

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Water

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NYSDEC State Pollution Discharge Elimination System (SPDES) Combined Sewer Overflow Best Management Practices Annual Report

OWNER/OPERATOR CERTIFICATION

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated 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.

Rosaleen B. Nogle, PE

Name (please print or type)



Signature

1/31/2026

Date



Department of
Environmental
Conservation

Table of Contents

Table of Contents	1
Combined Sewer Overflow (CSO) Annual Report	2
(Submission #: HQJ-WWWH-15BED, version 1)	2
Details	2
Form Input	2
Permit Information	2
Part I - CSO LTCP Information	2
Part II - CSO Outfall Information	3
Part III - Collection System Information	4
Part IV - CSO Control Implementation Information	5
Part V - CSO Best Management Practices (BMPs)	5
Owner/Operator Certification	10
Attachments	10
Status History	10
Processing Steps	10

Combined Sewer Overflow (CSO) Annual Report

version 1.12

(Submission #: HQJ-WWWH-15BED, version 1)

Details

Submitted 1/31/2026 (40 days ago) by Rosaleen B Nogle
Alternate Identifier NY0028410
Submission ID HQJ-WWWH-15BED
Status In Review

Form Input

Permit Information

SPDES Number
NY0028410

DEC Region
9

Permittee Name
Buffalo Sewer Authority

Facility Name
Bird Island Sewage Treatment Plant

Official Name
Rosaleen B. Nogle

Official Title
Principal Sanitary Engineer

Official's Phone Number
7168514664

Official's Email Address
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CSO Program Manager Name
Rosaleen B. Nogle

CSO Program Manager Title
Principal Sanitary Engineer

CSO Program Manager Phone Number
7168514664

CSO Program Manager Email
mogle@buffalosewer.org

Part I - CSO LTCP Information

GENERAL CSO PROGRAM INFORMATION

Use the following questions to provide current general information on the CSO Program

Number of CSO Outfalls in the permittee owned system
52

Number of CSO Events Occurring in Reporting Year
24

Total Volume of CSO Discharged in Reporting Year (MG)
1,025.03

Percentage of Collection System, owned by the permittee, that is combined (%)
97

Approximate length (mi) of combined sewers in permittee-owned system
844.0

Population served by the permittee-owned system
276,486.0

Number of Publicly-Owned Sewer Systems (POSS) to the permittee-owned system
5

Number of Publicly-Owned Sewer Systems (POSS) to the Combined Sewer System
5

Number of Significant Industrial Users (SIU) connected to the CSS
24.0

Number of other, non-POSS satellite system connections
0

Long Term Control Plan (LTCP) Information

Was an LTCP Required?
Yes

Year the LTCP was Submitted
2025

What is the LTCP Approval Status?
Approved

What was/is the LTCP selected approach and/or criterion?
Presumptive (4-6 Events)

Is the LTCP Implementation completed?
No

Provide a brief list of all the recommendations and CSO controls to be implemented under the Long-Term Control Plan. Be sure to identify the year these items were completed and any remaining milestones dates not yet achieved.

LTCP includes weir raising, floatable control facility, relief tunnel, in-line, pumping station upgrades, off-line storage facilities & GI. For progress through 9/31/2025 see the 11/15/2025 Quarterly LTCP Report located at: <https://buffalosewer.org/about/transparency>. In 2025, the Black Rock Canal & Scajaquada Creek RTC, Secondary System, and Primary Phase A projects continued construction. The Florida Street sewer replacement and Niagara Street Phase 4B project were completed. BSA bid the Breckenridge CSO, various SPP Modifications, and the Genesee Street projects. On September 19, 2025, the Buffalo Sewer Authority entered into a consent judgement with the New York State Attorney General and Department of Environmental Conservation.

Post Construction Compliance Monitoring (PCCM)

What is the status of the PCCM Plan?
Not Yet Required

What is the status of the PCCM Sampling Program?
Not Yet Required

Part II - CSO Outfall Information

CSO Outfall Information

Outfall Number	Latitude (Decimal)	Longitude (Decimal)	Receiving Water Name	Receiving Water Class	Number of Regulators Associated	Type of Regulator	Type of Treatment Provided	Number of Overflow Events - BASELINE	Number of Overflow Events - PREVIOUS YEAR	Number of Overflow Events - CURRENT YEAR	Annual CSO Volume (MG) - BASELINE	Annual CSO Volume (MG) - PREVIOUS YEAR	Annual CSO Volume (MG) - CURRENT YEAR	Measurment Method
003	42.9373	-78.9072	Black Rock Canal	C	11	Fixed Weir	None	6	4	4	0.11	1.76	0.99	Modeled
004	42.9261	-78.9055	Black Rock Canal	C	1	Fixed Weir	None	5	4	2	11.25	5.96	2.87	Modeled
005	42.9243	-78.8991	Black Rock Canal	C	2	Elevated Pipe	None	4	0	0	0.08	0.00	0.00	Modeled
006	42.9223	-78.8996	Black Rock Canal	C	7	Fixed Weir	None	65	14	10	198.9	18.51	12.44	Modeled
007	42.9222	-78.8997	Black Rock Canal	C	1	Fixed Weir	None	0	2	1	0.00	0.26	0.12	Modeled
008	42.209	-78.9002	Black Rock Canal	C	1	Fixed Weir	None	39	0	0	6.11	0.00	0.00	Modeled
009	42.919	-78.901	Black Rock Canal	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
010	42.9174	-78.9013	Black Rock Canal	C	1	Fixed Weir	None	44	15	10	11.85	7.09	5.27	Modeled
011	42.9133	-78.9032	Niagara River	SA	1	Fixed Weir	None	41	29	22	134.30	117.02	122.04	Modeled
012	42.9132	-78.9017	Black Rock Canal	C	1	Fixed Weir	None	42	27	24	52.48	49.46	37.85	Modeled
013	42.889	-78.8935	Black Rock Canal	C	1	Fixed Weir	None	7	4	4	6.75	4.55	2.63	Modeled
014	42.8846	-78.8888	Erie Basin Marina	C	2	Fixed Weir	None	4	6	7	4.19	16.59	12.75	Modeled
015	42.8813	-78.8849	Erie Basin Marina	C	2	Fixed Weir	None	12	0	0	6.14	0.00	0.00	Modeled
016	42.8769	-78.8841	Erie Basin Marina	C	2	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
017	42.8769	-78.8796	Buffalo River	C	20	Elevated Pipe	Screening Only	49	16	14	71.26	102.44	76.01	Modeled
022	42.8724	-78.8737	Buffalo River	C	4	Fixed Weir	None	49	5	4	29.79	1.118	0.9	Modeled
023	42.8666	-78.8680	Buffalo River	C	1	Fixed Weir	None	0	2	0	0.00	0.26	0	Modeled
025	42.8639	-78.8605	Buffalo River	C	1	Fixed Weir	None	11	4	4	1.44	1.53	0.93	Modeled
026	42.8631	-78.8508	Buffalo River	C	45	Fixed Weir	None	63	10	5	124.16	70.64	36.2	Modeled
027	42.4631	-78.8375	Buffalo River	C	1	Fixed Weir	None	36	11	7	31.67	55.82	44.15	Modeled
028	42.8603	-78.8325	Buffalo River	C	7	Fixed Weir	None	69	28	21	45.54	17.34	11.37	Modeled
029	42.8603	-78.8325	Buffalo River	C	3	Fixed Weir	None	0	4	4	0.00	2.84	2.25	Modeled
031	42.8599	-78.8244	Cazenovia Creek	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
032	42.8616	-78.8260	Buffalo River	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
033	42.8624	-78.8254	Buffalo River	C	5	Fixed Weir	None	9	15	11	37.77	76.2	59.43	Modeled
035	42.8502	-78.8087	Cazenovia Creek	B	2	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
037	42.8521	-78.8112	Cazenovia Creek	C	1	Fixed Weir	None	13	2	4	23.30	8.06	5.53	Modeled

Outfall Number	Latitude (Decimal)	Longitude (Decimal)	Receiving Water Name	Receiving Water Class	Number of Regulators Associated	Type of Regulator	Type of Treatment Provided	Number of Overflow Events - BASELINE	Number of Overflow Events - PREVIOUS YEAR	Number of Overflow Events - CURRENT YEAR	Annual CSO Volume (MG) - BASELINE	Annual CSO Volume (MG) - PREVIOUS YEAR	Annual CSO Volume (MG) - CURRENT YEAR	Measurment Method
038	42.8526	-78.8111	Cazenovia Creek	C	3	Fixed Weir	None	0	2	1	0.00	0.21	0.1	Modeled
039	42.8533	-78.8126	Cazenovia Creek	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
040	42.8539	-78.8126	Cazenovia Creek	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
042	42.8550	-78.8141	Cazenovia Creek	C	3	Elevated Pipe	None	0	0	0	0.00	0.00	0.00	Modeled
044	42.8573	-78.8183	Cazenovia Creek	C	4	Fixed Weir	None	7	4	2	2.32	1.71	0.68	Modeled
046	42.8586	-78.8203	Cazenovia Creek	C	1	Fixed Weir	None	1	0	0	1.31	0.00	0.00	Modeled
047	42.8594	-78.8226	Cazenovia Creek	C	5	Fixed Dam	None	44	4	4	8.65	1.64	1.24	Modeled
048	42.8600	-78.8247	Cazenovia Creek	C	2	Fixed Dam	None	0	0	0	0.00	0.00	0.00	Modeled
049	42.8613	-78.8269	Buffalo River	C	1	Fixed Dam	None	0	0	0	0.00	0.00	0.00	Modeled
050	42.8635	-78.8211	Buffalo River	C	1	Fixed Dam	None	14	4	4	3.17	3.13	0.91	Modeled
051	42.8631	-78.8108	Buffalo River	C	1	Fixed Dam	None	4	0	0	1.22	0.00	0.00	Modeled
052	42.8645	-78.8024	Buffalo River	C	2	Fixed Dam	None	10	0	0	10.87	0.00	0.00	Modeled
053	42.9237	-78.8569	Scajaquada Creek	B	42	Fixed Dam	None	65	30	23	268.00	254.21	180.67	Modeled
054	42.9521	-78.9098	Niagara River	SA	7	Fixed Dam	None	0	0	0	0.00	0.00	0.00	Modeled
055	42.9450	-78.9088	Niagara River	SA	1	Fixed Dam	None	41	22	20	601.10	538.96	399.6	Modeled
056	42.9348	-78.8761	Scajaquada Creek	B	2	Fixed Dam	None	5	0	0	0.04	0.00	0.00	Modeled
057	42.9290	-78.8973	Scajaquada Creek	B	1	Fixed Dam	None	0	0	0	0.00	0.00	0.00	Modeled
058	42.9303	-78.8959	Scajaquada Creek	B	3	Fixed Dam	None	0	0	0	0.00	0.00	0.00	Modeled
059	42.9310	-78.8939	Scajaquada Creek	B	3	Fixed Dam	None	0	1	1	0.00	0.17	0.15	Modeled
060	42.9343	-78.8782	Scajaquada Creek	B	12	Fixed Dam	None	5	0	0	0.70	0.00	0.00	Modeled
061	42.9210	-78.9002	Black Rock Canal	C	1	Fixed Weir	None	10	0	0	31.19	0.00	0.00	Modeled
062	42.9154	-78.9027	Black Rock Canal	C	1	Fixed Weir	None	0	0	0	0.00	0.00	0.00	Modeled
063	42.9023	-78.9017	Black Rock Canal	C	1	Fixed Weir	None	13	2	1	0.63	0.24	0.10	Modeled
064	42.8665	-78.8678	Buffalo River	C	7	Fixed Weir	None	56	6	5	21.11	7.22	4.87	Modeled
066	42.8650	-78.8021	Buffalo River	C	9	Fixed Weir	None	10	4	4	1.72	5.15	2.98	Modeled

Closed CSO Outfall Information

Outfall Number	Latitude (Decimal)	Longitude (Decimal)	Receiving Water Name	Receiving Water Class	Approximate Year Outfall Closed	Cause / Reason for Closure
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CSO Outfall Explanation

BSA has no intent to close CSOs; they prevent flooding & double as MS4 outfalls and in the case of CSOs 053 and 006 convey Scajaquada Creek flows.

Part III - Collection System Information

Baseline Information

If Baseline information is unknown, please use a best estimate, then characterize/describe in the narrative box below.

Baseline - Percentage (%) of combined sewers in the collection system owned by the permittee

97

Baseline - Approximate length (mi) of combined sewers owned by the permittee

844

Baseline - Number of CSO Outfalls owned by the permittee

65

Baseline - Number of CSO Events

85

Baseline - Annual CSO Volume discharged (MG)

1,886.0

Baseline - Population Served by the CSS

292,648.0

Baseline - Number of Satellite System Connections

5.0

Post-LTCP Implementation Information

If an LTCP has not yet been developed, or wasn't required, please input the current year information for each field.

Future - Percentage (%) of combined sewers in the collection system owned by the permittee

97

Future - Approximate length (mi) of combined sewers owned by the permittee

844.0

Future - Number of CSO Outfalls owned by the permittee

52.0

Future - Number of CSO Events

9

Future - Annual CSO Volume Discharged (MG)

486

Future - Population Served by the CSS

261,310.0

Future - Number of Satellite System Connections

5

Use the space below to provide any further relevant information on the collection system & to indicate if baseline information is unknown. This should include a description of any unique ownership, operation and maintenance agreements or further explanation and description of POSS/satellite system connections. For POTW's with POSS's, please indicate which municipality owns/operates which infrastructure (Pump Stations, trunk sewers, interceptors, regulators, outfall structures, etc.) as well as who is responsible for reporting CSO events from CSOs within the POSS and who is responsible for reporting SSOs within the POSS.

Erie County Sewer District #4 (NYS900040), Erie County Sewer District #1 (NYS900038), the Village of Sloan (NYS900022), the Town of Cheektowaga (NYS900020), and the Town of West Seneca (NY0203734) are all charged with operating and maintaining the entirety of their upstream POSS's and ensuring that they are separate sanitary sewers. Buffalo Sewer's industrial waste division issues permits to those industrial waste dischargers within the upstream POSS's and performs inspections of these sites. The POSS's are also responsible for operating and maintaining flow monitoring stations and providing records verifying that they are within compliance with Intermunicipal Agreement maximum discharge rates to the Buffalo Sewer Authority's system.

Part IV - CSO Control Implementation Information

Reporting Year Information

Provide a summary of any significant LTCP or PCCM projects completed within the reporting year and any milestones for the reporting year that were not achieved.

The Jefferson Avenue GI projects have been incorporated into the overall RainCheck 2.0 plan. The overall RainCheck 2.0 is expected to be fully constructed by July 31, 2028. SPP 229A RTC was completed in 2025. The Jefferson Delavan OLS has been paused due to SEQR comments and additional funding needs. Niagara Street Phase 4B was completed. Breckenridge and Niagara was awarded, but actual construction has not yet started. Modification of SPP 254 has been completed. 336B modification has been found to have already been substantially completed.

Upcoming Year Information

Summarize significant LTCP and PCCM projects planned and milestones due for the upcoming year.

In the coming year, NFA Phase I, Bailey & Amherst RTC, Gates Circle RTC, SPP 338 are expected to be completed. SPP 337, Breckenridge and Niagara, SPP 341A, SPP 165B, SPP 175, SPP 176, and SPP 177 are expected to begin construction. The Hennepin Park GI project is expected to begin construction this year.

Part V - CSO Best Management Practices (BMPs)

Which CSO BMPs does your SPDES permit require?

- 3- Industrial Pretreatment
- 1- CSO Maintenance / Inspection
- 2- Maximize Use of the Collection System for Storage
- 4- Maximize Flow to POTW
- 6- Prohibition of Dry Weather Overflows
- 10- Connection Prohibitions
- 12- Control of Runoff
- 14- Characterization and Monitoring
- 8- Combined Sewer System Replacement
- 5- Wet Weather Operating Plan (WWOP)
- 7- Control of Floatables and Settleable Solids
- 9- Combined Sewer / Extension
- 11- Septage and Hauled Waste
- 13- Public Notification

BMP No. 1 CSO Maintenance Inspection

6 NYCRR 750-2.8(a)(2)
(EPA NMC No. 1: Proper Operation and Regular Maintenance)

Is there a written program for the maintenance and inspection of the CSS and CSOs?

Yes

What is the minimum frequency of dry-weather CSO inspections?

Monthly

Are inspections of CSOs/regulators conducted during or following wet weather events?

Yes

Do the inspection reports indicate visual inspection observations, observed or presumed flows, weather conditions, equipment condition, and any repair work recommended?

Yes

Are the inspection reports submitted to the DEC Regional Office?

Yes, with Monthly Operating Reports

Indicate which of the following additional components are included in the maintenance and inspection program:

- Pump Stations
- Sewer Pipes & Interceptors
- CSO Outfalls
- Sewer Manholes & Catch Basins
- CSO Controls (e.g. regulators, screening/storage/treatment facilities)

Are there existing inter-municipal agreements which specify responsibilities for inspection, maintenance, and/or repair?

Yes

IMA Listing - Please indicate the community name and year of last IMA update.

Community Name	Year of most recent IMA Update
Town of Cheektowaga	1996
Erie County Sewer District 1	1996

Community Name	Year of most recent IMA Update
Erie County Sewer District 4	1996
West Seneca Sewer District 15	1996
Village of Sloan	1998
West Seneca SD 1,2,3,4,9,10	1996
West Seneca SD 5,13,14	1996

Is the collection system mapped using GIS?

Yes, the entire system (including manholes & catch basins)

Is the collection system monitored using a SCADA system or other flow monitoring system?

Yes, SCADA

In the past year, was progress made to install, upgrade, or expand monitoring with SCADA/Other system?

Yes

In the upcoming year, is installation, upgrade, or expansion of monitoring with SCADA/Other system planned?

Yes

Does the municipality have an asset management program that includes the collection system?

In progress

Have any work efforts or problems in the past year resulted in changes in overflows? If yes, describe below in the narrative box.

Yes

In the past year, was the inspection and maintenance program mostly:

Reactive (responding to problems)?

Use the space below to provide a narrative description of the following:

- a) Lengths of sewer cleaned and inspected,
- b) Number of manholes and catch basins cleaned and inspected,
- c) Any repairs or replacements conducted in the CSS,

Increased insight into the system through SCADA and use of XylemVue has allowed BSA staff to identify potential future overflows before they occur.

- a) Length cleaned and inspected: 4227 feet
- b) Number of manholes and catch basins cleaned and inspected: 9073
- c) Manhole/receiver/catch basins repaired: 124
- d) Sewer main repaired/replaced: 3232 ft

Use the space below to describe any large equipment purchases made in the reporting year or planned for the upcoming year (e.g. vacuum trucks, pumps, etc.), as well as, any work efforts or problems in the past year that resulted in changes to the collection system maintenance and inspection program, and any noticeable results of the system changes (e.g. fewer events, less CSO volume, a reduction in floatables or other pollutants discharges, visible improvement in water quality of receiving water).

Over the past year, additional inspectors have been trained in identifying stormwater management issues, weir inspections, and performing utility markings to create better awareness and develop more preventative maintenance.

BMP No. 2 Maximize Use of the Collection System for Storage

6 NYCRR 750-2.7(f), 750-2.8(a)(2), 750-2.8(a)(5)
(EPA NMC No. 2: Maximization of Storage in the Collection System)

In the past year, was the collection system able to convey the required minimum flows to the treatment plant during ALL wet-weather events?

Yes

Has the hydraulic capacity of the collection system been evaluated?

Yes

When was the hydraulic capacity last evaluated?

2021

Have regulators and weirs ever been adjusted/modified to maximize storage?

Yes

In the past year, or the upcoming year, indicate if any of the following items have been changed or if changes are planned to improve use of the collection system for storage? If so, describe below in the narrative box.

Removal of Flow Obstructions
Regulator or Weir Adjustment
Sewer Cleaning and Sediment Removal
Tidegate Maintenance/Repair/Replacement

Use the space below to provide a narrative description of the changes to structures or procedures that will improve use of the collection system for storage (e.g. tide gate maintenance/repairs/replacement, regulator or weir adjustment, FOG program changes, removal of bottlenecks/flow obstructions, sewer cleaning and sediment removal, in-line storage, etc.).

Flood gate work has been ongoing at CSO 055 and is expected to be completed in the first quarter of 2026. Projects have been bid to upgrade SPPs 229A, 254, 337, 338, 341A, 336B 165B, and 175. The FOG Program is being reinitiated with a new program leader identified and materials being distributed including FOG scrapers and educational pamphlets at a variety of outreach events throughout the City. Lack of capacity at the treatment facility while the NFA construction is ongoing is a significant bottleneck.

BMP No. 3 Industrial Pretreatment

6 NYCRR 750-2.7(f) and 2.9(a)(4)
(EPA NMC No. 3 & 7: Review and Modification of Pretreatment Requirements & Pollution Prevention Programs to Reduce Contaminants in CSOs)

Is there an approved pretreatment or mini-pretreatment program or acceptance of flow from non-domestic sources?

Yes, IPP or Mini-IPP

Is there an inventory of industrial or non-domestic dischargers?

Yes

Has the impact on CSOs from non-domestic users that discharge toxic pollutants been evaluated, and steps taken to minimize such impacts?

Yes

Does the pretreatment program consider CSOs in the calculation of local limits?

Yes

Are there any restrictions on industrial user discharges to the collection system during wet-weather events?

No

Are there any industrial discharges that could reach CSO outfalls?

Yes

Do industrial users upstream of CSOs discharge any bioaccumulative chemicals of concern (BCCs)?

No

Do any industrial users have a holding tank or equalization tank to store wastewater prior to discharge to the CSS?

No

In the past year or in the upcoming year, have there been or will there be negotiations or changes to agreements with industrial dischargers, which will potentially reduce impacts during CSO events? Describe these changes below in the narrative box.

Yes

Use the space below to provide a narrative description of industrial discharges to the collection system, any restrictions on industrial discharges during wet-weather events, and any agreements that will potentially reduce impacts during CSO events.

Upon review of existing Industrial User's discharge permits no BCCs as listed in TOGS 1.3.8 are currently permitted for discharge to Buffalo Sewer's system upstream of CSOs. A revised "Technical Review of Local Mass Based Limits Industrial Pretreatment Report" prepared in accordance with USEPA's "Local Limits Development Guidance Manual" was submitted in October of 2022 to USEPA for review and approval.

Once approved, the significantly reduced limits specified therein will be used in all future BPDES permit applications including renewals. Buffalo Sewer is in ongoing discussions with Lactalis to develop flow equalization at their facility on South Park. This will ensure that a consistent and manageable flow is discharged from this site.

BMP No. 4 Maximize Flow to POTW

6 NYCRR 750-2.7(f), 2.8(a)(2), and 2.8(a)(5)
(EPA NMC No. 4: Maximization of Flow to the POTW for Treatment)

What is the permit required minimum flow during wet weather events through the headworks (in MGD)?

450.00

What is the permit required minimum flow during wet weather events through primary treatment (in MGD)?

180.00

What is the permit required minimum flow during wet weather events through secondary treatment (in MGD)?

300.00

What is the permit required minimum flow during wet weather events through disinfection (in MGD)?

450.00

In the past year, were the headworks, primary treatment works and disinfection works able to pass the flows specified in the permit for all wet weather flows?

No

In the past year, was the secondary treatment works able to pass the flows specified in the permit for all wet weather flows?

No

If the minimum flows were not achieved for all wet-weather events in the reporting year, has a plan to accomplish this been developed and submitted to the Department?

Yes, developed & submitted

In the past year or in the upcoming year, have there been or will there be any physical modifications to the collection system which have allowed more flow to reach the POTW? If yes, describe below in the narrative box.

Yes

Are there areas of the collection system, including pump stations that need additional study to evaluate capacity, condition, or to determine if illegal connections (i.e. inflow) exist? If yes, list below in the narrative box

Yes

In the past year, have any new problem areas been identified that restrict flow to the plant? If yes, list the locations below in the narrative box.

No

Use the space below to provide a narrative description of:

- a) any physical modifications to the collection system which are completed or anticipated and will allow for more flow to reach the WWTP,
- b) any areas of the collection system which need additional study to evaluate capacity or inflow issues,
- c) any known problem areas that restrict flow to the WWTP, and
- d) any plans to address hydraulic restrictions (e.g. pipe replacement, construction of relief sewer or overflow tanks, pump station improvements, weir adjustment, smoke/dye testing to identify illicit connections).

a) The previously cited capital projects will all lead to an increase in flow to the WWTP.

b) As part of the tuning of the Real Time Control System, significant deviations from modeled flows are at times detected and reveal undocumented changes to the system which in turn result in modifications to capital project designs and/or notices of violation to others.

c) Buffalo Sewer and NYS DEC has agreed to a consent judgement to implement facility upgrades

d) Upgrades are being developed for both Kelly F and South Buffalo Pumping Stations to ensure that both are fully able to reach their capacities at all times.

BMP No. 5 Wet Weather Operating Plan

6 NYCRR 750-2.8(a)
(EPA NMC: None)

Does the plan identify the maximum flows through preliminary, primary, secondary treatment, tertiary, and disinfection units?

Yes

In the past year, did treatment of wet weather flows cause any effluent violations or destabilize treatment upon return to normal service? If yes, describe below in the narrative box.

No

If the collection system or plant has been modified or upgraded, has the WWOP been modified to reflect new flow rates or new procedures and the revised plan submitted to the NYSDEC Regional Office?

Yes, updated & submitted

In the upcoming year, are changes to the WWOP expected? If so, describe below in the narrative box.

Yes

When was the WWOP last updated?

2024

When was the WWOP last submitted and approved by NYSDEC?

2007

Use the space below to provide a narrative description of any changes to the WWOP during the reporting year or anticipated in the upcoming year.

The Wet Weather Operating Plan was updated in 2025 to reflect current practices and policies including the use of Real Time Control structures. As work in both the collection system and at the Treatment Facility continue, it is expected that at least once a year, the WWOP will require ongoing updates.

BMP No. 6 Prohibition of Dry Weather Overflows

6 NYCRR 750-2.7 and 2.8(b)(2)
(EPA NMC No. 5: Elimination of CSOs During Dry Weather)

In the past year, were there any dry weather overflows?

Yes

Were all dry weather overflows reported via NY-Alert, in accordance with 6 NYCRR 750-2.7?

Yes

Did dry weather overflows lead to improvement of procedures or equipment?

Yes

Has the likelihood of future dry weather overflows been eliminated? If not, describe why below in the narrative box.

No

Use the space below to provide a narrative description of the both the causes of any dry weather events that occurred in the reporting year and resulting changes or improvements that were made to procedures or equipment (e.g. routine inspection schedule, OMP, inter-municipal agreements, FOG program, removal of illicit connections, I/I Control program, leaky tidegates, adjustment and/or repair of regulators, upgraded auxiliary power, elimination of hydraulic bottlenecks, etc.).

As Buffalo Sewer Authority's system continues to undergo generational upgrades, it is anticipated that occasional brief dry weather overflows may be required to ensure employee safety while specific construction activities are being conducted. Any such events will be planned, minimized, and communicated in advance.

BMP No. 7 Control of Floatables and Settleable Solids

6 NYCRR 750-2.8(a)(4)

(EPA NMC No. 6: Control of Solid and Floatable Materials in CSOs)

In the past year, did any outfalls discharge floating solids, oil and grease, or solids of sewage origin?

Yes

Indicate which of the following engineering controls or control measures, if any, have been implemented or will be implemented in the upcoming year?

Source controls (street cleaning, public education, household hazardous waste collection, solid waste collection, recycling, and/or composting of lawn/leaf/roadkill deer)

Screens

Booming & Skimming of Open Waters

Catch basin hoods

Use the space below to provide a narrative description of any ongoing issues with control of floatables and settleable solids from CSO outfalls and any existing or planned engineering controls or control measure to be implemented.

Floatables are captured by the Hamburg Drain Floatable Control Facility. Hoods have long been installed on catch basins and receivers within the Buffalo Sewer Authority's combined sewer system and are routinely replaced.

Streets are swept by City of Buffalo DPW.

BMP No. 8 Combined Sewer System Replacement

6 NYCRR 750-2.10(i)

(EPA NMC: None)

In the past year, were any combined sewers designed or constructed that were not approved by NYSDEC?

No

Are there any plans or current projects to separate combined sewers into sanitary & storm sewers?

No

Were any cross-connections eliminated in the past year or planned for the upcoming year?

No

In the past year, how many miles of combined sewer were separated?

0.00

In the upcoming year, how many miles of combined sewer are scheduled to be separated?

0.00

Use the space below to provide a narrative description of how this BMP was implemented during the reporting year.

As new development occurs new connections and new sewers on private lands are required to be constructed as separated. In evaluating LTCP project feasibility, separation is considered as an option and will likely be part of the overall strategy for specific isolated CSO basins.

BMP No. 9 Combined Sewer / Extension

6 NYCRR 750-2.10(i)

(EPA NMC: None)

In the past year, were any combined sewers extended?

No

Is any development planned upstream of a combined sewer in the near future?

No

If a plan contained a flow credit requiring removal of I/I, what was the requirement or ratio?

N/A

Use the space below to provide a narrative description of how this BMP was implemented during the reporting year.

Proposed sanitary sewer taps of 2500 gpd or more are required to submit a downstream capacity analysis to the NYSDEC for review demonstrating that there is capacity. As a part of the BSA's sewer tap permitting process for storm discharges, new development upstream of or directly discharging to the CSS with soil disturbance of 0.25 acres or more must retain/detain on site post-construction flows during a 25-year storm in excess of pre-construction flows during a 2-year storm.

BMP No. 10 Connection Prohibitions

6 NYCRR 750-2.9(a)(5)

(EPA NMC: None)

Are new connections prohibited by NYSDEC?

No

In the upcoming year, is any work planned to either increase capacity or reduce hydraulic loading to the WWTP? If so, describe below in the narrative box.

Yes

Use the space below to provide a narrative description of how this BMP was implemented during the reporting year.

Secondary treatment improvement project will be ongoing - to increase capacity within Wastewater Treatment Plant. Primary treatment facility project Contract A will also be ongoing to upgrade the aged tanks. Design of the secondary treatment NFA work is entering more advanced design.

BMP No. 11 Septage and Hauled Waste

6 NYCRR750-2.7(f) and 2.8(a)(1)
(EPA NMC: None)

Does the POTW accept septage or hauled waste?

Yes

In the past year, were there any discharges or releases of septage or hauled waste INTO the collection system upstream of a CSO?

No

Are there restrictions on when the POTW accepts hauled waste or septage?

Yes

Is there a dedicated location to discharge septage at the WWTP?

Yes

Does the facility have authorization from NYSDEC to accept hauled waste or septage at a location other than the WWTP?

No

Have there been, or will there be, any changes to the POTW's policy on septage and hauled waste?

Yes

Use the space below to provide a narrative description of how septage and hauled waste are received by the POTW, where remote acceptance locations are, any POTW restrictions on when these wastes can be received, and the total volume of these wastes received at remote locations during the reporting year.

POTW does not accept hauled waste or septage on certain holidays.

Dedicated location to discharge septage: Waste hauler receiving station

As facility projects progress, it is expected that there will be restrictions on times, locations, and volume of septage discharges at the treatment facility.

Additionally, as PFAS regulations change and are incorporated into the BSA and landfill permits, we continue to evaluate the future of the acceptance of these wastes.

BMP No. 12 Control of Runoff

6 NYCRR750- 2.1(e)
(EPA NMC: None)

Is sediment in runoff from construction zones entering catch basins in the combined sewer system?

Yes

Are impacts of run-off, from development and re-development in areas served by combined sewers, reduced by requiring compliance with the New York Standards for Erosion and Sediment Control and the quantity control requirements included in the New York State Stormwater Management Design Manual?

Yes

Is there adequate communication between the local municipal department that enforces local stormwater codes and ordinances and the collection system staff regarding stormwater runoff?

Yes

Do the municipalities within the combined sewer system have adequate storm water pollution prevention programs to reduce pollutants in stormwater?

Yes

Are any changes needed in the implementation of this BMP to reduce the number of CSO events, the volume discharged, or pollutants in the discharge? If yes, describe below in the narrative box.

No

Use the space below to provide a narrative description of how this BMP was implemented during the reporting year and any planned changes for the upcoming year.

BSA is a non-traditional MS4. For most of the City of Buffalo, BSA performs SWPPP reviews, approvals, and inspections for the separate stormwater components. For those locations within the CSS, BSA enforces local regulations. In the next year, BSA intends to work with the City of Buffalo Departments to ensure that all aspects of the MS4 regulations are fully implemented. The issuance of the revised MS4 permit creates the opportunity for the City and non-traditional MS4s to gain coverage.

BMP No. 13 Public Notification

6 NYCRR 750-1.12
(EPA NMC No. 8: Public Notification)

In accordance with the Discharge Notification Act Requirements of the SPDES permit, outfall identification signs must be installed and maintained at all permitted CSO outfalls. Are these signs installed and maintained at all permitted CSO outfalls?

Yes

Are all CSO events in accordance with the SPDES permit reported via NY-Alert?

Yes

In accordance with the Sewage Pollution Right to Know Law, as detailed in 6 NYCRR Part 750-2.7, all CSO discharge events must be reported via the NY-Alert electronic notification system.

CSO events not in accordance with the SPDES permit conditions should be reported as a bypass via NY-Alert. When these events occur, are they being reported via NY-Alert?

Yes

Beyond the use of NY-Alert, does the POTW maintain any other public notification systems (e.g. websites, social media, email systems, public media broadcasts) to alert potential users of receiving waters affected by CSOs?

Yes

For all CSOs to receiving waters that are Class B or higher, a written public notification program (PNP) is required to be developed, implemented, and publicly available to inform citizens of the location and occurrence of CSO events. Is there a written PNP?

Yes

For all CSO communities within the Great Lakes Basin, a written PNP is required. Is your community within the Great Lakes Basin?

Yes

For communities with a PNP, when was the PNP last updated?

2024

Use the space below to provide a narrative description of how any updates to CSO outfall signs and PNPs, as well as a summary of any other public notification systems (beyond NY-Alert) used to alert the public of CSO events.

The Buffalo Sewer Authority utilizes the NY-Alert system and the CSO outfall signs which are checked on an annual basis for condition as required to alert the public to the potential presence of CSO events. On the buffalosewer.org website, Buffalo Sewer also maintains a map of CSOs and their current modeled probability of overflow based on a simplified linear regression of the model for each outfall. The PNP was updated and posted to the website in 2024.

BMP No. 14 Characterization and Monitoring

(6 NYCRR 750-1.11(a), 2.5(a) and 2.7(g))
(EPA NMC No. 9: Monitoring to Characterize CSO Impacts and the Efficacy of CSO Controls)

Has the combined sewer system been modeled for use in determining or estimating the frequency of overflows and identifying CSO impacts?

Yes

Was baseline sampling conducted as part of LTCP development?

Yes

Was any Post Construction Compliance Monitoring (PCCM) sampling conducted in the reporting year or planned for the upcoming year?

No

In what years does the SPDES permit, Order on Consent, or other enforcement mechanism require PCCM sampling to be conducted?

2040

CSO discharge monitoring methods should be specified for each CSO outfall in Part II of this Annual Report. For all CSO outfalls that are not metered, explain how overflow volumes are either modeled or estimated to collect sufficient data and document permit compliance and the success of CSO BMP implementation. In addition, please provide a brief summary of the findings from the most recently submitted PCCM Report (including compliance with the selected CSO Policy Approach criteria and attainment of water quality standards).

Extensive characterization & metering undertaken during the development of the BSA's CSO LTCP. CSO outfall monitoring is achieved through bimonthly inspection of regulators. A system-wide hydraulic model was developed using flow meters & level gages. A system-wide water quality model was developed. In calibrating the metering data to the "Modified Typical Year" rain gages were installed throughout the City of Buffalo. The post-construction monitoring plan: submitted-03/17/15; approved-03/01/16. Recalibrated model submitted to regulators for comment-01/08/19; final approval-10/6/21. Recalibrated model demonstrated failure of approved LTCP to meet waterbody based activation goals; revised LTCP development and negotiations have been ongoing.

Owner/Operator Certification

Owner/Operator Certification Form Download

Download the certification form by clicking the link below. Complete, sign, scan, and upload the form.

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Comment

NONE PROVIDED

Attachments

Date	Attachment Name	Context	User
1/31/2026 3:28 PM	csobmpcert.pdf	Attachment	Rosaleen Nogle

Status History

	User	Processing Status
1/26/2026 9:28:16 AM	Rosaleen B Nogle	Draft
1/31/2026 5:38:44 PM	Rosaleen B Nogle	Submitted
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Form Submitted	Rosaleen B Nogle	1/31/2026 5:38:44 PM