

#### Commonwealth of Virginia

#### VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY

1111 E. Main Street, Suite 1400, Richmond, Virginia 23219 P.O. Box 1105, Richmond, Virginia 23218 (800) 592-5482 www.deq.virginia.gov

Matthew J. Strickler Secretary of Natural Resources

March 9, 2021

David K. Paylor Director (804) 698-4000

Mr. Walter Stein Stormwater Division Manager Jensen Enterprises 521 Dunn Circle Sparks, NV 89431

Transmitted electronically: wstein@jensenprecast.com

Re: Assignment of Percent Removal Efficiencies for Total Phosphorus for Jensen StormVault BioFiltration with Sierra Blend

Dear Mr. Stein,

The Department of Environmental Quality (Department or DEQ) received the Manufactured Treatment Device Registration Form and supporting documentation for the Jensen **StormVault BioFiltration with Sierra Blend** on November 12, 2020. In accordance with § 62.1-44.15:28 of the Stormwater Management Act, 9VAC25-870-65 D of the Virginia Stormwater Management Program Regulation, and Guidance Memo No. 14-2009, Interim Use of Stormwater Manufactured Treatment Devices (MTDs) to meet the New Virginia Stormwater Management Program (VSMP) Technical Criteria, Part IIB Water Quality Design Requirements, the **Jensen StormVault BioFiltration with Sierra Blend** has been reviewed.

Section 65 D 2 of the VSMP Regulation, which became effective on November 25, 2020, states that any MTD approved for use after July 1, 2020, must meet the requirements of § 62.1-44.15:28 A 9 of the Stormwater Management Act. Jensen Stormwater has obtained certification from the New Jersey Department of Environment Protection. The certification was provided to the Department.

The Jensen StormVault BioFiltration with Sierra Blend is approved for use in Virginia to meet the VSMP water quality design requirements. The percent total phosphorous pollutant removal efficiency has been assigned a value of **40%**. This information will be posted on the Virginia Stormwater BMP Clearinghouse website. This device and the assigned removal efficiency can be manually added into Virginia Runoff Reduction spreadsheet to demonstrate compliance with Runoff Reduction Method.

If you have any questions regarding this information, please contact Robert E. Cooper, P.E. at (804) 698-4033 or email at <u>Robert.Cooper@deq.virginia.gov</u>.

Sincerely,

Jun Sum Belt

Erin Ervin Belt, Manager Office of Stormwater Management

Appendix A Certification letters from New Jersey Department of Environmental Protection



#### State of New Jersey

Division of Water Quality Bureau of Nonpoint Pollution Control 401 East State Street P.O. Box 420 Mail Code 401-02B Trenton, New Jersey 08625-0420 Phone: 609-633-7021 / Fax: 609-777-0432 http://www.state.nj.us/dep/dwq/bnpc\_home.htm

CATHERINE R. McCABE Commissioner

May 5, 2020

Walter Stein, P.E. Jensen Stormwater Systems 521 Dunn Circle Sparks NV 89431

Re: MTD Lab Certification StormVault BioFiltration with Sierra Blend Online Installation

#### TSS Removal Rate 80%

Dear Mr. Stein:

The Stormwater Management rules under N.J.A.C. 7:8-5.5(b) and 5.7(c) allow the use of manufactured treatment devices (MTDs) for compliance with the design and performance standards at N.J.A.C. 7:8-5 if the pollutant removal rates have been verified by the New Jersey Corporation for Advanced Technology (NJCAT) and have been certified by the New Jersey Department of Environmental Protection (NJDEP). Jensen Stormwater Systems (Jensen) has requested a Laboratory Certification for the StormVault Biofiltration with Sierra Blend ("SVBF") system.

The project falls under the "Procedure for Obtaining Verification of a Stormwater Manufactured Treatment Device from New Jersey Corporation for Advance Technology" dated January 25, 2013. The applicable protocol is the "New Jersey Department of Environmental Protection Laboratory Protocol to Assess Total Suspended Solids Removal by a Filtration Manufactured Treatment Device" dated January 25, 2013.

NJCAT verification documents submitted to the NJDEP indicate that the requirements of the aforementioned protocol have been met or exceeded. The NJCAT letter also included a recommended certification TSS removal rate and the required maintenance plan. The NJCAT Verification Report with the Verification Appendix (dated April 2020) for this device is published online at <a href="http://www.njcat.org/verification-process/technology-verification-database.html">http://www.njcat.org/verification-process/technology-verification-process/technology-verification-database.html</a>.

The NJDEP certifies the use of the StormVault Biofiltration with Sierra Blend stormwater treatment unit by Jensen at a TSS removal rate of 80% when designed, operated, and

PHILIP D. MURPHY Governor

SHEILA Y. OLIVER Lt. Governor

### maintained in accordance with the information provided in the Verification Appendix and the following conditions:

- 1. The maximum treatment flow rate (MTFR) for the manufactured treatment device (MTD) is calculated using the New Jersey Water Quality Design Storm (1.25 inches in 2 hrs) in N.J.A.C. 7:8-5.5. The MTFR is calculated based on a verified loading rate of 2 gpm/ft<sup>2</sup> of effective filtration treatment area.
- 2. The SVBF stormwater treatment unit shall be installed using the same configuration reviewed by NJCAT, and sized in accordance with the criteria specified in item 7 below.
- 3. This device cannot be used in series with another MTD or a media filter (such as a sand filter) to achieve an enhanced removal rate for total suspended solids (TSS) removal under N.J.A.C. 7:8-5.5.
- 4. Additional design criteria for MTDs can be found in Chapter 9.6 of the New Jersey Stormwater Best Management Practices (NJ Stormwater BMP) Manual, which can be found online at <u>www.njstormwater.org</u>.
- 5. The maintenance plan for a site using this device shall incorporate, at a minimum, the maintenance requirements for the SVBF. A copy of the maintenance plan is attached to this certification. However, it is recommended to review the maintenance website at <a href="http://www.jensenengineeredsystems.com/wp-content/uploads/2020/03/SVBF-OM-Manual-Mar-2020.pdf">http://www.jensenengineeredsystems.com/wp-content/uploads/2020/03/SVBF-OM-Manual-Mar-2020.pdf</a> for any changes to the maintenance requirements.
- 6. For an MTD to be considered "green infrastructure" in accordance with the March 2, 2020 amendments to the Stormwater Management rules at N.J.A.C. 7:8, the MTD must meet the GI definition noted at amended N.J.A.C. 7:8-1.2. Specifically, the MTD shall (1) infiltrate into the subsoil; and/or (2) treat stormwater runoff through filtration by vegetation or soil. The SVBF can be configured in two different manners, either as an open top planter box for shrubs, other smaller plants, or as a grated tree box; or it can be configured as an underground treatment vault fed by a subsurface inlet pipe. Any configuration that uses a bio-filtration media and can be configured "above ground" and incorporate a tree box, planter box, or shrubs, etc., would meet the GI definition. Any MTD with bio-filtration media that would be placed "below ground" as a vault without any vegetation can be considered GI (for NJ purposes) only if the device infiltrates stormwater BMP Manual conditions of having the soil below the MTD meet the minimum tested infiltration rate of one inch per hour, have at least two feet of separation from the seasonal high water table, and infiltrate into the subsoil.
- 7. Sizing Requirement:

The example below demonstrates the sizing procedure for the SVBF:

Example: A 0.25-acre impervious site is to be treated to 80% TSS removal using an SVBF. The impervious site runoff (Q) based on the New Jersey Water Quality Design Storm was determined to be 0.79 cfs or 354.58 gpm.

The selection of the appropriate model of SVBF is based upon both the maximum inflow drainage area and the MTFR. It is necessary to calculate the required model using both methods and to use the largest model determined by the two methods.

Inflow Drainage Area Evaluation:

The drainage area to the SVBF in this example is 0.25 acres. Based upon the information in Table 1 below, all of the SVBF models would be able to treat runoff without exceeding the maximum allowable drainage area.

Maximum Treatment Flow Rate (MTFR) Evaluation:

The site runoff (Q) was based on the following: time of concentration = 10 minutes i = 3.2 in/hr (page 5-8, Fig. 5-3 of the NJ Stormwater BMP Manual) c = 0.99 (runoff coefficient for impervious)  $Q = ciA = 0.99 \times 3.2 \times 0.25 = 0.79$  cfs (354.58 gpm) (Note: 1 cfs = 448.83 gpm)

Given the site runoff is 0.79 cfs and based on Table 1 below, the minimum size unit to be used to treat the runoff without exceeding the MTFR is the Model SVBF 10 x 20.

The MTFR evaluation results will be used since that method results in the highest minimum configuration determined by the two methods.

The sizing table corresponding to the available system models is noted below:

Configuration	Dimensions (ft)	Media Surface Area (ft²)	<b>MTFR</b> (cfs) <sup>1</sup>	Maximum Allowable Drainage Area (acres)
	3 x 5	15.00	0.07	0.28
	4 x 4	16.00	0.07	0.30
	4 x 6.5	26.00	0.12	0.48
	4.5 x 8.5	38.25	0.17	0.71
	5 x 5	25.00	0.11	0.48
	5 x 10.5	52.50	0.23	0.97
SVBF Unit	6 x 6	36.00	0.16	0.67
SVBF Unit	6 x 8	48.00	0.21	0.89
	6 x 12	72.00	0.32	1.33
	6 x 15	90.00	0.40	1.67
	8 x 8	64.00	0.29	1.19
	8 x 10	80.00	0.36	1.48
	8 x 16	128.00	0.57	2.37
	10 x 20	200.00	0.89	3.70

#### Table 1. StormVault BioFiltration with Sierra Blend (SVBF) Model MTFRs and Maximum Allowable Drainage Area.

Configuration	Dimensions (ft)	Media Surface Area (ft²)	<b>MTFR</b> (cfs) <sup>1</sup>	Maximum Allowable Drainage Area (acres)
	3 x 5	14.91	0.07	0.28
SVBF with Internal Bypass	4 x 4	15.91	0.07	0.29
	4 x 6.5	25.91	0.12	0.48
	4.5 x 8.5	38.16	0.17	0.71
	5 x 5	24.91	0.11	0.46
	5 x 10.5	52.41	0.23	0.97
	6 x 6	35.80	0.16	0.66
	6 x 8	47.80	0.21	0.89
	6 x 12	71.80	0.32	1.33
	6 x 15	89.80	0.40	1.66
	8 x 8	63.80	0.28	1.18
	8 x 10	79.80	0.36	1.48
	8 x 16	127.80	0.57	2.37
	10 x 20	199.80	0.89	3.70

 

 Table 1. StormVault BioFiltration with Sierra Blend (SVBF) Model MTFRs and Maximum Allowable Drainage Area (continued)

1. Calculated based on 2.0 gpm/ft<sup>2</sup> ( $0.004 \text{ cfs/ft}^2$ ) of effective filtration treatment area.

Be advised a detailed maintenance plan is mandatory for any project with a Stormwater BMP subject to the Stormwater Management Rules, N.J.A.C. 7:8. The plan must include all of the items identified in the Stormwater Management Rules, N.J.A.C. 7:8-5.8. Such items include, but are not limited to, the list of inspection and maintenance equipment and tools, specific corrective and preventative maintenance tasks, indication of problems in the system, and training of maintenance personnel. Additional information can be found in Chapter 8: Maintenance and Retrofit of Stormwater Management Measures.

If you have any questions regarding the above information, please contact Brian Salvo of my office at (609) 633-7021.

Sincerely,

biel Mahon

Gabriel Mahon, Chief Bureau of Nonpoint Pollution Control

Attachment: Maintenance Plan

cc: Chron File Richard Magee, NJCAT Vince Mazzei, NJDEP - DLUR James Murphy, NJDEP - BNPC Brian Salvo, NJDEP - BNPC

# STORMVAULT BIOFILTRATION Operation & Maintenance Manual





#### **OPERATIONS AND MAINTENANCE GUIDELINES**

#### FOR

#### STORMVAULT BIOFILTRATION (SVBF) UNITS

Project: **PROJECT NAME** 

Location: CITY, STATE

Subject: STORMWATER TREATMENT VAULT

SWTU: STORMVAULT BIOFILTRATION (SVBF) UNITS

Model: JDSXX-XXXX

#### SYSTEM OVERVIEW

#### Introduction

The *StormVault BioFiltration* (*SVBF*) stormwater treatment unit is a bioretention manufactured treatment device (MTD) designed for the treatment of stormwater runoff. Using a proprietary biosoil media, referred to as the *Sierra Blend*, the *SVBF* captures and removes pollutants from stormwater including total suspended solids, heavy metals, nutrients, gross solids, trash and debris, and petroleum hydrocarbons. Many of these pollutants are regulated by local, state, and/or federal government(s) who limit the allowable level of pollutants in stormwater runoff discharging from a site. Due to the high surface loading rate of the *Sierra Blend*, the *SVBF* system is able to treat more stormwater in a smaller footprint than conventional bioretention systems.

#### **Operations**

The *SVBF* unit consists of a precast concrete vault layered with plant stabilization media, the *Sierra Blend*, and bridging stone, with an internal or external high-flow bypass. Different configurations of the unit are available and can be selected to better serve the requirements and needs of the site. Configurations include a tree box with a grated inlet, a planter box with an open top more suited for shrubs and grasses, and an underground vault with a subsurface inlet pipe. All configurations can be deployed with block-outs at the bottom of the vault to promote infiltration and groundwater recharge.



The *SVBF* unit is a non-mechanical, self-operating system that will function anytime there is flow within the drainage system. The bridging stone, the *Sierra Blend*, and plant stabilization media are arranged in layers within the chamber with stormwater flowing downward through these layers. The plant stabilization media layer consists of hardwood mulch and/or large riprap and serves as pretreatment, removing the trash, debris, and large sediment while increasing moisture retention and protecting the engineered media from erosion. The *Sierra Blend* further treats the stormwater, removing fine sediment, heavy metals, and nutrients. The bridging stone or gravel base allows the media bed to drain evenly and to either enter an underdrain pipe or infiltrate into the ground.

A system bypass allows the *SVBF* unit to continue to operate in high-flow situations without washing out the pollutants already trapped in the system. The internal bypass allows stormwater to enter the unit while bypassing the treatment flow path. Flows greater than the treatment flow rate of a unit will cause ponding within the unit. After a certain depth is reached, excess flow spills over a bypass pipe or weir and is directly discharged along with treated flows. An external bypass consists of a separate catch basin or other external bypass structure located further downstream from the unit. During high flows, ponding in the system will force any excess flows to bypass the *SVBF* unit and continue down the storm drain/gutter to the external structure.

#### Configurations

In addition to multiple treatment sizes, the *SVBF* is available in several different configurations. Depending on the configuration, units may have additional parts or chambers that will need to be inspected and maintained. However, inspection and maintenance across all configurations should remain consistent and generally follow the same procedures. In addition to the standard model featuring only the treatment chamber, other configurations may include an inlet and outlet chamber separated by a high-flow bypass weir, as well as an underground vault model without vegetation.

#### **INSPECTION**

#### Overview

Routine inspections are critical to the optimum performance of the *SVBF* system. At a minimum, inspections should take place at least twice per year; however, more frequent inspections may be recommended depending on site specific conditions. A site-specific maintenance frequency should be established within the first two to three years of operation. Jensen also recommends inspecting the unit after each major storm event during the first month of operation.

Use the attached Inspection & Maintenance Log (Appendix A) to help determine whether maintenance for the unit is needed.

#### **Inspection Equipment**

The following is a list of equipment for the simple and effective inspection of *SVBF* systems:

• Appropriate clothing (pants and shoes, gloves, safety vest, hard hat, etc.)



- Traffic control equipment (Traffic cones, signage, etc.)
- Manhole hook or crowbar
- Inspection & Maintenance Log or other recording method
- Flashlight
- Tape measure
- Trash grabber
- Shovel, rake, and broom
- Trash can/bag.

#### **Inspection Procedure**

Sediment loading in the plant stabilization media can be classified as "light", "medium", or "heavy".

For light loading, the sediment is difficult to distinguish amongst the plant stabilization media with the plant stabilization media appearing new.

For medium loading, the sediment is apparent and may be concentrated in some areas, but the probing of the plant stabilization media reveals lighter loads beneath the first inch of plant stabilization media.

For heavy loads, sediment is apparent across the entire top layer as well as beneath the first inch of plant stabilization media.

Inspections of the internal components can, in most cases, be accomplished through observations from the ground surface. It must be noted that closed top *SVBF* units can be considered confined space environments and only properly trained personnel possessing the necessary safety equipment should enter the unit to perform maintenance or inspection procedures in adherence with the requirements of a confined space entry permit.

The visual presence of a scum line on the wall above the mulch layer that is higher than the crest of the overflow pipe is a general indicator that the filter bed has operated in bypass mode and the filter media may be plugged.

All necessary pre-inspection steps including traffic control or pedestrian detours must be carried out. Access to closed top *SVBF* units can be reached typically through the access hatch or grate. When the hatch or grate has been safely opened the following inspection procedure should begin:



- Record the date, time, and inspector on the day of inspection as well as the job location and model designation
- Check the inlet structures for any unwanted objects or obstructions and remove them if present
- Observe the inside of the *SVBF* for trash, debris, or displacement of the media and mulch layers
- Observe the SVBF for light, medium, or heavy loading within the mulch layer
- Record and photograph any observations in the provided inspection form
- Observe and record the level of the scum line, if any
- Clean off a section of the scum line on the side wall
- If operations continue to appear to be in bypass condition, suggest replacing just the top 3 to 6-inches of media and replace mulch
- If bypass events appear to continue, remove all the media, expose the undrain pipe, wash or replace the rock layer clean and place new media and mulch
- Finalize the inspection report with the designated manager to determine required maintenance

#### **Recommendations for Achieving Optimal Performance**

*NEW INSTALLATIONS* – A minimum of two inspections should be done for the system each year, but regular inspections during the first two to three years of operation will help to establish a site-specific frequency for future inspections. During these regular inspections, light maintenance procedures such as clearing out trash and debris caught in the plant stabilization media and inlet grates or tending to vegetation can be completed. Clearing out trash and debris will prevent obstructions to the inlets and ensure the unit is operating at its maximum capacity. As mentioned before, it is recommended to inspect the system after each major storm event during the first month.

*ONGOING OPERATION* – The system should be routinely inspected to ensure that all grates and drains are free of blockage. After several storm events, inspections should look for signs of erosion of or accumulation of sediment in the plant stabilization media layer. If the plant stabilization media has been displaced due to flows and the bio-soil media layer is visible, or heavy accumulation of sediment is apparent in the plant stabilization media layer, the steps outlined in the maintenance section below should be followed to ensure that the *SVBF* unit is able to continue to operate at maximum capacity.



#### MAINTENANCE

#### Overview

The schedule for the maintenance of the *SVBF* unit should be established based on the results of the routine inspections conducted during the first two to three years of operation.

#### **Maintenance Indicators**

From observations noted during previous inspections, the following items may be indications that the *SVBF* unit needs maintenance:

- Again, the visual presence of a scum line on the wall above the mulch layer that is higher than the crest of the overflow pipe is a general indicator that the filter bed has operated in bypass mode and the filter media may be plugged.
- Damage to the concrete structure
- Damaged or missing grates
- Obstruction of the curb inlet or inlet rack
- Water stagnation in the biofiltration chamber more than a full day after a rainfall event
- Trash and debris in the inlet rack that cannot be easily removed at the time of inspection
- Invasive vegetation growth
- Excessive trash and debris
- Heavy sediment load present in the treatment chamber
- Excessive erosion of the plant stabilization media or bio-soil media

#### **Maintenance Equipment**

The following equipment is recommended for performing maintenance on the SVBF unit:

- Appropriate clothing (pants and shoes, gloves, safety vest, hard hat, etc.)
- Traffic control equipment (Traffic cones, signage, etc.)
- Manhole hook or crowbar
- Inspection & Maintenance Log or other recording method



- Flashlight
- Tape measure
- Trash grabber
- Shovel, rake, and broom
- Pruners
- Trash can/bag
- Vactor Truck (optional)

#### Maintenance Procedure

Cleanout of the *SVBF* unit at the end of a rainfall season is recommended to ensure captured trash, debris, sediment, and invasive vegetation do not compromise the unit's functionality or harm plant housed in it.

Jensen recommends a visual inspection of the unit every 6-months or for every 10-inches of rainfall, whichever occurs first to determine the need for mulch and media raking or replacement.

The following maintenance activities should be performed during service:

- Inspection of treatment system and housing structure
- Removal of any material or debris blocking flow into and through the unit
- Removal of trash and debris from mulch and visible flow paths
- Raking or replacement of mulch layer
  - *Sierra Blend* media replacement should only be necessary after an oil or chemical spill clean-up or when the filter has become totally occluded with fines or possibly bio-fouling
- Raking the top quarter inch (0.25-inches), of media to discourage occlusion and plugging of the media surface
- If vegetation is planted:
  - Pruning of vegetation
  - Replacement with new vegetation if current vegetation is in poor health for aesthetic purposes



• Disposal of any trash or debris collected.

The visual presence of a scum line on the wall above the mulch layer that is higher than the crest of the overflow pipe is a general indicator that the filter bed has operated in bypass mode and the filter media may be plugged.

If the media appears plugged due to the presence of a prominent scum line on the vault wall above the crest of the bypass:

- Remove the mulch layer, which should be replaced
- Rake the top several inches of the media to break any cementitious crust that may have formed
- Clean off a section of the scum line on the side wall
- If operations continue to appear to be in bypass condition, suggest replacing just the top 3 to 6-inches of media and replace mulch
- Again, clean off a section of the scum line on the side wall
- If bypass events appear to continue, remove all the media, expose the undrain pipe, wash or replace the rock layer clean and place new media and mulch.

Replacement of the media is done either with hand tools or a mini-excavator

#### **Cleanout and Disposal**

Cleanout of the unit primarily involves the removal of trash and sediment from the unit. Trash and debris can be removed from the curb inlet, inlet rack, and the biofiltration chamber manually with tools such as rakes, shovels, brooms or by Vactor trucks if required.

- Disposal of material from the *SVBF* unit should be in accordance with the local municipality's requirements. Typically, the removed solids can be disposed of in a similar fashion as those materials collected from sump catch basins or manholes
- After replacement of the plant stabilization media, the *SVBF* unit should be inspected 24-hours after the next major storm event for water stagnation. Standing water in the unit is an indication that the media is clogged and will need to be replaced
- If any of the unit's parts previously mentioned under the inspection section are damaged or missing, or media is needed for replacement, please contact Jensen Stormwater Systems (Jensen Precast);



Jensen Stormwater Systems (Jensen Precast)521 Dunn CircleSparks, NV 89431Toll Free:(877) 649-0095Fax:(775) 440-2013



#### **RECORDS OF OPERATION AND MAINTENANCE**

Jensen Stormwater recommends that the owner maintain annual records of the operation and maintenance of the *SVBF* unit to document the effective maintenance of this important component of your stormwater management program. The attached Inspection & Maintenance Log (Appendix A) is suggested and should be retained for a minimum period of three years.

The following illustrations depict various possible deployment configuration models of the *SVBF* unit.



Planter Box Model



**Bypass Weir Model** 



Underground Vault Model



Tree Box Model with Curb Inlet

### Appendix A Inspection & Maintenance Log

#### **StormVault BioFiltration (SVBF)** ANNUAL RECORD OF OPERATION AND MAINTENANCE

OWNER		
ADDRESS		
OWNER'S REPRESENTATIVE	PHONE	
SVBF MODEL DESIGNATION	DATE	
SITE LOCATION		

#### **INSPECTIONS:**

DATE &	SCUM	INLET AND	STANDING	MULCH	CONDITION	OBSERVATIONS
INSPECTOR	LINE	OUTLET	WATER/ TRASH	AND	OF	OF
INSPECTOR	LEVEL	INTEGRITY	AND DEBRIS	EROSION	VEGETATION	FUNCTION

#### **CLEANOUT:**

DATE	SCUM LINE LEVEL	TRASH AND DEBRIS REMOVAL	MULCH MEDIA REPLACED (Y/N)	VEGETATION PRUNED REPLACED (Y/N)	METHOD OF DISPOSAL OF MULCH, MEDIA, TRASH AND DEBRIS, AND VEGETATION	OBSERVATIONS OF FUNCTION

#### **MAINTENANCE:**

DATE OF INSPECTION AND OBSERVATIONS:

CERTIFICATION:	TITLE:	DATE:

## **Appendix B** Site Location Plans

## **Appendix C** Plan & Profile Drawings