs (via sweeping, shoveling, or vacuuming)?	□Yes □ N/A	□No		
28	Are all wastes generated at the site being managed and properly disposed of by the end of each workday?	□Yes □ N/A	□No		
29	Are all chemicals and hazardous waste materials stored properly in covered areas and surrounded by containment control systems?	□Yes □ N/A	□No		
30	Has the operator established highly visible locations for the storage of spill prevention and control equipment on the construction site?	□Yes □ N/A	□No		
31	Are allowable non-stormwater discharges being managed properly with adequate controls?	□Yes □ N/A	□No		
32	Is the site operator properly managing groundwater or stormwater that is removed from excavations, trenches, or similar points of accumulation?	□Yes □ N/A			
33	Are proper procedures and controls in place for the storage of materials that may discharge pollutants if	□Yes □ N/A	□No		

SESC Plan Inspection Report

Compliance Question		Assoc. Photo/ Figure #	Corrective Action Needed (If 'Yes', please detail action required and include location/station)
exposed to stormwater?			
Are stockpiles located within the limits of disturbance?	□Yes □No □ N/A		
Are stockpiles being protected from contact with stormwater using a temporary sediment barrier?	□Yes □No □ N/A		
Where needed, has cover or appropriate temporary vegetative or structural stabilization been utilized for stockpiles?	❑Yes ❑No ❑ N/A		
Is the operator effectively managing the generation of dust through the use of water, chemicals, or minimization of exposed soil?	❑Yes ❑No ❑ N/A		
Are designated washout areas (such as wheel washing stations, washout for concrete, paint, stucco, etc.) clearly marked on the site?	□Yes □No □ N/A		
Are vehicle fueling and maintenance areas properly located to prevent pollutants from impacting stormwater and sensitive receptors?	❑Yes ❑No ❑ N/A		
(Other)			

(add more as necessary)

General Field Comments:

Photos:

(Associated photos – each photo should be dated and have a unique identification # and written description indicating where it is located within the project area. If a close up photo is required, it should be preceded with a photo including both the detail area and some type of visible fixed reference point. Photos should be annotated with Station numbers and other identifying information where needed.)

Photo #:	Station:
(insert Photo here)	Description:

Photo #:	Station:
(insert Photo here)	Description:

Photo #:	Station:
(insert Photo here)	Description:

Photo #:	Station:
(insert Photo here)	Description:

Photo #:	Station:
(insert Photo here)	Description:

Station:
Description:

(add more as necessary)

SESC Plan Inspection Report

Corrective Action Log

TO BE FILLED OUT BY SITE OPERATOR

Describe repair, replacement, and maintenance of control measures, actions taken, date completed, and note the person that completed the work.

	Location/Station	Corrective Action	Date Completed	Person Responsible
Ор	erator Signature:		Date:	

SESC Plan Inspection Report



Attachment G

SESC Plan Amendment Log