## DISTRICT OF COLUMBIA WATER QUALITY ASSESSMENT 2020 INTEGRATED REPORT

## TO THE US ENVIRONMENTAL PROTECTION AGENCY AND CONGRESS PURSUANT TO SECTIONS 305(b) AND 303(d) CLEAN WATER ACT (P.L. 97-117)





## Preface

The Department of Energy and Environment (DOEE) prepared this report to satisfy the listing requirements of §303(d) and the reporting requirements of §305(b) of the federal Clean Water Act (CWA) (P.L. 97-117). This report provides water quality information for the District of Columbia's surface waters and groundwaters that were assessed during 2018 and 2019 and updates the water quality information required by law.

The US Environmental Protection Agency's new Assessment, Total Maximum Daily Load (TMDL) Tracking and Implementation System (ATTAINS) database holds the official submittal of the CWA §303(d) list and §305(b) assessed waters information and contains more detailed information on the District's waterbody segments. The ATTAINS database can be viewed on the US Environmental Protection Agency website at https://ofmpub.epa.gov/waters10/attains\_index.home.

The following DOEE divisions contributed to this report: Air Quality, Fisheries and Wildlife, Inspection and Enforcement, Regulatory Review, Toxic Substances, Watershed Protection, and Water Quality.

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# **Acronyms /Abbreviations**

ADB	assessment database
AFF	Alice Ferguson Foundation
AQD	Department of Energy and Environment Air Quality Division
ATTAINS	Assessment and Total Maximum Daily Load Tracking and Implementation
	System
AWS	Anacostia Watershed Society
BID	business improvement district
BMP	best management practice
CEI	compliance evaluation inspections
CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CGP	Construction General Permit
CMB	Construction and Maintenance Branch
C&O	Chesapeake and Ohio
CSI	compliance sampling inspection
CSN	Chesapeake Stormwater Network
CSO	combined sewer overflow
CWA	Clean Water Act
CWP	Center for Watershed Protection
DCEEC	District of Columbia Environmental Education Consortium
DCPS	District of Columbia Public Schools
DCOP	District of Columbia Office of Planning
DC Water	District of Columbia Water and Sewer Authority
DDOT	District Department of Transportation
DGS	District of Columbia Department of General Services
District	District of Columbia
DO	dissolved oxygen
DOEE	District of Columbia Department of Energy and Environment
DPR	District of Columbia Department of Parks and Recreation
DPW	District of Columbia Department of Public Works
DSLBD	District of Columbia Department of Small and Local Business Development
EA	Environmental Assessment
EISA	Energy Independence and Security Act
ENF	Earth's Natural Force
EPA	United States Environmental Protection Agency
FWD	Department of Energy and Environment Fisheries and Wildlife Division
FY	fiscal year
GAR	Green Area Ratio
GIS	geographic information system
GSA	General Services Administration
HAP	hazardous air pollutant
HOTD	Heating Operation and Transmission District
ICPRB	Interstate Commission on the Potomac River Basin
IDDEP	Illicit Discharge Detection and Elimination System Program
IED	Department of Energy and Environment Inspection and Enforcement Division
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IP	implementation plan
IPM	integrated pest management
IPMT	implementation plan modeling tool
JD	Jurisdictional Determination
JE	joint evaluation
Κ	kindergarten
LID	low impact development
LMB	largemouth bass
LTCP	Long Term Control Plan
MD	Maryland
MS4	Municipal Separate Storm Sewer System
MSGP	Multi-Sector General Permit
MWCOG	Metropolitan Washington Council of Governments
MWEE	meaningful watershed educational experience
NATA	National Air Toxics Assessment
NATTS	National Air Toxics Trends Station
NCR	National Capital Region
NE	northeast
NOI	Notice of Infraction
NOV	Notice of Violation
NPDES	National Pollutant Discharge Elimination System
NPS	National Parks Service
NRA	Natural Resources Administration
NW	northwest
NWP	Nationwide Permit
OSSE	District of Columbia Office of the State Superintendent of Education
PAH	polycyclic aromatic hydrocarbon
Рерсо	Potomac Electric Power Company
RRD	Department of Energy and Environment Regulatory Review Division
RSC	regenerative stormwater conveyance
SAV	submerged aquatic vegetation
SE	southeast
SRC	Stormwater Retention Credit
SSO	sanitary sewer overflow
SW	Southwest
SWAP	Source Water Assessment Program
SWMD	Department of Energy and Environment Stormwater Management Division
SWMP	Stormwater Management Plan
SWRv	stormwater retention volume
TMDL	total maximum daily load
TSB	Department of Energy and Environment Technical Services Branch
TSD	Department of Energy and Environment Toxic Substances Division
UDC	University of the District of Columbia
US	United States
USACE	United States Army Corps of Engineers
USDA	United States Department of Agriculture

USFWS	United States Fish and Wildlife Service
USGS	United States Geological Survey
VA	Virginia
VCP	voluntary cleanup program
WMATA	Washington Metropolitan Area Transit Authority
WPD	Department of Energy and Environment Watershed Protection Division
WQC	water quality certification
WQD	Department of Energy and Environment Water Quality Division
WQS	water quality standards
WRRC	Water Resources Research Center
WWTP	wastewater treatment plant

## **Chapter 1** Executive Summary

## 1.1 Introduction

The District of Columbia Water Quality Assessment 2020 Integrated Report provides information about the state of the District of Columbia's waters and the Department of Energy and Environment's (DOEE's) efforts to protect and improve water quality. The Integrated Report combines the comprehensive biennial reporting requirements of the Clean Water Act's (CWA's) Section 305(b) and Section 303(d) listings of waters for which total maximum daily loads (TMDLs) may be required.

This report has been drafted for submission to the United States Environmental Protection Agency (EPA) and includes details from the EPA Assessment and TMDL Tracking and Implementation System (ATTAINS) database and comments received during the comment period.

## 1.2 District of Columbia Water Quality

To meet the District's CWA goals, DOEE monitored 36 waterbody segments during the period of January 2015–June 2019 (2020 reporting period), evaluated the data, and assessed each waterbody designated uses based on the numeric and narrative criteria outlined in the District's water quality standards (WQS). The evaluation found that none of the District's monitored waters are supporting all of their designated uses, and they generally do not support uses by humans and aquatic life.

A waterbody that does not support its designated uses is considered impaired. The results of the evaluation indicate that while the District's waterbodies show signs that water quality is improving, they continue to be impaired.

This report focuses on surface water assessment, but the District does also evaluate groundwater via compliance monitoring and ongoing studies. The appendices of this report contain details regarding the conditions of both surface water and groundwater.

## 1.3 Causes and Sources of Water Quality Impairment

Typical causes of impairment to the District's waterbodies are elevated concentrations of bacteria and pH, low concentrations of dissolved oxygen (DO), and high turbidity.

## Bacteria (E. coli)

In 2008, the water quality criterion used to evaluate bacteria was updated from Fecal coliform to *E. coli*. DOEE surveyed *E. coli* for the 2020 reporting period and found the Potomac River had fewer percent exceedances than the Anacostia River, but both rivers experienced a slight increase for the period. For the tributaries, the C&O Canal had the lowest number of exceedances during the study period, while Hickey Run, an Anacostia River tributary, had the highest number of

exceedances at 96.63%. Chronic *E. coli* percent exceedances continue to be a problem for the majority of the District's waterbodies. Fluctuations in these constituents are due to various factors such as weather and subwatershed activities and conditions, including failing sewer pipes, and illicit discharges.

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A survey of the percent exceedances of the criteria for selected constituents for the 2020 reporting period was conducted to determine whether the effect of the activities was reflected in the data. No monitored surface waterbodies were measured above a temperature maximum of  $32.2^{\circ}$ C. In the Anacostia River, measurements for pH only exceeded water quality criteria ( $6.0^{\circ}$ C – $8.5^{\circ}$ C) in 0.53% of samples. For this reason, pH does not appear to be a concern in the Anacostia. In the Potomac River, pH exceedances were observed in as many as 5.67% of the measurements in one segment of the main stem. Exceedances for pH are generally low with rare exceptions above the 10% threshold. For example, the 2020 report has only five tributaries (Upper and Lower Rock Creek Tributaries, Portal Branch, Soapstone Creek, and Upper Watts Branch) with exceedances above the 10% threshold.

#### **Dissolved Oxygen**

The Anacostia River maintains the same level of exceedances of dissolved oxygen (DO) WQS in the 2020 reporting period compared with the 2018 reporting periods. All measurements in the Potomac River met minimum levels of DO set by WQS. The majority of tributaries in the District typically meet DO WQS. For the 2020 reporting period the Hickey Run Tributary was the only stream to not meet DO standards in greater than 10% of the measurements made on those waterbodies.

## Turbidity

The upstream segments of the Anacostia and Potomac Rivers were observed to have a higher number of turbidity exceedances than their downstream segments during the 2020 reporting period. Kingman Lake, an Anacostia watershed waterbody, consistently has the highest number of exceedances, with 43.16% of all measurements during the 2020 review period not meeting the turbidity standard. Rock Creek tributaries are not as impacted by turbidity as the Anacostia tributaries. The average percent exceedance for all tributaries to Rock Creek was 4.23% while the average percent exceedance for all tributaries to the Anacostia River was 25.37%. The average percent exceedance for the entire main stems of Rock Creek, the Potomac River, and the Anacostia River were 15.52%, 17.36%, and 15.7%, respectively.

The sources that have major impacts on District waters are combined sewer overflows (CSOs), urban stormwater runoff and pollutants from upstream jurisdictions.

#### **Programs to Address Impairment**

Several DOEE divisions conduct activities to correct water quality impairments:

- Toxic Substances Division (TSD)
- Watershed Protection Division (WPD)
- Water Quality Division (WQD)

- Inspection and Enforcement Division (IED)
- Regulatory Review Division (RRD)

The WQD and IED joint water pollution control programs implement WQS, monitor and inspect permitted facilities in the District, and comprehensively monitor the District's waters to identify and reduce impairments. The water pollution control program seeks solutions and implements activities that will provide maximum water quality benefits.

Given the District's urban landscape, both point source and nonpoint source pollution has a large impact on its waters. WPD and RRD manage the sediment and stormwater control programs that regulate land disturbing activities, stormwater management, and floodplain management by providing technical assistance and inspections throughout the District. The District also conducts stream restoration activities to improve habitat and implements a RiverSmart program that provides financial incentives to help property owners install green infrastructure to reduce polluted runoff. Further, the District provides education and outreach to residents and developers on pollution prevention to ensure their actions do not further impair the District's water quality.

Several activities are coordinated for the groundwater protection program in the TSD, including underground storage tank installation and remediation and groundwater quality standards implementation.

DOEE also coordinates with the District of Columbia Water and Sewer Authority (DC Water), which began construction of the Anacostia River segment of the CSO Long Term Control Plan (Clean Rivers Project) stormwater storage tunnel. The plan involves the construction of large underground tunnels that will serve as collection and retention systems for combined sewage during high flow conditions. The Clean Rivers Project will be implemented over a 25-year period, as defined in a 2016 modification to the Consent Decree which extended the end date to 2030.

## 1.4 Conclusions

Activities to restore water quality are an integral part of the push to meet CWA swimmable and fishable goals. Stream restoration projects at Springhouse Run, Spring Valley, Branch Avenue Park, Fort Dupont Watershed, Oxon Run Park Drive Gully, and Alger Park were completed in 2017 and 2019, and created conditions that will reduce erosion and improve stream habitat. The negative impacts of stormwater runoff, which result from the 43% of the District land area that is imperviousness, are starting to be mitigated by the 2013 Stormwater Rule which requires regulated development projects to retain stormwater on-site rather than letting it quickly runoff directly to waterbodies. In order to meet the requirements of the regulation, 897 stormwater best management practices (BMPs) were installed between 2016 and 2017. Those BMPs installed in 2016 and 2017 continue to be maintained and monitored in 2019. The 2013 Stormwater Management Guidebook provides a menu of water quality improvement practices that partners can choose from (see http://doee.dc.gov/swguidebook). In addition to the regulations, the RiverSmart programs (RiverSmart Homes, RiverSmart Communities, RiverSmart Schools, and RiverSmart Rooftops) support voluntary retrofits of impervious surfaces and provide valuable educational experiences and opportunities for citizens, students, and businesses to participate in improving water quality in the city. Lastly, significant portions of the DC Water Clean River's

Project is operational. Continued improvements in bacteria concentrations are expected as more phases of the project are completed.

The improvements noted in previous years to aquatic resources, such as wetlands and fish populations, have been sustained. The concentrations of chemicals in several fish species caught in District waters have decreased, which is progress toward achieving the fishable goal. DOEE and its partners continue to invest a variety of resources in the shared pursuit of improving District and regional water quality and are optimistic about the incremental improvements current and planned activities will deliver.

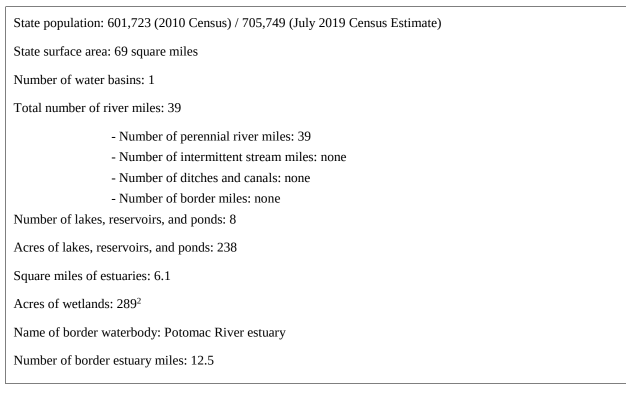
## Chapter 2 Background

The Government of the District of Columbia's environmental protection responsibilities are delegated to divisions within DOEE. The following sections provide detail on the District waters and initiatives to address point and non-point sources of pollution.

## 2.1 Atlas, Total Waters, and Maps

Table 2.1 provides a general view of the District's resources. Figure 2.1 provides a graph of the District's monthly and yearly total rainfall. The National Weather Service rain gauge site at Ronald Reagan Washington National Airport is the official source for the District's rainfall totals, which were above average for 2018 and 2019. Figures 2.2 and 2.3 present monthly and yearly mean flow data for the Anacostia and Potomac Rivers from 2018 to 2019 (Source: United States Geological Survey). Appendix 2.1 Major District of Columbia Watersheds provides a map outlining the major watersheds within the District.

#### Table 2.1 Atlas



<sup>&</sup>lt;sup>1</sup> In 2015, WQD released a grant to update the 1997 Wetland Conservation Plan. The update involves mapping and assessing wetlands in the District and the outcome will include a more accurate estimate of wetland acres in the District. In 2016, DOEE completed a draft version of the report and the maps associated with the project. A final version of the plan is expected to be released in 2020.

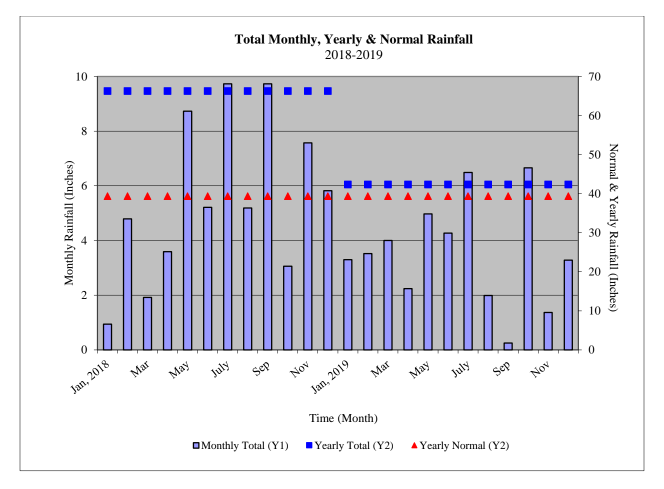


Figure 2.1 Total monthly, yearly, and normal total rainfall (inches), 2018–2019 (Source: National Weather Service, Ronald Reagan Washington National Airport).

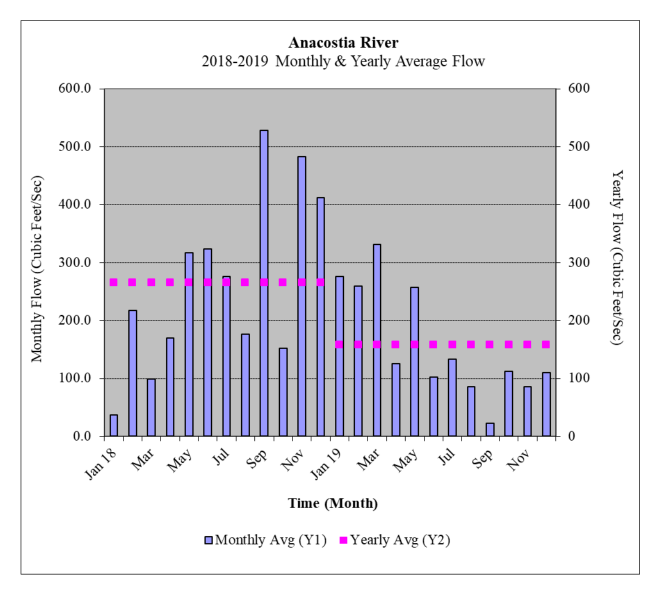


Figure 2.2 Monthly and yearly average flow on the Anacostia River, 2018–2019.

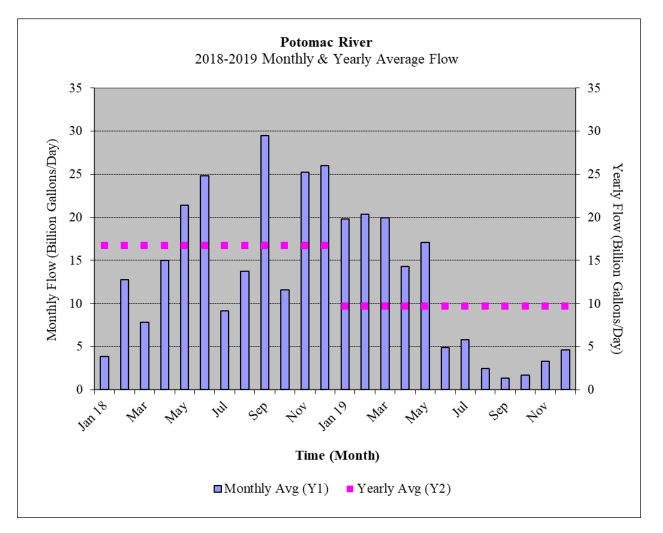


Figure 2.3 Monthly and yearly average flow on the Potomac River, 2018–2019.

## 2.2 Water Pollution Control Programs

## Water Quality Standards Program

The District's WQS regulations are developed and revised under the authority of the federal CWA and the District of Columbia Water Pollution Control Act of 1984, D.C. Official Code § 8-103-01 *et seq.* WQS play a critical role in implementing various essential purposes and functions under CWA. WQS are used in water quality assessments for reporting, TMDL development, National Pollutant Discharge Elimination System (NPDES) permits, nonpoint source programs, and recreational water monitoring and notification. In compliance with the CWA, DOEE revises the WQS every three years to incorporate changes to the regulations and new information on water quality criteria. As part of this process, which is called the Triennial Review, DOEE solicits public participation and holds a public hearing. These regulatory changes enable the District to use WQS as a programmatic tool in the water quality management process and as a foundation for water quality-based control programs. The revised criteria ensure the protection of the District's downstream waters.

## **2016 Triennial Review**

DOEE initiated a review of the District's surface WQS in 2016. The process started with an interdepartmental review and notice of the proposed rulemaking published on September 15, 2017, in the *D.C. Register* (Vol. 64 - No. 37) for a 60-day public comment period. At the request of stakeholders, DOEE extended the comment period by 30 days. DOEE published a notice of extension in the *D.C. Register* (Vol. 64 No. 44, DCR 11657) on November 3, 2017, and the comment period ended on December 14, 2017. A public hearing on the District's 2016 triennial review was held on October 26, 2017.

DOEE proposed the following updates for the 2016 WQS triennial review:

- Water quality criteria for 94 organics for the protection of human health based on EPA's revised methodology (EPA-822-B00-004);
- Ammonia aquatic life criteria tables and formula (EPA 822-R-18-002);
- Cadmium formula for hardness based on EPA's latest scientific studies and new toxicity data and information (EPA 820-R-16-002);
- Recreational water quality criteria based on EPA's 2012 Recreational Water Quality Criteria guidance (EPA 820-F-12-058);
- Abbreviations and definitions.

Due to stakeholder comments and a need to study the effects of the District's new combined sewer system long term control plan tunnels, the *E. coli* recreational water quality criteria was withdrawn. The current *E. coli* recreational water quality criteria in the WQS will remain.

DOEE undertook a study to consider the socio-economic, institutional, technological, and environmental impacts (SITE) of applying and enforcing the updates to the WQS, as required by the Water Pollution Control Act, D.C. Official Code § 8-103.04. The SITE study included the ammonia, cadmium, and 94 human health criteria.

A second draft of the District's 2016 proposed WQS was posted in the D. C. Register on June 28, 2019 (Vol. 66 - No. 26) for a 30-day public comment period. At the request of stakeholders, DOEE extended the comment period by 60 days, which ended on October 7, 2019. The notice of extension was published in the D.C. Register on August 2, 2019 (Vol. 66 - No. 32). The public hearing for the second public comment period was held on September 5, 2019. DOEE is not promulgating the proposed aquatic life criteria for ammonia at this time. DOEE will continue to evaluate how the aquatic life criteria for ammonia may impact stakeholders. In addition, DC Water is undertaking their own analyses to more fully understand how the aquatic life criteria may impact their federal NPDES permit. The current aquatic life criteria for ammonia unchanged.

DOEE proposed the following updates for the second proposed 2016 WQS:

- Water quality criteria for 94 organics for the protection of human health based on EPA's revised methodology (EPA-822-B00-004);
- Cadmium formula for hardness based on EPA's latest scientific studies and new toxicity data and information (EPA 820-R-16-002);
- Abbreviations and definitions.

DOEE posted the public comments on its website at https://doee.dc.gov/service/water-quality-regulations. After legal sufficiency review, DOEE publishes the final rulemaking in the *D.C. Register*.

## 2.3 Point Source Program

#### National Pollutant Discharge Elimination System Permits

EPA issued site-specific industrial permits to 11 facilities in the District under NPDES individual permits. The Blue Plains Wastewater Treatment Plant (WWTP) operated by DC Water continues to be the primary source of discharge. The WWTP and other industrial NPDES permitted facilities are inspected to ensure compliance with permit conditions and the District's WQS.

Table 2.2 lists the individual NPDES permitted facilities in the District. In addition to NPDES individual permitted facilities, there are several industrial facilities and construction sites that are permitted under a Multi-Sector General Permit (MSGP) or Construction General Permit (CGP).

Permit No	Permittee/Facility	Type of Facility	Effective Date	Expiration Date
DC0000019	Washington Aqueduct Water Treatment Plant	Major	10/20/2008	11/19/2013 <sup>1</sup>
DC0000094	Potomac Electric Power Company (PEPCO), Benning Road Generating Station	Major	7/19/2009	6/18/20141
DC0000141	CMDT Naval District Washington, DC – Washington Navy Yard	Minor	1/22/2010	1/22/20151
DC0000248	John F. Kennedy Center for the Performing Arts	Minor	6/06/2013	6/05/20181
DC0000175	Super Concrete Ready Mix Corporation d/b/a - Aggregate Industries	Minor	1/06/2014	1/05/20191
DC0000221	Government of the District of Columbia – Municipal Separate Stormwater Sewer System (MS4)	Major	6/22/2018	6/21/2023
DC0000345	United States National Park Service National Mall and Memorial Parks - National World War II Memorial	Minor	7/03/2018	7/02/2023
DC0000370	United States National Park Service National Mall and Memorial Parks – Lincoln Memorial Reflecting Pool	Minor	7/03/2018	7/02/2023
DC0021199	D.C. Water and Sewer Authority (DC Water), Waste Water Treatment Plant at Blue Plains AWTP	Major	8/26/2018	8/25/2023
DC0000035	Georgetown 29K Acquisition, LLC – Former General Services Administration West Heating Plant	Minor	9/11/2018	9/10/2023

 Table 2.2 NPDES Permitted Facilities in the District of Columbia

Permit No	Permittee/Facility	Type of Facility	Effective Date	Expiration Date
DC0000337	Washington Metropolitan Area Transit Authority (WMATA) – Mississippi Avenue Pumping Station	Minor	12/11/2018	12/10/2023

<sup>1</sup> EPA has administratively extended the permit under 40 CFR 122.6(a)(1).

## **Review and Certification of Draft NPDES Permits**

The District is not a delegated state under the EPA NPDES program and therefore does not issue discharge permits. WQD reviews the draft individual and general NPDES permits that EPA prepares to certify they are complete and comply with federal and District laws, and WQS in accordance with Section 401 of the Clean Water Act. WQD may require revisions to the draft permit to comply with more stringent District laws and standards. EPA and the District jointly announce a public comment period which is published on EPA's website at <a href="https://www.epa.gov/dc/epa-public-notices-district-columbia">https://www.epa.gov/dc/epa-public-notices-district-columbia</a>. Changes to draft permits may incorporate comments received during this period. EPA decides which comments to address. Final permits are issued for a five-year period, but contain reopener clauses in case facility conditions, WQS, or regulations change.

Currently, five District facilities have expired individual permits. EPA is in the process of reviewing permit renewal applications and drafting renewal permits. DOEE continues to work cooperatively with EPA on the NPDES permits that are currently being drafted for reissuance. DOEE stays engaged with EPA on local water quality and permitting matters which is invaluable, as EPA continues to implement the NPDES program in the District. The permits that have expired are listed in Table 2.2. Table 2.3 shows draft NPDES permits that WQD reviewed and certified during the period of July 1, 2017 to June 30, 2019.

Permit No	Permittee/Facility
DC0000221	Government of the District of Columbia - Municipal Separate Stormwater Sewer System (MS4)
DC0021199	D.C. Water and Sewer Authority (DC Water), Waste Water Treatment Plant at Blue Plains AWTP
DC0000337	Washington Metropolitan Area Transit Authority (WMATA) - Mississippi Avenue Pumping Station

Permit No	Permittee/Facility
General Permit	EPA's Modified 2017 Construction General Permit
DC0000345	United States National Park Service National Mall and Memorial Parks - National World War II Memorial
DC0000370	United States National Park Service National Mall and Memorial Parks – Lincoln Memorial Reflecting Pool
DC0000019	Department of the Army, Baltimore District, Corps of Engineers - Washington Aqueduct Division (for the Washington Aqueduct Water Treatment Plant)
DC0000035	Georgetown 29K Acquisition, LLC – Former General Services Administration West Heating Plant

Groundwater Discharge Approvals - WQD reviewed and provided comments or approved discharge of groundwater into MS4 from the following construction projects:

- Square 696 at the intersection of N and Half Streets SE
- DC United Soccer Stadium Development
- 680 I (Eye) Street SW
- 222 M Street SW (St. Matthews Redevelopment)
- 88 V Street SW
- 227 Tingey Street SE
- 1250 Half Street SE
- Washington Gas and Light's vault dewatering activities
- Portals V Development 1399 Maryland Avenue SW
- 1346 4th Street SE
- 400 4th Street SW
- 2 I (Eye) Street SE
- Oregon Avenue NW Sanitary Sewer Rehabilitation Project
- 1015 Half Street SE
- 5180 South Dakota Avenue NE Art Place at Fort Totten

## 2.4 Compliance Inspections

Each fiscal year, DOEE develops a Compliance Monitoring Strategy to document the compliance monitoring activities for facilities covered under NPDES. The compliance monitoring strategy is a vital part of the District's NPDES Compliance Inspection Program and assess permit compliance and develop enforcement documentation. The District of Columbia NPDES Compliance Inspection Program generally conducts Compliance Evaluation Inspections (CEI) but may perform Compliance Sampling Inspections (CSI) if required. CEI inspections are designed to verify the permittee's compliance with applicable permit effluent limits, self-monitoring requirements, and compliance schedules. CEI involves records reviews, visual observations, and evaluations of the treatment facilities, effluent, receiving waters, and disposal practices. Appropriate actions are recommended to EPA for violations and/or deficiencies noted during the compliance inspections.

From July 1, 2017 to June 30, 2019, DOEE implemented Compliance Monitoring Strategies for Fiscal Years 2017, 2018, and 2019. As part of these CMS DOEE conducted CEIs for facilities in Table 2.4 and Table 2.5.

NPDES ID	Permit Name	Type of Facility
DC0000019	Washington Aqueduct	Major
DC0000094	PEPCO Environment Management Services	Major
DC0021199	D.C. WASA (Blue Plains)	Major
DC0022004	Mirant Potomac River L.L.C.	Major
DC0000035	GSA West Heating Plant	Minor
DC0000370	Lincoln Memorial Reflecting Pool	Minor
DC0000175	Super Concrete	Minor
DC0000337	WMATA Minnesota Avenue Pumping Station	Minor
DC0000141	Washington Navy Yard	Minor
DC0000248	JFK Center for Performing Arts	Minor
DC0000345	World War II Memorial	Minor

#### Table 2.4 NPDES Core Program Facilities Inspected

#### Table 2.5 NPDES Wet Weather Industrial Stormwater Program Facilities Inspected

NPDES ID	Permit Name	Type of Facility
DCR050002	55 M Street	MSGP
DCR05J007	1015 Half Street	MSGP
DCR05J006	James Creek Marina	MSGP
DCR05J005	2 <sup>nd</sup> District Fuel Site	MSGP
DCR053057	Monumental Concrete	MSGP
DCR050001	NPS Rock Creek Park Maintenance Facility	MSGP
DCR053007	WMATA Shepherd Parkway Bus Division	MSGP
DCR053009	WMATA Western Bus Division	MSGP
DCR053011	Joint Base Anacostia-Bolling	MSGP
DCR053015	FedEx – WASA	MSGP
DCR053018	Virginia Concrete – SWDC	MSGP
DCR053024	Superior Concrete Materials, Inc.	MSGP

NPDES ID	Permit Name	Type of Facility
DCR053025	National Museum of African American Art	MSGP
DCR053030	Amtrak Ivy City Yard	MSGP
DCR053042	NPS East Potomac Park Maintenance Yard	MSGP
DCR053043	First Vehicle Services	MSGP
DCR053045	7 <sup>th</sup> District Fuel Site	MSGP
DCR053047	Roubin and Janeiro Asphalt Plant	MSGP
DCR05J001	Fort Totten Fuel Site	MSGP
DCR05J002	DC Village Fuel Site	MSGP
DCR05J004	6 <sup>th</sup> District Fuel Site	MSGP
DCR053010	District Yacht Club	MSGP
N/A	Northeast Transfer Station	Unpermitted
N/A	GSA Central Heating Plant	Unpermitted
N/A	Crane Rental Corporation	Unpermitted
N/A	Tenleytown Trash	Unpermitted
N/A	DDOT Street and Bridge Maintenance Facility	Unpermitted
N/A	Fort Totten Trash Transfer Station	Unpermitted
N/A	DC Streetcar Car Barn and Training Facility	Unpermitted
N/A	National Arboretum Maintenance Facility	Unpermitted
N/A	DPW Benning Road Trash Transfer Station	Unpermitted
N/A	DPW Fort Reno Salt Dome	Unpermitted
N/A	DPW Fort Reno Leaf Transfer Station	Unpermitted
N/A	DPW Snow and Leaf Headquarters	Unpermitted

DOEE also conducts inspections of point source discharges of groundwater from temporary construction dewatering operations. These operations are typically covered under the NPDES CGP; however, DOEE reviews and certifies that the groundwater discharge meets District surface WQS. DOEE conducts inspections of these operations to ensure they comply with District regulations and that any required groundwater discharge treatment systems are operating correctly and efficiently.

#### **Critical Source Inspection and Enforcement Program**

DOEE maintains a database of critical sources of stormwater pollution; this includes industrial, commercial, institutional, municipal, and federal facilities within the MS4 area. In FY17, FY18 and FY19, DOEE identified and inspected 198 facilities deemed critical sources of stormwater pollution. These inspections were documented with facility-specific inspection forms and recorded in the MS4 Inspection Tracking Database. DOEE takes appropriate actions to ensure these facilities are in compliance with the District's MS4 Permit, and that structural controls and best management practices are in place and effectively protecting water quality.

#### **Illicit Discharge Detection and Elimination Program**

DOEE manages an Illicit Discharge Detection and Elimination Program (IDDEP) designed to detect and eliminate illicit and unpermitted discharges, spills, and releases of pollutants to the District's MS4 and waterbodies. This program includes the response to reported illicit discharges, spills, or releases, targeted facility inspections, and dry weather outfall inspections. . In FY17, FY18 and FY19 DOEE responded to and investigated 210 incidents of illicit discharges, spills, or releases. In the event of an incident, DOEE applies varying strategies to enforce clean up or compliance, including follow up inspections, site directives, notice of violations, administrative or compliance orders, and notice of infractions.

Additionally, DOEE maintains a watershed based inventory of all MS4 outfalls and conducts dry weather inspections of these outfalls. In FY17, FY18 and FY19, DOEE conducted 599 dry weather outfall inspections. In the event of a questionable or suspected illicit discharge from the outfall, DOEE initiates an investigation and implements various techniques to identify and eliminate the discharge or suspected dry weather flow.

## 2.5 Watershed Protection Division Enforcement Programs

## The Anacostia River Clean Up and Protection Fund

The Anacostia River Clean Up and Protection Act (Bag Law) requires all District businesses selling food or alcohol to charge \$.05 for each disposable paper and plastic carryout bag. The law allows businesses to keep \$.01 (or \$.02 if it offers a rebate when customers bring their own bag), and the remaining \$.03 or \$.04 is deposited in to the Anacostia River Clean Up and Protection Fund. This fund generates approximately \$2,000,000 per year and is used to implement watershed education programs, stream restoration, trash retention projects, and to purchase and distribute reusable bags to District residents. Many of these activities also support the District's compliance with the MS4 Permit.

DOEE inspects at least 550 businesses per year for compliance with the Bag Law. In FY18, 73% of businesses were compliant with the Bag Law. In FY19, DOEE found a total of 77% of the 554 businesses inspected to be compliant with the law.

## **Food Service Ware Requirements**

The Sustainable DC Omnibus Amendment Act of 2014 bans the use of food service products made of expanded polystyrene, commonly known as Styrofoam<sup>TM</sup>. The foam ban began on January 1, 2016 and applies to all District businesses and organizations that serve food. The law also requires these regulated food entities to switch to recyclable and compostable food service ware products beginning January 1, 2017. Beginning October 2018, single-use plastic straws and stirrers were banned under the 2017 recyclable and compostable requirements.

DOEE inspects at least 300 businesses per year for compliance with the District's food service ware requirements. In FY18, 92% of businesses were compliant with the foam ban and 98% compliant with the recyclable and compostable requirements. In FY19, DOEE found a total of 97% of businesses compliant with the foam ban, and 74% compliant with the recyclable and compostable requirements. The drop in compliance with the recyclable and compostable requirements is due to the addition of plastic straws and stirrers to the list of nonrecyclable items, effective in FY19.

## Coal Tar Ban and High PAH Sealant Ban

As required by Section 4.7.5 of the MS4 Permit, the District continues to enforce its prohibition on the sale, use, and permitting of coal tar based pavement products. The coal tar ban helps to protect human health and the environment by reducing the amount of toxic polycyclic aromatic hydrocarbons (PAHs) in our communities and environment. Rainwater washes PAH-containing sealant particles and dust down storm drains and into our local streams and rivers, threatening aquatic life in the Anacostia and Potomac Rivers and the Chesapeake Bay. In March 2019, the law was amended to ban products containing Ethylene Cracker Residue, known to contain high concentrations of PAHs, and any other products with PAH concentrations above .1% by weight.

DOEE inspects at least 60 properties per year for compliance with the District's coal tar ban. In FY18, all 60 of the properties inspected were compliant with the law. In FY19, DOEE inspected 63 properties, and all were compliant with the law.

## 2.6 Municipal Separate Storm Sewer System Permit

The Government of the District of Columbia is responsible for MS4 discharges into District waterways.

On April 6, 2016, the District submitted to the United States Environmental Protection Agency (EPA) Region III an application for renewal of its MS4 Permit. A draft of the District's next MS4 Permit was issued on November 17, 2016. EPA Region III issued a second draft of the District's next MS4 Permit on August 25, 2017. On October 7, 2016, the 2011 MS4 Permit was administratively extended until the new permit becomes effective. The District's new MS4 Permit was issued on May 23, 2018, became effective on June 22, 2018, and will expire on June 22, 2023.

## **MS4 Permit Compliance**

The District continues to implement and enforce its Stormwater Management Program in accordance with the MS4 Permit and the Revised Stormwater Management Plan (SWMP). The program uses retention practices to reduce stormwater runoff by mimicking natural landscapes through green roofs, bioretention, pervious pavers, and other green infrastructure. Table 2.6 shows the District compliance with quantifiable performance standards required by the MS4 Permit.

The District's MS4 Annual Report, which serve as a review of program implementation and compliance with the MS4 Permit, is found at: <u>https://doee.dc.gov/publication/ms4-discharge-monitoring-and-annual-reports</u>. Additionally, a Story Map that supplements the MS4 Annual Report can be found at: <u>https://arcg.is/1vHzGK</u>.

Table 2.6 Numeric Performance Standards and MS4 Permit C	Compliance
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Numeric Requirement	Achievement During Reporting Year	Percent Complete	Achievement During Permit Term
Managed 1,038 Acres with green infrastructure in the MS4 Permit Area	233 acres managed	22.44%	233 acres managed
Achieve a minimum net increase of 33,525 trees in the MS4 Permit Area	9,073 trees	27.06%	9,073 trees

Numeric Requirement	Achievement During Reporting Year	Percent Complete	Achievement During Permit Term
Install 350,000 square feet of green roofs within the MS4 Permit area	139,165 square feet	39.78%	139,165 square feet
Remove 108,347 pounds of trash from the Anacostia River annually	131,099 lbs	NA	Not Applicable
Sweep 8,000 street miles within the MS4 annually	12,606 miles	NA	Not Applicable

## 2.7 Wetlands Protection

In accordance with Section 401 of the Clean Water Act, RRD reviews permits issued by US Army Corps of Engineers (USACE) under Section 404 and Section 10 of the Clean Water Act. These permits involve dredge and fill within waters of the US. RRD issues Section 401 CWA Water Quality Certifications (WQC) to certify Section 404/10 permits with conditions to ensure District WQS are not exceeded.

The District has a policy of no net loss of wetlands or stream areas within its jurisdictional boundaries. To achieve this goal, RRD reviews all activities and construction projects that may have the potential to impact wetlands and streams in the District. First, USACE issues dredge and fill permits after making a jurisdictional determination with regard to what constitutes "waters of the United States" including jurisdictional wetlands. Then, RRD reviews the delineation report, jurisdictional determination, and permit issued by USACE for completeness and compliance with both Federal and District laws, including the District WQS. Wetlands that do not fall under Federal jurisdiction may still fall under the jurisdiction of the District. Based on the results of the review, RRD may issue its own jurisdictional determination and certify or deny the USACE permit.

Some projects that impact wetlands and streams may be allowed to proceed. These include water-dependent projects and those for which there is no practicable alternative. The purpose of the review process is to avoid and minimize these impacts. Mitigation is always required for permanent impacts associated with these types of projects, and is considered in accordance with the following sequence:

**Avoidance**: Modification of the proposed activity to completely avoid the potential impacts to the wetland or stream.

Reduction/ Minimization: Reduction of the activity to the greatest extent possible.

**Restoration**: Repairing, rehabilitating, or restoring the affected wetlands or stream following completion of the activity.

**Compensation**: Compensating for the impact to the wetland or stream by creating or enhancing an alternative wetland/ stream.

Table 2.7 lists permits reviewed and certified between January 2016 and June 2017.

Certification Number	Permittee	Project Description	
WQC-DC-16-016	DDOT	Repairs to existing culvert located on Oregon Avenue NW	
Consultation	DDOT	Rehabilitation of Rock Creek Trail within Rock Creek National Park, Washington, DC	
WQC-DC-16-012	National Park Service (NPS)	Repairs to the C&O Canal Locks 3 and 4 located in Georgetown, Washington, DC	
Consultation and Pre- application Meeting	DDOT	Replacement of the existing 31st Street Bridge over the C&O Canal; and replacement of utility lines for Verizon, Pepco, and DC Water	
WQC-DC-17-003	DDOT	Construction of a new bridge over the Anacostia River immediately adjacent and parallel to the existing Frederick Douglass Memorial bridge and demolition of the existing Frederick Douglass Memorial Bridge	
WQC-DC-16-015	GSA	To perform stream and wetland mitigation on the GSA/Saint Elizabeth's West Campus	
Jurisdictional Determination	Homeowner	Jurisdictional determination (JD) and verification of the delineation of waters of the District of Columbia, including wetlands at 2991 Audubon Terrace NW, Washington, DC	
Consultation	DDOT	Repairs to the existing Anacostia Bridge No. 0078 within the floodplain of the Anacostia River	
WQC-DC-16-013	GEI Consultants, Inc.	To conduct analytical sediment sampling in the Anacostia River near 690 Water Street NW, Washington, DC	
Consultation	DDOT	Replacement of existing culvert near the intersection of 49th Street and Fulton Avenue NW, Washington DC	
Jurisdictional Determination	AMT, LLC Consulting Engineers and Land Surveyors	Jurisdictional determination (JD) and verification of the delineation of waters of the District of Columbia, including wetlands at the Marvin Gaye Recreation Center, Washington, DC	
Consultation and Pre-application meeting	GSA	Construction of the Interstate 295/Malcolm X Avenue SE interchange improvement project	
WQC-DC-16-018	Рерсо	Modification to WQC-13-001 for additional sediment sampling sites in the Anacostia River near 3400 Benning Road NE, Washington, DC	
Consultation	Melka Marine, Inc.	To install pilings within the Columbia Island Marina	
Consultation	United Global	Removal of pilings in the Anacostia River near Buzzard Point	
Consultation	Eastern Federal Lands Highway Division	Repairs to the existing retaining wall along Piney Branch Parkway located in Rock Creek National Park, Washington, DC	
WQC-DC-16-014	Tetra Tech, Inc.	Removal of accumulated sediments and debris from the Hickey Run Outfall located near New York Ave NE, Washington, DC	

 Table 2.7 Dredge and Fill Permits Reviewed and Certified

Certification Number	Permittee	Project Description
Consultation	Federal Railroad Administration	Rehabilitation and repairs to the CSX Long Bridge over the Anacostia River
Consultation	Pepco/AECOM	To perform a remedial investigation near the Benning Road Pepco facility and NPS Kenilworth maintenance yard along adjacent to an existing seawall within the Anacostia River
WQC-DC-17-001	USACE	Reissuance of 50 existing Nationwide Permits (NWPs), general conditions, and definitions with some modifications, two new NWPs, one new general condition, and five new definitions
WQC-DC-17-002	NPS	Installation of a temporary floating dock within the Anacostia River
WQC-DC-17-005	DOEE	To install a trash trap in a box culvert under Gallatin Street NE, Washington, DC.
WQC-DC-17-006	Washington Gas & Light Co.	To perform a remedial investigation in the Anacostia River, Washington, DC.
Consultation	Navy	Repairs to a levee at Bolling Air Force Base
Consultation	AECOM/Maryland Transit Administration (MTA)	Inquiry regarding District geographic information system (GIS) wetland mapping
Consultation	DDOT	Consultation regarding repairs to nine bridges in Washington, DC
Consultation	Premier Event Management, LLC	To install a temporary floating dock within the Potomac River for the Nations Triathlon
WQC-DC-16-002	DOEE WPD	Stream restoration in Alger Park
WQC-DC-16-003	DDOT	Rehabilitation and repair of the existing Pennsylvania Avenue bridge
JD	Homeowner	JD and verification of the delineation of waters of the District of Columbia, including wetlands at 4926 Glenbrook Rd NW, Washington, DC
WQC-DC-16-004	Florida Rock Properties, Inc.	Modification to WQC-15-19 for the construction of a storm drain outfall a max of 1.5 feet channelward of the existing bulkhead to extend no further channelward than the authorized replacement bulkhead
WQC-DC-16-009	DC Water	Emergency repairs to an existing sewer pipe spanning across a stream bed
WQC-DC-16-005	Anacostia Watershed Society (AWS)/ NPS	Installation of a temporary recreational dock in the Anacostia River
Consultation	Owner - Salt Water Seafood	Maintenance, repair, and reconfiguration of existing fish market; and replacement of permanently moored barges
WQC-DC-16-007	DOEE/Tetra Tech, Inc.	Anacostia remedial investigation sediment sampling. Collection of 17 additional subsurface sample locations in Maryland and 147 additional sediment sample locations in Washington, DC, 0.5 to 20 feet below the sediment surface
Consultation and Pre- application Meetings	DDOT	Repair the existing 31st Street bridge over the C&O Canal and replacement of a bridge pier within the C&O Canal
Consultation	Environmental Systems Analysis, Inc.	Received final year of wetland and stream mitigation monitoring report and performed site inspection

Certification Number	Permittee	Project Description
WQC-DC-16-008	Рерсо	Excavation of dielectric oil contaminated soil and restoration along the left-descending bank of Rock Creek near Klingle Valley Road in Washington, DC
Consultation	Norton Environmental	Consultation and site visit regarding a brick-lined ditch located on Catholic University property
WQC-DC-16-009	DC Water	Repair of an 8-inch pipe spanning a tributary to Rock Creek between Morrow Drive and Beach Drive
Consultation and Pre- application Meetings	C&O Canal – NPS	Installation of a kayak and canoe launch dock in Georgetown, DC in the C&O Canal
WQC-DC-16-011	C&O Canal – NPS	Installation of a kayak and canoe launch dock in Georgetown, DC in the C&O Canal
Consultation	NPS	NPS called to inquire about the permits necessary for Hydrilla removal in the Pentagon Lagoon
Consultation	DDOT	Culvert replacement near 49th Street NW
WQC-DC-17-012	GSA	Improvements to I-295 and repair of a stormwater outfall near the I-195/Malcolm X Avenue SE interchange
WQC-DC-17-001	USACE	Denied blanket certification and requested review of all activities that require a nationwide permit in the District
WQC-DC-17-002	NPS	Installation of a temporary floating dock in the Anacostia River
WQC-DC-17-003	DDOT	To demolish the existing South Capitol Street/Frederick Douglass Memorial Bridge, dredge and remove the piers and install a new bridge in the Anacostia River immediately adjacent to the old bridge
WQC-DC-17-004	DDOT	To perform bridge repairs over the C&O Canal and to replace a pier within the C&O Canal
WQC-DC-17-006	Washington Gas	Remedial investigation in the Anacostia River per the East Station consent decree and Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)
WQC-DC-17-007	Federal Highway Administration	Repairs to existing retaining wall along Piney Branch Parkway located in Rock Creek Park
WQC-DC-17-008	DOEE	To install submerged aquatic vegetation structures in the Anacostia River
WQC-DC-17-009	DOEE	To install submerged aquatic vegetation structures in the Potomac River
WQC-DC-17-010	DOEE	To install submerged aquatic vegetation structures in the Potomac River and Oxen Cove
WQC-DC-17-011	Premier Event Management, LLC	To install a floating swim pier for the Nation's Triathlon
WQC-DC-17-013	DC Water	To remove debris from an outfall and install a temporary coffer dam within the Anacostia River
Consultation	Bolling Air Force Base	Repairs to a levee at the Bolling Air Force Base
Consultation	AECOM/MTA	Inquiry about District wetland mapping

## 2.8 Nonpoint Source Control Program

Environmental pollution from nonpoint sources occurs when water moving over land picks up pollutants, such as sediment, bacteria, nutrients, and toxics and carries them to nearby

waterbodies. Sediment and pollutant-laden water can pose a threat to public health. The pollutants may come from both natural sources and human activity. Stormwater runoff and associated soil erosion are significant causes of lost natural habitat and poor water quality in the District. Nonpoint source pollutants of concern in the District are nutrients, sediment, toxics, pathogens, oil, and grease. The origins of nonpoint pollutants in the District are diverse and include:

- Stormwater runoff due to the large amount of impervious surfaces in urban areas;
- Development and redevelopment activities;
- Urbanization of surrounding jurisdictions; and
- Agricultural activities upstream of the watershed.

The District's Nonpoint Source Plan is based on the following goals which provide the framework for the District government to continue to develop and enhance its program.

- Support activities that reduce pollutant loads from urban runoff, construction activity, combined sewer overflows, and trash disposal for the purpose of attaining designated uses.
- Support and implement activities that restore degraded systems and maintain healthy habitats, species diversity, and water flows in all Anacostia River tributaries.
- Coordinate efforts with outside programs and adjoining jurisdictions to prevent and control nonpoint source pollution in the District to the maximum extent with the resources available.
- Support information and education campaigns that aim to prevent nonpoint source pollution from individual actions. These campaigns should reach at least 5,000 individuals each year and should target audiences who either visit, live, work, or teach in the District and its watersheds.
- Implement programs that aim to increase nonpoint source pollution runoff prevention practices on private property, reaching at least 1,000 properties per year.

## 2.9 Section 2.7.1 BMP Implementation

#### **Carter Barron Stormwater Retrofit Project**

The Carter Barron Stormwater Retrofit Project Area is a 30- acre site located in northwest Washington, D.C. Nestled within Rock Creek Park, the site is home to the Carter Barron Amphitheatre and the Rock Creek Tennis Center and sits at the headwaters of the Blagden Run watershed, a sub- watershed of Rock Creek. The Blagden Run watershed averages 69% impervious cover and the Project Area includes 11 acres of impervious surface or approximately 15% of the imperviousness in the whole watershed.

The Project Area was identified as a priority restoration area by U.S. Fish and Wildlife Service (FWS), National Park Service (NPS) and the District Department of Energy & Environment (DOEE) due to its impact on existing habitat along Rock Creek.

The targeted 11- acre impervious area had no stormwater controls because it was developed prior to the promulgation of the District's stormwater regulations. During rain events, stormwater swiftly left the Project Area from drainage outfalls, concentrating flows into erodible gullies, lowering localized infiltration and the groundwater table, and therefore impacting and reducing native habitat along Rock Creek. Five distinct gullies had been created by stormwater from outfalls draining the Project Area. Stormwater also left the Project Area through overland flow and a storm sewer that drains directly to Blagden Run.

The goal of the Project was to fully retrofit the targeted 11- acre impervious area with green infrastructure to restore natural hydrology, prevent erosion, reduce stormwater pollution, and protect and restore existing natural habitat for federally listed endangered species and other species. The Carter Barron stormwater retrofit project was completed in August 2019 and subsequently won the 2019 Best Retrofit in the Chesapeake Bay award.

#### **Retrofits on Parkland Sites in the District**

DOEE has recently embarked upon developing a new program to retrofit parkland sites around the District. These "Parkland LID Retrofits" aim to improve water quality in the Anacostia and Potomac Rivers for the benefit of District residents, visitors, wildlife and the environment, while providing high quality outdoor recreational space and facilities for children and adults to learn, play, and connect with nature. To date, two parkland sites have been retrofitted with stormwater management controls (Amidon Park and Congress Heights Recreation Center) while five more are under design (Benning Park, Douglass Community Center, Fort Greble, Palisades Recreation Center and Fort Stevens Recreation Center).

#### **Inspection and Enforcement Updates**

DOEE's Inspection and Enforcement Division Construction and Maintenance Branch (IED CMB) inspects construction sites in the District and assures compliance with District regulations and approved erosion and sediment control plans. DOEE also inspects existing stormwater management practices for compliance with approved stormwater management plans and to ensure the practices are effective and properly maintained.

In FY17, FY18, and FY19 CMB accomplished the following:

- Conducted 5,436 erosion and sediment control inspections, 1,343 stormwater best management practice construction inspections, and 2,261 stormwater best management practice maintenance inspections,
- Issued 296 notice of violations, 23 administrative orders, 100 notice of infractions, 205 maintenance notices, and;
- Implemented a self-inspection, self-reporting program for monitoring and tracking the maintenance of regulated stormwater best management practices.

## 2.10 Stream Restoration Updates

Stream restoration and wetland restoration is the act of modifying a waterway or marsh to improve its environmental health and habitat. All District streams face similar threats from impervious surface runoff due to urbanization. Runoff increases stormwater flows, which in turn change the geomorphological flow of the stream, ultimately eroding its banks and bed. Stream restoration attempts to alleviate the stress of increased flow by creating a new channel to redirect stormwater away from the stream.

In FY 2018 and FY 2019, DOEE continued the construction of several projects, performed preand post-restoration monitoring at completed and future restoration sites, and completed one stream restoration project. WPD currently has 23,016 linear feet of restored stream under postrestoration monitoring and is preparing designs for the restoration of over 35,000 linear feet of stream reaches the coming years.

## **Alger Park Stream Restoration**

The 1,540 foot long Alger Park stream restoration was completed in 2017. The project used regenerative stream restoration techniques and added more than half an acre of wetland to the stream corridor. The project planted over 3,000 wetland plants, 300 shrubs, and 300 trees. Prior to restoration, conservative estimates showed that Alger Park was losing over 100 tons of sediment per year due to stream bank erosion and had one of the most eroded stream beds in the District. DOEE conducted outreach in the watershed related to our RiverSmart Homes program to ensure maximized installation of private home low impact development (LID) practices in the area that drains to Alger Park. In addition to DOEE work in the watershed in 2019, DDOT completed construction of 28 upland LID projects in the watershed area that drains into Alger Park. The newly installed LID projects will reduce the volume and velocity of stormwater reaching the stream while also improving the quality of water reaching it.

## **Spring Valley Stream Restoration**

In FY 2017, DOEE awarded a design-build contract for the restoration of the 1,100 linear-footlong stream that runs through Spring Valley Park. The stream is a tributary of the Potomac River. The project went through design and permitting in FY 2017 and construction was completed at the end of FY 2019. DOEE also met with community members to inform them about this project and encourage them to adopt practices on their properties to reduce stormwater runoff to the stream.

## **Branch Ave. Park**

In FY19, DOEE issued a design-build contract for the restoration of a 550ft stretch of stream which is a tributary to Oxon Run. The Branch Ave. Park Stream Restoration project completed designs in FY19, and will be constructed in FY20. In addition to 550fty of stream restoration two

degraded outfalls will be stabilized and a trail will be installed through the park land so residents have access to a recreational trail to the restoration site.

## Fort Dupont Watershed Restoration

In FY 2018 and FY 2019, DOEE worked on an Environmental Assessment for 13,000 ft of stream restoration and up to 7 acres of wetland restoration at Fort Dupont Park. DOEE partnered with NPS and the Federal Highways to install dry swales along the roadways that transect Fort Dupont Park to help capture and filter stormwater before it enters the streams.

The Fort Dupont Stream and Wetland Restoration Project will cover 10 project areas identified in the Environmental Assessment. Project Areas 1-9 will be stream design projects utilizing the preferred alternative approach laid out in the EA: Regenerative Stream Design. Nine of the project areas cover approximately 13,000ft of perennial stream are exclusively stream restoration combined with outfall stabilization. The tenth project area will be a wetland and stream day lighting project area where 425ft of piped stream between the bike trail and the Anacostia River is day lighted and land around it is designed to create a tidal wetland complex behind the seawall. DOEE anticipates up to 7 acres of wetlands being restored in this area. Design work should get underway in FY 2020 and take two years to complete.

## **Oxon Run Stream Restoration**

In FY19, DOEE began community outreach work and interagency coordination laying the groundwork for an Environmental Assessment and Preliminary Design Project for Oxon Run in FY20 & FY21. The upper portion of Oxon Run in D.C. has natural streambanks that suffer high rates of bank erosions due to the flashy nature of the stream during storm events. Severe bank erosion has caused massive tree loss, excessive downstream sedimentation, and the exposure of a large sanitary sewer line in multiple locations. The middle portion which runs from 13<sup>th</sup> St. SE to South Capitol St. SE. is a trapezoidal concrete structure installed in the 1960s to reduce flood risk in the nearby neighborhoods. The concrete channel provides little to no habitat areas for aquatic or terrestrial species and creates a barrier for larger fish. And the lower portion in DC has highly unstable naturalized stream banks.

DOEE will put out for bids in FY20, a Request for Proposals to develop Preliminary Designs and execute an Environmental Assessment for full restoration work at Oxon Run to stabilize natural but eroding banks and to remove the concrete channel in the middle reach. In addition, to water quality and habitat improvements for stream restoration at Oxon Run

## Park Drive Gully Restoration

The Park Drive Gully Restoration is located on Park Dr. S.E., Washington, D.C. with two different restoration sites: Fort Davis & Texas Ave. Site one is part of the Fort Davis watershed. Site two is part of the Texas Ave. watershed. Both sites ultimately drain into the Anacostia River and are in the same park area owned by NPS, known as Fort Davis Park. There are two distinct outfall gully restoration areas in the Park. In FY19, DOEE put out for bids a design-build project to restore both the Fort Davis and Texas Ave. gully sites totally 1300 ft in stream length using regenerative stream channel restoration techniques. DOEE expects design work to begin in FY20 followed by restoration work in FY21.

#### **Stickfoot Branch**

In FY 2019, DOEE issued a contract to execute an Environmental Assessment and 100% Stream Designs to restore a headwater tributary of Stickfoot Branch in Southeast, DC which drains into the Anacostia River. Restoration work will involve restoring 800 feet of highly eroded stream channel, protection of a sanitary sewer line, and the improvement of three storm sewer outfalls in the restoration area. DOEE expects the EA and designs to be completed in FY 2021 to be followed but restoration activities in FY 2022.

### **Pinehurst Branch Environmental Assessment**

In 2017, DOEE began the EA process for Pinehurst Branch, which originates at the District/Maryland border and flows approximately 1.3 miles east-southeast on National Park Service (NPS) property to its confluence with Rock Creek. The 619-acre Pinehurst Branch watershed land use is approximately 70% residential and commercial development and 30% parkland. Approximately 70% of the watershed lies within the District, with the remaining 30% in Montgomery County, Maryland. The large amount of impervious surfaces in the watershed has caused significant erosion in Pinehurst Branch, resulting in sediment transport to Rock Creek and exposed sanitary sewer lines in the stream. DC Water has abandoned or removed existing sanitary sewer lines in Pinehurst Branch and DOEE will coordinate with them to restore the stream within the next few years.

The Pinehurst Branch stream restoration project will be a comprehensive restoration project that addresses current degraded conditions in the stream, including eroding banks, exposed sewer lines, and invasive vegetation. The first step in restoration is to conduct an EA as required by the National Environmental Policy Act. The scope of work in this EA will explore options to implement the proposed actions of the Pinehurst Branch restoration project that would take place on NPS property. The EA will consider the potential to implement restoration activities that could meet the following objectives: restoring approximately 7,900 feet of degraded stream reaches; creating conditions suitable for wildlife habitat; and improving the condition of existing wetlands.

The EA is currently under contract and being drafted, and DOEE expects to complete the EA in FY 2021 and subsequently move forward with design and construction work.

#### **Congress Heights Stream Restoration**

In 2018 DOEE contracted to restore a stormwater gully located at the Congress Heights Recreation Center. The Congress Heights Recreation Center is located in the Oxon Run watershed and is about four acres in size, one acre of which is impervious surface. This project involved the restoration of woodlands and a woodland stormwater gully on the south side of the recreation center using a "regenerative stormwater conveyance (RSC)" approach. The RSC technique used boulder step pools that safely convey storm flows while encouraging stormwater treatment and infiltration in the gully along the approximately 300' long existing conveyance channel. Construction on this project was substantially completed in October of 2019.

## 2.11 Stormwater Pollution and Runoff Reduction

Private property, including commercial, residential, and nonprofit lands (religious and academic institutions), is the single largest land use in the District. These lands are one of the primary sources of pollution to District waterways, contributing pollutants through combined sewer overflow events and urban stormwater runoff.

One of the District's greatest needs and challenges is to reduce water pollution by incentivizing retrofits on individual properties. The District recognizes that it will be difficult to achieve its water pollution reduction goals unless it can convince property owners to adopt pollution prevention techniques on their lands. As such, the District has developed a variety of programs to encourage property owners to adopt nonpoint source pollution reduction techniques. These efforts include an LID retrofit grant program and the following list of RiverSmart programs:

- RiverSmart Rooftops (Green Roof Rebate/Retrofit Program)
- RiverSmart Communities
- RiverSmart Homes
- RiverSmart Rebates for cisterns, impervious surface reduction, rain gardens and trees

#### **RiverSmart Rooftops (Green Roof Rebate/Retrofit Program)**

Historically, the District has offered a rebate for installation of a green roof on a new building or the retrofit of an existing roof. The current program offers a rebate of \$10 per square foot in the Combined Sewer System (CSS), and \$15 per square foot in the MS4 area.

In FY 2018 and FY2019, the District added 1,172,940 square feet of green roof to its portfolio.

#### **RiverSmart Communities Program**

In FY 2016 and FY 2017, the RiverSmart Communities program completed 47 site audits implemented stormwater management practices at multi-family complexes (e.g., condominiums, apartments, co-ops), businesses, religious and nonprofit institutions, and other private properties. Typical practices include permeable paving systems, bioretention, rain gardens, BayScaping, and tree planting. The program completed 9 rebate projects and 5 design build projects, treating 29,856 square feet of District lands.

Starting in FY 2017, DOEE modified the program to focus solely on religious and nonprofit institutions. In return for DOEE installing stormwater landscaping on their property, the nonprofit or religious institutions must perform outreach and education to the community they serve to teach them about stormwater pollution, and ways of reducing this pollution through District programs.

#### **RiverSmart Homes Program**

The District has recognized the importance of targeting homeowners for pollution reduction measures because residential property is the largest single land use in the city and, due to relatively small lot sizes, is the least likely to be required to install stormwater management practices. In 2008, DOEE developed RiverSmart Homes, a LID retrofit program aimed at District single-family homes. The program started with eight demonstration sites, one in each of

the District's wards. It then expanded to a pilot program in the Pope Branch watershed and has been open to all District residents since summer of 2009.

Through this program, DOEE performs audits of homeowner's properties and provides feedback to the homeowners on what LID technologies can be safely installed on the property. DOEE also offers homeowners subsidized installations of any LID recommended at the audit, which can include shade trees, native landscaping to replace grass, rain gardens, rain barrels, and permeable pavement.

DOEE made a few substantial changes to RiverSmart Homes in FY 2016 to increase participation. The program raised incentives from \$1,600 per property to \$3,000 total per property, began offering a new rain barrel for installation, and provided a rebate of \$10 per square foot for the installation of permeable pavement. The program is popular with District residents, with an average of 100 homeowners registering per month.

Over the course of the reporting period, July 1, 2017-June 30, 2019:

- Installed 1,454 rain barrels;
- Installed 383 rain gardens;
- Implemented BayScaping at 869 properties;
- Replaced impervious surfaces with green space or pervious pavers at 121 properties; and
- Conducted 2,189 audits

Throughout FY18 and FY19

Planted 2,312 shade trees;

#### **RiverSmart Schools**

DOEE also completed the construction of 10 RiverSmart Schools projects: IDEA Public Charter School, Janney Elementary, Lee Montessori Public Charter School, Inspired Teaching School, St. Peter's School, Bunker Hill Elementary, Friendship-Woodridge Public Charter School, Center City-Capitol Hill Public Charter School, Miner Elementary, and Center City-Brightwood Public Charter School. DOEE also helped maintain four previous RiverSmart School projects over this reporting period.

The following are samples of stormwater data from the RiverSmart Schools program:

#### Janney Elementary

• The Janney Elementary project included the installation of 2,000 sf of bioretention cell including the innovative use of a two (2) 265 gallon rainwater harvesting system with a foot powered pump to allow the students to water the new pollinator plantings, and an enhanced covered classroom space with new storage benches and seating. The bioretention cell is flanked by harvested logs and boulders creating a nature haven in the middle of the very urbanized block. The BMP installations engage students (and

teachers) to understand their school campuses are connected to the larger ecological fabric of Washington, DC.

- BMP Data: Total CDA = 9,422 sf
- BMP/Rain garden = 548 sf
- On-site retention achieved = 3,617 gallons
- On-site treatment achieved = 417 gallons

#### **IDEA School**

- After removing 3,900 sf asphalt parking lot, the IDEA School had three (3) enhanced rain gardens with an outdoor classroom integrated into a coastal plain wet meadow conservation landscaped area. There were spaces also dedicated for native and non-native fruit trees and edibles that were planted by students and staff during a community planting day.
- BMP Data: Total CDA = 15,005 sf
- Total BMP/Rain gardens = 853 sf
- On-site retention achieved = 8,146 gallons
- Total volume received by BMP = 3,412 cubic feet

#### Lee Montessori School

- At Lee Montessori School, there was a challenging sloped site with no access to a storm sewer or drain inlet. The school received a rainwater harvesting system (265 gallon cisterns) to harvest 3 downspouts to then overflow into two modified step pools on the hillside. There is an outdoor classroom and ample pervious paths throughout the garden space which are filled with native trees, wildlife shrubs and perennials to allow students the ability to explore a "wild nature" space while learning about local flora and fauna.
- BMP Data: Total CDA = 1,795 sf
- Total BMP/Rain gardens = 384 sf
- On-site retention achieved = 911gallons
- On-site treatment achieved = 94 gallons

#### Center City PCS

- A voluntary unregulated improvement project to remove asphalt on site and install 1,500 sf of BMP and outdoor education area. Project total disturbance is 8,000 SF with 2,000 gallons of onsite retention achieved.
  - Onsite retention achieved = 2,200 gallons
  - Onsite treatment achieved = 500 gallons
  - Total CDA = 4,000 sq. ft. Shade trees planted: River birches = 6; Red buds = 2

#### Friendship PCS

- A voluntary unregulated improvement project to remove concrete on site and install 530 SF of BMP and outdoor classroom area. The BMPs are located at a natural low point in the schoolyard and will capture and filter runoff from 3,510 SF area surrounding the rain garden.
  - Onsite retention achieved = 4,286 gallons
  - Onsite treatment achieved = 0 gallons
  - Total CDA = 7,043 sq. ft.
  - Shade trees planted: River birches = 8; Red buds = 4

#### Bunker Hill Elementary

- A voluntary unregulated improvement project by Oxon Run to remove concrete on site and install 3,000 SF of BMPs. The improvements include construction of bioretention areas, stormwater planters, and outdoor classroom area. Project total disturbance is 15,000 SF.
  - Onsite retention = 15,237 gallons
  - Onsite treatment = 6,181 gallons
  - Total CDA = 53,435 sq. ft.
  - Shade trees planted: River birches = 10; Red buds = 4

#### **Stormwater Retention Credit Trading Program**

The Stormwater Retention Credit (SRC) Trading Program is an innovative market-based program for managing stormwater in the District of Columbia. Stormwater management regulations require large development projects to install stormwater BMPs to reduce runoff. Properties can meet up to 50% of their regulatory requirement through off-site retention by purchasing SRCs from other properties that install runoff-reducing green infrastructure (GI) voluntarily. This allows regulated properties to pursue more cost-effective compliance methods and provides an incentive for properties to voluntarily install and maintain GI that has the capacity to retain stormwater and thereby reduce the runoff that harms District streams and rivers.

The SRC market grew substantially in FY 2018 and FY 2019. In FY 2018, DOEE approved 19 trades for a total of 129,265 SRCs selling at an average price of \$2.04 per credit. In FY 2019, DOEE approved 23 trades for a total of 160,234 SRCs at an average price of \$1.82 per credit.

In FY 2018-19, DOEE created financial incentives and regulatory drivers to accelerate future GI retrofits in MS4 areas. In FY 2018, DOEE fully implemented the SRC Price Lock Program to encourage investment in SRC-generating GI in the MS4. Through the SRC Price Lock Program, participants have the option to sell their SRCs to DOEE at fixed prices, effectively creating a price floor in the SRC market. This provides investors with the confidence necessary to commit funding to SRC-generating projects in the MS4. All SRCs purchased through this program are

retired and removed from the market so that they cannot be resold and cannot be used to meet a regulatory obligation. DOEE has made \$11.5 million available for the SRC Price Lock Program.

In FY 2018 and FY 2019, a total of six projects enrolled in the SRC Price Lock Program. The projects that have completed construction have retrofitted a total of 15.4 acres within the MS4; once all six projects are complete, they will achieve a combined retrofit of over 20.5 acres. Of the \$11.5 million DOEE committed to the SRC Price Lock Program, the projects that enrolled through FY19 accounted for \$3.68 million of funding to purchase 3,044,988 SRCs over 12 years of credit certification prior to selling any of their SRCs on the market. Of the SRCs generated as part of the first 3-year SRC certification cycles for those projects, DOEE has spent \$567,305.70 to purchase 290,926 SRCs. SRC Price Lock Program participants also sold a total of 47,306 SRCs on the market through the end of FY19. If not sold on the market, these SRCs would have used \$92,246.70 of DOEE's SRC Price Lock Program funds, which can now be used for other SRC Price Lock Program projects in the future.

In FY 2019, DOEE began development of an update to the SRC Price Lock program that will provide participants with a payment per credit sold on the SRC market. DOEE anticipates that these additional payments, which were fully implemented in FY 2020, will motivate regulated developers to purchase from SRC Price Lock Program participants, further incentivizing the installation of new, voluntary green infrastructure in the MS4 through the SRC Price Lock Program.

In FY 2019, DOEE proposed revisions to the 2013 Stormwater Rule in order to maximize the water quality outcomes achieved by the regulations. Once finalized, regulated sites located in areas that drain to storage that reduce combined sewer overflow will have the flexibility to achieve 100% of their retention requirement through the use of SRCs generated in the MS4. Additionally, all sites in the MS4 will be required to obtain their SRCs from the MS4. The revisions will also end SRC eligibility for projects built prior to July, 2013, and require that sites interested in generating SRCs must submit their first complete certification application within 3 years of project completion. Altogether, DOEE expects these amendments to further incentivize the installation of new, voluntary green infrastructure in the MS4. DOEE plans to finalize the updates in FY 2020.

#### **Stormwater Database**

In FY 2015, DOEE launched the Stormwater Database to track projects that reduce pollution from stormwater runoff by managing submission, review, and inspection of Stormwater Management Plans, Erosion and Sediment Control Plans, and Green Area Ratio Plans. The database tracks each site's regulatory obligations and compliance, including off-site retention achieved with SRCs or payment of the in-lieu fee (ILF).

The public uses the Stormwater Database to do the following:

• Submit compliance calculations and other information to support an application for DOEE approval of a Stormwater Management Plan, Erosion and Sediment Control Plan, or Green Area Ratio Plan;

- Comply with an off-site retention obligation by applying to use SRCs or notifying DOEE of an ILF fee payment;
- Apply to certify, transfer, or retire SRCs;
- View the SRC registry; and
- Apply for a RiverSmart Rewards discount on the District's impervious surface-based fees.

After completing applications, public users submit them electronically, and the database notifies DOEE that the applications are available for review.

In FY 2018-2019, DOEE implemented several new features and business processes to improve the breadth and accuracy of data in the Stormwater Database, including:

- Making property ownership, sale and assessment information available in the Stormwater Database through integration with the District Office of Tax and Revenue databases;
- Developing business processes to track and process RiverSmarts Rewards program renewal applications; and
- Developing database modules to implement the SRC Price Lock Program.

DOEE also continued to migrate additional BMP data sources. In FY 2018-2019, DOEE migrated records of pre-2015 green infrastructure installations through the RiverSmart Homes Program into the Stormwater Database. DOEE continued to validate BMP data from historical SWMPs.

In FY 2018-2019, DOEE also improved public users' experience in the database by:

- Simplifying RiverSmart Rewards renewal application process;
- Updating public-facing trainings and user manuals;
- Developing an online fee payment system that DOEE anticipates launching in FY 2020; and
- Developing a new user management system to resolve account management issues that had prevented some users from accessing the database.

More information about the Stormwater Database can be found at: http://doee.dc.gov/swdb.

#### **Tree Planting**

The District of Columbia has been called "The City of Trees." It has a tree canopy cover of 38%, which is high for a dense, urban environment, but lower than what the canopy cover has been historically, even when the city had a higher population density. In an effort to improve air and water quality, reduce the urban heat island effect, and offset greenhouse gas emissions, the District has adopted a 40-percent tree canopy goal. Mayor Bowser has adopted a Sustainability Plan that calls for achieving the canopy goal by 2032. To achieve that goal, the District will need to plant an average of 10,800 trees annually (an increase of 25% over current efforts).

In both FY2018 and FY2019, the annual planting goal was exceeded, with 13,260 and 15,692 trees planted respectively, across the District collectively by multiple stakeholders.

The DDOT Urban Forestry Division, the agency that maintains the District's street trees, has increased its annual planting rate from 4,000-6,000 to an average of 8,900 over the past two fiscal years. In 2016, The District's Urban Forest Preservation Act of 2002 was amended and revised with a number of changes impacting management, protection, jurisdiction and coordination of tree canopy activities. Specifically, the Act expanded the Urban Forestry Division's (UFD) jurisdiction to manage all tree activities on District-owned lands. All public tree-related activities, including inspection, pruning, removal, and planting trees on District land are now integrated into the District's 311 service request program and are directed to the UFD. The UFD also manages the tree permit removal process.

DOEE, through grants and contracts to various for-profit and non-profit partners such as Casey Trees, Washington Parks and People, BioHabitats, Natural Resource Design, and Anacostia Watershed Society, plants trees on private, federal, and other District lands.

The following are FY 2018 and FY 2019 tree planting accomplishments:

- Planted 2,312 trees as part of the RiverSmart suite of programs (Homes, Communities, Schools and Tree Rebate Program);
- Planted 389 in stream restoration projects;
- Planted 4,397 trees across large public and private parcels including parks and school as a
  part of a new effort to increase tree canopy in these areas; and
- An additional 3983 trees were planted District-wide by other partners' efforts, including Casey Trees, Trees for Georgetown, Pepco, the National Park Service, GSA, the National Cherry Blossom Festival, and through various regulated development.

#### **Pollution Prevention Plans**

#### District Municipal Critical Source Facilities:

Since July 1, 2017 DOEE has been working with District municipal critical source facilities to develop, implement, and update stormwater pollution prevention plans. DOEE has met with all agencies with municipal critical source facilities to begin developing, updating, and finalizing stormwater pollution prevention plans (SWPPPs). Of the 33 critical source facilities requiring SWPPPs, three facilities have certified, up-to-date SWPPPs, 25 facilities have draft SWPPPs, and five facilities plan to draft their SWPPP in the fall of 2019 after requesting several-month extensions as of September 30, 2019. Eighteen of the 25 facilities with draft SWPPPs previously had completed SWPPPs; the new drafts incorporate important elements of the MS4 Permit and federal Multi Sector General Permit (MSGP) for industrial stormwater runoff.

DOEE developed a Template SWPPP for municipal facilities and SWPPP review checklist for municipal facilities on the official inventory, and provided training on how to develop SWPPPs on July 9, 2019 and December 10, 2019. DOEE provided significant content to four facilities SWPPPs to assist in getting a draft initially created or overhauled. DOEE also provided site maps

for any municipal critical source facility that requested one. DOEE's contractor mapped 13 sites and developed 16 site maps. They were reviewed by DOEE to ensure they met MS4 Permit and, when appropriate, MSGP requirements.

In total, DOEE has provided assistance and feedback on 48 SWPPPs. In order to streamline and standardize feedback it provided on SWPPPs, DOEE developed a SWPPP checklist in July 2019. DOEE provided extensive comments on 30 draft SWPPPs using the checklist to clarify expectations for what a SWPPP should include, to correct errors, and to ensure all SWPPPs met MS4 Permit and MSGP requirements, where applicable. In addition, DOEE provided funding to UDC to hire two interns starting in FY 2020 to assist with SWPPP development and implementation at UDC's three Program facilities. The MOU with UDC was finalized at the end of FY 2019, and extended into FY 2020.

#### Businesses and other entities:

DOEE launched the GreenWrench Technical Assistance program in the spring of 2018 with federal funding (EPA) to provide compliance assistance and encourage pollution reductions at automotive repair and body shops in the District of Columbia. These operations are considered critical sources of stormwater pollution in the MS4 and direct drain areas of the District. As part of these efforts DOEE developed a template pollution prevention plan that includes the elements of a SWPPPs but is broader, including sections on air quality, toxic substances, and energy use. The Template P2 Plan and corresponding GreenWrench Guidebook can be found on DOEE's website.

https://doee.dc.gov/service/greenwrench

## 2.12 Environmental Education and Outreach

DOEE's mission includes providing environmental education and outreach to raise environmental stewardship, increase awareness of environmental challenges and initiatives, and inform stakeholders of opportunities to contribute to the restoration of the District's waters and natural habitats. The support programs aim to prevent NPS pollution from individual actions by carrying out effective information and education campaigns. Specific initiatives are described in the following sections.

#### **Meaningful Watershed Educational Experiences**

As part of DOEE's sub-grant program, several initiatives were funded for nonprofit partners to create MWEEs for hundreds of District youth. In FY 2018 and FY 2019, Alice Ferguson Foundation partnered with Living Classrooms of the National Capital Region and Nature Bridge, to conduct overnight program to fifth-grade students to spend three days and two nights in a natural setting learning about the environment. In FY 2018, 2,242 fifth-grade students who were enrolled in District Public Schools and Public Charter Schools participated in the overnight MWEE program (2,309 students participated during school year 2018-2019).

In addition to the overnight MWEE program, DOEE funds a trash-focused MWEE awarded a nonprofit partner, Living Classrooms, to offer day programming to students in Wards 7 and 8. This program reached 120 students in FY 2018 and 120 students in FY 2019.

#### **Project Learning Tree**

Project Learning Tree (PLT) is an internationally recognized program that trains educators in innovative techniques for exploring a wide range of environmental concepts with students, and teaches critical thinking skills that lead to environmental stewardship (grades K-12). DOEE offers PLT training workshops free to those that request them. In FY 2018, DOEE staff conducted two educator workshops for twelve informal environmental educators. In FY 2019, DOEE staff conducted one educator workshop.

#### **RiverSmart Schools**

RiverSmart Schools works with applicant schools to install LID practices to control stormwater. These practices are specially designed to be functional as well as educational in order to fit with the school environment. Additionally, schools that participate in the RiverSmart Schools program receive teacher training on how to use the sites to teach to curriculum standards and how to properly maintain the sites.

In addition to providing LID retrofits for schools throughout the District, RiverSmart Schools provides training workshops in environmental education to teachers and informal educators with environmental curricula that support the District's teaching and learning standards. In each FY 2018 and FY 2019, 25 teachers participated in these training workshops.

#### District of Columbia Environmental Education Consortium

DOEE helps to organize a network of environmental educators throughout the District so that ideas and resources can be shared among them. The D.C. Environmental Education Consortium (DCEEC) provides opportunities for networking, event coordination, and program partnering. The program also provides environmental expertise, professional development opportunities, curricula and resources, and hands-on classroom and field studies to District schools.

In FY 2018 and FY 2019, the US Botanical Garden, DOEE, and DCEEC hosted the annual D.C. Teacher's Night at the Botanic Garden site. Over 200 teachers registered, and those in attendance learned about environmental programming from approximately 30 exhibitors representing local environmental and science education organizations. Participants also took part in hands-on experiments and left with lesson plans for their classrooms.

The District also held its eighth and ninth annual Growing Healthy Schools Month, a combined product of DC School Garden Week and DC Farm to School Week. Growing Healthy Schools Month reflects the components of the recent Healthy Schools Act, which encourages linkages between farm-to-school programs and school garden programs.

In FY 2018 and FY 2019, DOEE assisted DCEEC with the Nature Near School mapping initiative. The initiative's goal is to identify public parks within 0.25 miles (five-minute walk) of all District schools in order to encourage environmental literacy among students. This effort will continue in FY 2020 with the hope that schools will take advantage of the nearby nature by having their students participate in walkable mini-field trips.

#### **District Environmental Literacy Plan**

In FYs 2018 and 2019, DOEE continued to collaborate with stakeholders to implement the Environmental Literacy Plan (ELP). In partnership with nonprofit organizations, DOEE began implementation of the Environmental Literacy Framework for District schools, a grade-by-grade approach for integrating environmental education into the curriculum. Teachers from Sustainable DC Model Schools, which are exemplary schools that already include environmental programming, helped develop and pilot the framework. Four of the eight model schools were DOEE RiverSmart Schools participants. This framework will help identify places in school curriculums where DOEE programming will fit best. This project will also coordinate Green Career Expos for high school students to learn about green jobs and summer internships. DOEE continues to work with the Office of the State Superintendent of Education (OSSE) to implement the ELP, which will bring environmental education and meaningful outdoor experiences to District youth.

#### The Anacostia Environmental Youth Summit

The Anacostia Environmental Youth Summit (AEYS) is a District-wide showcase that amplifies youth voices, highlights the importance of environmental literacy, and encourages stewardship for major District waterbodies. AEYS emphasizes youth leadership and innovation while promoting environmental stewardship and responsibility. In FY 2018, the event was rained out and was abruptly brought indoors for a smaller group of students and less number of schools. In FY 2019, the event brought together approximately 50 exhibitors and 400 students. According to feedback from teachers, the event successfully met its objectives of empowering the District's youth and providing educators with knowledge and resources to continue efforts beyond the Summit.

#### **Anacostia River Explorers**

Anacostia River Explorers are boat tours that educate the public about the Anacostia River through one and two-hour motorized and canoe tours. Participants learn about the Anacostia River's human and natural history, the threats it faces, and what solutions are being undertaken to help the River realize its full potential as an invaluable asset for the District and its residents. There are two grantees undertaking this work for the District and in FY 2018 they held 343 tours that reached 5,257 District residents and participants. In FY 2019 they held over 340 tours.

#### **Adopt-Your-District Program**

Adopt-Your-District is a program that allows volunteers to adopt parks, blocks, or segments of streams throughout the District. This program is a collaboration effort between DOEE, District Department of Parks and Recreation, National Parks Service, and Office of the Clean City.

In FY 2018, AFF launched a pilot Adopt-A-Stream program with funding from DOEE's Trash Free Communities grant. With training provided by the AFF and Rock Creek Conservancy, this program allows Adopt-A-Stream volunteers to adopt a segment of District stream, collect data on the types of trash found in the area, and organize cleanups to help protect the stream and beautify the area. A total of 16 volunteers were trained for the Adopt-A-Stream program in FY 2018. DOEE also assisted in identifying parks of interest and establishing correct government contacts for at least 13 District residents and organizations interested in adopting a park through the Adopt-A-Park program. In FY 2019, the program continues with outreach efforts.

#### Watershed Stewards Academy

The Watershed Stewards Academy is an eight-week certification course taught by DOEE and AWS staff for District residents who want to address local pollution problems in their local watersheds. The program is funded by a DOEE grant to AWS and is part of the National Capital Region Watershed Stewards Academy, which is a coalition of watershed protection groups in the Potomac, Rock Creek, Anacostia, and East Patuxent watersheds. Once they've completed the course, these residents are considered to be Master Watershed Stewards in their local watershed. These alumni serve as resource people and community leaders in the effort to clean up local waterways, to coordinate efforts to infiltrate stormwater, and to reduce. In FY 2018 and FY 2019, 60 District residents became Watershed Stewards.

#### Storm Drain Marking Program

In FY 2018, DOEE installed 250 storm drain markers throughout the District. In FY 2019, 400 storm drain markers were installed. DOEE has maintained its geolocated database of marked storm drains. WPD worked with five different volunteer groups to achieve this goal, including: the Green Zone Environmental Program (GZEP); a high school; a neighborhood association; and citizen volunteers.

#### 2.13 Job Training Programs

#### **Green Zone Environmental Programs**

Every summer, GZEP partners with the Marion Barry Summer Youth Employment Program to provide youth and young adults, ages 14-24, with an opportunity to learn about energy and environmental issues, complete community-based environmental projects, and prepare for careers.

In the summer of 2018 and 2019 each, WPD staff worked with over 275 D.C. youth to educate them about the importance of watershed stewardship. On five separate occasions, WPD staff worked with the GZEP participants to teach them about DOEE's watershed protection work happening throughout the District. Afterwards, WPD staff had the participants execute an activity where they performed a stormwater audit for the facility they were located at and then had the participants make recommendations for how the facility could better manage stormwater. WPD staff also worked with GZEP participants on education and outreach efforts throughout the summer to mark District storm drains to indicate to which watershed the drains lead.

#### **River Corps**

In 2018 and 2019, DOEE commenced a green infrastructure and job training program, the River Corps, run by the Latin American Youth Center. Each year two cohorts comprised of ten youth each will participate in a five-month long green infrastructure job training program where young

people learn how to maintain LID sites, inspect RiverSmart Homes installations, perform trash cleanups, remove invasive plant species, and photo monitor upcoming and existing stream restoration projects. In FY 2018, the River Corps monitored the following streams: Bingham Run, Milkhouse Ford, Nash Run, Alger Park, and Pope Branch.

## 2.14 Cost/Benefit Assessment

The District is investing significant resources to address the sources of impairment to local waters. This includes efforts to manage and upgrade the Blue Plains Wastewater Treatment Plant, reduce combined sewer overflows and manage stormwater runoff in the MS4 areas of the District as described in the following sections.

# Cost for Managing Blue Plains Waste Water Treatment Plant and Combined Sewer Overflows

The District of Columbia has and continues to commit significant amounts of resources to improve the quality of its waters. Effective wastewater treatment, sanitary sewer system maintenance, combined sewer overflow control, and stormwater management are the principal elements in water pollution control. The Blue Plains Wastewater Treatment Plant (WWTP) operated by DC Water provides wastewater services to over two million customers in the District and the surrounding jurisdictions of Maryland and Virginia. Figure 2.4 shows the areas/jurisdictions served by the WWTP.

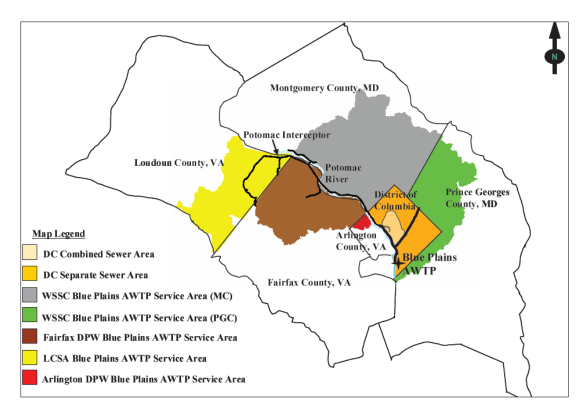


Figure 2.4 Map of stormwater and wastewater treatment service areas.

The wastewater treatment costs are apportioned between the jurisdictions served by WWTP. The financial responsibilities of each jurisdiction were updated under the new Blue Plains Intermunicipal Agreement of 2012, effective April 3, 2013 (IMA at <a href="http://www.mwcog.org/uploads/pub-documents/u15dVlc20130506094101.pdf">http://www.mwcog.org/uploads/pub-documents/u15dVlc20130506094101.pdf</a>). The District's portion of the capital and operations & maintenance costs for wastewater treatment, sanitary sewer maintenance and engineering and technical services constitute 45.8% of the total cost incurred by DC Water. As the only jurisdiction with combined sewer systems, the District is also responsible for combined sewer overflow control costs. Description of the various elements and associated costs are presented below.

#### **Engineering and Technical Services**

DC Water Engineering and Technical Services programs provide support to the planning, design and construction of new and rehabilitation projects across all functions of the collection and treatment of wastewater. The functions include system planning, technical engineering expertise, and oversight of construction Water and technical.

#### Sanitary Sewer System Maintenance

The bulk of the cost of the wastewater collection system is associated with the assessment, rehabilitation and replacement of the aging infrastructure in the District. High bacteria counts in various waterways have been attributed to leaking sanitary sewers. Under a multi-year Sewer Assessment Program, DC Water completed the 10-year Sewer System Facilities Plan in 2009 (Executive Summary at

https://www.dcwater.com/news/publications/Sewer%20System%20Facilities%20Plan-Executive%20Summary%20June%202009.pdf). The plan addresses the evaluation of the physical condition and capacity of the sewer system, identification and prioritization of rehabilitation needs, record keeping and data management, as well as ongoing inspection and rehabilitation programs. In accordance with key findings and recommendations of the plan, priority projects to rehabilitate sewer collection systems as well as pumping facilities are currently ongoing. In particular, the rehabilitation of sewers in stream valleys is critical to the significant water quality improvement in DC streams.

#### Wastewater Treatment

Under the Chesapeake Bay Agreement, the Blue Plains WWTP was the first facility to meet the nutrient reduction goals of 40% from the 1985 levels. The WWTP operates under a stringent National Pollutant Discharge Elimination System (NPDES) permit. Significant plant-wide upgrades, rehabilitation and installation of support systems are continually ongoing. Among the major projects is the Nutrient Removal project to meet regulatory requirements and the goals of the Chesapeake Bay Agreement. In 2007, DC Water proposed to interface the overall Blue Plains Nutrient Removal project with the Combined Sewer Overflow Long Term Control Plan (LTCP) finalized in 2002. In 2015, DC Water finalized the Long-Term Control Plan Modification for Total Nitrogen Removal/Wet Weather Plan (TN/WW Plan). The TN/WW Plan is detailed in the report "Long Term Control Plan Modification for Total Nitrogen Removal/Wet and Sewer Authority, Washington, DC, May 2015."

The major components of the project under the selected alternative include construction of the Blue Plains Tunnel (extending from the Anacostia Tunnel System to Blue Plains), construction

of a tunnel depumping station dewatering pumping station and enhanced clarification facilities at Blue Plains. These projects will provide nitrogen removal to meet the Blue Plains federal NPDES discharge permit requirements as well as the Chesapeake Bay Agreement for nutrient reduction. The projects will simultaneously achieve combined sewer overflow (CSO) reduction "equal or better than" the approved LTCP.

#### **Combined Sewer Overflow Long-Term Control Plan**

DC Water developed the CSO Long Term Control Plan (LTCP) report in 2002. The LTCP involves the construction of large underground tunnels that will serve as a collection and retention system for the combined sewer during rainfall conditions. Under a 2005 agreement with the federal government and 2016 amendment, the LTCP is to be implemented over a 25-year period. The plan calls for reducing combined sewer overflows to District waters by 96%.

On January 14, 2016, DC Water, in conjunction with the United States Environmental Protection Agency, United States Department of Justice and the District of Columbia executed a modification to the 2005 Long Term Control Plan (LTCP) Consent Decree to include innovative Green Infrastructure practices to achieve the reduction of combined sewer overflow volume by 96 percent system-wide (for the Anacostia and Potomac rivers and Rock Creek) and offer additional community benefits.

Table 2.8 shows the predicted CSO reduction and project costs, and Table 2.9 summarizes the costs associated with the treatment of wastewater for the years 2017 and 2018.

	Before CSO Controls <sup>1</sup>	LTCP <sup>2</sup>	After Implementation of TN/WW Plan Selected Alternative <sup>2</sup>			
	CSS Overflow Vo	lume (mg/yr)				
Anacostia River	2,142	54	0			
Potomac River	1,063	79	79			
Rock Creek	49	5	5			
	Number of Overflows (per yr)					
Anacostia River	82	2	0			
Potomac River	74	4	4			
Rock Creek	30	5	5			
Capital Cost Opinion (\$, ENR CCI=7888)						
Capital Cost (\$Million) <sup>4</sup>	0	\$28	\$783			
% above the lowest alternative	0	N/A	7			
% above the LTCP <sup>5</sup>	0	N/A	2,696			

Table 2.8 Predicted CSO Reduction and Cost

<sup>1</sup> Source: Combined Sewer System Long Term Control Plan, Final Report, District of Columbia Water and Sewer Authority, July 2002, Table ES-4.

<sup>2</sup> Source: Long Term Control Plan Modification for Total Nitrogen Removal/Wet Weather Plan, District of Columbia Water and Sewer Authority, Washington, DC, May 2015, Appendix C: TN/WW Plan, Table 5-1.

<sup>4</sup> Construction Cost Index = 7,888

<sup>5</sup> Computed. The capital cost of CSO reduction if not implemented (i.e. "Before CSO Controls"), there will be no cost incurred. Therefore the amount is set to zero.

Activity Area	FY 2018 (in thousands)	FY 2019 (in thousands)	Total FY 2018–FY 2019 (in thousands)
Waste Water Treatment	95,485	74,617	170,102
Sewer Services	29,802	32,947	62,749
Combined Sewer System	184,816	200,343	382,159
Engineering and Technical Services	26,728	24,790	51,518

 Table 2.9 Cost Summary of Water Pollution Control Activities

Source

https://www.dcwater.com/sites/default/files/finance/Approved%20FY%202019%20Budget%20 Book\_Revised%202-5-19\_Website%20Upload.pdf

#### **Cost for Stormwater Management in MS4**

The District has embarked on an aggressive stormwater management program as part of the implementation and administration of activities required by the District of Columbia Municipal Separate Storm Sewer System (MS4) Permit issued by EPA. The area covered under the permit is entirely within the jurisdiction of the District and constitutes approximately two thirds of the city's area (DC separate sewer area in Figure 2.5).

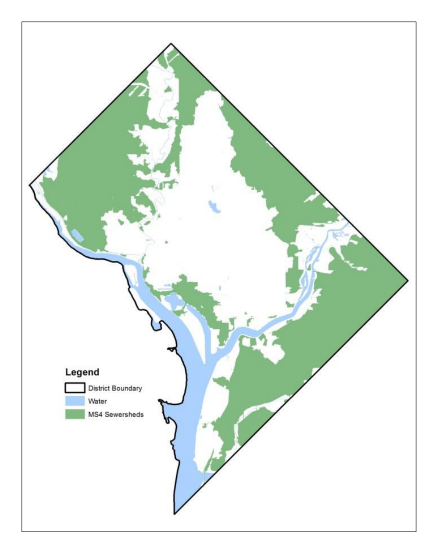


Figure 2.5 Map of MS4 sewershed coverage area.

The District's stormwater management efforts cover a whole array of activities including research and demonstration projects, drainage improvements, monitoring and control of various types of pollutants from various sources, enforcement and public education. Six different agencies collaborate to manage stormwater in the District. These include: DOEE, DC Water, the Department of Public Works (DPW), DDOT, the Department of General Services (DGS), and the Office of Planning (DCOP). Table 2.10 outlines some of the related activities performed by each agency.

Agency	Compliance Activity
	MS4 program administration
	Source identification
	Pollution Prevention
	Wet/dry weather monitoring program
	Wet weather screening program
	Flood control projects review
DOEE	Construction management and plan review
	Pollutant control from hazardous waste sites
	Pesticide, herbicide, and fertilizer application
	Promoting LID practices
	Illicit discharge detection
	Sediment erosion control
	Inspection/enforcement
	Floatables reduction program
	Pollution prevention
DC Water	Operation and maintenance of sewer infrastructure
	Catch basin cleaning
	Illicit discharge detection
	Street sweeping
	Seasonal leaf and holiday tree collection program
DPW	Pollution prevention
	Household hazardous waste collection
	Deicing and snow removal
	Stormwater management at municipal waste transfer stations
DDOT	Pollutant reduction from vehicles and roadways
DDOT	Pollution prevention
	LID practices in public right-of-way
DGS	LID practices on District-owned properties
	Pollution prevention
OP	Planning for neighborhoods, public facilities, parks and open spaces, etc.
	Urban design and land use review

 Table 2.10 Agency Stormwater Functions

The District's Stormwater Permit Compliance Amendment Act of 2000 established the Stormwater Permit Compliance Enterprise Fund to provide revenue for the mitigation of pollutants in stormwater discharges. The cost for stormwater management is closely aligned with the MS4 permit requirements. The District is required to certify that it has "sufficient finances staff, equipment, and support capabilities" to implement the provisions of the Permit, in its MS\$ Annual Report 1. Table 2.11 shows the expenditures of FY2019 and budget in FY2020 for DOEE's MS4 Permit related costs.

In addition to DOEE Enterprise Fund spending, other District agencies spend local funding on programs and initiatives that also provide stormwater management benefits, such as street

<sup>1</sup> The most recent Annual Report, including this certification, can be found at <u>https://doee.dc.gov/sites/default/files/dc/sites/ddoe/publication/attachments/2019%20MS4%20Annual%20Report-FINAL-for%20web.pdf</u>

sweeping by DPW, and green infrastructure projects on public buildings or in public right-ofway areas by DGS and DDOT..

Table 2.11 FY 201	9 Enterprise Fund	<b>Expenditures and FY</b>	2020 Enterprise Fund
-------------------	-------------------	----------------------------	----------------------

Fiscal Year 2019	Fiscal Year 2020	
Expenditures	Budget	
\$18,053,831	\$17,093,586	

## 2.15 Benefits

Comprehensive stormwater and wastewater management is making the benefits of clean rivers and streams apparent in the District. The District of Columbia Comprehensive Plan provides a foundation for policies in support of ecologically sound waterfront development, which contributes to these benefits. Among the key elements of the plan is to "create and enhance relationships between the rivers and District residents, develop urban waterfronts and waterrelated recreation in appropriate locations, and establish attractive pedestrian connections from neighborhoods to activities along the waterfronts." Development and rehabilitation of waterfront properties to include residential, retail, office space and green space areas have advanced significantly. One highlight is the recent development of the Anacostia River waterfront, which promotes recreational use of the waters. The restoration of the District's waters is a critical component of this economic development.

The quality of the District's waters continues to improve. Although a quantitative assessment of the benefits resulting from current water pollution control expenditures is difficult to make the long-term benefits over time are evident. A fish tumor survey conducted by the US Fish and Wildlife Service (FWS) ("Temporal and Spatial Patterns in Tumor Prevalence in Brown Bullhead (*Ameiurus nebulosus*) in the Tidal Potomac River Watershed," April 2013) examined fish tissue analysis from the Anacostia River sampled in the years of 1996, 2000–2001 and 2009–2011. The survey shows that there has been a marked decrease in the prevalence of tumors in bottom dwelling fish in the Anacostia River. In addition, annual surveys by the Fisheries and Wildlife Division of the DOEE document the general stability of the resident and migratory fish populations in the District's waters.

The improved water quality and health of fish in the District supports fishing and other recreational activities in District waters, which is a benefit to District residents and visitors.

## **Chapter 3** Surface Water Assessment

## 3.1 Background

EPA Section 303(d) of the federal Clean Water Act and regulations developed by US EPA require states to prepare a list of waterbodies or waterbody segments that do not meet program WQS even after all the pollution controls required by law are in place. Waterbodies may be divided into segments. Waterbodies or waterbody segments not meeting the appropriate District WQS are considered to be impaired. The law requires that information for the assessment, listing, and reporting requirements for Section 303(d) and 305(b) of the Clean Water Act be submitted in an Integrated Report. The current guidance requires the categorization of all state waters into five assessment categories. The categories can be found in the Category Placement Methodology section.

EPA requires that states place the impaired waterbody segments on a list and develop total maximum daily loads (TMDLs) for the waterbodies on the list in Category 5. The Potomac and Anacostia Rivers, Rock Creek and Watts Branch are divided into segments for the assessment purposes of this list. The Potomac River has three segments; the Anacostia River, Rock Creek and Watts Branch have two segments each.

#### **Basis for Consideration of Data**

Various data sources were considered for use in the preparation of the 2020 303(d) list. As the 303(d) list is a tool of the regulatory TMDL process, the District wants to ensure that the approved 303(d) list is based on data that utilized unbiased, scientifically sound data collection and analytical methods. The Water Quality Monitoring Regulations (Title 21, Chapter 19 - District of Columbia Municipal Regulations) were developed to ensure accurate, consistent, and reproducible water quality monitoring data for decision making purposes. Data that did not satisfy the monitoring regulations mentioned above is not reviewed for the development of the 2020 303(d) list. See Appendix 3.4 District of Columbia 303(d) List.

The 2020 list enumerates specific pollutants of concern in various waterbodies or waterbody segments. The 2020 303(d) list is based on the following data:

- 2018 303(d) list;
- DC Ambient Water Quality Monitoring data for 2015–2019;
- DC Municipal Separate Storm Sewer System 2015–2019 Monitoring Data;
- Stream Survey data collected between 2010–2019;
- District of Columbia Phytoplankton, Zooplankton and Benthic Macroinvertebrate Samples Report, 2009; and 2019;
- USGS Nontidal monitoring stations at Hickey Run (USGS station 01651770), Watts Branch (USGS station 01651800), and Rock Creek (USGS station 01648010), 2015–2019; and
- DC Fish Tissue Contamination Report, 2017.

In September 2019, a request for data was sent to organizations that may have data on the District's waters. The data received from these organization(s) did not include the required quality assurance project plan and was therefore not used in the preparation of the 303(d) list.

## **3.2 Use Support Determination**

Table 3.1 lists the threshold used to make designated use determinations for physical pollutants, chemical pollutants and *E. coli*. For physical and chemical pollutants, the 305(b) guidelines indicated that whenever more than 10% of the water quality samples collected exceed the criterion threshold, the WQS is not attained (U.S. EPA 2002). See Appendix 3.1 2020 Use Support and Cause by Pollutant.

Support of Designated Use	Threshold for Physical and Chemical Pollutants and Pathogens
Fully Supporting	For any pollutant, standard exceeded in $\leq 10\%$ of measurements.
	Pollutants not found at levels of concern.
Not Supporting	For any one pollutant, standard exceeded in $>10\%$ of measurements.
Not Supporting	Pollutants found at levels of concern.
Not Assessed	Not assessed.
Insufficient Information	Data to determine if the designated use is fully supporting/not supporting is not available.

 Table 3.1 Threshold for Physical and Chemical Pollutants and Pathogens

#### **Designated Uses**

The following are designated uses for the surface waters of the District of Columbia:

- Class A -Primary contact recreation (swimmable):
- Class B Secondary contact recreation and aesthetic enjoyment (wadeable):
- Class C Protection and propagation of fish, shellfish, and wildlife (aquatic life):
- Class D Protection of human health related to consumption of fish and shellfish (fish consumption);
- Class E Navigation (ability to travel freely up and down the river using assorted watercraft, and absent of man-made objects that impede free movement).

#### **Class** A

Class A water quality criteria are pH, turbidity and pathogens. Use support decisions for pathogens are based on *E. coli* bacteria data.

#### Class B

Class B water quality criteria are aesthetics, pH and turbidity. A regional trash TMDL for the Anacostia River exists and the WQS include narratives that the aesthetic qualities of Class B waters shall be maintained.

#### Class C

Biological/habitat data collected during 2015-2019, habitat data collected during 2015–2019 and physical/chemical data is used to determine aquatic life (Class C) use support for the small District streams. Biological/habitat data for small streams was evaluated using EPA stressor identification guidance. If a stream's aquatic life use is not supported based on the biological information found in the DC Tributary Assessment Report (draft internal document) it is listed under Category 5 of the list, but only if a TMDL has not been completed.

Table 3.2 indicates streams where rapid bioassessment data was collected. The reference streams are in Maryland. The Maryland Biological Stream Survey, 2014, was the data source.

Aquatic life use support is based on the relationship between observed stream biological conditions compared to the reference stream condition producing a percent of reference stream biological condition. This scale rates streams as impaired at 0%–79% of the reference condition %, and non-impaired at 80%–100%. EPA 305(b) guidelines on criteria for aquatic life use support classification recommend designation of "not supporting" if impairment exists, and "fully supporting" if no impairment exists. Piedmont and Coastal Plain tributaries were assessed using reference condition data from Montgomery and Prince George's Counties, Maryland. Piedmont is characterized by relatively low, rolling hills with heights above sea level between 200 feet and 800 feet to 1,000 feet. Its geology is complex, with numerous rock formations of different materials and ages intermingled with one another. The Coastal Plain has both low elevation and low relief, but it is also a relatively flat landform and has an average elevation less than 900 meters above sea level and extends some 50–100 kilometers inland from the ocean.

Biological Integrity Class scores were determined using scoring criteria adapted from Montgomery County. These scoring ranges were also applied to the Coastal Plain values. Habitat assessments were compared directly to each ecoregion's corresponding reference condition habitat evaluation.

The tributaries in Table 3.2 were assessed for the Aquatic Life Use category using data collected during 2015–2017.

Coastal Plain		Piedmont	
TDU01	Fort Dupont Tributary <sup>1</sup>	TFB02	Foundry Branch <sup>1</sup>
TFC01	Fort Chaplin Run <sup>1</sup>	TLU01	Luzon Branch <sup>1</sup>
TFD01	Fort Davis Tributary <sup>1</sup>	TMH01	Melvin Hazen Valley Branch <sup>1</sup>
THR01	Hickey Run <sup>C</sup>	TPO01	Portal Branch <sup>1</sup>
TOR01	Oxon Run <sup>1</sup>	TPY01	Piney Branch <sup>1</sup>
TWB01	Lower Watts Branch <sup>3</sup>	TSO01	Soapstone Creek <sup>1</sup>
TWB02	Upper Watts Branch <sup>3</sup>	TDA01	Dalecarlia Tributary <sup>2</sup>
TTX27	Texas Avenue Tributary <sup>1</sup>	TFE01	Fenwick Branch <sup>2</sup>

 Table 3.2 Coastal Plain and Piedmont Streams Assessed

Coastal Plain		Piedmont	
TFS01	Fort Stanton Tributary <sup>2</sup>	TNS01	Normanstone Creek <sup>2</sup>
TNA01	Nash Run <sup>2</sup>	TDO01	Dumbarton Oaks Tributary <sup>2</sup>
TPB01	Pope Branch <sup>2</sup>	TPI01	Pinehurst Branch <sup>2</sup>
TFS01	Fort Stanton <sup>2</sup>	TKV01	Klingle Valley Creek <sup>2</sup>
		TBR01	Broad Branch <sup>2</sup>
		RCRH01	Lower Rock Creek <sup>3</sup>
		RCRH05	Upper Rock Creek <sup>3</sup>
		TBK01	Battery Kemble Creek <sup>1</sup>
		TPIH01	Pinehurst Branch <sup>2</sup>
		TBR01	Broad Branch <sup>2</sup>

<sup>1</sup> First round streams (monitored on the even number year)

<sup>2</sup> Second round streams (monitored on the odd number year)

<sup>3</sup> Core streams (monitored every year)

The findings from the habitat assessment are included in the individual assessments.

#### **Class D**

Fish consumption use determinations (Class D) are informed by known fish consumption advisories in effect during the assessment period. Fish tissue contamination data used to issue advisories are collected at stations located on the Anacostia and Potomac Rivers. If no barrier for fish movement exists, it is assumed that fish move freely to the smaller streams and other waterbodies. In these cases, fish tissue contamination data may be considered applicable to the connected tributaries. In waters where fish tissue was collected directly from the Anacostia and Potomac mainstems, and the presence of a pollutant was found in actionable levels in the fish tissue, the pollutant will be listed as a cause of impairment for that waterbody. In tributaries that are hydrologically connected to the Anacostia and Potomac mainstems and have indirect evidence, such as fish tissue contamination data from the mainstem Anacostia or Potomac Rivers, that indicate that a tributary may be impaired by a toxic pollutant of concern, the pollutant/tributary combination is deemed to have insufficient data or information to determine if the pollutant is a cause of impairment in the tributary. Table 3.3 has the threshold for fish consumption use designation.

Support of Designated Use	Threshold for Fish Consumption
Fully Supporting	No fish/shellfish advisories or bans are in effect.
Not Supporting	A "no consumption" fish/shellfish advisory or ban is in effect for the general population, or a subpopulation that could be at potentially greater risk, for one or more fish species, or a commercial fishing/shell fishing ban in effect.
Not Assessed	Fish consumption is not a designated use for the waterbody.

Table 3.3	Threshold for	Fish Cons	umption Use	Support	Classification
I unic oio	I III Conora I OI		umption coc	Dupport	Clubbilleution

Support of Designated Use	Threshold for Fish Consumption
Insufficient Information	Data is not available to determine if the designated use is fully supporting or not supporting.

#### **Class E**

Class E use is determined by the presence or absence of unmarked submerged or partially submerged man-made objects that pose a hazard to users of these waters.

Appendix 3.3 2015-2019 Statistical Summary Reports includes the tables of percent exceedances and statistical summary reports for the waterbodies assessed for this reporting cycle.

The District has adopted WQS for dissolved oxygen, water clarity and chlorophyll a in accordance with the Chesapeake Bay Water Quality Criteria Guidance Document published in 2003 (EPA, 2003) for the Potomac and Anacostia Rivers. For the 2020 listing year, these segments are in Category 4a because the Chesapeake Bay TMDL, which was established in December 2010, includes these waterbodies.

#### **Category Placement Methodology**

The pollutant causing impairment in a waterbody or waterbody segment must be identified. Since each waterbody is associated with multiple uses, it is possible for a single waterbody to need more than one TMDL. The guidance allows for a waterbody segment to be listed in one or more categories. Keep in mind that the main goal of this list is to have TMDLs approved and implemented so that WQS can be attained. These are the category descriptions:

- Category 1 All designated uses are supported; no use is threatened.
- Category 2 Available data and/or information indicate that some (at least three), but not all, designated uses are supported.
- Category 3 There is insufficient available data and/or information to make a use support determination.
- Category 4 Available data and/or information indicate that at least one designated use is not supported or is threatened, but a TMDL is not needed. Category 4 and its subcategories may include TMDLs that may or may not need to be revised for one reason or another, including court orders, consent decrees, and availability of new information.
  - Category 4a A State developed TMDL has been approved by EPA or a TMDL has been established by EPA for any segment-pollutant combination.
  - Category 4b Other required control measures are expected to result in the attainment of an applicable WQS in a reasonable period of time.
  - Category 4c The non-attainment of any applicable WQS for the segment is the result of pollution and is not caused by a pollutant.
- Category 5 Available data and/or information indicate that at least one designated use is not supported or is threatened, and a TMDL is needed.

#### **Priority and Ranking**

Revisions to TMDLs required by the consent decree will supersede all other TMDLs scheduled for development.

Waterbodies that are first placed on the draft list for toxics substances, such as metals, pesticides, carcinogens, or noncarcinogens, are ranked as high priority for TMDL development on the basis of their risk to human health. Based on previous experience with the TMDL development process—data gathering, model development and public participation—the District of Columbia does not foresee the development of TMDLs for waterbodies ranked as high priority in the next six years.

For example, if a waterbody is first listed for *E. coli* due to primary contact use exceedances, that waterbody is ranked as a medium priority waterbody for TMDL development. Bacterial impairment also poses some human health risk, though the observed effects are usually not as severe as toxic substances' effects. The primary contact use exceedances (a current use) will take higher priority than the secondary contact recreation use exceedances, as it is also a more efficient use of resource to address the existing uses before the designated uses (such as secondary contact recreation). Waterbodies listed for trash will be ranked as High priority. Waterbodies listed for pH are also ranked as medium priority as it is an aquatic life use criterion. The medium priority waterbodies will be scheduled for TMDL preparation within nine years.

Waterbodies listed for any other pollutant not previously mentioned will also be ranked low priority. Low priority waterbodies will be scheduled for TMDL preparation within twelve years.

#### Georeferencing

The geographic location codes included in the 2020 303(d) list were taken from the National Hydrography Dataset. The District has two codes: 02070010 for the Potomac watershed and 02070008 for the Middle Potomac-Catoctin watershed. Only one District waterbody, Dalecarlia Tributary, is located in the Middle Potomac-Catoctin watershed. All the remaining waterbodies are located in the Potomac watershed. The EPA ATTAINS database is being used to compile the data for the Integrated Report.

#### **Public Participation**

The draft 2020 Section 303(d) list was available for a 30-day public comment period. The comment period commenced on March 6, 2020 and ended on April 6, 2020. The notice was also published on the DOEE website. Responses to the comments received were prepared and sent to EPA Region 3.

#### **Categorization of District of Columbia Waters**

See Appendix 3.4 District of Columbia 303(d) List.

## 3.3 Waterbody Segments Water Quality Assessment

#### **Designated Use Support**

Thirty six waterbody segments were assessed for this update. Each of those waterbody segments is impaired for one or more uses (Table 3.4).

Degree of Use Support	Assessment Evaluated	Category Monitored	Total Number of Waterbody Segments
Number fully supporting all assessed uses	0.00	0.00	0.00
Number fully supporting all assessed uses but threatened for at least one use	0.00	0.00	0.00
Number impaired for one or more uses	0.00	36	36
Total Assessed	0.00	36	36

Table 3.4 Summary of Fully Supporting, Threatened, and Impaired Waterbody Segments

As shown on Table 3.5, no District waterbody segments supported its aquatic life use. The fish consumption use was not supported in any of the waterbody segments assessed due to the fish consumption advisory in effect for District waterbodies. No waterbody segment in the District supported its primary contact use due to pH, turbidity and/or *E. coli* exceedances. Several waterbody segments supported its secondary contact use. The navigation use was fully supported in the waterbody segments with navigation as a use.

Use	Total Number	Number Assessed	Number Fully Supporting	Number Fully Supporting and Threatened	Number Not Supporting	Number Not Assessed	Number with Insufficient Info
Navigation	22	22	22	0	0	0	0
Primary Contact Recreation	36	36	0	0	36	0	0
Protection and Propagation of Fish, Shellfish and Wildlife	36	36	0	0	36	0	0
Protection of Human Health related to Consumption of Fish and Shellfish	36	36	0	0	33	0	3
Secondary Contact Recreation and Aesthetic Enjoyment	36	36	10	0	26	0	0

Table 3.5 Individual Use Support Summary for Waterbody Segments

## 3.4 Relative Assessment of Causes/Stressors

The causes of impairment to the District's waterbody segments are varied. Many of the waterbody segments have poor biological integrity. Table 3.6 lists the causes of impairment to District waterbody segments.

Parameter Causing Impairment	Number Effected Cause	Meeting Criteria	Observed Effect	Total
TOTAL SUSPENDED SOLIDS (TSS)	64	0	0	64
ESCHERICHIA COLI (E. COLI)	35	1	0	36
POLYCHLORINATED BIPHENYLS (PCBS)	29	0	0	29
РН	25	3	0	28
DIELDRIN	19	0	0	19
HEPTACHLOR EPOXIDE	16	0	0	16
CHLORDANE	14	0	0	14
FLOW REGIME MODIFICATION	10	0	0	10
ARSENIC	9	0	0	9
HABITAT ASSESSMENT	9	0	0	9
DISSOLVED OXYGEN	9	0	0	9
POLYCYCLIC AROMATIC HYDROCARBONS (PAHS) (AQUATIC ECOSYSTEMS)	8	0	0	8
DDE (DICHLORODIPHENYLDICHLOROETHYLENE)	5	0	0	5
DDT (DICHLORODIPHENYLTRICHLOROETHANE)	5	0	0	5
CHLOROPHYLL-A	5	0	0	5
COPPER	4	0	0	4
ZINC	4	0	0	4
BIOCHEMICAL OXYGEN DEMAND (BOD)	4	0	0	4
DDD (DICHLORODIPHENYLDICHLOROETHANE)	3	0	0	3
ALTERATION IN STREAM-SIDE OR LITTORAL VEGETATIVE COVERS	3	0	0	3
NITROGEN, TOTAL	3	0	0	3
OIL AND GREASE	3	0	0	3
PHOSPHORUS, TOTAL	3	0	0	3
TRASH	2	0	0	2
LEAD	2	0	0	2
MERCURY	2	0	0	2

 Table 3.6 Total Number of Waterbody Segments Impaired by Various Causes

Parameter Causing Impairment	Number Effected Cause	Meeting Criteria	Observed Effect	Total
CHLORINE, RESIDUAL (CHLORINE DEMAND)	1	0	0	1
PHYSICAL SUBSTRATE HABITAT ALTERATIONS	1	0	0	1
PARTICLE DISTRIBUTION (EMBEDDEDNESS)	1	0	0	1
TOTAL SUSPENDED SOLIDS (TSS)	64	0	0	64
ESCHERICHIA COLI (E. COLI)	35	1	0	36
POLYCHLORINATED BIPHENYLS (PCBS)	29	0	0	29
РН	25	3	0	28
DIELDRIN	19	0	0	19
HEPTACHLOR EPOXIDE	16	0	0	16
CHLORDANE	14	0	0	14
FLOW REGIME MODIFICATION	10	0	0	10
ARSENIC	9	0	0	9
HABITAT ASSESSMENT	9	0	0	9
DISSOLVED OXYGEN	9	0	0	9
POLYCYCLIC AROMATIC HYDROCARBONS (PAHS) (AQUATIC ECOSYSTEMS)	8	0	0	8
DDE (DICHLORODIPHENYLDICHLOROETHYLENE)	5	0	0	5
DDT (DICHLORODIPHENYLTRICHLOROETHANE)	5	0	0	5
CHLOROPHYLL-A	5	0	0	5
COPPER	4	0	0	4
ZINC	4	0	0	4
BIOCHEMICAL OXYGEN DEMAND (BOD)	4	0	0	4
DDD (DICHLORODIPHENYLDICHLOROETHANE)	3	0	0	3
ALTERATION IN STREAM-SIDE OR LITTORAL VEGETATIVE COVERS	3	0	0	3
NITROGEN, TOTAL	3	0	0	3
OIL AND GREASE	3	0	0	3
PHOSPHORUS, TOTAL	3	0	0	3
TRASH	2	0	0	2
LEAD	2	0	0	2
MERCURY	2	0	0	2
CHLORINE, RESIDUAL (CHLORINE DEMAND)	1	0	0	1
PHYSICAL SUBSTRATE HABITAT ALTERATIONS	1	0	0	1
PARTICLE DISTRIBUTION (EMBEDDEDNESS)	1	0	0	1

## 3.5 Relative Assessment of Sources

A common source of impairment to the District's waterbody segments is urban runoff from impervious surfaces. Habitat modification has an impact on many of the waterbody segments as riparian vegetation is removed and stream banks are destabilized due to heavy runoff. Table 3.7 lists the modifications that are probable sources of impairment.

Summary of Probable Sources Impairment												
Source	Confirmed	Unconfirmed	Total									
UNSPECIFIED URBAN STORMWATER	0	131	131									
DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)	0	103	103									
COMBINED SEWER OVERFLOWS	0	51	51									
RESIDENTIAL DISTRICTS	0	20	20									
UPSTREAM SOURCE	0	18	18									
IMPACTS FROM HYDROSTRUCTURE FLOW REGULATION/MODIFICATION	0	15	15									
ILLEGAL DUMPS OR OTHER INAPPROPRIATE WASTE DISPOSAL	0	13	13									
SOURCE UNKNOWN	0	11	11									
WET WEATHER DISCHARGES (POINT SOURCE AND COMBINATION OF STORMWATER, SSO OR CSO)	0	9	9									
WET WEATHER DISCHARGES (NON-POINT SOURCE)	0	8	8									
CHANNELIZATION	0	7	7									
MUNICIPAL (URBANIZED HIGH DENSITY AREA)	0	6	6									
ATMOSPHERIC DEPOSITION - TOXICS	0	5	5									
CONTAMINATED SEDIMENTS	0	3	3									
MUNICIPAL POINT SOURCE DISCHARGES	0	3	3									
WATERFOWL	0	2	2									
SITE CLEARANCE (LAND DEVELOPMENT OR REDEVELOPMENT)	0	2	2									
YARD MAINTENANCE	0	2	2									
HIGHWAY/ROAD/BRIDGE RUNOFF (NON- CONSTRUCTION RELATED)	0	1	1									
LOSS OF RIPARIAN HABITAT	0	1	1									
UNSPECIFIED LAND DISTURBANCE	0	1	1									
HYDROSTRUCTURE IMPACTS ON FISH PASSAGE	0	1	1									
UNSPECIFIED URBAN STORMWATER	0	131	131									
DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)	0	103	103									

Summary of Probable Sources Impairment												
Source	Confirmed	Unconfirmed	Total									
COMBINED SEWER OVERFLOWS	0	51	51									
RESIDENTIAL DISTRICTS	0	20	20									
UPSTREAM SOURCE	0	18	18									
IMPACTS FROM HYDROSTRUCTURE FLOW REGULATION/MODIFICATION	0	15	15									
ILLEGAL DUMPS OR OTHER INAPPROPRIATE WASTE DISPOSAL	0	13	13									
SOURCE UNKNOWN	0	11	11									
WET WEATHER DISCHARGES (POINT SOURCE AND COMBINATION OF STORMWATER, SSO OR CSO)	0	9	9									
WET WEATHER DISCHARGES (NON-POINT SOURCE)	0	8	8									
CHANNELIZATION	0	7	7									
MUNICIPAL (URBANIZED HIGH DENSITY AREA)	0	6	6									
ATMOSPHERIC DEPOSITION - TOXICS	0	5	5									
CONTAMINATED SEDIMENTS	0	3	3									
MUNICIPAL POINT SOURCE DISCHARGES	0	3	3									
WATERFOWL	0	2	2									

## 3.6 Special Topics

#### **Total Maximum Daily Load Development and Related Activities**

TMDL development is an evolving process that changes as new information/data becomes available. Since 1998, WQD has developed approximately 357 waste load allocations, as defined in TMDL documents, for the District's waters, all of which were approved by EPA. Many of the District's existing TMDLs were established based on limited data and narrow modeling options available at the time, and thus could benefit from revision and incorporation of newest data and information to enhance their value in improving implementation plans. The revision of these TMDLs are on course and in accord with court-mandated schedule.

The §303(d) list in this report summarizes the TMDLs that are already completed or planned for development in the coming years.

#### **Chesapeake Bay TMDL**

Pursuant to Section 303(d) of the Clean Water Act (CWA), EPA established the Chesapeake Bay TMDL for nutrients and sediment for all impaired segments in the tidal portion of the Chesapeake Bay watershed, on December 29, 2010. As a signatory to the EPA Chesapeake Bay Agreement, the District has been actively working with EPA and the other partner jurisdictions (Maryland, Virginia, Pennsylvania, West Virginia, New York, and Delaware) to develop and implement the Chesapeake Bay TMDL.

WQD regularly participated in the Bay Water Quality Goal Implementation Team, including many technical workgroups (Land Use, Modeling, Wastewater, Point Source Data, Water Quality Trading, etc.), and took an active role in addressing issues, especially those that are specific to the District. For example, DOEE's WQD, WPD and others provided data and related information to the Bay Program as needed. WQD and DOEE's RRD also jointly collaborated with the Bay Program and EPA Headquarters on the recently finalized Technical Memoranda *Considerations for Interstate Trading and Offsets in the Chesapeake Bay Watershed*.

Additionally, WQD staff participated in national and regional meetings including the R3 states' Nonpoint Source, TMDL, WQS, and Water Quality Management Annual Meetings, and the Water Quality Goal Implementation Team face-to-face meeting. These regional meetings provided an opportunity for WQD staff to exchange information with other state representatives and to discuss specific midpoint assessment decisions, timelines, and clarification of the decision roles with relevant state and federal partners.

#### **Bacteria TMDLs Revision**

Between 2003 and 2004, DOEE developed and EPA approved a total of 25 bacteria TMDLs for the District based on fecal coliform. These TMDLs needed to be revised by expressing the load allocations in "daily" terms (Friends of the Earth v. EPA 446 F.3d 140 (D.C. Cir. 2006)). They also required translation from fecal coliform to *E. coli* following DOEE's 2008 adoption of *E. coli* as the bacteria water quality criteria.

On December 31, 2014, EPA approved the Potomac River Bacteria TMDL, thus completing all the bacteria TMDL revisions in the District as required by the consent decree. Similarly situated bacteria TMDL revisions in the District covering the Anacostia River, Kingman Lake, Oxon Run, Rock Creek, C&O Canal, and the Tidal Basin and Washington Ship Channel were approved earlier by EPA on July 25, 2014. All of the approved revised TMDLs are available on DOEE's website.

On November 23, 2015, DC Water filed a lawsuit in the United States District Court for the District of Columbia against EPA, challenging the revisions. In the lawsuit, which has since been withdrawn, DC Water sought to correct what it perceived as "technical mistakes [in the TMDL for *E. coli*]...that may force unreasonable mandates on its Blue Plains Wastewater Treatment Facility." Specifically, DC Water sought corrections to the TMDL for *E. coli*. On August 15, 2016, the Anacostia RiverKeeper, Kingman Park Civic Association, and Potomac RiverKeeper Network (Plaintiffs) jointly filed a lawsuit in the United States District Court for the District of Columbia against EPA, also challenging the revisions. In the lawsuit, the Plaintiffs argue that the TMDLs are missing loads to meet the single sample value criterion.

On August 12, 2019, the court agreed with the Anacostia RiverKeeper, Kingman Park Civic Association, and Potomac RiverKeeper Network and found that EPA violated the plain text of the CWA by approving TMDLs that did not establish daily maximum discharge limits. The court also found that EPA violated the CWA by approving TMDLs that failed to achieve the narrative criteria in the District's water quality standards. Efforts to address the court orders have been initiated and are currently on-going.

#### **Trash TMDLs Revision**

In its Order dated March 30, 2018, the Court vacated the U.S. Environmental Protection Agency's (EPA) September 21, 2010 decision approving the total maximum daily load (TMDL) for trash in the Anacostia River, but stayed vacatur "until such time as EPA approves a replacement TMDL for trash in the Anacostia River." The Court further directed EPA to submit status reports "informing the Court of the actions that the agency has taken to comply with this Order. From July of 2019 through January of 2020, EPA has provided the Court updates on EPA, DOEE, and MDE activities covering the following aspects: data collection and analysis; coordination with external parties; and planning of a public process to solicit feedback on approaches for developing a TMDL endpoint.

#### **Toxic TMDLs Revision**

In 1988, the District listed a number of waterbodies as impaired by toxics on its 303(d) list, and subsequently developed TMDLs. These TMDLs, which are in both Rock Creek and Anacostia, must be revised by expressing the load allocations in "daily" terms pursuant to Friends of the Earth v. EPA 446 F.3d 140 (D.C. Cir. 2006).

The status of Rock Creek Toxics TMDLs Revisions are as follows:

- The revised Rock Creek's metals TMDLs were approved by EPA on November 3. 2016.
- The revised Rock Creek's PCBs and other organics TMDLs were approved by EPA on December 6. 2016.

The status of Anacostia Toxics TMDLs Revisions are as follows:

- Following a detailed review of the Anacostia River watershed toxic TMDLs, EPA, DOEE and Maryland Department of Environment determined that more data is needed to achieve the required revisions and with that, additional time to collect it.
- On September 15, 2017, the court approved EPA's request for an extension until January 31, 2020. However, on this same day (i.e., January 31, 2020), the court granted another extension until September 30, 2021 to facilitate additional data collection and further analysis.

#### WQS SITE Study

DOEE undertook a study to consider the socio-economic, institutional, technological, and environmental impacts (SITE) of applying and enforcing the updates of the WQS, as required by the Water Pollution Control Act, D.C. Official Code § 8-103.04.

The first of its kind, the SITE Study for the 2016 triennial review included an analysis of the effects that updating water quality criteria might have on stakeholders. The proposed water quality criteria for update at the time were aquatic life criteria for cadmium and ammonia, and human health criteria for 94 chemical constituents; and they were included in the analysis. The effects of water quality criteria updates on permitting, compliance, impairments, and TMDLs were considered.

Future SITE studies will be more robust and incorporate additional stakeholder issues and the criteria updates proposed for the triennial review. The current SITE study is posted on DOEE's

#### website at

https://doee.dc.gov/sites/default/files/dc/sites/ddoe/service\_content/attachments/SITE%20Study %20WQS%202016.pdf.

## 3.7 Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program (Section 303(d) "New Vision")

On December 5, 2013, EPA announced a new collaborative framework to manage program responsibilities and to identify and prioritize waterbodies for restoration and protection, entitled *A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program.* This new Vision has six pillars (engagement, prioritization, protection, integration, alternatives, and assessment) to be addressed in stages as follows:

- 2016 Engagement
- 2016 Prioritization, Protection, Integration
- 2018 Alternatives
- 2020 Assessment (Site-specific)
- 2022 Evaluate accomplishments of the Vision and Goals

The engagement pillar recommends that each state, including the District, actively engage stakeholders to improve and protect water quality, as demonstrated by documented, inclusive, transparent, and consistent communication, including requesting and sharing feedback on proposed approaches, and enhanced understanding of program objectives. The prioritization piece, which also includes protection and integration pieces, recommends that each state, including the District, identify its long-term CWA Section 303(d) Program priorities in the context of its overall water quality goals by 2016.

The District's 303(d) Program New Vision Stakeholder Engagement Strategy and 303(d) Program New Vision Prioritization Strategy documents (Appendix 3.5 303(d) Program New Vision: Stakeholders Engagement Strategy and Prioritization Strategy) were finalized and incorporated as part of the revised 2016 Integrated Report, which was approved by EPA on February 2, 2017. FY 2017 accomplishments from implementing these strategies across the District's Section 106 and Section 319 programs include the following:

• Collaboration with EPA to implement the 303(d) New Vision pillars and elements.

The District stayed on course with what it set out in its *Prioritization Strategy* for the 2016–2022 period:

a. <u>Priority #1</u> - Revise TMDLs subject to court order deadlines or consent decree agreement(s) (see toxics "the TMDLs revisions" subsection above). For example, the District and EPA successfully collaborated and finalized the Rock Creek Toxics revisions. Ongoing efforts to collect additional data for the Anacostia Watershed toxics TMDLs revision are also co-funded by EPA and the District (DOEE); and

b. <u>Priority #2</u> - Identify new TMDL projects in which DOEE's and EPA's national and/or regional priorities intersect, and where opportunities for collaboration exist.

The District engaged the relevant stakeholders across its 319 and 303(d) Programs (stream restoration efforts, TMDL development and implementation planning activities. [See, for example, the development of the "Consolidated TMDLs Implementation Plan," which is elaborated upon elsewhere in this report].

The District, through DOEE, also encouraged the participation of the following:

- a. Staff, through various meetings, workshops and trainings to acquire new knowledge, data and information and share these widely to empower stakeholders.
- b. Stakeholders (e.g. DC Water, Metropolitan Washing Council of Governments (MWCOG), federal government facilities or their respective representatives, including member of civil societies) in the Chesapeake TMDLs program-related conference calls and meetings. These meetings are meant to improve stakeholders' knowledge and also help them understand DOEE's expectations in terms of implementing projects and providing feedback.

#### **TMDL Implementation Plan**

DOEE submitted an updated draft of its Consolidated TMDL Implementation Plan (TMDL IP) in August of 2016. The Consolidated TMDL IP describes a plan and a timetable for how and when the District's MS4 Wasteload Allocation (WLA) will be attained, and focuses on achieving load reductions in the all of the District's TMDL watersheds simultaneously, and using a consolidated modeling approach to track and report on these load reductions in a consistent manner.

The TMDL IP includes a series of programmatic milestones the District has committed to in the interest of accelerating the pace of stormwater management implementation. These programmatic milestones include the following:

- Committing \$12.75 million to establish a <u>Stormwater Retention Credit Purchase Agreement</u> program.
- Developing a list of targeted watersheds and targeted implementation approaches.
- Evaluating options for increasing the District's stormwater fee.
- Working to revise and update District TMDLs, including:
  - Identifying priority TMDLs in need of revision.
  - Developing a monitoring work plan to support TMDL revisions.
  - Conducting intensive monitoring to support TMDL revisions.
  - Completing the first round of priority TMDL revisions.
- Conducting an analysis of potential changes to existing stormwater management regulations.
- Updating the Implementation Plan Modeling Tool and the TMDL IP.

#### **TMDL IP Modeling**

The District's TMDL Implementation Plan Modeling Tool (IPMT) was developed in 2014 to estimate stormwater runoff, conduct an initial baseline analysis of pollutant loading, evaluate progress made toward WLA attainment (using BMP implementation to-date), and to forecast pollutant reductions associated with implementation of the new stormwater regulations. The IPMT also includes a comprehensive TMDL inventory that provides users with access to details for each waterbody, pollutant, TMDL document, decision rationale document, and numeric WLA. Application of the IP Modeling Tool provides a consistent method to track the achievement of TMDLs in a consistent manner for all pollutants and all TMDLs.

DOEE updates the IPMT at the end of each annual reporting cycle with the specifications of BMPs that have been implemented in that time frame. These data are then used to model pollution reductions made toward implementation milestones and, if necessary, guide adaptive management strategies.

DOEE applied the IPMT model to calculate the runoff and pollutant load reductions from BMP implementation in the 2019 MS4 Permit reporting year (07/01/2018 - 06/30/2019), as shown in the tables below. Table 3.8 shows the results at a watershed scale, whereas Table 3.10 shows the results for each TMDL and pollutant combination.

Watershed	Runoff Retained (gallons)	TN (lbs)	TP (lbs )	TSS (lbs)	E. coli (billio n MPN)	Coppe r (lbs) <sup>1</sup>	Lead (lbs)	Cadmium <sup>1</sup> (lbs)	Zinc (lbs)
Anacostia	42,246,40 5	1,29 1	150	30,15 9	9,927	20.78	6.45	7.06	48.2 2
Rock Creek	16,158,62 7	486	56	7,788	3,686	7.73	2.39	2.62	15.0 0
Potomac River	9,513,951	283	33	4,141	2,148	4.50	1.40	1.53	8.72
Total	67,918,98 3	2,06 0	239	42,08 9	15,760	33.01	10.2 4	11.21	71.9 4

Table 3.8 Pollutant Load Reductions, 07/01/2018 - 06/30/2019

#### **Table Key**

The following tables are color-coded as follows:

Green cells indicate that the WLA has already been achieved for that waterbody and pollutant combination.

Blue cells indicate that the benchmark load reduction was achieved or exceeded for that waterbody and pollutant combination.

Orange cells indicate that the benchmark load reduction was not achieved for that waterbody and pollutant combination.

Grey cells indicate that there is no MS4 WLA for that waterbody and pollutant combination, and therefore no benchmark has been established. Load reductions are provided for informational purposes only.

#### Table 3.9 Overall Summary of WLA Benchmark Achievements, 07/01/2018 - 06/30/2019

WLA Achieved	32
Benchmark Achieved	27
Benchmark Not Achieved	175
No WLA or benchmark	822

#### Table 3.10 Pollutant Load Reductions from BMP Implementation with WLA Benchmarks, 07/01/2018 to 06/30/2019

Watershed	Runoff Retained (gallons)	TN (lbs)	TP (lbs)	TSS (lbs)	Fecal Coliform (billion MPN)	BOD (lbs)	Oil and Grease (lbs)	As (lbs)	Cu (lbs)	Pb (lbs)	Ca <sup>1</sup> (lbs)	Hg(lbs	Zn (lbs)	Chlorda ne (lbs)	DDD (lbs)	DDE (lbs)	DDT (lbs)	Dieldri n (lbs)	Heptachl or Epoxide (lbs)	PAH1 (lbs)	PAH2 (lbs)	TPCB (lbs)	E. coli (Billion MPN)
								4.0E	1	4		4	3	2.4	7	3 .5E -	9	6	2.2E	1	1	2.1E-	
Anacostia	27,953,343	857.72	99.31	20,006.0	16,402	8,562	915.1	-01	4E+01	3E+00	4.7E+00	9E-02	2E+01	E-03	.8E-04	03	.0E-03	8E-05	-04	.5E-01	0E+00	02	6,582.6
Anacostia Lower	14,068,072	450.59	52.13	10,726.5	8,692	4,398	441.6	2.1E -01	7. 3E+00	2. 3E+00	2.5E+00	2. 6E-02	1. 7E+01	1.2 E-03	4 .1E-04	1 .9E-03	4 .8E-03	3. 4E-05	1.1E -04	7 .8E-02	5. 3E-01	1.1E- 02	3,488.3
Anacostia Upper	13,885,272	407.13	47.17	9,279.5	7,710	4,165	473.5	1.9E -01	6. 5E+00	2. 0E+00	2.2E+00	2. 3E-02	1. 5E+01	1.2 E-03	3 .7E-04	1 .7E-03	4 .2E-03	3. 4E-05	1.1E -04	7 .6E-02	5. 0E-01	9.9E- 03	3,094.2
ANATF DC	23,579,026	527.65	61.93	12,420.1	10,242	5,058	572.1	2.4E -01	8. 5E+00	2. 7E+00	3.0E+00	3. 0E-02	2. 0E+01	1.4 E-03	4 .9E-04	2 .2E-03	5 .6E-03	3. 9E-05	1.3E -04	9 .0E-02	6. 2E-01	1.3E- 02	4,110.5
ANATF MD	5,676,887	129.28	14.90	3,000.3	2,459	1,257	127.7	5.9E -02	2. 1E+00	6. 4E-01	7.0E-01	7. 3E-03	4. 8E+00	3.6 E-04	1 .2E-04	5 .3E-04	1 .4E-03	1. 0E-05	3.3E -05	2 .3E-02	1. 5E-01	3.1E- 03	986.9
Battery Kemble Creek	60,314	2.30	0.27	33.1	43	14	1.8	9.8E -04	3. 5E-02	1. 2E-02	1.3E-02	1. 2E-04	7. 0E-02	5.3 E-06	2 .0E-06	9 .4E-06	2 .3E-05	1. 5E-07	4.8E -07	3 .3E-04	2. 4E-03	5.2E- 05	17.3
Broad Branch	1,958,761	57.52	6.72	1,072.3	1,090	394	84.4	2.7E -02	9. 2E-01	2. 8E-01	3.1E-01	3. 3E-03	1. 8E+00	1.6 E-04	5 .2E-05	2 .4E-04	6 .0E-04	4. 7E-06	1.6E -05	1 .1E-02	7. 0E-02	1.4E- 03	437.3
C&O Canal	655,254	22.77	2.64	320.1	428	164	18.3	9.9E -03	3. 5E-01	1. 1E-01	1.3E-01	1. 2E-03	7. 0E-01	5.7 E-05	2 .0E-05	9 .4E-05	2 .3E-04	1. 6E-06	5.2E -06	3 .6E-03	2. 5E-02	5.3E- 04	171.9

	Runoff Retained	TN	TP	TSS	Fecal Coliform (billion	BOD	Oil and Grease		Cu	Pb		Hg(lbs	Zn	Chlorda	DDD	DDE	DDT	Dieldri	Heptachl or Epoxide	PAH1	PAH2	ТРСВ	E. <i>coli</i> (Billion
Watershed	(gallons)	(lbs)	(lbs)	(lbs)	MPN)	(lbs)	(lbs)	As (lbs)	(lbs)	(lbs)	Ca <sup>1</sup> (lbs)	)	(lbs)	ne (lbs)	(lbs)	(lbs)	(lbs)	n (lbs)	(lbs)	(lbs)	(lbs)	(lbs)	MPN)
Dalecarlia								2.3E	7.	2.	· · · · ·	2.	1.	1.4	4	2	5	4.	1.4E	9	6.	1.2E-	
Tributary	1,749,490	49.99	5.75	644.0	936	410	51.2	-02 1.4E	9E-01 4.	4E-01	2.6E-01	8E-03	5E+00	E-04 9.1	.5E-05 2	.0E-04	.1E-04	2E-06 2.	-05 8.9E	.6E-03 6	1E-02 3.	03 7.5E-	375.5
Dumbarton Oaks	11,101	0.31	0.04	5.5	6	2	0.4	-04 7.3E	9E-03	5E-03	1.6E-03	8E-05 9.	4E-03	E-07	.8E-07	.2E-06	.2E-06	7E-08	-08 4.6E	.1E-05 3	9E-04	06 3.8E-	2.3
Fenwick Branch	56,982	1.58	0.18	28.3	30	11	2.0	-04	5E-02	6E-03	8.3E-03	9. 0E-05	4. 8E-02	4.7 E-06	.4E-06	.3E-06	.6E-05	4E-07	-07	.1E-04	0E-03	05	11.8
Fort Chaplin Tributary	69,752	1.93	0.22	42.7	36	21	2.1	9.0E -04	3. 1E-02	9. 3E-03	1.0E-02	1. 1E-04	7. 0E-02	5.7 E-06	1 .7E-06	7 .7E-06	2 .0E-05	1. 7E-07	5.6E -07	3 .8E-04	2. 4E-03	4.7E- 05	14.5
Fort Davis								5.4E	1.	5.		6.	4.	3.5	1	4	1	1.	3.4E	2	1.	2.8E-	
Tributary Fort Dupont	42,273	1.17	0.13	25.9	22	13	1.3	-04 4.3E	9E-02	6E-03 4.	6.2E-03	7E-05 5.	3E-02 3.	E-06	.1E-06 8	.7E-06	.2E-05	0E-07 8.	-07 2.7E	.3E-04	5E-03	05 2.2E-	8.8
Tributary	33,303	0.92	0.11	20.4	17	10	1.0	-04	5E-02	4E-03	4.9E-03	3E-05	4E-02	E-06	.3E-07	.7E-06	.5E-06	1E-08	-07	.8E-04	2E-03	05	6.9
Fort Stanton	24,000	0.07	0.11		10	10		4.5E	1.	4.	5 15 00	5.	3.	2.9	8	3	1	8.	2.8E	1	1.	2.3E-	5.0
Tributary	34,889	0.97	0.11	21.4	18	10	1.1	-04 4.7E	5E-02	6E-03 4	5.1E-03	5E-05 5.	5E-02	E-06 3.0	.7E-07 9	.9E-06 4	.0E-05	4E-08	-07 2.9E	.9E-04 2	2E-03	05 2.5E-	7.2
Foundry Branch	36,475	1.01	0.12	12.8	19	9	1.0	-04	6E-02	9E-03	5.3E-03	8E-05	1E-02	E-06	.1E-07	.0E-06	.0E-05	8E-08	-07	.0E-04	3E-03	05	7.6
Hickey Run	2.835.556	83.75	9.63	1.906.9	1.582	850	86.4	3.9E -02	1. 3E+00	4. 1E-01	4.5E-01	4. 8E-03	3. 1E+00	2.4 E-04	7 .6E-05	3 .4E-04	8 .7E-04	6. 9E-06	2.3E -05	1 .6E-02	1. 0E-01	2.0E- 03	634.9
*	,,			,, , , , , , , , , , , , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			1.7E	5.	1.		2.	1.	1.1	3	1	3	3.	1.0E	7	4.	8.7E-	
Kingman Lake Klingle Valley	129,495	3.59	0.41	79.3	67	39	3.9	-03 5.1E	7E-02	7E-02 5.	1.9E-02	1E-04 6.	3E-01	E-05 3.3	.2E-06	.4E-05	.7E-05	1E-07 9.	-06 3.2E	.1E-04 2	5E-03	05 2.7E-	26.9
Run	39,647	1.10	0.13	19.7	21	8	1.4	-04	7E-02	3E-03	5.8E-03	3E-05	4E-02	E-06	.9E-07	.4E-06	.1E-05	6E-08	-07	.2E-04	4E-03	05	8.2
Lower Beaverdam Creek	-	-	-	_	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	_
								3.5E	1.	3.		4.	2.	2.1	7	3	8	5.	1.9E	1	9.	1.8E-	
Luzon Branch Melvin Hazen	2,434,160	76.94	8.87	1,470.9	1,464	500	84.3	-02 1.8E	2E+00 6.	8E-01	4.2E-01	3E-03 2.	4E+00	E-04 1.2	.0E-05 3	.2E-04	.0E-04 4	9E-06 3.	-05 1.1E	.3E-02 7	0E-02 5.	03 9.6E-	587.4
Valley Branch	14,273	0.40	0.05	7.1	7	3	0.5	-04	3E-03	9E-03	2.1E-03	3E-05	2E-02	E-06	.6E-07	.6E-06	.1E-06	5E-08	-07	.8E-05	0E-04	06	3.0
Nash Run	342,964	9.50	1.09	209.9	178	103	10.4	4.4E -03	1. 5E-01	4. 6E-02	5.0E-02	5. 4E-04	3. 5E-01	2.8 E-05	8 .6E-06	3 .8E-05	9 .8E-05	8. 3E-07	2.7E -06	1 .9E-03	1. 2E-02	2.3E- 04	71.3
Normanstone	, í							5.3E	1.	5.		6.	3.	3.4	1	4	1	1.	3.3E	2	1.	2.8E-	
Creek Northwest	414,962	11.50	1.32	206.1	215	82	14.4	-03 7.5E	8E-01 2.	5E-02 8.	6.0E-02	6E-04 9.	5E-01 6.	E-05 4.6	.0E-05 1	.6E-05 6	.2E-04	0E-06	-06 4.3E	.3E-03 3	4E-02 2.	04 3.9E-	86.2
Branch	5,403,779	162.87	18.75	3,742.2	3,087	1,621	164.6	-02	6E+00	0E-01	8.8E-01	2E-03	0E+00	E-04	.5E-04	.7E-04	.7E-03	3E-05	-05	.0E-02	0E-01	03	1,238.8
Oxon Run	2,237,753	65.94	7.58	860.2	1,232	525	62.6	3.0E -02	1. 0E+00	3. 2E-01	3.5E-01	3. 7E-03	2. 0E+00	1.9 E-04	5 .9E-05	2 .7E-04	6 .8E-04	5. 4E-06	1.8E -05	1 .2E-02	7. 9E-02	1.6E- 03	494.6
Pinehurst Branch	391.421	10.85	1.24	194.4	203	77	13.6	5.0E -03	1. 7E-01	5. 2E-02	5.7E-02	6. 2E-04	3. 3E-01	3.2 E-05	9 .8E-06	4 .3E-05	1 .1E-04	9. 5E-07	3.1E -06	2 .2E-03	1. 4E-02	2.6E- 04	81.3
	,							1.0E	3.	1.		1.	7.	5.3	2	9	2	1.	4.6E	3	2.	5.4E-	
Piney Branch	578,747	23.17	2.71	479.3	448	114	20.0	-02 1.5E	7E-01 5.	2E-01 1.	1.3E-01	3E-03 1.	4E-01 1.	E-05 9.7	.1E-05 3	.8E-05	.5E-04 3	4E-06 2.	-06 9.5E	.2E-03	4E-02 4.	04 8.0E-	179.9
Pope Branch	118,514	3.28	0.38	72.5	61	36	3.6	-03 1.8E	2E-02 6.	6E-02 2.	1.7E-02	9E-04	2E-01	E-06 8.9	.0E-06	.3E-05	.4E-05	9E-07 2.	-07 7.6E	.5E-04 5	1E-03 4.	05 9.4E-	24.6
Portal Branch	9,515	0.41	0.05	8.6	8	2	0.3	-04	4E-03	2E-03	2.4E-03	2E-05	3E-02	E-07	.7E-07	.7E-06	.3E-06	3E-08	-08	.3E-05	1E-04	06	3.2
Potomac Lower	2,448,898	71.79	8.25	934.3	1,342	574	68.5	3.3E -02	1. 1E+00	3. 5E-01	3.8E-01	4. 0E-03	2. 2E+00	2.0 E-04	6 .4E-05	2 .9E-04	.4E-04	5. 9E-06	2.0E -05	1 .3E-02	8. 7E-02	1.7E- 03	538.5
Potomac Middle	1,304,156	44.22	5.57	659.6	877	359	52.2	2.0E -02	7. 2E-01	2. 4E-01	2.6E-01	2. 5E-03	1. 4E+00	1.1 E-04	4 .1E-05	1 .9E-04	4 .8E-04	3. 2E-06	1.0E -05	7 .2E-03	5. 0E-02	1.1E- 03	352.0
Potomac Upper	3,216,107	96.55	11.13	1,273.7	1,809	764	92.4	4.4E -02	1. 5E+00	4. 7E-01	5.2E-01	5. 4E-03	2. 9E+00	2.7 E-04	8 .6E-05	3 .9E-04	9 .9E-04	7. 8E-06	2.6E -05	1 .8E-02	1. 2E-01	2.3E- 03	725.8

Watershed	Runoff Retained (gallons)	TN (lbs)	TP (lbs)	TSS (lbs)	Fecal Coliform (billion MPN)	BOD (lbs)	Oil and Grease (lbs)	As (lbs)	Cu (lbs)	Pb (lbs)	Ca <sup>1</sup> (lbs)	Hg(lbs )	Zn (lbs)	Chlorda ne (lbs)	DDD (lbs)	DDE (lbs)	DDT (lbs)	Dieldri n (lbs)	Heptachl or Epoxide (lbs)	PAH1 (lbs)	PAH2 (lbs)	TPCB (lbs)	E. <i>coli</i> (Billion MPN)
POTTF DC	12.081.507	241.18	27.94	4.329.3	4.568	1,593	270.5	1.1E -01	3. 8E+00	1. 2E+00	1.3E+00	1. 3E-02	7. 5E+00	6.5 E-04	2 .2E-04	9 .9E-04	2 .5E-03	1. 8E-05	6.1E -05	4 .2E-02	2. 8E-01	5.7E- 03	1.833.1
TOTT_DC	12,001,507	241.10	21.94	4,529.5	4,508	1,395	270.5	-01 1.6E	5.	21-00	1.56+00	2	1	1.0	.21-04	.912=04	.512-05	2.	9.7E	.2L=02	4	8.4E-	1,055.1
POTTF_MD	1,809,753	35.04	4.04	454.6	656	284	36.1	-02	6E-01	7E-01	1.9E-01	0E-03	1E+00	E-04	.2E-05	.4E-04	.6E-04	9E-06	-06	.7E-03	3E-02	04	263.4
Rock Creek								2.0E	7.	2.		2.	1.	1.2	4	1	4	3.	1.1E	7	5.	1.1E-	
Lower	1,364,534	45.26	5.24	877.9	862	270	47.3	-02	2E-01	3E-01	2.5E-01	5E-03	4E+00	E-04	.1E-05	.9E-04	.7E-04	3E-06	-05	.5E-03	2E-02	03	345.8
Rock Creek Upper	6.860.135	203.26	23.47	3,780.0	3.839	1.382	254.2	9.3E -02	3. 2E+00	1. 0E+00	1.1E+00	1. 2E-02	6. 3E+00	5.7 E-04	1 .8E-04	8 .3E-04	.1E-03	1. 7E-05	5.5E -05	.8E-02	2. 5E-01	4.9E- 03	1,540.9
Opper	0,800,155	203.20	23.47	3,780.0	3,839	1,362	234.2	-02 2.2E	2E+00 7	2	1.111+00	215-02	1	1.4	.oll=04 4	1	.112-03	4.	-05 1.4E	.8L=02 9	5E-01 6	1.2E-	1,540.9
Soapstone Creek	1,734,391	48.07	5.50	861.4	898	343	60.1	-02	7E-01	3E-01	2.5E-01	8E-03	5E+00	E-04	.3E-05	.9E-04	.0E-04	2E-06	-05	.5E-03	0E-02	03	360.4
Texas Avenue								1.8E	6.	1.		2.	1.	1.1	3	1	4	3.	1.1E	7	4.	9.4E-	
Tributary	1,400,781	38.82	4.44	857.4	725	420	42.7	-02	2E-01	9E-01	2.0E-01	2E-03	4E+00	E-04	.5E-05	.6E-04	.0E-04	4E-06	-05	.7E-03	9E-02	04	291.1
Tidal Basin	1,586	0.04	0.01	0.6	1	0	0.0	2.0E -05	7. 0E-04	2. 1E-04	2.3E-04	2. 5E-06	1. 3E-03	1.3 E-07	4 .0E-08	1 .8E-07	4 .5E-07	3. 8E-09	1.3E -08	8 .7E-06	5. 5E-05	1.1E- 06	0.3
Washington Ship	1,380	0.04	0.01	0.0	1	0	0.0	-03 2.0E	0E-04 7	1E-04 2.	2.3E-04	2.	3E-03	1.1	.0E-08	.6E-07	.3E-07	8E-09 3	-08 1.0E	./E-00 7	3E-03	1.1E-	0.5
Channel	1,300,984	44.14	5.56	658.4	875	359	52.1	-02	2E-01	4E-01	2.6E-01	5E-03	4E+00	E-04	.1E-05	.9E-04	.8E-04	1E-06	-05	.2E-03	0E-02	03	351.4
								1.9E	6.	2.		2.	1.	1.2	3	1	4	3.	1.2E	8	5.	1.0E-	
Watts Branch	1,456,775	41.43	4.86	938.4	786	437	58.9	-02	7E-01	0E-01	2.2E-01	4E-03	5E+00	E-04	.8E-05	.7E-04	.3E-04	5E-06	-05	.0E-03	2E-02	03	315.4
Watts Branch -	362,296	10.04	1.15	221.8	188	109	11.0	4.7E -03	1. 6E-01	4. 8E-02	5.3E-02	5. 7E-04	3. 7E-01	3.0 E-05	9 .1E-06	4 .0E-05	1 .0E-04	8. 8E-07	2.9E -06	2 .0E-03	1. 3E-02	2.4E- 04	75.3
Lower Watts Branch -	502,290	10.04	1.15	221.8	100	109	11.0	-05 1.5E	5.	8E-02	3.3E-02	/E-04	7E-01	E-03	.1E-00 2	.0E-03	.0E-04	8E-07	-00 8.7E	.0E-03	3E-02	7.7E-	/3.5
Upper	1,094,479	31.39	3.71	716.6	598	328	47.8	-02	1E-01	5E-01	1.7E-01	8E-03	2E+00	E-05	.9E-05	.3E-04	.3E-04	6E-06	-06	.0E-03	9E-02	04	240.1
	<i>, ,</i>							2.0E	7.	2.		2.	1.	1.2	4	1	4	3.	1.1E	7	5.	1.1E-	
CSS - Anacostia	14,293,061	433.11	50.33	10,153.4	8,332	4,406	485.3	-01	0E+00	2E+00	2.4E+00	5E-02	6E+01	E-03	.0E-04	.8E-03	.6E-03	5E-05	-04	.9E-02	2E-01	02	3,344.1
CEE Determent	2 544 700	70.87	8.11	1 272 2	1.324	502	00.2	3.3E	1. 1E+00	3.	3.7E-01	4. 0E-03	2.	2.1	6 .4E-05	2	20.04	6. 2E-06	2.0E	1	8. 9E-02	1.7E-	521.4
CSS - Potomac	2,544,790	/0.8/	8.11	1,273.2	1,324	503	88.2	-02 1.1E	1E+00 3	4E-01	3./E-01	0E-03	2E+00	E-04 6.7	.4E-05 2	.8E-04	.3E-04	2E-06	-05 6.3E	.4E-02	9E-02	03 5.7E-	531.4
CSS - Rock Creek	7,933,959	237.58	27.47	3,130.4	4,483	1,860	237.7	-01	8E+00	2E+00	1.3E+00	3E-02	3E+00	E-04	.1E-04	.7E-04	.5E-03	9E-05	-05	.4E-02	9E-01	03	1,799.3

#### **Submerged Aquatic Vegetation**

DOEE's Fisheries Management Branch has been monitoring submerged aquatic vegetation (SAV) since 1993. In this time, the Fisheries Management Branch has compiled an extensive amount of data that reflects the growth and decline of SAV species within the District. Not only does SAV provide an important habitat for juvenile and adult aquatic life, it provides sediment stabilization as well as improvements in water quality. Considered suitable areas for refuge, feeding, and reproduction, SAV beds are of utmost ecological importance in a watershed system (Kraus, Jones 2012). However, SAV is vulnerable to nutrient and sediment pollution caused by runoff. Because the District's highly urbanized area causes substantial runoff to enter the environment, monitoring the health of SAV is vital when considering the health of the aquatic ecosystem.

2019 observations revealed four different species of SAV including: Ceratophyllum demersum (8.24 acres), Hydrilla verticillata (76.46 acres), Najas minor (13.70 acres) and Vallisneria americana (trace). A total of 98.40 acres of SAV were recorded in 2019, all of the SAV mapped was found in the Anacostia River. Acreage of SAV District was recorded at an all-time high of 1176.15 acres in 2017. Starting in 2018 SAV abundance and species diversity has decreased District wide (Figure 1). The major factor in the decrease of SAV in 2018 was the record breaking precipitation the region experienced, the National Weather Service recorded National Airport received 61.34 inches of rain as of December 15, 2018. With increased discharge, turbidity and flow SAV District wide was not able to obtain the nutrients needed (sunlight, etc.) to grow and flourish. Continued effects of the rain deluge were seen during the 2019 SAV groundtruthing survey. All of the SAV found during the 2019 survey was in the Anacostia River (98.4 acres). A combination of variables has made the Anacostia suitable for large amount of SAV. The opening of the Anacostia River tunnel in March of 2018 which diverted much of the CSOs along the Anacostia river to Blue Plains may be the reason biologist are measuring record SAV in the river. Since its opening the Anacostia River tunnel has captured 90% of overflow that would otherwise be released into the Anacostia River (Gadis, David L., 2019). In addition to overflow, 2768 tons of solids have been removed from the system since its opening (Gadis, 2019). Biologists hope to establish a correlation between healthy growth of SAV in the Anacostia River and the collection of large volumes of stormwater and trash discharge due to the utilization of the Anacostia river tunnel system.

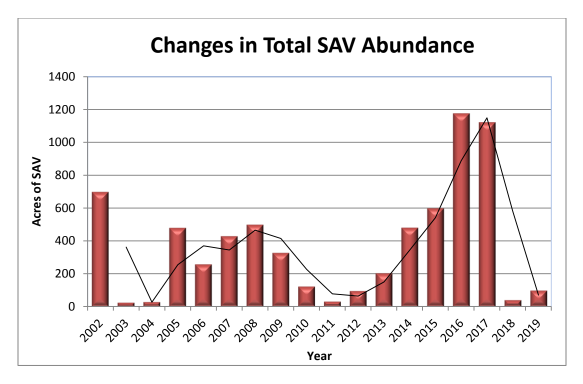


Figure 3.1 SAV abundance by year.

#### **Aquatic Habitat Restoration**

SAV also provides vital ecosystem functions in river systems. These include water quality improvement, sediment stabilization, and habitat and forage for fish and wildlife species. The District's waters have historically supported large SAV beds in shallow areas of the Potomac and Anacostia Rivers, but because of development in the watershed, and resulting water quality degradation, these beds have been compromised or even lost. To combat these losses, DOEE has begun a restoration program in the Anacostia and Potomac Rivers. Because of its historical dominance Chesapeake Bay Vallinsneria americana, wild celery, was designated the most suitable native SAV for the restoration efforts (Davis, 1985). Three sites were selected based on historical maps, water quality, and the guidelines set forth in the Second Technical Synthesis for SAV restoration (Batiuk, 2000). DOEE used wild harvested plants and seeds from the Potomac River in Maryland to establish new beds in the designated planting areas. Once sites are planted, biologists will monitor the sites for percent crown cover of plants as well as fish community data to determine if SAV plantings are having an effect on the fish community. In 2019, the healthy growth of SAV at the Buzzards Point/James Creek site continued. Cover density was measured at a 4 (70-100%). Similar to 2018, V. americana was present at the Buzzards Point/James Creek site it was not the primary species found at the site in 2019. The restoration site was an equal mix of C. demersum (50%) and H. verticillata (50%) with only trace amounts of V. americana. This was similar to the species composition recorded in 2018 where wild celery decreased dramatically inside the exclosures and a large shift in species composition compared to years previous at the restoration site; in 2017 80% of the site was comprised of V. americana. No seed pods were found at this site in 2019. Only three types of SAV were found in the exclosures and the surrounding bed in 2019. While our area did not experience the extreme rainfall it experienced in 2018, we did

have a relatively wet spring which may have caused heartier more fast growing SAV to establish and take over inside the exclosures. Once those species took over they may have blocked nutrients, such as light, to the more fragile wild celery. Wild celery has not been planted at this site in 2 years due to the absence of healthy adult plants riverwide. Plants that have been found are small or so sparse that biologists determined they should be left, so a once healthy bed can successfully re-establish itself after the 2018 decline. The lack of actively replanting adult *V. americana* every year was determined to contribute to the site success as a whole. It is important to note in 2019 the Anacostia was the only water body in the District where SAV grew. In fact it was the highest amount of SAV ever recorded in the Anacostia at 98.4 acres.

No SAV was found at the Potomac River at Oxon Cove restoration site during the 2019 ground-truthing survey. And, because of a lack of adult *V. americana* to transplant the Potomac River at Oxon Cove site. When feasible monitoring and restoration efforts will continue.

Initial plantings of *V. americana* at the Oxon Cove site began in 2016. Two exclosures were installed at the Oxon Cove site for the 2017 planting season. These exclosures were indispensable to the survivability of the *V. americana* plants at this site, as with other sites. For the second year no adult V. americana were installed at the Oxon Cove site, due to the previously stated reasons. Although no adult plants were installed at the Oxon Cove site in 2018, a healthy bed was observed during the 2019 ground-truthing survey with a cover density score of 4 (70-100%). However, this bed was comprised of *H. verticillata* (40%), *N. minor* (50%), and *V. americana* (10%). This is the first year where other species of SAV have been found inside the exclosure at this site. Flower stalks were not observed at the Oxon Cove site in the late summer of 2019. Similar to the Buzzards Point/James Creek site, the lack of yearly adult plantings of *V. americana* for the past two tears directly related to the success of SAV inside the exclosures. Oxon Cove's seclusion from the main stem of the river may add additional protection and serve as a "bank" of SAV in years where SAV is sparse in the District, even in years that receive record breaking precipitation. For this reason biologist believe this site to be significant to the overall success of SAV in the lower portion of District waters. Continued monitoring and planting will continue at this site in 2020.

Fish data collection at the Buzzards Point/James Creek restoration site began in March 2018 and ended in November 2019. This is the seventh year DOEE fisheries staff have collected fish data at this site. A total of 195 fish were caught representing 18 different species. Biomass (g/rep) has steadily increased at the Buzzards Point/James Creek site until 2019 which experienced a drastic decline in biomass (Figure 2). For biomass we used data only collected during periods where SAV may be present (May-November). This is the same method used when calculating biomass in our District SAV report. No sample was taken in November of 2013 for the biomass data.

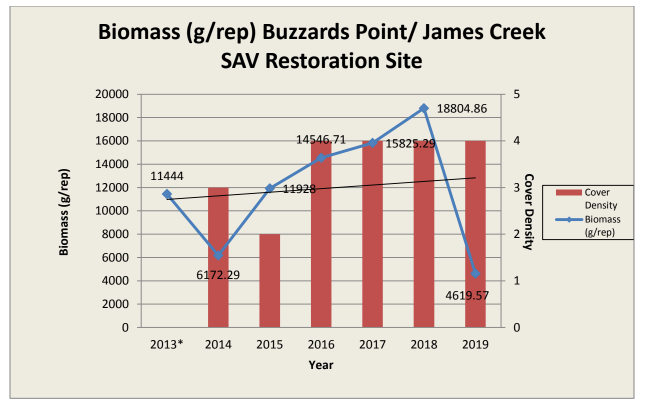


Figure 3.2 Biomass (g/rep) at Buzzards Point/James Creek site, from May-November, 2013-2019.

The site at Buzzards Point/James Creek experienced a decrease in both the number of species (18) and number of fish (195) recorded in 2019. Despite a high cover density score (4, 70-100%), species composition and fish number have decreased. Using biomass as indicator of fish community monitoring is helpful in visualizing the overall impact SAV in having on the area. Since 2013, when monitoring began at Buzzards Point/James Creek, there has been a substantial increase in fish biomass every year. There was a large decrease in biomass at the Buzzards Point/James Creek site in 2019, 4619.57 g/rep (Figure 7). With a high cover density score recorded in 2019 it was expected to see a higher g/rep measurement at this site. This may be due to bed composition, fish year class recruitment, lack of food sources or lack of large fish at this site. Larger fish drive up biomass numbers, so while they may have been many smaller fish in 2019 the overall number may be less due to less larger fish being caught. Overall, in 2019, fish abundance was down which may also contribute to lower biomass numbers.

Great improvements of SAV density and diversity in the Anacostia River have been observed over the past 7 years. The increase in SAV throughout the District is improving water quality, fish habitat and foraging areas. Although the District SAV has not fully recovered from the heavy rains of 2018, we hope to see re-growth in the years to come. While grazing is still a problem at all restoration sites, we hope that the growth of *V. americana* will soon outpace the destruction due to grazing. Restoration efforts will continue to be a priority for fisheries staff in 2020.

#### Monitoring Heavy Metals and Organic Compounds in the Air

Air toxics, or hazardous air pollutants (HAPs), are pollutants known or suspected to cause cancer, other serious health effects or adverse environmental effects. The Clean Air Act (CAA) currently regulates 188 HAPs. EPA's Government Performance Results Act (GPRA) commitments specify a goal of reducing HAP emissions by 75% from 1993 levels in order to significantly reduce the potential for human health risk.

The National Air Toxics Trends Station (NATTS) Network was developed to fulfill the need for long-term HAP monitoring data of consistent quality. Among the principle objectives are assessing trends and the effectiveness of emission reduction programs, assessing and verifying air quality models (e.g., exposure assessments, emission control strategy development, etc.), and direct input to source-receptor models. The current network configuration includes 27 sites (20 urban, 7 rural) across the United States; 13 sites were established in 2003, 10 sites in 2004, and 2 sites each in 2007 and 2008. There are typically over 100 pollutants monitored at each NATTS.

The following is a list of measured HAPs at NATTS sites:

- Acrolein
- Benzene
- 1,3-Butadiene
- Carbon tetrachloride
- Chloroform
- Perchloroethylene (Tetrachloroethylene)
- Trichloroethylene
- Vinyl chloride
- Acetaldehyde
- Formaldehyde
- Benzo(a)pyrene
- Naphthalene
- Arsenic compounds
- Beryllium compounds
- Cadmium compounds
- Lead compounds
- Manganese compounds
- Nickel compounds
- Hexavalent chromium

The NATTS network continues to support the goals of EPA's strategic plan related to "Addressing Climate Change and Improving Air Quality." EPA recently released the FY 2018–

## 2022 Draft Strategic Plan, which is available at <u>https://www.eenews.net/assets/2017/10/04/document\_pm\_02.pdf</u>.

Since 2004, DOEE's Air Quality Division has been operating a special purpose NATTS site for ambient measurements of air toxics of primary concern, including heavy metals in the District's air. The NATTS monitoring site is located on the grounds of the McMillan Reservoir in DC.

Site Name Air Quality System ID	Street Address	City, State, ZIP	Latitude, Longitude	
McMillan	2500 First Street,	Washington, DC 20001	38.921847 deg N,	
11-001-0043	NW		77.013178 deg W	

Daily (24-hour) air samples are collected on a 1-in-6-day schedule throughout the year. The collected samples are sent for laboratory analysis. DC's NATTS site also includes an Aethalometer® for continuous sampling of black carbon.

DOEE reports the quality assured air monitoring data from the DC's NATTS site to EPA's national air database: <u>https://www.epa.gov/outdoor-air-quality-data</u>. Additionally, EPA coordinates the development of a detailed annual report for NATTS and other special purpose monitoring programs. The 2015-2016 National Monitoring Programs Annual Report - UATMP, NATTS, CSATAM (EPA Contract No. EP-D-14-030, July 2018) provides data summaries and air toxics trends measured in recent years at the 27-station national network including the District's NATTS air monitoring site.

#### Pre- and Post-restoration Stream Water Quality Monitoring

In 2017, DOEE awarded a grant to MWCOG to conduct water quality monitoring in 11 streams. MWCOG will monitor water quality (flow, temperature, dissolved oxygen, and pH), macroinvertebrates, fish, geomorphology, and vegetation at Nash Run, Pope Branch, Watts Branch, Fort Dupont, Stickfoot Branch, Springhouse Run, Broad Branch, Linnean Park, Milkhouse Ford/Bingham Run, and Spring Valley. MWCOG completed its first year of monitoring and will continue these monitoring efforts on both restored and unrestored restoration sites.

#### **Green Cubes Monitoring**

As a part of the American Recovery and Reinvestment Act (ARRA) DOEE worked with the DC Fire and Emergency Medical Services to install cisterns with technology that monitors the weather and automatically draws down water levels in advance of a coming storm event. Since FY 2014, DOEE has a contract with a firm to monitor these "Green Cubes" to better understand the potential of this automated rainwater harvesting technology in the District.

This study assessed the efficacy of ARH systems to mitigate wet weather discharges at two firehouses in DC. Continuous monitoring data was collected over a period of three years for the systems that were installed in 2012. The collected data indicates that the systems were effective at mitigating wet weather discharges, with average event harvesting rates greater than 95%.

These results suggest that if implemented on a larger scale, ARH systems would be a valuable tool in effectively managing stormwater.

#### **Green Roof Monitoring**

In 2019 DOEE issued a grant to help address gaps in knowledge linking agricultural and extensive green roof design variables and system management, to efficacy as a stormwater control technology. The grantee is investigating the extent to which an agricultural green roof's design configuration (substrate depth and materials) and management (irrigation and fertilization) influence its stormwater retention and runoff (discharge) as well as water quality, to be able to address information gaps regarding agricultural green roofs for DOEE. The grantee is measuring extensive and agricultural green roof discharge water quality for nitrogen, phosphorus, and suspended solids over a wide range of storm events.

#### **RiverSmart Washington Monitoring**

The RiverSmart Washington project began in FY 2015, when the District retrofitted two neighborhoods with stormwater retention practices to reduce stormwater volume runoff in northwest Washington. DDOT, DC Water and DOEE formed a partnership to complete the project, which was partially funded by National Fish and Wildlife Foundation grant monies. The practices installed included permeable paving in alleys, roads, and parking lanes; rain gardens in areas with trees, and curb bump-outs.

Prior to the project, the District monitored the area for a year to determine the amount of stormwater volume leaving the neighborhoods. In FY 2016 and FY 2017, DOEE monitored the project areas and one control area to calculate the stormwater runoff reduction from the installed projects. The results of the monitoring have been inconclusive to date. There are a few potential reasons for the study results. These include:

- Active construction in one of the neighborhoods during the post-restoration monitoring time period;
- Lack of proper BMP maintenance;
- Inaccuracy of the flow meters installed at low flows; and
- No rainfall data from the control monitoring area.

DOEE issued a grant in 2019 to resume monitoring pre- and post-rehabilitation of the practices. LimnoTech commenced monitoring at the practice level and sewershed level in June 2019, to be concluded in July 2020. DDOT completed rehabilitation of all roadside bioretention practices in fall of 2019. LimnoTech and Apex Environmental commenced permeable surface restoration in October 2019 and will conclude in February 2020. Post-rehabilitation monitoring will resume in March 2020 and conclude in July. Modeling and reporting will conclude in September 2020.

#### Hickey Run Trash BMP Monitoring

Utilizing federal funds through ARRA, DOEE installed a BMP at the outfall to Hickey Run to capture trash and sediment. In mid-FY 2017, DOEE started a new contract to maintain the BMP and monitor the pollutant loads it captured. Since July 2017, there have been seven

quantifications of the trash removed from the BMP. During the removal process, plastic and glass bottles and cans were set aside and bagged separately. Figure X demonstrates how trash capture has changed over time.

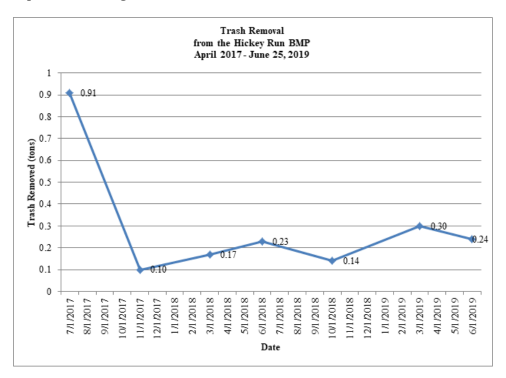


Figure 3.3 Trash Capture by the Hickey Run BMP from April 2017 through June 2019.

The BMP was originally outfitted with screens at the downstream discharge location presumably to enhance trash removal performance however the screens were observed to clog rapidly which raised the water surface elevation within the structure, forcing flows through the trash box openings, thereby negating the sediment capture achieved by the BMP. Screens from the trash BMP were removed in April 2017 to address the bypass issue and as can be seen in Figure X this adjustment has reduced the quantity of trash that the BMP captures.

DOEE is actively considering a retrofit solution for this BMP and is interested in a solution that will maximize both sediment and trash capture.

Quarterly sediment removal occurred five times over the same time period. The contractor removed a total of 221.41 tons (442,820 pounds) of sediment that had accumulated in the BMP between April 2017 and October of 2019 (Figure X).

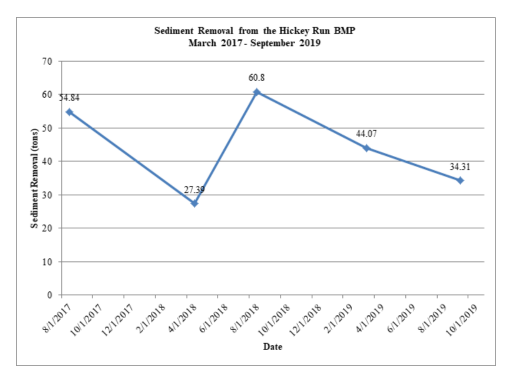


Figure 3.4 Sediment Removal from the Hickey Run BMP from March 2017 through September 2019.

#### **Real-Time Controls for Bioretention**

The purpose of this project is to increase retention of stormwater runoff and decrease discharge from the drainage area to the Watts Branch tributary of the Anacostia Watershed. By installing a Continuous Monitoring and Adaptive Control (CMAC) system, this project will improve water quality while also providing flood mitigation at the study site. Beyond functional improvements at the installation site on Jay Street NE, findings are anticipated to have applicability to existing public right-of-way stormwater facilities throughout the District, leading to a reduction in the load of nonpoint source pollution entering District's waterways. Wetlands Assessment and Protection Activities

#### Wetland Assessment Activities

Wetlands are the link between land and water and often contain characteristics of both terrestrial and aquatic ecosystems. They are one of the world's most productive ecosystems, providing many benefits to the environment such as habitat for a vast variety of wildlife and plants; flood protection; water filtration and storage; shoreline erosion control; absorption of wind forces; sequestration of pollution from runoff; sediment control; and groundwater recharge.

Wetlands are the primary habitat used by the majority of species selected for vulnerability consideration in the District's 2015 Wildlife Action Plan. Protection and restoration of the District's wetlands is also vital to the health of the Chesapeake Bay ecosystem.

To determine the extent of wetlands in the District, WQD has undertaken a District-wide Wetlands Mapping Project. The project will map and assess the condition and functions of the wetlands in the District; map and assess the condition of unmapped streams in the District; search for potential wetland creation sites; assess existing wetlands to evaluate if restoration or enhancement would be beneficial; update the District's Wetland Conservation Plan; and compile all of the data collected in the field into a publicly available geodatabase, called the Wetland Registry.

The Wetland Registry will allow members of the public, environmental groups, development groups, and DOEE staff to identify potential restoration, enhancement, and creation projects; identify possible wetland mitigation sites; have an initial idea if wetlands are present for land-planning purposes; and protect our existing wetlands.

The Wetland Conservation Plan was developed in 1997 to outline goals for the protection, restoration, and enhancement of wetlands. The goal is for no net loss of wetlands within the District, and eventual overall net gain of wetlands.

DOEE recently awarded a grant to update the District's Wetland Conservation Plan, create the Wetland Registry, and perform on-the-ground wetland delineations throughout the District. The project is expected to be completed in 2020.

#### Wetlands Protection Activities

The most effective approach to protect wetlands is to work with developers in the initial stages of a new project. Working with developers (designers and project coordinators) during the planning phase of a project allows DOEE, as a regulatory agency, to deal with any wetland protection issues before they arise. If, after completing an alternatives analysis, wetland impacts are unavoidable in order to achieve a project purpose, then impacts can be minimized and avoided to the greatest possible extent. Mitigation is required for any wetland impacts over 400 square feet.

Mitigation requires all temporary impacts to wetlands to be restored to their original conditions and contours (i.e., replanting). Permanent impacts can be mitigated by performing a wetland enhancement, restoration, or creation project in accordance with US Army Corps of Engineers and DOEE requirements.

WQD is proposing regulations on protecting and managing wetlands and streams in the District. The proposed regulations will establish the framework for the review of a proposed project that will impact an aquatic resource, such as a wetland or stream. Applicants will be required to take all possible steps to first avoid, and then minimize, adverse impacts to aquatic resources.

If aquatic resource impacts are unavoidable, DOEE may require mitigation to offset the impacts, using one or a combination of four possible methods. In preferred order, these methods are: 1) establishment of a new aquatic site; 2) restoration of a previously existing wetland or other aquatic site; 3) enhancement of an existing aquatic site's functions and values; or 4) preservation of an existing aquatic site. In addition, there are two mechanisms for providing compensatory mitigation: 1) permittee-responsible compensatory mitigation (the preferred mechanism); and 2) payment into the District of Columbia's Wetland and Stream Mitigation Trust Fund. This will

ensure that development occurs in a manner that adheres to the District's long-standing policy of no net loss, and the eventual overall net gain, of aquatic resource functions, acreage, and values.

#### Wetland Mapping Project

The Planning and Regulatory Review Division undertook a major effort in 2014 and 2015 to further protect the District's wetlands. The Division delineated wetlands throughout the District, which had not been done since 1997. The new information will be mapped using geographic information system (GIS) technology to accurately create digital maps that will be publicly available. Making the map electronically available will aid developers in knowing if they may impact potential wetlands, and help the District identify areas with potential for wetland restoration. In FY 2017, DOEE completed a draft version of the report and the maps associated with the project. A final version of the plan is expected to be released in FY 2020.

### Chapter 4 Public Health Related Assessments

#### **Drinking Water Program Monitoring and Assessments**

In the District of Columbia, drinking water is treated by the Washington Aqueduct which is owned and operated by the US Army Corps of Engineers. The Aqueduct is responsible for compliance with all of the regulations which pertain to water treatment such as filtration, disinfection and chemical contaminant removal, and corrosion control. DC Water purchases the treated water and distributes it to District residents. Drinking water quality is regulated by US Environmental Protection Agency (EPA) Region 3. DC Water collaborates with the U.S. Army Corps of Engineers Washington Aqueduct to control corrosion of pipes and plumbing throughout the District, in an effort to minimize the release of lead into water. DC Water monitors for lead at the tap, and helps customers identify lead sources on their property by testing for lead in drinking water samples upon request.

#### Lead Pipe Replacement

The Lead Service Line Priority Replacement and Disclosure Amendment Act of 2018, D.C. Law 22-241, D.C. (Lead Service Line Act) prohibits DC Water from replacing the public portion of a lead service line without replacing the portion on private property, unless DC Water requests and is unable to obtain consent of the owner. The cost of replacement is to be paid by DC Water using appropriated funds. If funding to replace the private portion is not available, DC Water may only replace the public portion if necessary to repair a damaged line or to comply with federal regulations after exceedance of a lead action level. If the property owner decides to pay to replace the private portion of a lead water line, DC Water may replace the public portion at the same time.

The Lead Service Line Act also creates a payment assistance program for property owners who seek to replace the private portion of a lead service line when the public portion is not lead. Payment assistance is awarded on a sliding scale as a percentage of the replacement cost depending on the owner's income. DOEE is required to create an application form and notify an applicant of approval or denial of each application for payment assistance. DOEE is required to transfer the funding for replacements to DC Water.

Currently, DOEE and DC Water have partnered to implement two new programs. Both programs help to ensure that the entire lead service pipe is replaced in full:

1) Full Lead Water Service Line Replacement Program - District funds cover the cost of the lead water service pipe replacement on private property when DC Water replaces the portion of the pipe in public space; and

2) Lead Pipe Replacement Assistance Program (LPRAP) – District funds are provided to assist with the cost to replace the lead service lines on private property when the service pipe in public

space is not lead. Under this program, 50% of the replacement costs will be paid from District funds (up to \$2,500), regardless of income. Some residents will qualify for up to 100% of the cost to be covered by the District if they meet the income requirements.

#### Lead in Water in Multiple Dwellings

The Multiple Dwelling Residence Water Lead Level Test Act of 2004, D.C. Law 15-303, requires owners of multi-family buildings and unit owners associations for condominiums to request lead test kits from DC Water and provide them to tenants or owner-occupants upon request.

DC Water provides the test kit and the owner or association must, within 15 days of receipt, provide the test kit to the tenant or occupant. The tenant or occupant has to collect the sample and send it to DC Water to be tested. Upon receipt, DC Water test the lead level and mail the results to the owner and the tenant or occupant. The owner or association is required, within 15 days of receipt of the results, to provide a copy to any tenant who requests the result, post a copy in a conspicuous place, and send a certification to the Mayor that the owner has complied with the notification requirements.

#### Lead in Drinking Water in Schools and Daycare Centers

DOEE is responsible for addressing lead in drinking water in all licensed child development facilities (CDF), as well as an overall reduction of childhood lead poisoning in the District. To that end, the District's City Council passed DC Law 22-21. Childhood Lead Exposure Prevention Amendment Act of 2017 (Act). In part, the Act states:

public schools and public charter schools to locate all drinking water sources, install and maintain filters for reducing lead at all drinking water sources, post conspicuous signs on water sources that are not drinking water sources that communicate that the water should not be used for cooking or consumed, test all drinking water sources for lead annually, if a test result shows that a drinking water source's lead concentration exceeds 5 parts per billion, shut off the drinking water source within 24 hours after receiving the test result, determine remediation steps, publicize the test results and remediation steps, and post information about the test results and remediation efforts online, and publish a list of drinking water sources with information about filters, testing, and maintenance

The Act defines drinking water sources as "... a source of water from which a person can reasonably be expected to consume or cook with the water originating from the source."

DOEE is currently implementing the Childhood Lead Exposure Prevention Amendment Act of 2017, requiring child development facilities to identify, test, and install filters on drinking water sources, and to post signs identifying water sources that are not for drinking. The District's sampling protocol includes kitchen sinks, water fountains/bubblers, as well as sinks within the classrooms and bathrooms because those sinks are often used to wash food, wash bottles used for nursing infants, and teaching children to brush their teeth. There is no documented safe level of lead in children. The current lead activation level in the District if 5 parts per billion (PPB),

however, the goal of the District is for all drinking water sources to contain less than 1 PPB of Lead.

#### **Fish Consumption Advisory**

In September 2018, US Fish and Wildlife Service (US FWS) completed a study of fish tissue for contaminants of concern, for DOEE, on fish caught in District waters. The results of the study revealed decreases in the concentrations of total DDTs and total PAHs, neither organochlorine pesticide exceeded EPA's screen values. Additionally, for most fish species consumption limits increased over the recommendations from the fish consumption advisory issued in 2016.

Although some contaminant concentrations continue to decrease DOEE has decided not to issue an updated consumption advisory until more data is collected. DOEE has selected US FWS to conduct a fish tissue study for contaminants of concern, projected to be completed in 2021.

### Chapter 5 Groundwater Assessment

#### 5.1 Groundwater Protection

#### 5.1.1 Introduction

This section updates the District's groundwater protection efforts for July 1, 2017 to June 30, 2019. The Water Quality Division continues to be responsible for groundwater policy, planning, research and some regulatory oversight.

Through a Joint Funding Agreement with USGS, DOEE collects data from the District's groundwater monitoring network and conducts investigations to assess groundwater quantity and quality, evaluate groundwater/surface water interactions and inform groundwater protection strategies. Based on a limited 2018 sampling event, groundwater quality at a well cluster on the eastern bank of the Anacostia River, is good and generally consistent with previous monitoring data at other locations within the network. However, continued monitoring of groundwater levels revealed that the deep Patuxent Aquifer has not fully recovered from significant declines in hydraulic head seen after 2014.

Groundwater/surface water interactions in parts of the District may cause aquifers to be recharged from surface water bodies. The Patuxent Aquifer recharge area directly underlies a part of the Potomac River. Along the Anacostia River, the Lower Patapsco Aquifer recharge area either partly underlies the River or is very close to it along the eastern bank of the River. These possibilities have significant implications for the aquifers and require further investigation.

#### 5.1.2 Summary of Groundwater Quality

DOEE continues to maintain the groundwater monitoring network in the Anacostia and Rock Creek Park watersheds. One well, WE Ca 40 which is screened in the Lower Patapsco Aquifer, was added to the network since the last reporting period. Some data was collected from this well in the past before it was officially added to the network. All existing wells are listed in Appendix Groundwater Monitoring Wells. Most of the wells are relatively shallow and intercept 5.1 groundwater flowing to streams while several are in the recharge area for the Patuxent Aquifer. A few deep wells extend into the Patuxent Aquifer. The deepest one (WE Ca 39) is screened at 360 – 375 feet below ground surface. In 2018, WE Ca 40 and WE Ca39 which together form a well cluster at the D.C. Aquatic Education Center (AREC), were sampled for a wide range of parameters including major ions, nutrients, trace elements, volatile organic compounds, semivolatile organic compounds, pesticides, polycyclic biphenyls, diesel and gasoline-range organics and radionuclides. The results are presented in Appendix 5.3 Water Level Measurements for Monitoring Wells. Data for both wells are generally consistent with the results from the rest of the monitoring network and do not indicate the presence of anthropogenic contamination. All available data are published in the United States Geological Survey (USGS) Annual Water Data Report. Also see Groundwater Quality Data- 2018 Integrated Report to EPA and US Congress at https://doee.dc.gov/publication/integrated-report-epa-and-us-congress-regarding-dcs-water-quality.

#### 5.1.3 Groundwater Quantity Issues

Through a cooperative agreement with USGS, DOEE collects discrete and continuous groundwater elevation data from the groundwater monitoring network. The latest data are presented with measurements collected from previous years in Appendix 5.4 Water Level Measurements for Monitoring Wells.

The declines in hydraulic pressure recorded at several wells in the Patuxent Aquifer and documented in the last report are still apparent in 2018 - 2019 (Error! Reference source not found.). Some recovery was measured, such as at DCMW002-04 (WE Cb8) on the eastern bank of the Anacostia River, where a decline of about 40 feet in the potentiometric surface was reduced by approximately 16 feet in early 2017. Subsequently, groundwater levels appear to be fluctuating. The declines are most likely due to several large DC Water Long Term Control Plan dewatering projects underway along the Anacostia River. Dewatering rates for these projects and other construction sites along the Potomac and Anacostia Rivers typically exceeded one million gallons per day at each location but these rates have been decreasing. Stresses on the Aquifer from such projects seem to be preventing full recovery at this time. Groundwater levels in the Lower Patapsco Aquifer at WE Ca 40 also experienced a decline in 2016 with recovery continuing into 2019. Interestingly, although the records are incomplete for the well cluster at the AREC, the trends in the potentiometric surfaces at each well (WE Ca 39 and WE Ca 40) suggest that they were impacted by different dewatering actions. In addition, impacts to groundwater quality in the Patuxent Aquifer continue to be possible as the Arundel Clay Confining Unit is not laterally continuous especially under parts of the Anacostia River.

#### 5.1.4 Overview of Groundwater Contamination Sources

Appendix 5.5 summarizes contaminant sources to the shallow groundwater aquifer. The table identifies programs with regulatory oversight over groundwater pollution and the number of open cases with shallow groundwater contamination under each program. No new major sources have been identified since the last Integrated Report. Overview of Programs Related to Groundwater Protection

WQD is charged with administration of the District of Columbia Water Pollution Control Act, which defines the District's waters as both groundwater and surface water. In 1993, the District enacted groundwater regulations. These regulations established numerical criteria and enforcement standards for 47 constituents. Later, the District also developed water quality monitoring regulations that set standards for groundwater monitoring supporting preventive as well as remedial activities. Well regulations were enacted in September 2016. DOEE is preparing a guidebook to accompany the well regulations and processes more than 500 well permit applications each year.

In 2017, DOEE realigned several core activities performed by various divisions. As part of the realignment, groundwater protection activities previously covered by WQD were split with two

other branches in two newly created divisions. An updated list of groundwater-related programs or branches that can impact groundwater and their functions follows:

- Construction Grants Program: Pursuant to the Clean Water and the Safe Drinking Water Acts and various appropriations acts, EPA funds the District for the construction and/or improvement of wastewater facilities, drinking water distribution and storage facilities and other water related structures. This grant-funded program is designed to select and fund projects that will protect water quality. The projects are identified to meet a variety of needs, such as those related to the Combined Sewer Overflow Long-Term Control Plan (LTCP), the Municipal Sanitary Storm Sewer Monitoring Network, and the implementation of pollution control measures.
- Construction and Maintenance Branch: Performs compliance inspection and enforcement for sediment erosion controls and stormwater management at construction sites. The Branch also inspects permitted stormwater management devices to ensure that they are being properly maintained.
- Federal Facilities Program: The Federal Facilities Program oversees the cleanup of Formerly Used Defense Sites (FUDS), and currently active defense facilities that are contaminated.
- Groundwater Protection Program: The program coordinates and implements groundwater protection in the District. Its main activities include developing groundwater strategies, policies, laws and regulations to protect groundwater; engaging in groundwater quality planning and research; collecting, analyzing, storing and sharing groundwater monitoring data; collaborating on regulatory oversight at contaminated sites; reviewing applications for withdrawal and injection of substances into groundwater for remediation or well maintenance; providing technical expertise on groundwater-related permits; and promoting groundwater protection with internal and external stakeholders engaged in groundwater-related activities.
- Hazardous Waste Management Program: The program regulates hazardous waste from small and large quantity generators.
- Integrated Pest Management Program: The program conducts public education for pesticide use.
- Illicit Discharge and NPDES Branch, Inspection and Enforcement Division: This Branch is
  responsible for conducting inspections and enforcement related to well construction, use,
  maintenance and abandonment. The Branch also performs the same functions for spills,
  releases or other violations that lead to the degradation of groundwater resources.
- Nonpoint Source Program: The program plans and implements BMPs to address nonpoint source pollution, restore aquatic habitat and provide oversight of nonpoint source studies.
- Pesticide Certification and Enforcement Program: The program processes registration of pesticide products for use in the District of Columbia, certifies applicators, and performs application inspection.
- Remediation and Site Response Program (RSRP): The RSRP is in the same administration as the Voluntary Cleanup Program (VCP). It is responsible for investigating and remediating sites with historic contaminant releases. The program exercises state CERCLA-like authority and focuses on historic hazardous releases to soil and water.

- Total Maximum Daily Load (TMDL): The program develops point and nonpoint source load allocations to meet WQS in impaired waterbodies.
- Underground Storage Tank Management Program: The program provides oversight for installation and removal of underground storage tanks as well as remedial activities for leaking tanks.
- Voluntary Cleanup Program (VCP): Unlike the media-specific programs that require mandatory cleanup of contaminated property, the VCP oversees owner or developer initiated voluntary remediation of contaminated lands and buildings. The goal is to return actual or potentially contaminated properties to productive uses.
- The Water Resources Protection and Mitigation Branch: The Branch processes well construction and abandonment permits in private and public space. The Branch also collects and maintains records of all permitted wells in the District.

Appendix 5.6 Groundwater Protection Programs provides additional information regarding the District's groundwater protection programs and activities.

#### 5.1.5 Aquifer Vulnerability Assessment

The DC Water Resources Research Center (WRRC) assessed the District's groundwater vulnerability to contamination in 1992 in a report entitled *Urban Land Use Activities and The Ground Water: A Background Survey of the District of Columbia* (WRRC, 1992). The report mapped the probability of groundwater contamination and ranked areas accordingly. The District recognizes that this report is old and when funds are identified, it will be revised. See Contamination for an updated list of groundwater contamination sources primarily under EPA oversight.

#### 5.1.6 Aquifer Mapping

The District, in conjunction with the USGS, has developed a steady-state, three-dimensional, groundwater flow model of the shallow aquifers in the Anacostia River watershed. The model contains layers to represent the aquifers in the District. These data will be supplemented by the facies maps being developed for the paleochannel study of the Anacostia River watershed. Geologic information also will be available about the filled-in areas at the confluence of the Anacostia and Potomac Rivers.

#### 5.1.7 Comprehensive Data Management System

USGS maintains and manages all data collected during joint District-USGS projects since 2002 This data is readily available on the USGS website (www.usgs.gov) and will continue to grow as funding for more projects becomes available. This data includes chemical, locational, and geological information. USGS includes monitoring well data in the regional groundwater database maintained for the District and other states, and will be available in GIS formats in the near future. Monitoring well location data from well permits issued over several years also can be accessed by the public. The boring/well data for all permitted wells in both private and public space can be found by using the ArcGIS Map for the well permitting program, available at this link: http://dcgis.maps.arcgis.com/apps/OnePane/basicviewer/index.html?appid=f497d032918e4ac09a c2356b0ffe43cd.

#### 5.1.8 Groundwater/Surface Water Interaction

Groundwater/surface water interactions continue to be of special interest in the District. Although most interactions involve groundwater discharge to surface water, the opposite may occur at several locations based on geologic conditions. Where an aquifer underlies a stream, positive discharge to the stream (discharge from the aquifer to the surface waterbody) occurs if the hydraulic pressure in the aquifer is greater than the pressure from the overlying water in the stream. However, at other locations such as, Edwards Aquifer near San Antonio, Texas, the stream crosses the aquifer and recharges it.

Similar opportunities for groundwater recharge from surface water may exist in the District. In the Potomac River, near the Arlington Memorial Bridge, a section of the Patuxent Aquifer recharge area underlies the stream channel (Curtain et al., 2010). Similarly, within the Anacostia River watershed, parts of the recharge area for the Lower Patapsco Aquifer may underlie Anacostia River sediments and its eastern bank (Curtain et. al, 2010). A recent joint study by the USGS and DOEE (Powars, 2016) that was discussed in the last IR shows numerous paleochannels and faults in the District (Figure 5.1). These paleochannels can downcut through stream deposits capping or confining an aquifer and provide a pathway for a more direct connection between the waterbody and the aquifer. With deposits in some paleochannels being more than 90 feet thick (Figure 5.2), it is possible for contaminants to migrate through them especially where coarse-grained layers are present.

However, not much information is available for the eastern bank of the Anacostia River, where the Lower Patapsco's recharge area is located. Further investigations are needed to confirm the precise locations of the recharge area and identify paleochannels on the River's eastern bank.

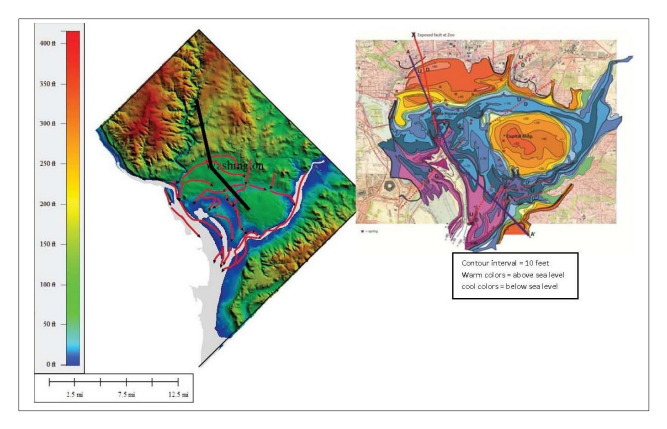


Figure 5.1 (Left) LiDAR elevation map of Washington D.C. and the paleochannels found in the current joint USGS-DOEE study (arrows pointing downriver). (Right) Structure contour map of base of Quaternary sediments showing numerous paleochannels and locations of proposed faults (red dashed lines) and documented fault (solid red line).

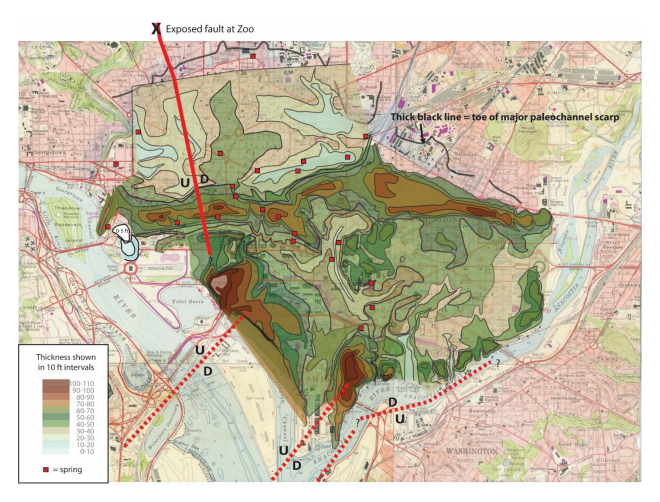


Figure 5.2 Map of the thickness of the Quaternary deposits beneath downtown Washington D.C. Thicker areas are sandy infillings of paleochannels and are groundwater reservoirs and conduits. The locations of most springs coincide with steep gradients where younger channel erosion cuts into older paleochannel deposits.

#### 5.2 Groundwater Evaluation

Quantity and quality of groundwater discharging to surface water and groundwater modeling activities are focused on quantification of the flow, distribution, recharge, discharge to surface water, and water quality of groundwater resources within the District. The intent is to provide detailed and quantitative knowledge of the groundwater resources in the District to understand the contribution of groundwater to the base flow, to address the seepage of nonpoint source pollution in the District, and to evaluate the groundwater resources as a potential water supply reserve. Some examples of the tools used to support the goals include: groundwater modeling, 3D visualization of the DC Aquifer Units, GIS layers of hydrogeologic unit distribution, analysis of all the existing subsurface information, construction of 3D geologic models, and the characterization and definition of the conceptual model of the multiple aquifer units present in the District. Information from the models are starting to be made available to other DOEE

programs. The second stage of the modeling activities is focused on the northeast and central part of the city and the Tidal Anacostia River Watershed.

The groundwater evaluation team continues the integration of all the existing geological and hydrogeological information available to create a new map of the surface geology of the District. A map of the distribution of the hydrogeologic units of the District is in its final stage. The subsurface data processed for the construction of the groundwater models also will be used in specialized software to construct geologic cross sections. A 3D geological model also is under preparation to define the distribution of the District's aquifers and their interactions. A collection of references and maps were used to create a detailed Hydrogeological Conceptual Model of the District that served as the basis to design the discretization of the detailed 3D flow Groundwater Model for the District. The model is running and further calibration was completed for the review of dewatering permits currently conducting depressurization of the main Aquifer (Patuxent Formation).

A detailed 3D flow and transport groundwater model for the Tidal Anacostia River has been constructed using a finer grid with data from the collection and analysis of all the available hydrogeological information, including deep, representative soil borings. Currently the flow model is calibrated and will be included in the Tidal Anacostia River Groundwater Modeling Report.

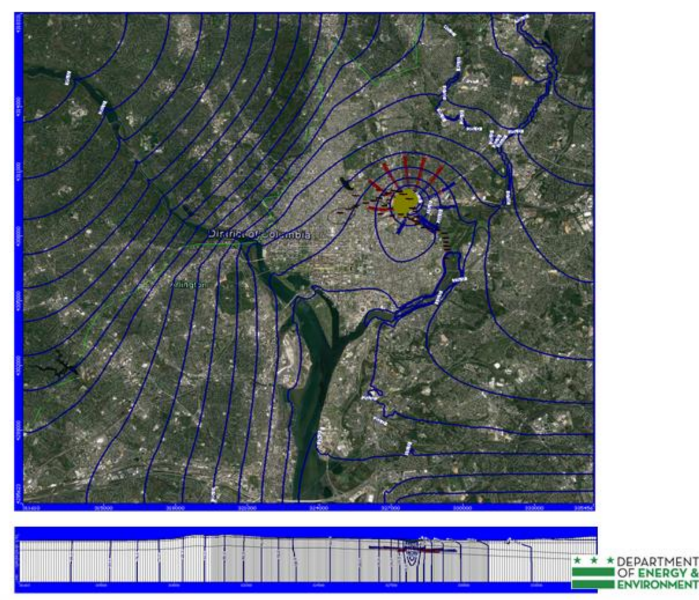
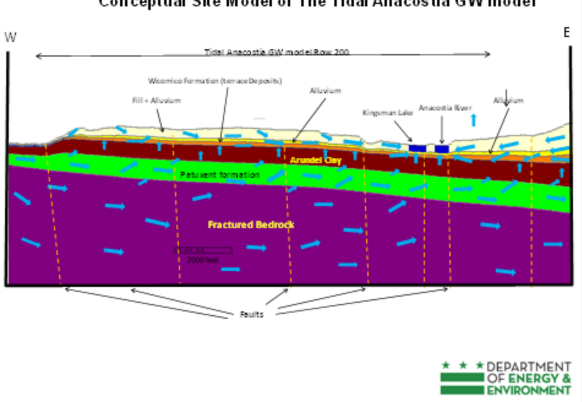


Figure 5.3 Groundwater Model and its Use for Dewatering Permits and Evaluation.



Conceptual Site Model of The Tidal Anacostia GW model

Figure 5.4 Tidal Anacostia River Groundwater Model Conceptual Site Model.

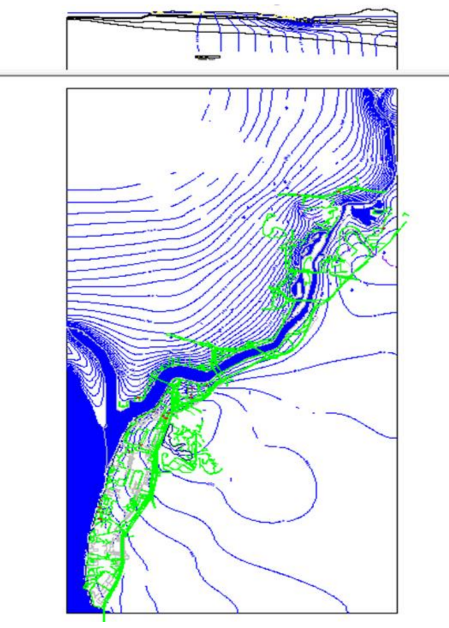
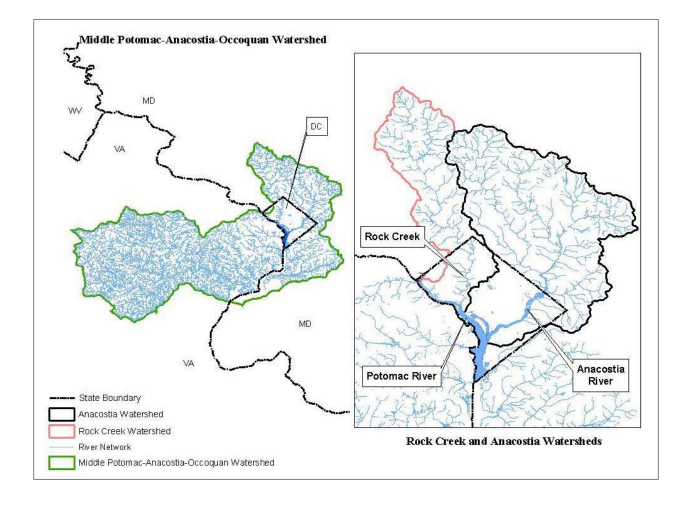


Figure 5.5 Tidal Anacostia River Model Results.

## Appendix 2.1Major District of ColumbiaWatersheds



# Appendix 3.12020 Use Support and Cause byPollutant

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Kingman Lake	DCAKL00L	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> TSS	Cause: TSS	Causes: BOD DO TSS Oil & Grease	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDT DDD Arsenic Copper Zinc	
Anacostia DC Seg 01	DCANA00E SEG1	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Causes: Trash TSS	Not Supporting Causes: BOD Phosphorus (Total) Nitrogen (Total) Oil & Grease Chlorophyll a DO TSS	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	Fully Supporting

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Anacostia DC Seg 02	DCANA00E SEG2	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> TSS	Causes: Trash TSS	Causes: DO BOD TSS Oil & Grease Phosphorus (Total) Nitrogen (Total) Chlorophyll a	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	
Potomac DC Seg 01	DCPMS00E SEG1	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: Chlorophyll a DO TSS	Not Supporting Cause: PCBs	Fully Supporting
Potomac DC Seg 02	DCPMS00E SEG2	Not Supporting Causes: <i>E. coli</i>	Not Supporting Causes: TSS	Not Supporting Causes: Chlorophyll a	Not Supporting Cause: PCBs	Fully Supporting
D. DC	DCD (COOF	TSS pH	рН	DO TSS pH		
Potomac DC Seg 03	DCPMS00E SEG3	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> TSS pH	Causes: TSS pH	Causes: TSS Phosphorus (Total) Nitrogen (Total) Chlorophyll a DO pH	Causes: PCBs	

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Tidal Basin	DCPTB01L	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i>	Causes: pH	Cause: pH	Causes: PAH 1,2,3	
		pH			PCBs	
					Heptachlor Epoxide	
					Chlordane	
					Dieldrin	
					DDE DDT	
					DDD	
Washington	DCPWC04E	Not	Not	Not Supporting	Not Supporting	Fully
Ship Channel		Supporting	Supporting			Supporting
		Causes: <i>E. coli</i> pH	Cause: pH	Cause: pH	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin	
					DDE	
					DDT DDD	
Rock Creek DC Seg 01	DCRCR00R SEG1	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> TSS	Cause: TSS	Causes: TSS Benthic macroinvertebra tes bioassessment	Causes: Cancer Risk Compounds Copper Lead Mercury Zinc	

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Rock Creek DC Seg 02	DCRCR00R SEG2	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> TSS	Causes: TSS	Causes: TSS Benthic macroinvertebra tes bioassessment	Causes: Cancer Risk Compounds Copper Lead Mercury Zinc	
Battery Kemble Creek	DCTBK01R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	NDU
		Cause: <i>E. coli</i>		Cause: Habitat assessment Benthic macroinvertebra tes bioassessment	Causes: Cancer Risk Compounds Arsenic Copper Zinc	
Broad Branch	DCTBR01R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	Fully Supporting
		Cause: E. coli		Cause: Habitat assessment Benthic macroinvertebra tes bioassessment	Causes: PCBs Chlordane Dieldrin Heptachlor Epoxide	
Chesapeake & Ohio Canal	DCTCO01L	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> pH	Cause: pH	Cause: pH	Cause: PCBs	

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Dalecarlia Tributary	DCTDA01R	Not Supporting	Not Supporting	Not Supporting	Not Supporting	NDU
		Causes: <i>E. coli</i> TSS	Cause: TSS	Cause: TSS Benthic macroinvertebra tes bioassessment	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	
Dumbarton Oaks	DCTDO01R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	Fully Supporting
		Cause: E. coli		Cause: Habitat assessment Benthic macroinvertebra tes bioassessment	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDT DDD Arsenic Copper Zinc	
Fort Dupont	DCTDU01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Cause: TSS Benthic macroinvertebra tes bioassessment	Not Supporting Causes: Cancer Risk Compounds Arsenic Copper Zinc	NDU

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Foundry Branch	DCTFB02R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	NDU
		Cause: E. coli		Cause: Flow regime modification	Cause: Cancer Risk Compounds	
				Benthic macroinvertebra tes bioassessment		
Fort Chaplin Run	DCTFC01R	Not Supporting	Not Supporting	Not Supporting	Not Supporting	NDU
		Causes: <i>E. coli</i> TSS	Cause: TSS	Causes: DO TSS	Causes: Cancer Risk Compounds	
				Stream Survey Benthic macroinvertebra tes bioassessment	Arsenic	
				Physical substrate habitat alterations		
Fort Davis Tributary	DCTFD01R	Not Supporting	Not Supporting	Not Supporting	Not Supporting	NDU
		Causes: <i>E. coli</i>	Cause: TSS	Causes: BOD	Causes: Arsenic	
		TSS		TSS DO Benthic	Cancer Risk Compounds	
				macroinvertebra tes bioassessment		

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Fenwick Branch	DCTFE01R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	Fully Supporting
		Cause: E. coli		Cause: Habitat Assessment Benthic macroinvertebra tes bioassessment	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	
Fort Stanton Tributary	DCTFS01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Alteration in stream-side or littoral vegetative covers Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Arsenic	NDU

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Hickey Run	DCTHR01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Flow regime modification Residual Chlorine DO Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	NDU
Klingle Valley	DCTKV01R	Not Supporting Cause: <i>E. coli</i>	Fully Supporting	Not Supporting Causes: Alteration in stream-side or littoral vegetative covers Flow regime modification Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	Fully Supporting

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Luzon Branch	Supporting     Supporting       Cause:     Cause:       E. coli     Flow regime       modification     Benthic       macroinvertebr     macroinvertebr		Flow regime modification	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor	Fully Supporting	
				tes bioassessment	Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	
Melvin Hazen Valley Branch	DCTMH01 R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Alteration in stream-side or littoral vegetative covers Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	Fully Supporting

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Nash Run	DCTNA01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Flow regime modification Benthic macroinvertebra tes	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin	NDU
				bioassessment	DDE DDT DDD Arsenic Copper Zinc	
Normanstone Creek	DCTNS01R	Not Supporting Causes: <i>E. coli</i> pH	Not Supporting Cause: pH	Not Supporting Causes: pH Flow regime modification Benthic macroinvertebra tes bioassessment	Not Supporting Causes: Dieldrin Heptachlor Epoxide PCBs	Fully Supporting
Oxon Run	DCTOR01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Habitat assessment Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDT Arsenic Copper Zinc	NDU

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Pope Branch (Hawes Run)	DCTPB01R	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Cause: TSS Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	NDU
Pinehurst Branch	DCTPI01R	Not Supporting Causes: <i>E. coli</i> pH	Not Supporting Cause: pH	Not Supporting Causes: pH Habitat assessment Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	Fully Supporting

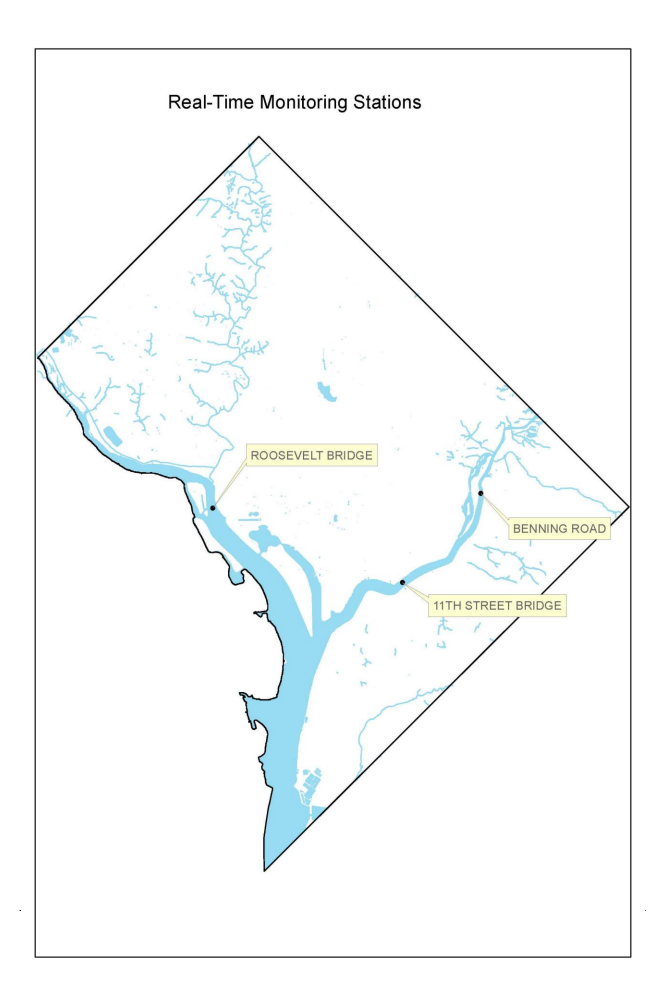
Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Portal Branch	DCTPO01R	Not Supporting	Fully Supporting	Not Supporting	Not Supporting	Fully Supporting
		Cause: <i>E. coli</i>		Cause: Flow regime	Causes: PAH 1,2,3	
				modification	PCBs	
				Benthic macroinvertebra tes	Heptachlor Epoxide	
				bioassessment	Chlordane	
					Dieldrin	
					DDE	
					DDT	
					DDD	
					Arsenic	
					Copper	
Piney Branch	DCTPY01R	Not	Fully	Not Supporting	Zinc Not Supporting	Fully
r mey branen	Defition	Supporting	Supporting	Not Supporting	Not Supporting	Supporting
		Cause: <i>E. coli</i>		Cause: Habitat	Causes: PAH 1,2,3	
				assessment Benthic	PCBs	
				macroinvertebra tes	Heptachlor Epoxide	
				bioassessment	Chlordane	
					Dieldrin	
					DDE	
					DDT	
					DDD	
					Arsenic	
					Copper	
					Zinc	

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Soapstone Creek	DCTSO01R	Not Supporting	Not Supporting	Not Supporting	Not Supporting	Fully Supporting
		Causes: <i>E. coli</i> pH	Cause: pH	Causes: pH Habitat assessment Benthic macroinvertebra tes bioassessment	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic Copper Zinc	
Texas Avenue Tributary	DCTTX27R	Not Supporting	Not Supporting	Not Supporting	Not Supporting	NDU
		Causes: <i>E. coli</i> TSS	Cause: TSS	Causes: TSS Flow regime modification Particle distribution (embeddedness) Benthic macroinvertebra tes bioassessment	Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDD Arsenic	
Watts Branch DC Seg 01	DCTWB00 R SEG1	Not Supporting Causes: <i>E. coli</i> TSS	Not Supporting Cause: TSS	Not Supporting Causes: TSS Flow regime modification Benthic macroinvertebra tes bioassessment	Not Supporting Causes: PAH 1,2,3 PCBs Heptachlor Epoxide Chlordane Dieldrin DDE DDT DDT DDD	NDU

Waterbody Name	Waterbody ID	Swimming Use	Secondary Contact Recreation Use	Aquatic Life Use	Fish Consumption Use	Navigation Use
Watts Branch DC Seg 02	DCTWB00 R SEG2	Not Supporting	Not Supporting	Not Supporting	Not Supporting	NDU
		Causes: <i>E. coli</i>	Causes: TSS	Causes: TSS	Causes: PAH 1,2,3	
		TSS	pH	pH	PCBs	
		рН		Flow regime modification	Heptachlor Epoxide	
				Benthic	Chlordane	
				macroinvertebra	Dieldrin	
			tes bioassessment	DDE		
				bioassessment	DDT	
					DDD	

Fully Supporting = Fully supporting designated use Not Supporting = Not supporting designated use NDU = Not a designated use

# Appendix 3.2Real Time Monitoring Stations



# Appendix 3.3 2015-2019 Statistical Summary Reports

#### **Total Statistical Summary Report**

Waterbody	Station Data Used	Temp % Violation	pH % Violation	DO % Violation	Turb % Violation	Class A <i>E. coli %</i> Violation <sup>*</sup>
DCAKL00L	KNG01, KNG02	0.00	0.00	10.53	43.16	33.70
DCANA00E SEG1	ANA19, ANA21, ANA24	0.00	0.53	7.29	7.33	25.53
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	0.00	0.00	20.61	24.09	33.09
DCPMS00E SEG1	PMS37, PMS44	0.00	0.00	0.00	12.77	14.44
DCPMS00E SEG2	PMS10, PMS21	0.52	5.67	0.00	18.04	13.83
DCPMS00E SEG3	PMS01	0.00	4.26	0.00	21.28	17.78
DCPTB01L	PTB01	0.00	12.50	0.00	2.08	18.18
DCPWC04E	PWC04	0.00	13.16	0.00	1.32	17.78
DCRCR00R SEG1	RCR09	0.00	2.86	0.00	11.76	67.03
DCRCR00R SEG2	RCR01	0.00	2.75	0.00	19.27	56.52
DCTBK01R	TBK01	0.00	5.26	0.00	0.00	20.00
DCTBR01R	TBR01	0.00	0.00	0.00	0.00	68.75
DCTCO01L	TCO01, TCO06	0.00	3.13	3.13	0.00	10.00
DCTDA01R	TDA01	0.00	0.00	0.00	5.88	87.50
DCTDO01R	TDO01	0.00	0.00	0.00	0.00	23.08
DCTDU01R	TDU01	0.00	0.00	7.14	35.71	38.46
DCTFB02R	TFB02	0.00	0.00	0.00	9.52	33.33
DCTFC01R	TFC01	0.00	0.00	5.88	23.53	66.67
DCTFD01R	TFD01	0.00	0.00	0.00	38.89	58.82
DCTFE01R	TFE01	0.00	0.00	0.00	0.00	25.00

Waterbody	Station Data Used	Temp % Violation	pH % Violation	DO % Violation	Turb % Violation	Class A <i>E. coli %</i> Violation <sup>*</sup>
DCTFS01R	TFS01	0.00	0.00	0.00	33.33	50.00
DCTHR01R	THR01	0.00	0.00	10.64	32.99	96.63
DCTKV01R	TKV01	0.00	0.00	0.00	5.56	29.41
DCTLU01	TLU01	0.00	0.00	0.00	11.11	70.59
DCTMH01R	TMH01	0.00	0.00	0.00	16.67	41.18
DCTNA01R	TNA01	0.00	5.56	0.00	16.67	58.82
DCTNS01R	TNS01	0.00	5.56	0.00	0.00	35.29
DCTOR01R	TOR01	0.00	0.00	5.56	16.67	47.06
DCTPB01R	TPB01	0.00	0.00	0.00	11.11	29.41
DCTPI01R	TPI01	0.00	6.25	0.00	0.00	26.67
DCTPO01R	TPO01	0.00	11.7 6	0.00	6.25	64.71
DCTPY01R	TPY01	0.00	0.00	0.00	0.00	37.50
DCTSO01R	TSO01	0.00	16.67	0.00	0.00	31.25
DCTTX27R	TTX27	0.00	0.00	0.00	22.22	44.44
DCTWB00R SEG1	TWB01	0.00	2.13	2.13	17.02	68.09
DCTWB00R SEG2	TWB05, TWB06	0.00	16.33	0.00	22.22	63.04

\* Criteria – 410 MPN/mL single sample value

### E. coli Statistical Summary Report (MPN/100mL)

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.*
DCAKL00L	KNG01, KNG02	17.00	4840.00	626.32	909.02	238.50	33.70
DCANA00E SEG1	ANA19, ANA21, ANA24	19.00	3106.00	464.67	668.80	236.00	25.53
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	14.00	2420.00	426.57	542.83	208.79	33.09

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.*
DCPMS00E SEG1	PMS37, PMS44	1.00	2420.00	212.91	420.02	53.00	14.44
DCPMS00E SEG2	PMS10, PMS21	1.00	2420.00	171.39	373.98	41.29	13.83
DCPMS00E SEG3	PMS01	1.00	4840.00	326.62	824.95	34.00	17.78
DCPTB01L	PTB01	3.00	1986.00	193.32	374.79	26.00	18.18
DCPWC04E	PWC04	1.00	2420.00	259.60	449.13	86.00	17.78
DCRCR00R SEG1	RCR09	53.00	30931.45	2421.07	4383.16	789.28	67.03
DCRCR00R SEG2	RCR01	62.00	2420.00	550.59	473.11	447.81	56.52
DCTBK01R	TBK01	30.00	1120.00	254.67	281.80	138.00	20.00
DCTBR01R	TBR01	93.00	2420.00	792.56	663.49	617.50	68.75
DCTCO01L	TCO01, TCO06	8.00	2420.00	204.50	448.53	57.09	10.00
DCTDA01R	TDA01	1.00	2420.00	1345.00	822.05	1140.00	87.50
DCTDO01R	TDO01	27.00	613.00	224.23	197.76	171.00	23.08
DCTDU01R	TDU01	1.00	2420.00	656.92	839.89	357.00	38.46
DCTFB02R	TFB02	5.00	4840.00	779.67	1265.77	113.00	33.33
DCTFC01R	TFC01	46.00	2420.00	1192.33	984.46	770.00	66.67
DCTFD01R	TFD01	1.00	2420.00	805.29	875.74	602.00	58.82
DCTFE01R	TFE01	30.00	2420.00	447.63	666.41	244.50	25.00
DCTFS01R	TFS01	1.00	24200.00	2078.83	5592.16	424.00	50.00
DCTHR01R	THR01	365.00	128685.66	7431.62	15706.14	2420.00	96.63
DCTKV01R	TKV01	8.00	2420.00	644.41	919.20	172.00	29.41
DCTLU01R	TLU01	60.00	4840.00	1813.94	1282.98	2420.00	70.59
DCTMH01R	TMH01	13.00	2420.00	855.65	1061.82	326.00	41.18
DCTNA01R	TNA01	70.00	4840.00	1516.82	1599.62	649.00	58.82
DCTNS01R	TNS01	13.00	2420.00	819.06	993.74	345.00	35.29
DCTOR01R	TOR01	77.00	2420.00	912.47	1015.94	345.00	47.06
DCTPB01R	TPB01	1.00	2420.00	551.18	837.73	111.00	29.41
DCTPI01R	TPI01	122.00	1300.00	401.93	359.40	291.00	26.67
DCTPO01R	TPO01	34.00	2420.00	745.29	729.19	579.00	64.71
DCTPY01R	TPY01	34.00	2420.00	564.56	764.97	229.50	37.50
DCTSO01R	TSO01	10.00	2420.00	585.19	811.34	280.50	31.25
DCTTX27R	TTX27	9.00	2420.00	932.00	1017.75	318.00	44.44

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.*
DCTWB00R SEG1	TWB01	81.00	4840.00	1192.91	1052.09	707.00	68.09
DCTWB00R SEG2	TWB05, TWB06	1.00	52000.00	2596.09	6127.98	835.00	63.04

\* Criteria – 410 MPN/mL single sample value

# Dissolved Oxygen Statistical Summary Report (mg/L)

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCAKL00L	KNG01, KNG02	2.29	12.80	6.93	3.04	7.10	10.53
DCANA00E SEG1	ANA19, ANA21, ANA24	1.30	13.80	7.43	2.78	7.10	7.29
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	1.36	13.08	6.52	3.11	5.95	20.61
DCPMS00E SEG1	PMS37, PMS44	6.39	13.90	10.17	2.34	9.82	0.00
DCPMS00E SEG2	PMS10, PMS21	4.96	15.27	9.87	2.16	9.30	0.00
DCPMS00E SEG3	PMS01	7.77	15.28	10.89	2.26	10.60	0.00
DCPTB01L	PTB01	5.92	14.64	10.53	2.10	10.42	0.00
DCPWC04E	PWC04	4.70	13.53	9.54	2.16	9.30	0.00
DCRCR00R SEG1	RCR09	7.22	14.54	10.03	1.96	9.27	0.00
DCRCR00R SEG2	RCR01	5.47	14.50	9.40	2.13	8.80	0.00
DCTBK01R	TBK01	8.28	16.27	11.30	2.35	11.09	0.00
DCTBR01R	TBR01	7.40	16.43	11.16	2.85	10.29	0.00
DCTCO01L	TCO01, TCO06	4.20	14.45	9.59	2.24	9.69	3.13
DCTDA01R	TDA01	6.90	15.57	10.27	2.74	9.16	0.00
DCTDO01R	TDO01	7.62	13.80	10.42	2.09	10.40	0.00
DCTDU01R	TDU01	1.23	13.70	9.51	3.16	9.85	7.14
DCTFB02R	TFB02	7.62	14.20	10.13	2.18	9.78	0.00

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCTFC01R	TFC01	4.02	12.15	8.91	2.42	8.18	5.88
DCTFD01R	TFD01	5.07	12.50	8.58	2.19	8.29	0.00
DCTFE01R	TFE01	6.64	14.18	10.34	2.42	9.62	0.00
DCTFS01R	TFS01	6.34	13.00	9.92	1.94	9.78	0.00
DCTHR01R	THR01	3.58	16.22	8.16	2.61	7.76	10.64
DCTKV01R	TKV01	7.93	13.77	10.54	1.95	10.10	0.00
DCTLU01R	TLU01	7.28	13.60	9.85	1.92	9.25	0.00
DCTMH01R	TMH01	8.19	13.79	10.62	1.80	10.27	0.00
DCTNA01R	TNA01	5.19	18.10	10.73	3.27	11.21	0.00
DCTNS01R	TNS01	6.29	13.50	9.89	1.94	9.52	0.00
DCTOR01R	TOR01	4.50	15.15	10.25	2.82	9.86	5.56
DCTPB01R	TPB01	5.40	12.10	8.41	2.06	8.62	0.00
DCTPI01R	TPI01	7.66	15.60	11.30	2.71	10.98	0.00
DCTPO01R	TPO01	7.12	13.40	9.77	2.20	8.57	0.00
DCTPY01R	TPY01	6.27	14.50	9.89	2.51	8.92	0.00
DCTSO01R	TSO01	7.87	14.87	10.58	2.24	9.67	0.00
DCTTX27R	TTX27	6.62	12.30	9.00	1.67	8.68	0.00
DCTWB00R SEG1	TWB01	4.37	15.94	9.78	3.10	9.33	2.13
DCTWB00R SEG2	TWB05, TWB06	6.23	14.56	10.15	2.04	10.08	0.00

pH Statistical Summary Report

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCAKL00L	KNG01, KNG02	6.80	8.38	7.48	0.31	7.48	0.00
DCANA00E SEG1	ANA19, ANA21, ANA24	6.70	8.51	7.44	0.31	7.40	0.53
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	6.56	8.40	7.29	0.33	7.26	0.00
DCPMS00E SEG1	PMS37, PMS44	6.72	8.39	7.84	0.24	7.88	0.00
DCPMS00E SEG2	PMS10, PMS21	6.84	9.11	8.05	0.29	8.06	5.67
DCPMS00E SEG3	PMS01	7.56	8.74	8.05	0.25	8.06	4.26
DCPTB01L	PTB01	7.47	8.94	8.12	0.35	8.14	12.50
DCPWC04E	PWC04	6.10	12.30	7.97	0.78	7.88	13.16
DCRCR00R SEG1	RCR09	7.02	8.67	7.77	0.29	7.70	2.86
DCRCR00R SEG2	RCR01	6.60	12.20	7.71	0.54	7.70	2.75
DCTBK01R	TBK01	7.43	8.52	7.91	0.20	7.90	5.26
DCTBR01R	TBR01	7.61	8.39	7.91	0.21	7.86	0.00
DCTCO01L	TCO01, TCO06	7.07	8.53	8.06	0.29	8.11	3.13
DCTDA01R	TDA01	7.47	8.20	7.77	0.22	7.72	0.00
DCTDO01R	TDO01	7.62	8.11	7.83	0.12	7.83	0.00
DCTDU01R	TDU01	7.07	7.96	7.56	0.25	7.56	0.00
DCTFB02R	TFB02	7.30	8.37	7.72	0.25	7.71	0.00
DCTFC01R	TFC01	7.09	7.94	7.51	0.22	7.53	0.00
DCTFD01R	TFD01	6.29	8.26	7.34	0.43	7.35	0.00
DCTFE01R	TFE01	7.27	8.23	7.66	0.25	7.63	0.00
DCTFS01R	TFS01	7.20	8.40	7.73	0.29	7.74	0.00
DCTHR01R	THR01	7.20	8.25	7.68	0.21	7.64	0.00
DCTKV01R	TKV01	7.02	8.44	7.66	0.30	7.64	0.00
DCTLU01R	TLU01	7.20	8.44	7.67	0.30	7.62	0.00
DCTMH01R	TMH01	7.38	8.21	7.79	0.22	7.77	0.00
DCTNA01R	TNA01	7.37	9.47	7.93	0.47	7.82	5.56
DCTNS01R	TNS01	6.76	8.54	7.77	0.43	7.76	5.56

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCTOR01R	TOR01	7.16	8.45	7.79	0.33	7.84	0.00
DCTPB01R	TPB01	6.99	7.75	7.33	0.20	7.28	0.00
DCTPI01R	TPI01	7.41	8.82	7.91	0.34	7.83	6.25
DCTPO01R	TPO01	6.82	9.67	7.68	0.63	7.55	11.76
DCTPY01R	TPY01	6.87	8.25	7.62	0.37	7.57	0.00
DCTSO01R	TSO01	6.98	9.10	7.94	0.56	7.78	16.67
DCTTX27R	TTX27	7.10	7.86	7.46	0.23	7.44	0.00
DCTWB00R SEG1	TWB01	7.28	8.61	7.83	0.27	7.85	2.13
DCTWB00R SEG2	TWB05, TWB06	7.30	9.00	7.95	0.41	7.88	16.33

## Temperature Statistical Summary Report (°C)

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCAKL00L	KNG01, KNG02	0.01	30.56	15.50	8.78	14.85	0.00
DCANA00E SEG1	ANA19, ANA21, ANA24	0.86	30.58	17.84	8.51	19.00	0.00
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	-0.17	30.32	17.31	8.51	17.60	0.00
DCPMS00E SEG1	PMS37, PMS44	0.10	28.95	15.28	8.91	14.55	0.00
DCPMS00E SEG2	PMS10, PMS21	0.19	32.50	18.61	8.67	20.65	0.52
DCPMS00E SEG3	PMS01	0.15	28.62	14.67	9.19	14.10	0.00
DCPTB01L	PTB01	0.48	30.32	15.69	9.04	14.52	0.00
DCPWC04E	PWC04	1.20	29.70	18.00	8.78	20.50	0.00
DCRCR00R SEG1	RCR09	0.52	25.51	16.22	7.63	19.42	0.00
DCRCR00R SEG2	RCR01	0.50	26.00	14.59	7.69	15.84	0.00
DCTBK01R	TBK01	1.10	22.98	11.22	7.37	9.07	0.00
DCTBR01R	TBR01	0.46	23.65	13.68	7.13	15.21	0.00

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCTCO01L	TCO01, TCO06	0.96	30.48	18.55	8.38	18.70	0.00
DCTDA01R	TDA01	2.24	26.17	14.15	6.84	15.10	0.00
DCTDO01R	TDO01	2.66	23.97	13.94	7.01	15.84	0.00
DCTDU01R	TDU01	1.50	21.09	12.31	6.30	11.99	0.00
DCTFB02R	TFB02	3.45	23.54	13.51	6.03	13.50	0.00
DCTFC01R	TFC01	5.10	22.93	13.99	6.24	14.80	0.00
DCTFD01R	TFD01	0.74	23.36	12.47	7.05	12.55	0.00
DCTFE01R	TFE01	1.88	24.43	13.59	7.29	15.00	0.00
DCTFS01R	TFS01	2.49	24.77	12.84	6.96	13.11	0.00
DCTHR01R	THR01	0.02	25.85	15.20	6.47	14.90	0.00
DCTKV01R	TKV01	2.16	23.88	12.79	6.49	12.93	0.00
DCTLU01R	TLU01	4.36	23.79	14.10	5.77	13.84	0.00
DCTMH01R	TMH01	2.46	24.11	12.97	6.43	12.95	0.00
DCTNA01R	TNA01	6.54	31.49	16.58	6.95	15.18	0.00
DCTNS01R	TNS01	2.95	22.75	13.26	5.91	13.50	0.00
DCTOR01R	TOR01	2.50	24.23	13.81	7.36	13.40	0.00
DCTPB01R	TPB01	2.90	23.05	13.70	6.96	13.69	0.00
DCTPI01R	TPI01	0.90	21.10	12.30	6.33	11.15	0.00
DCTPO01R	TPO01	3.50	23.59	14.35	6.35	14.31	0.00
DCTPY01R	TPY01	0.00	23.11	13.01	7.00	13.04	0.00
DCTSO01R	TSO01	2.50	23.18	13.53	6.41	13.74	0.00
DCTTX27R	TTX27	4.30	22.16	13.46	5.76	13.89	0.00
DCTWB00R SEG1	TWB01	0.04	26.94	14.33	7.31	13.70	0.00
DCTWB00R SEG2	TWB05, TWB06	0.00	28.00	14.26	7.00	13.75	0.00

### **Turbidity Statistical Summary Report (NTU)**

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCAKL00L	KNG01, KNG02	6.70	175.00	28.17	27.33	18.98	43.16

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCANA00E SEG1	ANA19, ANA21, ANA24	0.00	158.00	11.62	14.08	8.30	7.33
DCANA00E SEG2	ANA01, ANA05, ANA08, ANA11, ANA14	3.23	217.00	19.46	19.63	14.82	24.09
DCPMS00E SEG1	PMS37, PMS44	0.89	67.60	11.03	10.37	7.52	12.77
DCPMS00E SEG2	PMS10, PMS21	0.00	138.40	13.80	20.93	5.70	18.04
DCPMS00E SEG3	PMS01	0.40	165.30	21.66	39.26	5.10	21.28
DCPTB01L	PTB01	1.52	35.56	7.21	5.56	5.66	2.08
DCPWC04E	PWC04	0.00	21.23	5.02	3.74	3.88	1.32
DCRCR00R SEG1	RCR09	0.00	105.37	9.29	17.48	3.41	11.76
DCRCR00R SEG2	RCR01	0.21	295.60	16.44	34.51	5.50	19.27
DCTBK01R	TBK01	0.00	4.60	0.99	1.23	0.51	0.00
DCTBR01R	TBR01	0.00	2.60	0.53	0.68	0.35	0.00
DCTCO01L	TCO01, TCO06	1.02	16.50	5.50	3.35	4.65	0.00
DCTDA01R	TDA01	0.00	50.90	3.62	12.21	0.36	5.88
DCTDO01R	TDO01	0.01	3.16	1.41	0.98	1.63	0.00
DCTDU01R	TDU01	1.58	1232.00	158.69	366.49	6.40	35.71
DCTFB02R	TFB02	0.00	519.00	28.09	112.88	1.02	9.52
DCTFC01R	TFC01	1.21	64.18	16.23	18.76	7.18	23.53
DCTFD01R	TFD01	3.01	927.07	79.67	216.93	10.80	38.89
DCTFE01R	TFE01	0.00	13.80	1.07	3.29	0.31	0.00
DCTFS01R	TFS01	0.60	1885.00	120.15	440.98	8.91	33.33
DCTHR01R	THR01	1.10	119.00	21.63	24.63	12.70	32.99
DCTKV01R	TKV01	0.00	32.10	3.96	8.72	0.38	5.56
DCTLU01R	TLU01	0.00	267.08	18.96	62.85	0.78	11.11
DCTMH01R	TMH01	0.00	132.19	14.27	32.42	1.23	16.67
DCTNA01R	TNA01	0.16	47.10	10.89	13.11	5.75	16.67
DCTNS01R	TNS01	0.00	12.57	1.90	3.67	0.34	0.00
DCTOR01R	TOR01	0.00	109.88	12.91	26.81	1.95	16.67

Waterbody	Station Data Used	Min. Value	Max Value	Avg. Value	Std. Dev.	Median Value	% Violation of WQ Std.
DCTPB01R	TPB01	1.70	429.25	37.70	98.42	13.75	11.11
DCTPI01R	TPI01	0.00	5.80	0.65	1.53	0.10	0.00
DCTPO01R	TPO01	0.00	67.70	6.00	16.88	0.54	6.25
DCTPY01R	TPY01	0.00	11.30	2.28	3.69	0.40	0.00
DCTSO01R	TSO01	0.00	13.59	1.82	3.58	0.46	0.00
DCTTX27R	TTX27	3.39	56.29	16.32	13.89	11.49	22.22
DCTWB00R SEG1	TWB01	0.00	211.00	21.14	44.67	4.87	17.02
DCTWB00R SEG2	TWB05, TWB06	0.00	256.00	19.46	37.39	5.30	22.22

# Appendix 3.4 District of Columbia 303(d) List

#### **Categorization of District of Columbia Waters**

Category 1- All designated uses are supported, no use is threatened.

No DC waters fit this category.

**Category 2-** Available data and/or information indicate that some, but not all, designated uses are supported.

No DC waters fit this category.

**Category 3-** There is insufficient available data and/or information to make a use support determination.

**Category 4**- Available data and/or information indicate that at least one designated use is not being supported or is threatened, but a TMDL is not needed.

See subcategories below:

Category 4A- TMDLs needed to result in a designated use attainment have been approved or established by EPA.

Category 4B- TMDL not required. Other pollution control requirements (such as permits, strategies) are expected to address waterbody/pollutant combinations and result in attainment of the water quality standards in a reasonable period of time.

Category 4C- Impaired or threatened waters for one or more designated uses. TMDL is not required as impairment is not caused by a pollutant.

**Category 5-** Available data and/or information indicate that a designated use is not being supported or is threatened, and a TMDL is needed.

#### **Geographic Location:**

02070010- Potomac watershed

02070008- Middle Potomac-Catoctin watershed

### DISTRICT OF COLUMBIA

#### LIST OF IMPAIRED WATERBODIES

Category	Category 3- There is insufficient available data and/or information to make a use support determination.								
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment					
2014	02070010	DCTWB00R	Upper Watts Branch- segment 2	DDD DDE DDT Heptachlor Epoxide PAH 1,2,3					
2014	02070010	DCTWB00R	Lower Watts Branch- segment 1	DDD DDE DDT Heptachlor Epoxide PAH 1,2,3					
2014	02070010	DCAKL00L	Kingman Lake	DDD DDE Dieldrin Heptachlor Epoxide Copper					

a use support determination.								
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment				
				Zinc				
2014	02070010	DCTDU01R	Fort DuPont Creek	Copper Zinc				
2018	02070010	DCTDU01R	Fort DuPont Creek	Cancer Risk Compounds				
2014	02070010	DCTPB01R	Popes Branch	DDD DDT Dieldrin Arsenic Copper Zinc				
2014	02070010	DCPWC04E	Washington Ship Channel	Chlordane DDD DDE DDT Dieldrin Heptachlor Epoxide PAH 1,2,3				

<b>Category 3-</b> There is insufficient available data and/or information to make a use support determination.								
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment				
2014	02070010	DCTOR01R	Oxon Run	Chlordane DDT				
				Heptachlor Epoxide				
				PAH 1,2,3				
				Arsenic				
				Copper				
				Zinc				
2014	02070008	DCTDA01R	Dalecarlia	Chlordane				
			Tributary	DDD				
				DDE				
				DDT				
				PAH 1,2,3				
				Arsenic				
				Copper				
				Zinc				
2014	02070010	DCTNA01R	Nash Run	DDD				
2014	02070010	DUINAUIK						
				DDE				
				DDT				
				Copper				
				Zinc				

Category	<b>Category 3-</b> There is insufficient available data and/or information to make a use support determination.								
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment					
2014	02070010	DCTHR01R	Hickey Run	DDD DDT Dieldrin Heptachlor Epoxide Arsenic Copper Zinc					
2014	02070010	DCTDO01R	Dumbarton Oaks	DDD DDE DDT PAH 1,2,3 Arsenic Copper Zinc					
2014	02070010	DCTFE01R	Fenwick Branch	Chlordane DDE DDD PAH 1,2,3					

Category 3- There is insufficient available data and/or information to make a use support determination.					
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	
				Arsenic Copper Zinc	
2014	02070010	DCTKV01R	Klingle Valley Creek	Chlordane DDD DDE DDT PAH 1,2,3 Arsenic Copper Zinc	
2014	02070010	DCTLU01R	Luzon Branch	DDD DDE DDT PAH 1,2,3 Arsenic Copper Zinc	
2014	02070010	DCTMH01R		Chlordane	

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<b>Category 3-</b> There is insufficient available data and/or information to make a use support determination.					
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	
			Melvin Hazen	DDD	
			Valley Branch	DDE	
				DDT	
				Heptachlor Epoxide	
				PAH 1,2,3	
				Arsenic	
				Copper	
				Zinc	
2014	02070010	DCTPI01R	Pinehurst Branch	Chlordane	
			21000	DDD	
				DDE	
				DDT	
				PAH 1,2,3	
				Arsenic	
				Copper	
				Zinc	
2014	02070010	DCTPY01R	Piney Branch	DDD	
				DDE	
				DDT	

<b>Category 3-</b> There is insufficient available data and/or information to make a use support determination.					
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	
				PAH 1,2,3 Arsenic Copper	
				Zinc	
2014	02070010	DCTPO01R	Portal Branch	Chlordane DDD DDE DDT PAH 1,2,3 Arsenic Copper Zinc	
2014	02070010	DCTSO01R	Soapstone Creek	DDD DDE DDT PAH 1,2,3 Arsenic Copper Zinc	

<b>Category 3-</b> There is insufficient available data and/or information to make a use support determination.					
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	
2014	02070010	DCPTB01L	Tidal Basin	Chlordane	
				DDD	
				DDE	
				DDT	
				Dieldrin	
				Heptachlor Epoxide	
				РАН 1,2,3	
2014	02070010	DCTBK01R	Battery Kemble Creek	Arsenic Copper Zinc	
2018	02070010	DCTBK01R	Battery Kemble Creek	Cancer Risk Compounds	
2018	02070010	DCTFD01R	Fort Davis Tributary	Cancer Risk Compounds	
2018	02070010	DCTFC01R	Fort Chaplin Tributary	Cancer Risk Compounds	
2018	02070010	DCTFB01R	Foundry Branch	Cancer Risk Compounds	
2018	02070010	DCRCR00R	Lower Rock Creek- segment 1	Cancer Risk Compounds	
2018	02070010	DCRCR00R	Upper Rock Creek- segment 2	Cancer Risk Compounds	

1Note: These pollutants moved from Category 4a to Category 3. Current fish tissue studies conducted in the District were based on fish caught in the Anacostia and Potomac Rivers, not the tributaries. The Tetratech study did not detect the pollutant, but a TMDL exists for the pollutant. More information is needed to determine if the pollutant is the cause of non-attainment.

<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.					
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
2006	02070010	DCANA00E	Lower Anacostia River- segment 1	Trash	Sep 2010
2008	02070010	DCANA00E	Lower Anacostia River- segment 1	DO Chla	Dec 2010
2006	02070010	DCANA00E	Upper Anacostia River- segment 2	Trash	Sep 2010
2008	02070010	DCANA00E	Upper Anacostia River- segment 2	DO Chla	Dec 2010
1998	02070010	DCTWB00R	Upper Watts Branch-segment 2	E. coli Chlordane Dieldrin PCBs Total Suspended	Oct 2003 (Revised Jul 2014) Oct 2003
				Solids	Jul 2007

Appendix 3.4 D	istrict of Columbia 303(d) List
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	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTWB00R	Lower Watts Branch-segment 1	E. coli Chlordane Dieldrin PCBs Total Suspended Solids	Oct 2003 (Revised Jul 2014) Oct 2003 Jul 2007
1998	02070010	DCAKL00L	Kingman Lake	BOD* E. coli Chlordane DDT PCBs PAH 1,2,3 Arsenic Oil and Grease Total Suspended Solids	Jun 2008 Oct 2003 (Revised Jul 2014) Oct 2003
2018	02070010	DCAKL00L	Kingman Lake	DO	Jun 2008

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTDU01R	Fort DuPont Creek	E. coli Arsenic	Oct 2003 (Revised Jul 2014) Oct 2003
1998	02070010	DCTFD01R	Fort Davis Tributary	BOD E. coli Arsenic	Oct 2003 Oct 2003 (Revised Jul 2014) Oct 2003
1998	02070010	DCTFS01R	Fort Stanton Tributary	E. coli PAH 1,2,3 PCBs Arsenic	Oct 2003 (Revised Jul 2014) Oct 2003

Appendix 3.4	District of Columbia 303(d) Li	ist
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	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTFC01R	Fort Chaplin Tributary	E. coli	Oct 2003 (Revised Jul 2014)
				Arsenic	Oct 2003
1998	02070010	DCTPB01R	Popes Branch	E. coli	Oct 2003 (Revised Jul 2014)
				DDE	Oct 2003
				Chlordane	
				Heptachlor Epoxide	
				PAH 1,2,3	
				PCBs	
2018	02070010	DCTPB01R	Popes Branch	Total Suspended Solids	July 2012

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTTX27R	Texas Avenue Tributary	E. coli Chlordane DDD DDE DDT Dieldrin Heptachlor Epoxide PAH 1,2,3 PCBs Arsenic	Oct 2003 (Revised Jul 2014) Oct 2003

Appendix 3.4 D	istrict of Columbia 303(d) List
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<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.					
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCRCR00R	Upper Rock Creek-segment 2	E. coli Copper Lead Mercury Zinc	Feb 2004 (Revised Jul 2014) Feb 2004
1998	02070010	DCRCR00R	Lower Rock Creek- segment 1	E. coli	Feb 2004 (Revised Jul 2014)
				Copper	Feb 2004
				Lead	
				Mercury	
				Zinc	

	<b>Category 4A-</b> TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTOR01R	Oxon Run	E. coli	Dec 2004 (Revised Jul 2014)
				Dieldrin	Dec 2016
				PCBs	Dec 2004
1998	02070010	DCPWC04E	Washington Ship Channel	E. coli	Dec 2004 (Revised Jul 2014)
				рН	Dec 2010
				PCBs	Dec 2004
1998	02070010	DCTBK01R	Battery Kemble Creek	E. coli	Dec 2004 (Revised Dec 2014)

Appendix 3.4 D	istrict of Columbia 303(d) List
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	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.					
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date	
1998	02070008	DCTDA01R	Dalecarlia Tributary	E. coli	Dec 2004 (Revised Dec 2014)	
				Dieldrin Heptachlor Epoxide PCBs	Dec 2016	
1998	02070010	DCTCO01L	Chesapeake and Ohio Canal	E. coli PCBs	Dec 2004 (Revised Jul 2014) Oct 2007	
2014	02070010	DCTCO01L	Chesapeake and Ohio Canal	рН	Dec 2010	

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTNA01R	Nash Run	E. coli Chlordane Dieldrin Heptachlor Epoxide PAH 1,2,3 PCBs Arsenic	Oct 2003 (Revised Jul 2014) Oct 2003
2018	02070010	DCTNA01R	Nash run	Total Suspended Solids	July 2012
1998	02070010	DCPMS00E	Upper Potomac River- segment 3	E. coli PCBs Nitrogen Phosphorus Total Suspended Solids	Dec 2004 (Revised Dec 2014) Oct 2007

Appendix 3.4	District of	Columbia	303(d) List
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	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.					
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date	
2008	02070010	DCPMS00E	Upper Potomac River- segment 3	DO Chla	Dec 2010	
2014	02070010	DCPMS00E	Upper Potomac River- segment 3	рН	Dec 2010	
1998	02070010	DCPMS00E	Middle Potomac River- segment 2	E. coli PCBs	Dec 2004 (Revised Dec 2014) Oct 2007	
2008	02070010	DCPMS00E	Middle Potomac River- segment 2	DO Chla	Dec 2010	
2014	02070010	DCPMS00E	Middle Potomac River- segment 2	рН	Dec 2010	
2018	0270010	DCPMS00E	Middle Potomac River- segment 2	Total Suspended Solids	Dec 2010	

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCPMS00E	Lower Potomac River- segment 1	E. coli PCBs	Dec 2004 (Revised Dec 2014) Oct 2007
2008	02070010	DCPMS00E	Lower Potomac River- segment 1	DO Chla	Dec 2010
2018	02070010	DCPMS00E	Lower Potomac River- segment 1	Total Suspended Solids	Dec 2010
1998	02070010	DCTFB01R	Foundry Branch	E. coli	Dec 2004 (Revised Dec 2014)

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTBR01R	Broad Branch	Chlordane Dieldrin Heptachlor Epoxide PCBs	Dec 2016
1998	02070010	DCTDO01R	Dumbarton Oaks	Chlordane Dieldrin Heptachlor Epoxide PCBs	Dec 2016
1998	02070010	DCTFE01R	Fenwick Branch	DDT Dieldrin Heptachlor Epoxide PCBs	Dec 2016

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTHR01R	Hickey Run	E. coli Chlordane DDE PAH 1,2,3 PCBs	Oct 2003 (Revised Jul 2014) Oct 2003
2018	02070010	DCHR01R	Hickey Run	Total Suspended Solids	July 2012
1998	02070010	DCTKV01R	Klingle Valley Creek	Dieldrin Heptachlor Epoxide PCBs	Dec 2016
1998	02070010	DCTLU01R	Luzon Branch	Chlordane Dieldrin Heptachlor Epoxide PCBs	Dec 2016

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.				
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date
1998	02070010	DCTMH01R	Melvin Hazen Valley Branch	Dieldrin PCBs	Dec 2016
1998	02070010	DCTNS01R	Normanstone Creek	Dieldrin Heptachlor Epoxide PCBs	Dec 2016
1998	02070010	DCTPI01R	Pinehurst Branch	Dieldrin Heptachlor Epoxide PCBs	Dec 2016
1998	02070010	DCTPO01R	Portal Branch	Dieldrin Heptachlor Epoxide PCBs	Dec 2016

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.								
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date				
1998	02070010	DCTPY01R	Piney Branch	Chlordane Dieldrin Heptachlor Epoxide PCBs	Dec 2016				
1998	02070010	DCTSO01R	Soapstone Creek	Chlordane Dieldrin Heptachlor Epoxide PCBs	Dec 2016				
1998	02070010	DCPTB01L	Tidal Basin	E. coli PCBs	Dec 2004 (Revised Jul 2014) Dec 2004				
2002	02070010	DCPTB01L	Tidal Basin	рН	Dec 2010				

Appendix 3.4 District of	Columbia 303(d) List
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	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.							
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date			
1998	02070010	DCANA00E	Lower Anacostia River- segment 1	BOD E. coli Chlordane DDD DDE DDE DDT DDT DOT Dieldrin Heptachlor Epoxide PAH 1,2,3 PCBs Arsenic PAH 1,2,3 PCBs Arsenic Copper Zinc Copper Zinc Copper Zinc Soli and Grease	June 2008 Oct 2003 (Revised Jul 2014) Oct 2003 July 2012 Oct 2003 Oct 2007			

	<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.							
303d Listing Year	Geographic Location	WBID	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	TMDL Establishment Date			
1998	02070010	DCANA00E	Upper Anacostia River- segment 2	BOD E. coli Chlordane DDD DDE DDE DDT DDT Dieldrin Heptachlor Epoxide PAH 1,2,3 PCBs Arsenic Copper Zinc Total Suspended Solids Oil and Grease Nitrogen	June 2008 Oct 2003 (Revised Jul 2014) Oct 2003 July 2012 Oct 2003 Oct 2007			

<b>Category 4A</b> - TMDLs needed to result in a designated use attainment have been approved or established by EPA.								
303d Listing Year	Geographic Location	WBID	WBID WB Name Pollutant(s) or Pollutant Categories Causing Impairment		TMDL Establishment Date			
2014	02070010	DCTDU01R	Fort DuPont Creek	Jul 2007				
2014	02070010	DCTFC01R	CTFC01R Fort Chaplin Total Suspended Solids Tributary		Jul 2007			
2014	02070010	DCTFD01R	1R Fort Davis Total Suspended Solids Tributary		Jul 2007			
2014	02070010	DCTFS01R	Fort Stanton Tributary	1				
2014	02070010	DCTTX27R	Texas Avenue Tributary	Total Suspended Solids	Jul 2007			

\*BOD means biochemical oxygen demand

**Category 4B-** TMDL not required. Other pollution control requirements (such as permits, strategies) are expected to address waterbody/pollutant combinations and result in attainment of the water quality standards in a reasonable period of time.

No DC waters fit this category.

<b>Category 4C-</b> Impaired or threatened waters for one or more designated uses. TMDL is not required as impairment is not caused by a pollutant.									
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Impairment Parameter					
2016	02070010	DCTFS01	Fort Stanton Tributary	Alteration in stream-side or littoral vegetative covers					
2018	02070010	DCTBK01R	Battery Kemble Creek	Habitat assessment					
2018	02070010	DCTBR01R	Broad Branch	Habitat assessment					
2018	02070010	DCTDO01R	Dumbarton Oaks	Habitat assessment					
2016	02070010	DCTFB01R	Foundry Branch	Flow regime modification					
2016	02070010	DCTFC01R	Fort Chaplin Tributary	Physical substrate habitat alterations					
2018	02070010	DCTFE01R	Fenwick Branch	Habitat Assessment					
2016	02070010	DCTHR01R	Hickey Run	Flow regime modification					
2016	02070010	DCTKV01R	Klingle Valley Creek	Alteration in stream-side or littoral vegetative covers					
				Flow regime modification					
2016	02070010	DCTLU01R	Luzon Branch	Flow regime modification					
2016	02070010	DCTMH01R	Melvin Hazen Valley Branch	Alteration in stream-side or littoral vegetative covers					
2016	02070010	DCTNA01R	Nash Run	Flow regime modification					
2016	02070010	DCTNS01R	Normanstone Creek	Flow regime modification					
2018	02070010	DCTOR01R	Oxon Run	Habitat assessment					
2018	02070010	DCTPI01R	Pinehurst Branch	Habitat assessment					

<b>Category 4C-</b> Impaired or threatened waters for one or more designated uses. TMDL is not required as impairment is not caused by a pollutant.								
303d Assessment Year <sup>1</sup>	Geographic Location	WBID	WB Name	Impairment Parameter				
2016	02070010	DCTPO01R	Portal Branch	Flow regime modification				
2018	02070010	DCTPY01R	Piney Branch	Habitat assessment				
2018	02070010	DCTSO01R	Soapstone Creek	Habitat assessment				
2016	02070010	DCTTX27R	Texas Avenue Tributary	Particle distribution (embeddedness)				
				Flow regime modification				
2016	02070010	DCTWB00R	Lower Watts Branch- segment 1	Flow regime modification				
2016	02070010	DCTWB00R	Upper Watts Branch- segment 2	Flow regime modification				

303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date*
2002	02070010	DCTHR01R	Hickey Run	Chlorine (total Residual)	Low	No	Dec 2022
2014	02070010	DCRCR00R	Lower Rock Creek- segment 1	Total Suspended Solids	Medium	No	Dec 2022
2018	02070010	DCRCR00R	Upper Rock Creek- segment 2	Total Suspended Solids	Medium	No	Dec 2024

		-					
303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date <sup>*</sup>
2014	02070010	DCTFC01R	Fort Chaplin Tributary	DO	Medium	No	Dec 2022
2014	02070010	DCTFD01R	Fort Davis Tributary	DO	Medium	No	Dec 2022
2014	02070010	DCTHR01R	Hickey Run	DO	Medium	No	Dec 2022
2014	02070010	DCTBR01R	Broad Branch	E. coli	High	No	Dec 2022

303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date <sup>*</sup>
2014	02070010	DCTD001R	Dumbarton Oaks	E. coli	High	No	Dec 2022
2014	02070010	DCTFE01R	Fenwick Branch	E. coli	High	No	Dec 2022
2014	02070010	DCTKV01R	Klingle Valley Creek	E. coli	High	No	Dec 2022
2014	02070010	DCTLU01R	Luzon Branch	E. coli	High	No	Dec 2022
2014	02070010	DCTMH01R	Melvin Hazen Valley Branch	E. coli	High	No	Dec 2022

	-						
303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date*
2018	02070010	DCTMH01R	Melvin Hazen Valley Branch	Total Suspended Solids	Medium	No	Dec 2026
2014	02070010	DCTNS01R	Normanstone Creek	E. coli	High	No	Dec 2022
2018	02070010	DCTNS01R	Normanstone Creek	рН	Medium	No	Dec 2026
2014	02070010	DCTPI01R	Pinehurst Branch	E. coli	High	No	Dec 2022

303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date*
2018	02070010	DCTPI01R	Pinehurst Branch	рН	Medium	No	Dec 2026
2014	02070010	DCTPO01R	Portal Branch	E. coli	High	No	Dec 2022
2014	02070010	DCTPY01R	Piney Branch	E. coli	High	No	Dec 2022
2014	02070010	DCTSO01R	Soapstone Creek	E. coli	High	No	Dec 2022
2018	02070010	DCTSO01R	Soapstone Creek	рН	Medium	No	Dec 2026

303d Listing Year	Geographic Location	WBID <sup>1</sup>	WB Name	Pollutant(s) or Pollutant Categories Causing Impairment	Priority Ranking for TMDL Development	Targeted for TMDL within 2 years	TMDL Establishment Date <sup>*</sup>
2018	02070008	DCTDA01R	Dalecarlia Tributary	Total Suspended Solids	Medium	No	Dec 2026
2018	02070010	DCTOR01R	Oxon Run	Total Suspended Solids	Medium	No	Dec 2026
2018	02070010	DCTWB00R	Upper Watts Branch-segment 2	рН	Medium	No	Dec 2026

\*The District is revising toxics TMDLs over the next two years.

# Appendix 3.5303(d) Program New Vision:Stakeholders Engagement Strategy and PrioritizationStrategy

District Department of Energy and Environment (DOEE)

303(d) Program New Vision

Stakeholders Engagement Strategy (SES)

(2016-2022)

April 2016



#### **Summary**

- A stakeholder is an individual or group with an interest in the District's Department of Energy & Environment's (DOEE's) broader environmental management mandate, stewardship, and services.
- DOEE has a large and diverse stakeholder group. DOEE therefore recognizes that it should engage with different stakeholders for different reasons and that it should enable diverse interests and individuals to contribute to DOEE policy making, including engaging in constructive dialogue in which all voices have an opportunity to contribute.
- This stakeholder engagement strategy outlines DOEE's approach to communicating and working with stakeholders for water resource related topics. It is an integral part of developing an understanding of its stakeholders. This helps DOEE shape regulations and future plans and priorities.
- Stakeholder engagement is a key part of DOEE's regulatory activities and an important contributor to DOEE's mandate and responsibility to the residents of the District of Columbia.
- DOEE also recognizes the level of interest and the degree of influence on the agency varies among its stakeholders. Because different issues have different stakeholders, DOEE engagement will vary as appropriate. As issues emerge, DOEE will develop new relationships to better manage change in service provided to District residents.
- DOEE will publish this draft *Engagement Strategy* to solicit feedback. Public comments will be incorporated into Section 6 of this draft strategy to ensure stakeholders' contributions are not just visible, but are also items for implementation and further action.

#### 1. Introduction

As part of the implementation of the "*Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act (CWA) Section 303(d) Program,*" the District's Department of Energy & Environment (DOEE) is required to develop a strategy to "engage" stakeholders<sup>1</sup>. This "Stakeholder Engagement Strategy" outlines DOEE's engagement framework, consultation approaches, and includes metrics by which outcomes will be measured.

#### 1.1 Background<sup>2</sup>

On December 5, 2013, the U.S. Environmental Protection Agency (EPA) announced a new collaborative framework for managing CWA 303(d) program responsibilities, entitled "A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program<sup>3</sup>" (Vision). This new Vision reflects the successful collaboration among states and the EPA, which began in August 2011. The vision enhances the overall efficiency of the CWA 303(d) program. For example, it encourages states to focus attention on priority waters. It also provides states with the flexibility to use available tools beyond Total Maximum Daily Loads (TMDLs) to effectively restore and protect water quality. There is no "one size fits all" approach to restoring and protecting water resources; flexibility allows each state, including the District of Columbia (the District), to more efficiently develop tailored strategies to implement their CWA 303(d) Program responsibilities within the context of its own water quality goals.

Accountability is ensured through new CWA 303(d) Program measures by which the success of implementation efforts is tracked. This ensures restoration and protection of the nation's streams, rivers and lakes is achieved. While the Vision provides a new framework for implementing the CWA 303(d) Program, it does not alter state and EPA responsibilities or authorities under the CWA 303(d) regulations.

<sup>&</sup>lt;sup>1</sup> Within the meaning of this strategy, a stakeholder is an individual or group with interest in DOEE, its mandate and its services as it implements the CWA 303(d) Program, including Sections 319 and 305. Stakeholder engagement is a key part of DOEE's regulatory activities and an important contributor to DOEE's objectives. See Appendix B for a list of categories of DOEE stakeholders. See Appendix C for a "Snapshot of the District of Columbia's community."

<sup>&</sup>lt;sup>2</sup> <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/programvision.cfm</u>

<sup>&</sup>lt;sup>3</sup> <u>A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section</u> <u>303(d) Program (PDF)</u>

## 2. Stakeholder Engagement Framework

# 2.1 Definition of Stakeholder Engagement

Stakeholder engagement is the process of involving people in the decisions that affect their lives. It lends transparency to the process and increases accountability. It illustrates the value of stakeholders and provides them with a sense of ownership and shared responsibilities for decision making. More importantly, stakeholder engagement helps build trust in the decisions DOEE makes consistent with its mandate.

Stakeholder engagement is a key part of DOEE's plan to deliver on the six goals of the Vision. DOEE will use collaboration, partnerships and innovative media initiatives to bring this plan to fruition.

### 2.2 The spectrum of stakeholder engagement<sup>4</sup>

The International Association of Public Participation (IAP2) is the gold standard framework for best management practices in planning public engagement in a decision making process. A standard approach in the IAP2 framework is that the level of engagement is determined from within the best practices spectrum. Informing is at one end of the spectrum; empowerment is at the other (Fig. 1).

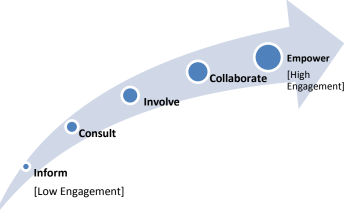


Figure 1: A diagrammatic representation of IAP2 Public Participation Spectrum.

The meaning of each level of participation in the spectrum is as follows:

- **Informing:** takes place when a decision has already been made or action is required, and the stakeholders are being informed to ensure that those affected are aware of the facts.
- **Consultation:** learning about stakeholders' views.
- **Involving:** a deepening of the consultation process, i.e., using stakeholders as advisors on an ongoing basis.
- **Collaboration:** working in partnership with the stakeholders to reach a decision.
- **Empowerment**: putting decision-making responsibility in the hands of the stakeholders.

<sup>&</sup>lt;sup>4</sup> <u>https://www.iap2.org.au/documents/item/84</u>

In all engagement processes, DOEE will lead in determining the level of stakeholder participation. See appendix A.

# 3. Principles of Stakeholder Engagement

The following principles guide DOEE's approach to stakeholder engagement:

- 1. **Transparency:** Engagement should be clear in scope and purpose.
- 2. **Consistent communication:** Engagement should promote dialogue and enable genuine discussion. It should be supported by timely and accurate information, providing a space to weigh options and develop a common understanding.
- 3. Enhanced understanding of program objectives: Ensuring stakeholders are well informed increases the probability decisions in a consistent manner, rooted in scientific understanding.
- 4. **Influence:** Engagement should be reflected in outcomes; stakeholders should be able to identify the impact of their involvement.
- 5. **Inclusiveness:** Engagement should be accessible and balanced; it should capture a full range of values and perspectives. Mechanisms and frameworks that support an accessible and inclusive engagement program include:
  - Stakeholder Advisory Panel;
  - District government inter-agency forums;
  - Regularly scheduled meetings with federal agencies;
  - A range of avenues for the public to provide feedback on new policies and projects;
  - Workshops with local schools and organizations;
  - A network of neighborhood service centers that provide information on current state of engagement;
  - Targeted outreach to the broad range of cultural groups in the District; and
  - Platforms to facilitate online engagement.

These principles are informed by the IAP2 core values<sup>5</sup> and reflect DOEE's values of quality, partnership, integrity, and respect.

### DOEE will:

- 1. Ensure engagement is timely, accessible, and consistent;
- 2. Undertake engagement activities to overcome barriers to stakeholder participation and build their capacity play a role in the decision-making process.
- 3. Review and evaluate, with the stakeholders, the effectiveness of this engagement strategy.
- 4. Implement any statutory consultation required by the District or federal laws.

<sup>&</sup>lt;sup>5</sup> <u>http://www.iap2.org/?page=A4</u>

# 4. Strategy Goal and Objectives

#### 4.1 Goal

To ensure that DOEE stakeholders have an opportunity to contribute to the full range of the *Section 303(d) Vision Program* goals<sup>6</sup> (engagement, prioritization, protection, integration, alternatives, and assessment, including evaluation of accomplishments) in a manner that meets their needs.

# 4.2 Objective

To ensure a stakeholder's opportunity to participate is meaningful and effective.

Specific engagement objectives include:

- 1. Providing opportunities for stakeholders to participate in DOEE's decision-making process to ensure outcomes that benefit District residents;
- 2. Building a strong foundation for understanding and working with stakeholders to promote confidence in DOEE's decision-making process;
- 3. Developing and sustaining partnerships and utilizing modern approaches to empower stakeholders to achieve the Section 303(d) Long-Term Vision goals.

### 5. Stakeholder Engagement Approaches

DOEE will offer a range of opportunities and activities for stakeholders to provide feedback to help inform and improve DOEE's environmental decision-making, policies and actions.

Specific engagement opportunities and activities include:

- 1. Stakeholder meetings: workshops, seminars, talks, conversations, community and/or local events, drop-in sessions, and roundtables.
- 2. Public exhibitions, etc.
- 3. Information sharing using traditional and new media, e.g., websites, social media, and public libraries).
- 4. Online consultation portal.
- 5. Stakeholder/community reference groups.
- 6. Advisory panels, non-governmental organizations (NGOs) fora, and outreach to volunteers and other interest groups.
- 7. High school/college outreach workshops.
- 8. Stakeholders/community satisfaction surveys.
- 9. Notifications/signage.
- 10. Neighborhood service centers and community centers.

<sup>&</sup>lt;sup>6</sup> <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/upload/vision\_303d\_program\_dec\_2013.pdf</u>

# 6. This Strategy's Priorities<sup>7</sup>

DOEE's specific priorities to make sure that the new Vision's stakeholder engagement goal is realized in the District include the following:

- 1. Establishing a Stakeholder Advisory Panel (SAP).
- 2. Strengthening partnerships.
- 3. Holding community forums or open houses.
- 4. Providing support and services to stakeholders (e.g., gathering a task force to target a specific, ongoing issue).
- 5. Creating volunteer opportunities.
- 6. Giving public presentations.
- 7. Getting the word out.
- 8. Letting someone else open the door for us (DOEE).
- 9. Inviting the community to contact us (DOEE).
- 10. Performing stakeholder surveys to evaluate achievement and progress.
- 11. Developing a DOEE policy on stakeholder engagement.
- 12. Strengthening data collection, data quality, utilization and sharing.

#### 7. Implementation

This strategy will be implemented by DOEE's Natural Resources Administration (NRA) Divisions: Water Quality Division (WQD), Stormwater Management Division (SWMD), and Watershed Protection Division (WPD). NRA will:

- 1. Coordinate the execution of this strategy's priorities (section 6 above) to ensure consistency and integration across programs and services offered by NRA in support of the Section 303d New Vision.
- 2. Deliver feedback to stakeholders on key outcomes of engagement through DOEE's existing communication protocols.
- 3. Ensure this strategy is integrated with the other goals of the Section 303(d) New Vision.
- 4. Review the strategy as necessary.

<sup>&</sup>lt;sup>7</sup> See **Appendix D** for details on additional *Strategic Areas* under consideration.

Appendix A: Stakeholder Matrix on Engagement Processes
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Engagement Level	Goal	Communication	What DOEE will do	Engagement Approach
INFORM	Inform or educate stakeholders.	One-way (DOEE to stakeholder – no invitation to reply).	DOEE will keep stakeholders informed.	Forums Periodic meetings Surveys Campaigns Digital media Social media Integrated Reports (IR) [issued every 2 years]
CONSULT	Gain information and feedback from stakeholders to inform decision made internally.	Limited two-way: DOEE will share documents, or ask questions and receive stakeholders' comments or answers.	DOEE will keep stakeholders informed, listen to their concerns, consider their insights and provide feedback on its decision.	Regulatory impact assessments Surveys One-to-one meetings Periodic meetings IR
INVOLVE	Work directly with stakeholders to ensure their concerns are fully understood and considered in decision- making.	Two-way or multi-way between DOEE and stakeholders. Learning on both sides, but each act separately.	DOEE will work with stakeholders to ensure their concerns are understood, to develop alternative proposals and provide feedback about how stakeholders' views influenced the decision- making.	Forums Periodic Meetings Surveys Campaigns Digital media Social media IR
COLLABORATE	Partner with or convene a network of stakeholders to develop mutually agreed solutions and joint plan of action.	Two-way or multi-way: Learning, negotiation and decision-making on both sides. Stakeholders work together to take action.	DOEE will look to stakeholders for direct advice and participation in finding and implementing solutions to shared challenges.	Projects; Memorandum of Understanding (MOU), IR; Memorandum of Agreement; Joint Funding Agreement; Grants; etc.
EMPOWER	Delegate decision-making on a particular issue to stakeholders.	Stakeholders have formal role in decision-making or decision-making is partly or wholly delegated to stakeholders.	DOEE will implement what stakeholders decide.	Partnerships IR

Category	Sub-category		
Employee	Senior Management		
	Staff		
	Consultants		
	Staff Forum		
Customer	Engineers		
	Scientists		
	Consultants		
	District of Columbia Building Industry Association (DCBIA)		
	District of Columbia Water and Sewer Authority (DC Water)		
	Companies		
	Public		
Technical Services	Vendors of materials/ services		
Providers	Agencies, companies, etc.		
	Consultants/engineers		
Government and	Federal government regulators (e.g., EPA)		
Regulators	Surrounding local government departments (e.g., DC Water)		
Political	Federal Government		
	United States Congress		
	DC Government		
	Council of the District of Columbia (DC Council)		
	<ul> <li>Executive Office of the Mayor (EOM)</li> </ul>		
Partners	Local Authorities (e.g., Prince George's County)		
1 artifers	Other Government Departments		
	Awarding Organizations		
Local District Wards and	Community/Ward Representatives/Leader		
Communities	Community Job Training Centers (e.g., THEARC) Coordinators		
Academic	Universities		
Academic	University of District of Columbia (UDC)		
	University of Maryland (UM)     Approved training providers (e.g., US Army Corps of Engineers)		
Media	Print		
Media	Broadcast		
Industry and Trada	Digital (Bloggers, etc.) DCBIA		
Industry and Trade Associations	DCDIA		
Local Non-Governmental	Anacostia Riverkeeper		
Organizations	Potomac Riverkeeper		
Organizations	Anacostia Watershed Society (AWS)		
	DC Environmental Network		
	Anacostia Watershed Citizens Advisory Committee (AWACS)		
National Non-	Earthjustice		
Governmental	Natural Resources Defense Council (NRDC)		
Organizations (with			
Chapters in the District)			
Non-Governmental	Interstate Commission on Potomac River Basin (ICPRB)		
Organizations (with	Metropolitan Washington Council of Governments (MWCOG)		
Specific Regional			
Mandates)			
Others	To be identified		
Ouleis			

# Appendix B: Categories of DOEE Stakeholders

# Appendix C: A Snapshot of the District's Community<sup>8,9</sup>

Category	Description				
National/	District of Columbia:				
International	• Has a total land area of 69 square miles.				
Stakeholders Nexus	<ul> <li>Has a total land area of 69 square miles.</li> <li>Is the nation's (United States of America's) capital and is home to the three branches of US Federal Government (The Legislature (the House and the Senate; the Judiciary; and the Executive (under which are 16 Departments and approximately 121 agencies and quasi-agencies)). The federal footprint is approximately 30% of the total physical land area (21 square miles). The District also hosts 187 accredited foreign embassies.</li> <li>Is home to over 658,000 residents and provides over 760,000 jobs. Including visitors and students, it is estimated that there are more than one (1) million people in the District during the day.</li> <li>Is one of the fastest growing local government areas in Washington Metropolitan Area (WMA) in terms of residential population in the last 10 years. The July 2014 population estimate was 658,893 people.</li> <li>It is also home to many national museums, creative and performing arts, and businesses.</li> <li>Is the Headquarters of the United States Environmental Protection Agency (EPA).</li> <li>The District bequeathed the "Daily Means Daily" mantra to the nation following the U.S. Court of Appeals for the D.C. Circuit in Friends of the</li> </ul>				
Democratic	Earth, Inc. v. EPA, et al., No. 05-5015, (April 25 2006,)).				
Demographic Profile Cultural Diversity	<ul> <li>Median age of 33.8 years – some 2.5 years younger than the metropolitan area average.</li> <li>Nearly half of city residents are aged between 18 and 44 years, compared to less than 37% in all of the United States (The 2010 Census).</li> <li>82 % of city residents live in family households with a partner and/or children or other relatives or non-relatives; over 17.7% of city residents live alone in one-person households.</li> <li>25% of city residents are currently attending an educational institution, including more than one (1) in 7 of those aged 15 and over undertaking a postsecondary course.</li> <li>55% of residents have a bachelor degree or higher and 24 % of the city resident workforce work is in a professional occupation.</li> </ul>				
	<ul> <li>14% of city residents were born overseas. Residents born in Africa now comprise 2.5 % and Asia another 2.5 % of the population of the city, respectively. Currently, nearly 17 % of the city workforce was born overseas.</li> <li>18 % of the resident population speaks a language other than English. Apart from English, the most common languages spoken at home are Spanish, French, Chinese, Korean and Tagalog.</li> </ul>				
Residents, Workers	• 66 % of residents who work do so at a location within the city.				
and Transportation	<ul> <li>63 % of households in the city own a car, compared to 94% for the WMA.</li> <li>The number of walk-to-work workers increased by 2.5 % and those bicycling</li> </ul>				
	has gone up by 2.3 % in the last 5 years.				
Housing	• 42% of the city households own their dwellings (the 2010 Census).				

 <sup>&</sup>lt;sup>8</sup> Most of the data and information were provided by DC Office of Planning (DCOP) on 06/12/15 (Courtesy: Dr. Joy Phillips).
 <sup>9</sup> <u>http://quickfacts.census.gov/qfd/states/11000.html</u>

#### Appendix D: An Expanded "Low Hanging Fruit" Version of the Strategic Direction

1. Involving stakeholders in the planning process.

During the design and development of problem-solving projects, WQD, SWMD and
WPD personnel will engage key stakeholders as follows: holding focus groups and
meetings, convening steering committees, and conducting surveys, etc. In meetings,
conversations and surveys, DOEE wants to focus on getting the stakeholders talking
about what they see as local resources as well as local problems and suggested responses.
The goal is to inform program design and build a base of long-term support – based on
trust; shared responsibility for decisions or actions; come up with solutions; cost-saving;
improved working relationships; and enhanced communication and coordination.

"Stakeholders need to be involved at each stage of the watershed planning process. Their knowledge of local social, economic, political, and ecological conditions provides the yardstick against which proposed solutions must be measured. Also, the goals, problems, and remediation strategies generated by stakeholders define what's desirable and achievable. Weaving stakeholder input, legal requirements, and resource protection strategies into an integrated tapestry for managing surface water and groundwater resources is what the watershed approach is all about."

http://www.epa.gov/owow/watershed/outreach/documents/stakeholderguide.pdf

Objective key measure(s):

- a. DOEE developing its own version of "Outreach" Guidance and documents, or simply incorporate by reference all relevant EPA documents.
- b. Number of outreach initiatives
- 2. Assembling stakeholder's advisory panel.

Adding stakeholders' voices is often useful. A "Stakeholder Advisory Board" can be an effective vehicle for adding stakeholders' voices. A "Stakeholder Advisory" board may comprise key members who meet regularly to discuss a variety of local problems and how they are being resolved. Representatives can include Riverkeepers, other environmentalists or their representatives and volunteers, thereby ensuring accountability to District citizens and residents. This added voice brings both diversity and outside perspective into the inside and helps keep DOEE grounded and focused on the stakeholders DOEE is serving.

Objective key measure(s):

- a. DOEE assembling a "Stakeholder Advisory Board/Panel."
- b. Number of stakeholder advisory board's meetings held.
- c. Number of advisory board recommendations that are incorporated in decision making.

- 3. Holding stakeholder/community forums or open houses.
  - Some problem-solving initiatives require holding open houses to help educate the public and to brainstorm solutions to problems. These meetings are typically held in the early evening and may have open agendas or be focused on an urgent problem (e.g., the ongoing dialogue with stakeholders regarding the MS4 Implementation Plan). Stakeholders may also use these gatherings to discuss other topical public issues amongst themselves. DOEE officials may also use these opportunities to answer questions or complaints, highlight successes, address issues and begin discussions on new or emerging initiatives.

Objective key measure(s):

- a. Number of "open houses" held.
- b. Number of invitations received by DOEE staff to attend "open houses."
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 4. Gathering a task force to target a specific ongoing issue. A task force/ Tiger Team or standing committee can successfully be used to target a specific problem. For example, DOEE can create a task force to address problems associated with illegal dumping sites. At monthly meetings, members may focus on new sites, track clean-ups, and come up with a strategic plan to prevent further dumping.

Objective key measure(s):

- a. Number of task force groups/ Tiger Teams constituted.
- b. Number of issues raised and resolved, or not resolved.
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 5. Creating opportunities for volunteers.
  - Volunteers can strengthen bonds between DOEE and the communities it serves. Volunteers can perform tasks, conduct surveys and act as mentors or tutors to younger and budding volunteers. Some problem-solving initiatives use volunteers to identify areas in their community in need of attention (e.g., site cleanup, illegal dumping). Here in the District, volunteers have participated in removing trash from rivers in response to trash menace and the trash TMDL. They have helped remove litter and clean up schools, streets, and parks. They have also participated in DOEE's own "all-hands-on-deck" community clean-ups. These kinds of volunteer participation are great ways of making volunteers, particularly the young, learn to take responsibility in creating a healthier environmental setting not just for them, but also for the entire District community. Volunteerism also inculcates into the participants concrete skills that people like and easily support. Learned skillsets can easily be built into practical and specific problemsolving skills, which could then be extended and integrated into deepening DOEE's community outreach.

Sample "Involving Youth in your Agency Sustainability Activities" Guidance:

Objective Key Measure(s):

- a. Development of a clear DOEE volunteer support strategy.
- b. Number of volunteer groups supported.
- c. Number of volunteer activities organized by DOEE in support of, or jointly in collaboration with, volunteers.
- 6. Giving presentations at public meetings and agencies. Public meetings hosted by DOEE's technical "Administrations," such as the NRA, and Environmental Services Administration (ESA), are a great place for practitioners to talk about their programs. To get stakeholder/community buy-in, the lead technical personnel give presentations about the project's goals and objectives and then invite stakeholder/community representatives to offer their views.

Objective Key Measure(s):

- a. Number of presentations held.
- b. Number of public meetings held.
- c. Number of project's information made available online.
- 7. Perform stakeholders/community surveys.

A survey gathers information from hundreds and potentially thousands of stakeholders, giving planners and practitioners a detailed picture of a community's priorities, expectations, and awareness. Survey design should be simple and as readily accessible as possible. The surveys, where appropriate, should be conducted using low-cost online survey tools (e.g., http://www.surveymonkey.com) and used to evaluate impact(s) of, say, a potential decision, on DOEE's communities/stakeholders. Assessment of impact(s) on a community is a critical input in decision-making.

Sample "Making Decision Process Visible" Guidance:

http://www.ca-ilg.org/making-decision-process-visible

http://www.ca-ilg.org/sites/main/files/fileattachments/part 2 making the decision process visible 1.pdf

Objective Key Measure(s):

- a. Number of surveys conducted.
- b. Number of different topics on which surveys are conducted.
- c. Support for analysis of survey responses received.
- d. Number of survey results incorporated in decision-making and made visible.

8. Getting the word out.

DOEE can use a number of methods to share information (e.g., success stories) with stakeholders and obtain feedback. These methods include using local media, websites, newsletters, listservs, emails, public libraries, campaigns/events, new media (Facebook, Twitter, etc.). By regular sharing information with and receiving feedback from stakeholders on problem-solving strategies, alternative solutions, implementation outcomes, and other results, DOEE can demonstrate to stakeholders that it is their real partner on issues that matter to them. For example, DOEE project staff can create an online journal (or "blog"), say, "Successes and Issues in District Watersheds" (http://whatishappeninginyourdcwatershed.blogspot.com/), that details the project's successes and failures and invites stakeholders and the general public to engage in discussions.

## Sample "Getting Word out" Guidance and documents:

http://www.ca-ilg.org/getting-word-out

http://www.ca-ilg.org/sites/main/files/fileattachments/part\_3\_getting\_the\_word\_out\_1.pdf

Samples "Providing & Storing Detailed Information" Guidance:

http://www.ca-ilg.org/providing-storing-detailed-information

http://www.ca-ilg.org/sites/main/files/part\_1\_no\_page\_numbers.pdf

Sample "Emerging Technologies" Guidance:

http://www.ca-ilg.org/sites/main/files/file-attachments/part\_5\_no\_page\_numbers.pdf

http://www.ca-ilg.org/overview/emerging-technologies

Objective Key Measure(s):

- a. Number of campaigns held.
- b. Creation of a website for sharing success stories.
- c. Traffic/number of visitors to the website.
- d. Number of issues of newsletters shared with the stakeholders/public.
- e. Setting up of listserv.
- f. Number of articles/advertisements in local media.
- g. Number of issues/subject matter of the advertisements.
- h. Development of DOEE's own guidance documents similar to the above examples.
- 9. Letting someone else open the door for DOEE. To gain credibility with District wards, neighborhoods and community groups, NRA divisions will work to form relationships with respected community members and let them introduce NRA staff to their wards and neighborhoods. For example, DC Council members or neighborhood leaders should be appropriately approached and encouraged to help introduce DOEE events at their respective Wards and neighborhood events.

Objective Key Measure(s):

- a. Number of "open houses" held.
- b. Number of invitations received by DOEE staff to attend "open houses."
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 10. Inviting Stakeholders to contact DOEE.

Make staff accessible to the stakeholders and the community at large. Include contact information and/or feedback forms on websites and in brochures.

Sample "Inviting Public Input" Guidance and documents:

http://www.ca-ilg.org/overview/inviting-public-input

http://www.ca-ilg.org/sites/main/files/file-attachments/part\_4\_inviting\_public\_input\_1.pdf

Objective Key Measure(s):

- a. DOEE's own version of "Inviting Public/Stakeholder Input" guidance and documents.
- 11. Develop DOEE policy on Stakeholder Engagement and related issues.

DOEE believes that having a stakeholder engagement policy will signal agency commitment and help strengthen and improve DOEE's overall communication and involvement with its stakeholders.

Objective Key Measure(s):

- a. DOEE's own version of "Inviting Public/Stakeholder Input" Guidance and documents.
- 12. Strengthening data collection, data quality, utilization and sharing. Data is or will be the new currency of communicating with DOEE's stakeholders. Many of the District's stakeholders are digitally empowered. DOEE should enhance this digital empowerment by collecting and sharing high quality data with its stakeholders. Quality enhancement should occur both in the geographic and monitoring data spaces.

Objective Key Measure(s):

- a. Support and develop finer-scale mapping that meet federal geospatial data standards and to improve water resources planning.
- b. Support and allocate funds to acquire modern laboratory equipment with capabilities to meet both the requirements of 40 CFR Part 136 and the "Most Sensitive Methods."
- c. Support the establishment of Water Quality Exchange (WQX) and Integrated Compliance Information System–National Pollutant Discharge Elimination System (*ICIS-NPDES*) data flows to facilitate both Quality Assurance/ Quality Control (QA/QC) and public sharing of water quality monitoring data.

District of Columbia Department of Energy & Environment

303(d) Program New Vision

Prioritization Strategy (2016-2022)

May 2016



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### **Summary**

As part of the implementation of the US EPA "Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act (CWA) Section 303(d) Program" (Vision), the Department of Energy & Environment (DOEE) is required to develop a prioritization strategy to express CWA 303(d) Program priorities in the context of specific District of Columbia's (District) broader, overall water quality goals and values. This strategy provides a framework for identifying high, medium, and low priority waters for total maximum daily loads (TMDL) development efforts, and alternative actions that are best suited to the broader water quality goals and values in the District.

The Vision's Prioritization goal states that "for the 2016 integrated reporting cycle and beyond, States review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial integrated reports to facilitate State strategic planning for achieving water quality goals."

The intent of the Vision's *Prioritization Goal* is for states, including the District, to express their Clean Water Act's Section 303(d) Program priorities in order to ensure that the available District resources are used efficiently to achieve water quality goals.

In determining priority waters for restoration and protection in the District, a "universe" is first compiled comprising of new Category 5 listings, the existing TMDLs which are earmarked for revisions (for various reasons, e.g., court order or new information, etc.), and TMDL development projects that stakeholders would like to be prioritized.

As a first prioritization step, each item in the universe's subsets is evaluated for priority ranking by using a combination of "mechanisms" and "factors." Mechanisms are the primary level factors that include protection of human health and aquatic life, support non-violations of the District's water quality standards, etc. - and are rated as high, medium, or low. Factors are secondary level considerations that, amongst others, examine the severity of impairment to the designated use classification(s) – and are also rated as high, medium, or low. Where both mechanisms and factors are rated as high, those waters would be deemed high priority. The result of this priority ranking and similar analyses are then summarized and put in a list consistent with Section 303(d) of the CWA. Impairments that are candidates for alternative are also annotated in the list at this stage. In the second step, the listings of ranked priorities are assigned a schedule for TMDL development based on a matrix approach. The matrix consists of six criteria: urgency, potential impact, actionable/ feasible, resources, stakeholder interest and readiness, and integration, each of which, if ranked as high earns 3 points; medium, 2 points; and low, 1 point. The points awarded are then summed up and the project that receives the highest total points is then slated as the one to move forward first. The results of both steps one and two are then consolidated into a preliminary list called "Pre-303(d) list" and made available for an initial public comments. A revised "Pre-303(d) list" following public comments is called "draft 303(d) List." Upon completion, a draft Integrated Report (IR) incorporating "draft 303(d) List" will be made available to the public for comment for 30days. If no comments are received on the "draft 303(d) List", the list will be considered final and submitted to EPA.

Consistent with this strategy, the District's overall TMDL development priority for the fiscal year (FY) 2016 through 2022 will be dominated by the need to satisfy the 2009 TMDL consent decree.

DOEE will publish this draft *Prioritization Strategy* to solicit feedback. Comments received will be considered and used to revise the document as appropriate before submittal to EPA for approval. After EPA approval this strategy will become final and implemented

#### 1. Introduction

As part of the implementation of the "Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program" (Vision)<sup>1</sup>, the Department of Energy & Environment (DOEE) is required to develop a prioritization strategy to express CWA 303(d) Program priorities in the context of specific District of Columbia's (District) broader, overall water quality goals and values. This strategy provides a framework for identifying high, medium, and low priority waters for total maximum daily loads (TMDL) development efforts, including alternative actions that are best suited to the broader water quality goals and values in the District.

#### **1.1. Background**<sup>2</sup>

On December 5, 2013, the U.S. Environmental Protection Agency (EPA) announced a new collaborative framework for managing CWA 303(d) program responsibilities, entitled "*A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program*<sup>3</sup>" (Vision). This new Vision reflects the successful collaboration among states and the EPA, which began in August 2011. The vision enhances the overall efficiency of the CWA 303(d) program. For example, it encourages states to focus attention on priority waters. It also provides states with the flexibility to use available tools beyond TMDLs to effectively restore and protect water quality. There is no "one size fits all" approach to restoring and protecting water resources; flexibility allows each state, including the District, to more efficiently develop tailored strategies to implement their CWA 303(d) Program responsibilities within the context of its own water quality goals. While the Vision provides a new framework for implementing the CWA 303(d) Program, it does not alter state and EPA responsibilities or authorities under the CWA 303(d) regulations. The Vision's Prioritization goal states:

"States should review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial integrated reports to facilitate state strategic planning for achieving water quality goals."

Priorities are important because they provide the foundation to guide the planning and implementation of the other Vision goals. Specifically, the CWA 303(d) program priorities are essential to ensure that the available resources are used efficiently to achieve water quality goals and that allocation is not done in an ad hoc way, but in a manner respectful of the entirety of the District's water quality values.

The Vision expects states, including the District to engage their general public and stakeholders in the establishment of CWA 303(d)-related priorities. EPA also expects states and the District to articulate how input from the public is considered and addressed as part of their rationale for supporting prioritization.

## 2. Definition and Principles of Prioritization

#### **2.1. Definition**

Prioritization is the process of evaluating<sup>4</sup> a group of projects/activities and ranking them in their order of importance or urgency.

<sup>&</sup>lt;sup>1</sup> http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/upload/vision 303d\_program\_dec\_2013.pdf

<sup>&</sup>lt;sup>2</sup> http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/programvision.cfm

<sup>&</sup>lt;sup>3</sup> <u>A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program</u> (PDF)

<sup>&</sup>lt;sup>4</sup> Evaluation is the process of taking different possible courses of action, setting them side by side and drawing a conclusion as to their respective merits.

## **2.2. Principles of Prioritization**

Principles are statements of *values* that guide actions. Principles are used to frame a concise set of criteria which, in turn, are used to develop priorities or ranking. The following principles guide DOEE's approach to its Vision prioritization:

- 1. **Transparency:** Prioritization should be clear and contain robust and transparent selection criteria developed to maximize measurable water quality improvements and positive environmental impacts.
- 2. **Engagement:** Constructive engagement, supported by timely and accurate information containing analysis based on reliable data, enables dialogue and genuine discussions, which, in turn, increases the chance of quality *prioritization* decision-making.
- 3. **Resources:** Consideration of resource implications of doing a TMDL project/activity, including, but not limited to, whether or not the resource requirements of the project are within budgetary limits; the period over which resources will be needed; DOEE's institutional and technical capacity to implement the plan; and benefits.
- 4. **Impact:** Prioritizing TMDLs for development starts by considering the scope and severity of water pollution and risks to public health and aquatic life<sup>5</sup>. Also consideration should be given to whether or not the proposed TMDL development/activity has additional strategic significance or impacts (e.g., risk to threatened or endangered species).
- 5. Influence: *Priorities* should reflect input of stakeholders' involvement.
- 6. **Inclusiveness:** Prioritization is effective when a wide range of stakeholders are *engaged* in their diversity, uniqueness and perspective. Accounting for all these and developing a unified set of *priorities* requires balance and judgment.
- 7. **Time:** Prioritization is multi-dimensional, in part, because values, which are at the core of it, are. Time is the other dimension. The time dimension involves consideration of scheduling issues (such as re-programming to meet court orders) to determine what comes first, and what follows later. Timing and phasing are key factors in aligning priorities.
- 8. Alignment: TMDL development *priorities* should fit within DOEE's overall strategic water quality improvement agenda and be in accord with the new Vision goals.
- 9. **Implementation Potential:** Assessing the implementation potential of a TMDL project/activity is a real challenge. Three factors that are closely related to the potential for a successful TMDL project/activity implementation include the following: assessment data reliability; organizational resources readiness; consistent application of *prioritization* appraisal criteria; and uncertainty.

#### **2.3. Prioritization Best Practices**

Best practices are effective procedures that reliably tend to lead to a desired result. They are chosen to fit with goals, including what needs to be done and how. Since not each and every best practice is related to each and every issue of interest, or necessarily aimed at the same target outcomes, they should always be reviewed and updated.

The following are some best practices that apply to the District's 303(d) prioritization.

It is good practice to:

- 1. Give careful consideration to the criteria for prioritizing projects and agree on them in advance;
- 2. Systematically evaluate all potential projects at the same time to minimize bias;

<sup>&</sup>lt;sup>5</sup> Hall, *et. al.* (2014). An ecological function and services approach to total maximum daily load (TMDL) prioritization. Environmental Monitoring and Assessment, Vol. 186, Issue 4, pp 2413-2433.

- 3. Schedule priorities;
- 4. Allow limited priority overrides due to executive prerogative on special cases;
- 5. Ensure that the people impacted by priorities are informed and know what those priorities are; and
- 6. Review periodically the priority status of projects.

### 3. Strategy Goal and Objective

#### **3.1 Goal**

The strategy goal is to ensure that DOEE and stakeholders review, systematically prioritize, and report priority watersheds or waterbodies for restoration and protection in the bi-annual Integrated Report (IR) to facilitate strategic planning for achieving water quality goals.

#### **3.2 Objective**

The strategy objective is to identify where DOEE and stakeholders should focus resources for TMDLs development in fiscal year (FY) 2016 through FY2022.

#### 4. General 303 (d) Prioritization Framework

#### 4.1. Framework Elements

The following are examples of how the framework elements may apply to DOEE:

- 1. Mechanism for Prioritization Protection of human and aquatic life, consent decree.
- 2. **Factors Considered in Prioritization** Funding availability, indicators used in Recovery Potential Screening, pollutants/impairments, sources.
- 3. **Consideration of EPA National and Regional Priorities** An explanation of how the District collaborates with the Region on prioritization and how EPA's priorities fit into its framework. This does not mean that the District must choose EPA priorities as their designations; rather the District should recognize EPA's priorities as an important factor in the prioritization process.
- 4. **Plan for Where the State Will Begin Work** This could be general, and may be based on monitoring or permitting cycles, or other appropriate processes.
- 5. Statement on Flexibility Reflecting the District's approach to changing priorities.
- 6. **Description of Shifts or Changes** Evaluate the past prioritization scheme compared to what the District will be doing under the new Vision by explaining what is different or new compared to what stays the same.

#### **4.2.** Other Considerations

- 1. **Public Engagement Approach** An explanation regarding how the District will involve stakeholders in the process and share the final designated priorities. At a minimum, priorities should be clearly identified in the 2016 Integrated Report (2016 IR) for the public to provide comments. DOEE's Stakeholders' Engagement Strategy (SES) is incorporated herein by reference.
- 2. **Integration Approach** Deals with how DOEE will use a combination of District-wide programs and other on-the-ground projects to achieve water quality benefits; and the extent to which water quality improvement efforts are harmonized with other relevant District and Federal programs; namely:
  - a. When and how the District will Review and Update the Prioritization Scheme -Assessment is a critical piece of the new Vision; the District will consider and adapt new information on the status of waters, interest and engagement from stakeholders and partners, and the effectiveness of their chosen scheme.

- b. **Choice of Priority Designations** Once the District has completed the process of determining its 303(d) priorities, the information should be included as an appendix/update to the strategy document.
- c. Availability of the Prioritization Framework to the Public The District plans to make the prioritization documents available to the public (via DOEE's website, public notice in the DC Register, including joint public-notice with the 2016 IR) to facilitate transparency and stakeholder engagement.

#### 5. Detailed District's Priority and Ranking Assignment Scheme

The District assigns TMDL development priority in two main steps, namely: an *Initial Ranking and Scheduling Step*, and the *Integrated Report Step*; with each step having sub-steps as follows:

#### Step 1: Initial Ranking and Scheduling Step

a. <u>Assessment:</u>

Assessment identifies water bodies requiring TMDLs and consolidates these into an IR form pursuant to Sections 303(d), 305(b), 314 and 319 of the Clean Water Act.

Section 303(d) and the implementing regulations at 40 CFR 130.7 require states and the District to identify those water bodies that are not meeting surface water quality standards and to prioritize and schedule them for the development of TMDLs. The 303(d) listing process classifies waters impaired by point and non-point sources of pollutants into the following categories.

- <u>*Category 1*</u>: Waters with the status that all designated uses are being met.
- <u>*Category 2*</u>: Waters that meet some (at least three) of their designated uses, but there is insufficient data to determine if remaining designated uses are met.
- <u>*Category 3*</u>: Waters for which insufficient data exists to determine whether any designated uses are met.
- <u>Category 4</u>: Waters that are impaired or threatened but a TMDL is not needed. (*This category and its sub-categories may include TMDLs that may or may not need to be revised for one reason or another, including court orders, consent decrees, availability of new information.*)
- <u>*Category 5*</u>: Waters that are impaired or threatened and need new TMDLs to be developed. (*The development of new TMDLs is the primary driver for prioritization and ranking.*)

Section 305(b) codifies the process in which water bodies are evaluated with respect to their capacity to support designated uses as defined in each of the states'/District's surface water quality standards. These uses include aquatic life support, fish and shellfish consumption, and primary (e.g., swimming) and secondary (e.g., boating) contact recreation. Where possible, the causes and sources of use impairment are also identified.

Section 314 is mostly concerned with lakes and reservoirs and has little or no relevance in the District's assessment scheme.

Section 319 grants and State Revolving Funds (SRF) are given to watershed clean-up projects that are consistent with TMDL Program requirements.

a (i). Priority Assignment Process

The District defines its Section 303(d) list *initial* priority assignment in terms of broader programmatic <u>primary factors</u> (or *mechanisms*) and <u>secondary factors</u> (hereinafter referred to simply as *factors*).

*Mechanisms* are based on consideration of primary factors such as severity of impairment to the designated use classification(s) for a water body. There are also secondary factors (or simply, "*factors*") which are used to modify the initial prioritization to an overall or final prioritization. *Factors* may either elevate a water body into a higher priority group (e.g., public interest, executive prerogative needs) or reduce the priority ranking (e.g., funding availability, cleanup action in progress). Together, both mechanisms and factors help to provide structure to the prioritization process by explaining, for example, the extent or complexity of impairment. They help to describe the availability of information (e.g., monitoring data, models), and thus indicate whether or not priority decisions are made based on substantial or scanty information. At the same time, factors are meant to be:

- Flexible for each water body;
- Subject to periodic review to reflect new scientific information, newly developed water quality criteria;
- Accommodative of changing stakeholder considerations or concerns; and
- Cognizant of efficient and effective use and allocation of resources.

Mechanisms' and factors' levels are rated as *high*, *medium*, and *low* as briefly described below:

Mechanisms' Rating Levels and Description:

- **High level**: Includes protection of human health and aquatic life; factors supporting non-violations of the District's water quality standards, recreational use; programmatic geographic focus; funding.
- **Medium level**: Includes, partnership with stakeholders e.g., federal agencies; issue complexities; national water quality initiatives; environmental justice.
- Low level: Includes, a variety of technical screening tools (e.g., EPA's Recovery Potential Tool).

#### Factors' Rating Levels and Description:

- **High level**: Includes, funding availability; specific pollutant that is causing or contributing to water quality impairment; data availability; restoration potential.
- **Medium level**: e.g., straight-to-implementation via NPDES Permit; water quality trends.
- Low level: e.g., pollutant source.

A list of *mechanisms* and *factors* and their ratings that DOEE uses to prioritize District's waters, is provided in Appendix A, Table 1 and Table 2.

A generalized ranking scheme based on combining *mechanisms* and *factors* information into an initial priority designation for TMDL projects, is shown in Table 3.

**Table 3:** Combination of *Mechanisms* and *Factors* to assign overall priority level

			evels of Factor(s /Cost/Other Con	· · · · · · · · · · · · · · · · · · ·
_		High	Medium	Low
Jevels of oritization echanisms	High	High	High	Medium
Leve Prioriti Mecha	Medium	High	Medium	Low
4	Low	Medium	Low	Low

#### a (ii). Rank Schedule Assignment Process

This strategy uses a prioritization matrix approach to evaluate the relative order of importance of candidate TMDL development projects by deriving a criteria-based numerical value for the priority (rank) of each project or activity. See Appendix B.

#### b. Pre-303(d) List development

Pre-303(d) list is developed by consolidating *priority* and *ranking/ scheduling* information into a single list. The list will be shared with stakeholders. The comments received, and any additional information will be considered and the Pre-303(d) list may be revised, as appropriate. Stakeholders can identify specific projects of interest through a process outlined in Appendix F. The revised Pre-303(d) list will be used to develop the *draft 303(d) list* to be incorporated into the draft Integrated Report.

#### Step 2: Integrated Report Step

Upon completion, the draft IR incorporating the revised  $Pre-303(d)^6$  list will be made available to the public for comment. If a comment is received on the priority and schedule assignment, consultation, or in some cases the prioritization matrix scheme (Appendix B), will be used to resolve the issue(s). If no comments are received on the "draft 303(d) List", the list will be considered final and will be submitted to EPA.

Appendix C shows a detailed process flow diagram (scheme) of the two steps discussed herein. The diagram also indicates that stakeholder input is considered in the prioritization process.

#### 6. Changes and Shifts from Past Efforts

#### 6.1. Past TMDL Development Efforts in the District

Before the Vision, the District managed its TMDL development priority process based on "Pace" framework; consent decree requirements; and to meet the Chesapeake Bay (Bay) TMDL Program needs.

#### 6.1.1. The "Pace" Framework

"Pace" refers to the number of TMDLs that needed to be established consistent with national policy<sup>7</sup>, i.e. generally within 8-13 years of listing of a waterbody as impaired. Under the "pace" framework, the District's priority was based on human health concerns, risk to aquatic life, programmatic needs (e.g., waste load allocations needed for permits), and availability of EPA-approved models and other technical

<sup>&</sup>lt;sup>6</sup> A revised "Pre-303(d) list" that is incorporated in the IR is called a "draft 303(d) List."

<sup>&</sup>lt;sup>7</sup> Perciasepe, R. 1997. New Policies for Establishing and Implementing Total Maximum Daily Loads (TMDLs). <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/ratepace.cfm</u>. *Last Accessed June 2011*. *Last Accessed June 2015*.

tools. Also within the "pace" framework, high priority TMDLs are typically developed within two years, medium priority within two to five years, and low priority more than five years.

Issues with the "pace" framework include the following:

- 1. It fails to properly reflect significant variability in types of TMDLs, or state/District listing methods.
- 2. It does not give credit to more robust TMDLs that better support implementation and water quality outcomes, i.e., "implementation-ready."
- 3. It does not take into account water quality improvement (output vs. outcome).
- 4. It improperly conveys the notion that states and the District require litigations to drive TMDLs development; i.e., the development of new TMDLs will not occur without litigation.
- 5. It incorrectly implies that as historic litigation driven TMDL consent decrees taper off, that TMDL "pace" (i.e. rate at which at which TMDLs are developed) will diminish.
- 6. It puts less emphasis on robust consultation of stakeholders and systematically incorporating their views in TMDL development process.
- 7. It places little emphasis on the integration among the CWA programs (303(d), 305(b), 314 and 319), or other collaborations.
- 8. It is weak in flexibly aligning TMDLs development with available resources.

DOEE is working collaboratively with stakeholders and EPA to develop strategies for each of the six Vision goals to address these issues – in order to improve the TMDLs development environment in the District.

#### 6.1.2. Consent Decree

From FY2010 through FY2022, DOEE set its TMDL work load priority to revisions to satisfy the requirements of the settlement agreement reached between EPA and Anacostia Riverkeepers, Friends of the Earth, and Potomac Riverkeepers (Case No.: 1:09-cv-00098-JDB of January 15, 2009) that certain District TMDLs did not have a daily load expression established as required by *Friends of the Earth vs. the Environmental Protection Agency, 446 F.3d 140, 144* (D.C. Cir. 2006). The consent decree deadline is January 1, 2017.

Meeting consent decree dates remain a top priority in the District.

#### 6.1.3. The Chesapeake Bay (Bay)TMDL Program Framework

The Bay TMDL is required under the federal Clean Water Act and responds to consent decrees in Virginia and the District of Columbia from the late 1990s. It represents a keystone commitment of a federal strategy to restore and protect the Bay, and covers approximately 64,000-square-mile watershed that includes all the jurisdiction partners (the District of Columbia and large sections of six states: Delaware, Maryland, New York, Pennsylvania, Virginia, and West Virginia.

The TMDL set limits that are necessary to meet applicable water quality standards in the Bay and its tidal rivers. The limits (for total nitrogen (TN), total phosphorus (TP), and sediment) are based on state-of-theart modeling tools, and involve extensive monitoring data, peer-reviewed science, and close interaction with jurisdiction partners.

Because the Bay TMDLs are an important part of the District's water quality improvement strategy, no changes are expected on the District's commitments to the Bay TMDL programs and efforts.

## 6.2. Shifts and Changes

This strategy shifts the prioritization process from past practice in the following ways:

- 1. It places greater emphasis on systematic coordination of watershed and Municipal Separate Storm System (MS4) implementation action plans (collaborative non-point source management and implementation plans) by:
  - a. Incorporating 319 Program elements into TMDL implementation plans (Appendix D).
  - b. Programmatic needs (e.g., waste load allocations needed for MS4 permits).
  - c. Increased number of stakeholder meetings to discuss and review water quality improvement (e.g., meeting stakeholders to review the District's performance against the Bay commitments, MS4 implementation plans).
- 2. It enhances the current 303(d) list development and TMDL development priority planning process by incorporating a new two-step public solicitations and notices:
  - a. Step 1- which involves an initial publication of a *Pre-Draft 303(d) List* for public comment gives stakeholders a chance to familiarize themselves with what the 303(d) list will look like. It also ensures that stakeholders are made part of the 303(d) process as early as possible.
  - b. Step 2 which comprises using initial comments received following the publication of the *Pre-Draft 303(d) list* to refine the draft IR, provides stakeholders a second opportunity to re-engage, and also to verify that their views have been considered.
- 3. It includes an *alternative* provision, which allows for "*direct-to-implementation*" projects. This makes it easier to deal with those impairment cases where the development of a TMDL would be inappropriate.
- 4. It introduces a pathway to "*direct prioritization*" in which stakeholders can petition the Director of DOEE in special cases to have a project included in the priority list at any stage in the process (Appendix F). This provides additional opportunities to stakeholders to engage management on specific priority outcomes. Stakeholders can submit their priorities of interest(s) at any time, however, they will only be considered for the next IR.

#### 7. Statement on Flexibility

This prioritization strategy term runs from 2016 to 2022 and will be flexible in the following respects (to account for new listings in the intervening period before 2022, including court orders and consent decrees, exercise of executive prerogative, and/or local public demand):

- 1. Aware that the development of this prioritization strategy in support of the Vision in the District will NOT be completed in time for adoption for the 2016 Listing Methodology, DOEE will:
  - a. Include language in the 2016 Listing Methodology to recognize the shift in focus to the Vision's new prioritization approach; and that the changes that emerge following the adoption of the Vision's new prioritization approach will be applied in full in the 2018 listing/delisting.
    - The rationale: At this time, the District's TMDLs development priority is dominated by the need to satisfy the consent decree (see Appendix E). Under this scenario, it is clear that even if the District were to use the Vision prioritization approach, the final priority outcome would not change.
- 2. New 303(d) listings concerning pollutants that threaten human health and aquatic life will be added and prioritized in each IR's cycle.

- 3. Applicable new federal regulations, criteria or guidance will be incorporated as they become available. For waters with impairments related to new national and regional concerns, monitoring and assessment will be adjusted and, if necessary, re-prioritized to protect and restore the District's waters.
- 4. Adaptive management:

In consultation with stakeholders and EPA, DOEE will incorporate the principles of adaptive management so that lessons learned are used to inform the next steps of prioritization plans.

#### 8. Plan for Where the District Will Begin Work

In order of priority, DOEE will begin work by addressing TMDLs:

- 1. That are subject to court order deadlines or consent decree agreement(s);
- 2. TMDL projects in which DOEE's and EPA's national and/or regional priorities intersect and where opportunities for collaboration exist.

Collaboration enhances efficiency and resources mobilization, and helps ensure that successful restoration will be more likely.

#### 9. Implementation

This strategy will be implemented by DOEE's Natural Resources Administration (NRA) Divisions: Water Quality Division (WQD), Stormwater Management Division (SWMD), and Watershed Protection Division (WPD). Implementation will be coordinated:

- 1. To ensure prioritization consistency and integration across (CWA's 303(d), 305(b), and 319) programs in support of the new Vision;
- 2. To provide feedback to stakeholders on key outcomes of prioritization through robust engagement and other DOEE's existing communication protocols.

#### **10. This Strategy's Priorities**

This strategy's priorities include:

- 1. The District's FY2016-to-FY2022 Priority List (Appendix E).
- 2. Anacostia River Watershed in the District as the geographic focus for TMDL development.
- 3. Improving DOEE's data infrastructure by developing:
  - o Data Management Plan.
  - o Data Analysis Plan.
  - o Data Sharing Plan.

APPENDICES

## APPENDIX A

### Table 1: Prioritization Mechanisms

	MECHANICM		MECHANISM LEVEL	
	MECHANISM	High	Medium	Low
1.	Protection of human health and aquatic life	$\checkmark$		
2.	Supporting DOEE's implementation and or revision of			
	existing TMDLs and water quality improvement plans			
	a) Court order/consent decree TMDLs			
	b) The Long-Term Control Plan (LTCP) and the Green			
	Infrastructure (GI) projects	$\checkmark$		
	c) The MS4 TMDL Implementation Plan (MS4 TMDL-IP)			
	d) Implementation of the Chesapeake Bay TMDL WIPs			
	e) Anacostia River watershed and related restoration			
	plan(s)			
3.	Geographic focus	$\checkmark$		
	a) Anacostia River watershed			
4.	Partnerships and stakeholder interests			
	a) Federal agency partnerships		$\checkmark$	
	b) Other partnerships			
5.	Issue complexity (e.g., modeling)		$\checkmark$	
6.	Participation of volunteers and watershed groups		$\checkmark$	
7.	National Water Quality Initiatives (NWQI)			
	a) General			
	b) Specific national priorities		•	
	i. Nutrients			
8.	Regional priorities		1	
	a) The Chesapeake Bay TMDLs		•	
9.	Protections of the District's waterbodies with sources		1	
	upstream (i.e., watersheds in Maryland)		•	
10.	Other strategic frameworks		✓	
	a) Environmental Justice (EJ)		*	
11.	Screening Tools			
	a) Recovery Potential Tool			$\checkmark$
	b) USGS' SPARROW			•
	c) WATERSCAPE			
12.	Emerging mechanisms			$\checkmark$

### **Table 2:** Prioritization Factors

	FACTOR		FACTOR LEVEL	
	FACTOR	High	Medium	Low
1.	Funding availability	✓		
2.	Pollutant causing impairment	✓		
3.	Available quality data	✓		
4.	Restoration potential	✓		
5.	Regulatory tools		✓	
6.	Straight to implementation		✓	
7.	Water quality and watershed related programs activities		✓	
8.	Water quality standards		✓	
9.	Water quality characteristics and trends		✓	
10.	Watershed characteristics		✓	
11.	Water quality/watershed models		✓	
12.	Pollutant sources			$\checkmark$
13.	Other strategic frameworks			✓
14.	Screening tools			✓
15.	Emerging mechanisms			✓
16.	Funding availability			$\checkmark$

## **APPENDIX B**

## GENERAL PRIORITIZATION MATRIX for Use with Stakeholders on TMDLs Development

#### How to Use this Prioritization Analysis Matrix

#### The Process:

- 1. As a group freely discuss all the project activities/projects that need to be prioritized.
- 2. Review list of activities/projects to determine relevance to disparities, reduce redundancy or duplication and clarify meaning. Consolidate activities/projects, if appropriate.
- 3. As a group, use the Prioritization Matrix below to rank order activities/projects. Rank activities/projects for each criterion using the following scale:

#### High = 3 points; Medium = 2 points; Low = 1 point

[This scale range is deliberately kept small because the line between high, medium, or low can be very thin]

- 4. Assign total points for each activities/projects.
- 5. Sum up all the total points for each project/activity to determine the priority score. Record the results in the provided worksheet.
- 6. Analyze the results and identify the top three activities/projects.
- 7. Continue discussions until DOEE and stakeholders achieve a consensus on the top three activities/projects.
- 8. Document the results of the consensus on priority, if consensus is achieved. If not, keep trying.

#### Criteria:

#### 1. Urgency:

- a. Is this a priority project/activity that needs to be addressed in the next 1 year?
- b. Is this a priority project/activity that needs to be addressed in the next 2 years?
- c. Is this a priority project/activity that needs to be addressed in the next 3 years, or longer?

#### 2. Potential Impact:

- a. Is it likely that addressing this critical issue will have a significant impact on one or more stakeholders?
- b. Is there a reason or reasons to believe you can be successful on this issue?
- c. Is it likely that addressing this critical issue will have a significant impact on one or more specific populations?

#### 3. Actionable/Feasible:

- a. Are there opportunities for action to address the critical issue?
- b. Is there room to make meaningful improvement on the issue?
- c. Is this a priority issue subject to a court order/consent decree?
- 4. **Resources** (funds, staff, water quality values/technical complexity interface, and expertise):
  - a. Are resources readily available or likely resources can be obtained to address the critical issue?
  - b. Are there stakeholder resources to work on the issue?
  - c. If not, are there alternative ways to get the needed resources?

#### 5. Stakeholder Interest and Readiness:

- a. Is this a critical issue identified as important by stakeholders?
- b. Are people in the community interested in the issue?
- c. Is there stakeholder definitive push to move this initiative forward?

#### 6. Integration:

- a. Is there opportunity for collaboration?
- b. Is there opportunity to build on existing initiatives?
- c. Will this duplicate efforts?

## Prioritization Analysis Matrix (An Example)

#### Issue(s) to be Ranked/Scheduled:

Revision of consent decree TMDLs and their priority/ranking

#### <u>Goal</u>:

DOEE is collaborating with EPA and other stakeholders to revise toxic TMDLs to satisfy the requirements of the settlement agreement reached between the United States Environmental Protection Agency (EPA) and Anacostia Riverkeepers, Friends of the Earth, and Potomac Riverkeepers (Case No.: 1:09-cv-00098-JDB of January 15, 2009) that certain District TMDLs did not have a daily load expression established as required by *Friends of the Earth vs. the Environmental Protection Agency*, 446 *F.3d 140, 144* (D.C. Cir. 2006).

The settlement agreement requires the establishment of daily loads in District TMDLs by January 1, 2017.

Activity	Urgency	Potential Impact	Actionable/ Feasible	Resources	Stakeholder Readiness	Integration	Total Points
Sample Project/Activity #1: Toxics TMDLs revision	3	2	3	1	3	2	14
Sample Project/Activity #2: TSS TMDL revision.	3	2	3	2	3	3	16
Sample Project/Activity #3: Bacteria TMDLs revision	3	3	3	2	3	3	17

Note: High = 3 points; Medium = 2 points; Low = 1 point

# Prioritization Analysis Matrix Sample Worksheet

Critical Issue:

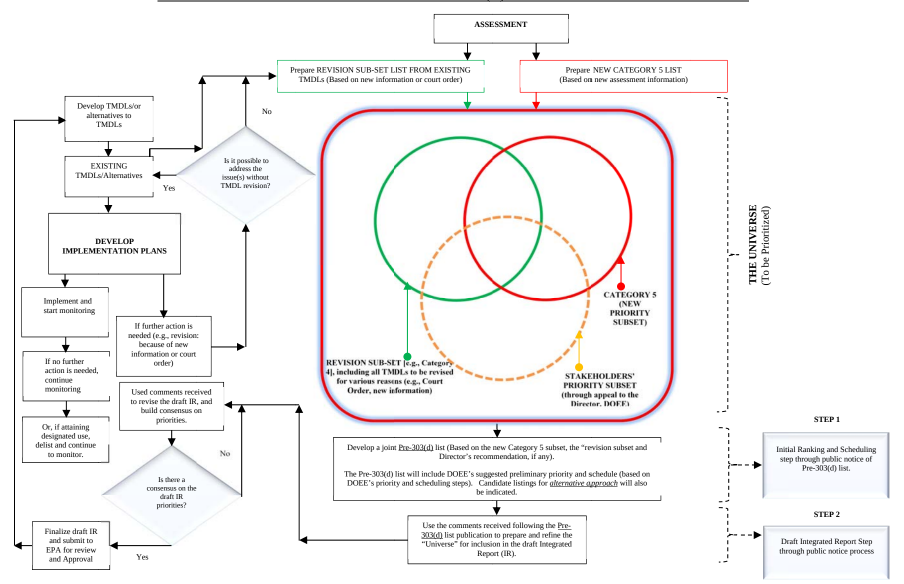
Goal:

Activity	Urgency	Potential Impact	Actionable /Feasible	Resources	Stakeholder Readiness	Integration	Total Points
Project/Activity #1:							
Project/Activity #2:							
Project/Activity #3:							
Project/Activity #4:							
Project/Activity # n:							

Note: High = 3 points; Medium = 2 points; Low = 1 point

#### **APPENDIX C**

#### DOEE'S PROPOSED SCHEME TO IMPLEMENT THE 303(D) NEW VISION'S PRIORITIZATION GOAL



## **APPENDIX D**

## The 319 Program Elements, Integration and Reporting

Key Elements of an Effective NPS Program	How NPS addresses them in the District
1. Explicit short- and long-term goals, objectives, and strategies	<ul> <li>Annual grant solicitation for actions on high priority waters and District- wide stewardship goals.</li> <li>5 year goals in NPS Strategy.</li> </ul>
2. Strengthened partnerships	<ul> <li>WPD process is a joint effort of multiple programs within DOEE (WQD, SWMD &amp; WPD).</li> <li>Grants are provided to local, community groups, NGOs.</li> <li>WPD process is used to facilitate partnerships with federal agencies either through coordinating environmental projects for waters of common interest (e.g., NWQI, or by use of pass through funding to other agencies.</li> </ul>
3. Integration of programs	• WPD factors in approved TMDLs. Partnerships include federal programs such as NWQI.
4. Resource allocation for protection and restoration	<ul> <li>Performance Partnership Agreement/ Performance Partnership Grant (PPA/PPG) annual commitments.</li> <li>NPS Five-Year priority.</li> <li>WPD annual process for allocating resources. DOEE's decisions regarding funding of the CWA Sections 303(d) are also considered.</li> </ul>
5. Identification and prioritization of waters	<ul> <li>NPS Strategy – Five-year priority for waterbodies and actions.</li> <li>b) Use WPD process for prioritizing waterbodies and identifying actions.</li> </ul>
6. Adaptive management to achieve and maintain water quality standards	• WPD annual actions development considers previous activities and data collection and uses these to decide on best next steps to address areas of concern.
7. Efficient and effective implementation	<ul> <li>WPD has an established process that effectively identifies priority waterbodies needing actions. Implementation occurs through:</li> <li>PPA/PPG commitments</li> <li>EPA grant administration</li> <li>WPD/DOEE project funding mechanisms</li> </ul>
8. Review, evaluation, and revision using measures of success	WPD process includes review and analysis step prior to annual grant solicitation. Projects are also subject to revision depending on ongoing communication and quarterly reporting.

## Table 4: Key Elements of an effective Section 319 & DOEE's Non-Point Source (NPS) program

Schedule	The New 303(d) Vision Goal	How the District's WPD Addresses the Goal
2014	Engagement – inclusive, transparent, feedback loops	WPD selects priority watersheds based on community interest and restoration opportunities. Final WPD/Nonpoint Source (NPS) priorities and actions shared with stakeholders online.
	Assessment – initiate ongoing statewide statistical surveys	Alternative approach: WPD process targets water quality assessments reported in DOEE's Integrated Report and DOEE TMDL plan. Additional WPD's assessment and evaluation are also used.
2016	Integration – coordinate actions with other CWA programs; other agencies	WQD and SWMD participate in the WPD process. Increased internal CWA program integration including permitting, compliance, and water quality standards programs are also used.
	<b>Prioritization</b> – Priorities identified in the Integrated Report	WPD process provides for an annual review of priority waters and actions. Results of this review are incorporated in the NPS strategy and Integrated Report.
	<b>Protection</b> – Identify protection planning priorities and schedules for healthy waters consistent with the high priorities identified	Currently, no water body in District falls under the "Protection" goal. Instead, the WPD targeting process identifies water bodies for purposes of restoration. Restoration actions on waterbodies are identified in the NPS Strategy and posted on the DOEE's web page.
2018	Alternatives – Incorporate adaptive management and use alternative approaches to develop TMDLs implementation plans.	WPD actions are annually reviewed and are water body specific; includes elements of TMDL implementation.
2022	Assessment – Identify the extent of impaired and healthy waters within the District of Columbia	Assessment results and reviews are components of DOEE's Integrated Report. The Integrated Report's assessments results are subsequently incorporated in the NPS strategy.

 Table 5: 303(d) New Vision's Goals & 319 Program Integration Interface

#### Section 319 Reporting and Accountability

DOEE's NPS Program is accountable for implementing the District's requirements under CWA Sections 303(d) and 319. WPD demonstrates this accountability through numerous reports and obligations, including the following:

- Grants Reporting and Tracking System (GRTS)<sup>8</sup> reporting on WPD grants, contracts.
- PPA and PPG work plans and reports.
- Annual NPS Report.
- Integrated Report.
- Web posting of TMDLs, BMPs, Project Reports, Annual WPD priorities in grant solicitation, and other Nonpoint Source pages on DOEE's website.
- Annual EPA 319 Progress Evaluation.
- PPA and PPA work plan development and grant review process.
- Participation in annual WPD process.
- EPA review and approval of DOEE's 303(d) impaired waters list.
- Public participation:
  - Outreach events public presentations/fairs/ Questions & Answers (Q&A) sessions at community meetings.
  - WPD water body targeting is based on active community engagement and restoration opportunities.
  - Chesapeake Bay Program participation.

<sup>&</sup>lt;sup>8</sup> <u>http://iaspub.epa.gov/apex/grts/f?p=110%3A199</u>

## **APPENDIX E**

**Table 6:** District's FY2016-to-FY2022 Priority List (The Consent Decree is incorporated herein by reference for specific schedules).

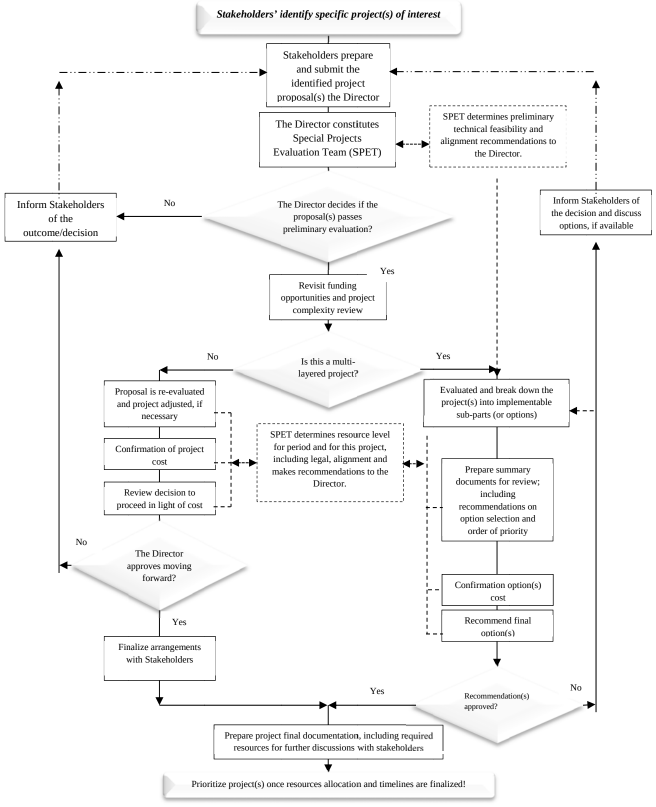
Assessment Unit ID	Assessment Unit Name	Cause Name
DCAKL00L_00	Kingman Lake	Arsenic
DCAKL00L_00	Kingman Lake	Chlordane
DCAKL00L_00	Kingman Lake	DDT
DCAKL00L_00	Kingman Lake	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_01	Anacostia River	Arsenic
DCANA00E_01	Anacostia River	Chlordane
DCANA00E_01	Anacostia River	Copper
DCANA00E_01	Anacostia River	DDD
DCANA00E_01	Anacostia River	DDE
DCANA00E_01	Anacostia River	DDT
DCANA00E_01	Anacostia River	Dieldrin
DCANA00E_01	Anacostia River	Heptachlor Epoxide
DCANA00E_01	Anacostia River	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_01	Anacostia River	Zinc
DCANA00E_02	Anacostia River	Arsenic
DCANA00E_02	Anacostia River	Chlordane
DCANA00E_02	Anacostia River	Copper
DCANA00E_02	Anacostia River	DDD
DCANA00E_02	Anacostia River	DDE
DCANA00E_02	Anacostia River	DDT
DCANA00E_02	Anacostia River	Dieldrin
DCANA00E_02	Anacostia River	Heptachlor Epoxide
DCANA00E_02	Anacostia River	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_02	Anacostia River	Zinc
DCRCR00R_01	Rock Creek	Copper
DCRCR00R_01	Rock Creek	Lead
DCRCR00R_01	Rock Creek	Mercury
DCRCR00R_01	Rock Creek	Zinc
DCRCR00R_02	Rock Creek	Copper
DCRCR00R_02	Rock Creek	Lead
DCRCR00R_02	Rock Creek	Mercury
DCRCR00R_02	Rock Creek	Zinc
DCTBR01R_00	Broad Branch	Chlordane
DCTBR01R_00	Broad Branch	Dieldrin
DCTBR01R_00	Broad Branch	Heptachlor Epoxide
DCTBR01R_00	Broad Branch	Polychlorinated Biphenyls (PCBs)
DCTDA01R_00	Dalecarlia Tributary	Dieldrin
DCTDA01R_00	Dalecarlia Tributary	Heptachlor Epoxide
DCTDO01R_00	Dumbarton Oaks	Chlordane
DCTDO01R_00	Dumbarton Oaks	Dieldrin Hartsehlen Franside
DCTDO01R_00	Dumbarton Oaks	Heptachlor Epoxide
DCTDO01R_00	Dumbarton Oaks	Polychlorinated Biphenyls (PCBs)
DCTDU01R_00	Fort Dupont Creek	Arsenic
DCTFC01R_00	Fort Chaplin Run	Arsenic
DCTFD01R_00	Fort Davis Tributary	Arsenic

Assessment Unit ID	Assessment Unit Name	Cause Name
DCTFE01R_00	Fenwick Branch	DDT
DCTFE01R_00	Fenwick Branch	Dieldrin
DCTFE01R_00	Fenwick Branch	Heptachlor Epoxide
DCTFE01R_00	Fenwick Branch	Polychlorinated Biphenyls (PCBs)
DCTFS01R_00	Fort Stanton Tributary	Arsenic
DCTFS01R 00	Fort Stanton Tributary	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
_	-	Ecosystems)
DCTHR01R_00	Hickey Run	Chlordane
DCTHR01R_00	Hickey Run	DDE
DCTHR01R_00	Hickey Run	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTKV01R_00	Klingle Valley	Dieldrin
DCTKV01R_00	Klingle Valley	Heptachlor Epoxide
DCTKV01R_00	Klingle Valley	Polychlorinated Biphenyls (PCBs)
DCTLU01R_00	Luzon Branch	Chlordane
DCTLU01R 00	Luzon Branch	Dieldrin
DCTLU01R_00	Luzon Branch	Heptachlor Epoxide
DCTLU01R_00	Luzon Branch	Polychlorinated Biphenyls (PCBs)
DCTMH01R_00	Melvin Hazen Valley Branch	Dieldrin
DCTMH01R_00	Melvin Hazen Valley Branch	Polychlorinated Biphenyls (PCBs)
DCTNA01R_00	Nash Run	Arsenic
DCTNA01R_00	Nash Run	Chlordane
DCTNA01R_00	Nash Run	Dieldrin
DCTNA01R_00	Nash Run	Heptachlor Epoxide
DCTNA01R_00	Nash Run	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTNS01R_00	Normanstone Creek	Dieldrin
DCTNS01R_00	Normanstone Creek	Heptachlor Epoxide
DCTNS01R_00	Normanstone Creek	Polychlorinated Biphenyls (PCBs)
DCTOR01R_00	Oxon Run	Dieldrin
DCTPB01R_00	Popes Branch (Hawes Run)	Chlordane
DCTPB01R_00	Popes Branch (Hawes Run)	DDE
DCTPB01R_00	Popes Branch (Hawes Run)	Heptachlor Epoxide
DCTPB01R_00	Popes Branch (Hawes Run)	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTPI01R_00	Pinehurst Branch	Dieldrin
DCTPI01R_00	Pinehurst Branch	Heptachlor Epoxide
DCTPI01R_00	Pinehurst Branch	Polychlorinated Biphenyls (PCBs)
DCTPO01R_00	Portal Branch	Dieldrin
DCTPO01R_00	Portal Branch	Heptachlor Epoxide
DCTPO01R_00	Portal Branch	Polychlorinated Biphenyls (PCBs)
DCTPY01R_00	Piney Branch	Chlordane
DCTPY01R_00	Piney Branch	Dieldrin
DCTPY01R_00	Piney Branch	Heptachlor Epoxide
DCTPY01R_00	Piney Branch	Polychlorinated Biphenyls (PCBs)
DCTSO01R_00	Soapstone Creek	Chlordane
DCTSO01R_00	Soapstone Creek	Dieldrin

Assessment Unit ID	Assessment Unit Name	Cause Name
DCTSO01R_00	Soapstone Creek	Heptachlor Epoxide
DCTSO01R_00	Soapstone Creek	Polychlorinated Biphenyls (PCBs)
DCTTX27R_00	Texas Avenue Tributary	Arsenic
DCTTX27R_00	Texas Avenue Tributary	Chlordane
DCTTX27R_00	Texas Avenue Tributary	DDD
DCTTX27R_00	Texas Avenue Tributary	DDE
DCTTX27R_00	Texas Avenue Tributary	DDT
DCTTX27R_00	Texas Avenue Tributary	Dieldrin
DCTTX27R_00	Texas Avenue Tributary	Heptachlor Epoxide
DCTTX27R_00	Texas Avenue Tributary	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCTWB00R_01	Watts Branch	Chlordane
DCTWB00R_01	Watts Branch	Dieldrin
DCTWB00R_02	Watts Branch	Chlordane
DCTWB00R_02	Watts Branch	Dieldrin

#### **APPENDIX F**

#### Process for Stakeholders to Submit TMDL Priority of their interest to the Director



#### **Summary**

- A stakeholder is an individual or group with an interest in the District's Department of Energy & Environment's (DOEE's) broader environmental management mandate, stewardship, and services.
- DOEE has a large and diverse stakeholder group. DOEE therefore recognizes that it should engage with different stakeholders for different reasons and that it should enable diverse interests and individuals to contribute to DOEE policy making, including engaging in constructive dialogue in which all voices have an opportunity to contribute.
- This stakeholder engagement strategy outlines DOEE's approach to communicating and working with stakeholders for water resource related topics. It is an integral part of developing an understanding of its stakeholders. This helps DOEE shape regulations and future plans and priorities.
- Stakeholder engagement is a key part of DOEE's regulatory activities and an important contributor to DOEE's mandate and responsibility to the residents of the District of Columbia.
- DOEE also recognizes the level of interest and the degree of influence on the agency varies among its stakeholders. Because different issues have different stakeholders, DOEE engagement will vary as appropriate. As issues emerge, DOEE will develop new relationships to better manage change in service provided to District residents.
- DOEE will publish this draft *Engagement Strategy* to solicit feedback. Public comments will be incorporated into Section 6 of this draft strategy to ensure stakeholders' contributions are not just visible, but are also items for implementation and further action.

### 1. Introduction

As part of the implementation of the "*Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act (CWA) Section 303(d) Program,*" the District's Department of Energy & Environment (DOEE) is required to develop a strategy to "engage" stakeholders<sup>1</sup>. This "Stakeholder Engagement Strategy" outlines DOEE's engagement framework, consultation approaches, and includes metrics by which outcomes will be measured.

### 1.1 Background<sup>2</sup>

On December 5, 2013, the U.S. Environmental Protection Agency (EPA) announced a new collaborative framework for managing CWA 303(d) program responsibilities, entitled "A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program<sup>3</sup>" (Vision). This new Vision reflects the successful collaboration among states and the EPA, which began in August 2011. The vision enhances the overall efficiency of the CWA 303(d) program. For example, it encourages states to focus attention on priority waters. It also provides states with the flexibility to use available tools beyond Total Maximum Daily Loads (TMDLs) to effectively restore and protect water quality. There is no "one size fits all" approach to restoring and protecting water resources; flexibility allows each state, including the District of Columbia (the District), to more efficiently develop tailored strategies to implement their CWA 303(d) Program responsibilities within the context of its own water quality goals.

Accountability is ensured through new CWA 303(d) Program measures by which the success of implementation efforts is tracked. This ensures restoration and protection of the nation's streams, rivers and lakes is achieved. While the Vision provides a new framework for implementing the CWA 303(d) Program, it does not alter state and EPA responsibilities or authorities under the CWA 303(d) regulations.

<sup>&</sup>lt;sup>1</sup> Within the meaning of this strategy, a stakeholder is an individual or group with interest in DOEE, its mandate and its services as it implements the CWA 303(d) Program, including Sections 319 and 305. Stakeholder engagement is a key part of DOEE's regulatory activities and an important contributor to DOEE's objectives. See Appendix B for a list of categories of DOEE stakeholders. See Appendix C for a "Snapshot of the District of Columbia's community."

<sup>&</sup>lt;sup>2</sup> <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/programvision.cfm</u>

<sup>&</sup>lt;sup>3</sup> <u>A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section</u> <u>303(d) Program (PDF)</u>

## 2. Stakeholder Engagement Framework

## 2.1 Definition of Stakeholder Engagement

Stakeholder engagement is the process of involving people in the decisions that affect their lives. It lends transparency to the process and increases accountability. It illustrates the value of stakeholders and provides them with a sense of ownership and shared responsibilities for decision making. More importantly, stakeholder engagement helps build trust in the decisions DOEE makes consistent with its mandate.

Stakeholder engagement is a key part of DOEE's plan to deliver on the six goals of the Vision. DOEE will use collaboration, partnerships and innovative media initiatives to bring this plan to fruition.

## 2.2 The spectrum of stakeholder engagement<sup>4</sup>

The International Association of Public Participation (IAP2) is the gold standard framework for best management practices in planning public engagement in a decision making process. A standard approach in the IAP2 framework is that the level of engagement is determined from within the best practices spectrum. Informing is at one end of the spectrum; empowerment is at the other (Fig. 1).

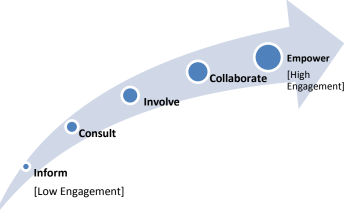


Figure 1: A diagrammatic representation of IAP2 Public Participation Spectrum.

The meaning of each level of participation in the spectrum is as follows:

- **Informing:** takes place when a decision has already been made or action is required, and the stakeholders are being informed to ensure that those affected are aware of the facts.
- **Consultation:** learning about stakeholders' views.
- **Involving:** a deepening of the consultation process, i.e., using stakeholders as advisors on an ongoing basis.
- **Collaboration:** working in partnership with the stakeholders to reach a decision.
- **Empowerment**: putting decision-making responsibility in the hands of the stakeholders.

<sup>&</sup>lt;sup>4</sup> <u>https://www.iap2.org.au/documents/item/84</u>

In all engagement processes, DOEE will lead in determining the level of stakeholder participation. See appendix A.

## 3. Principles of Stakeholder Engagement

The following principles guide DOEE's approach to stakeholder engagement:

- 1. **Transparency:** Engagement should be clear in scope and purpose.
- 2. **Consistent communication:** Engagement should promote dialogue and enable genuine discussion. It should be supported by timely and accurate information, providing a space to weigh options and develop a common understanding.
- 3. Enhanced understanding of program objectives: Ensuring stakeholders are well informed increases the probability decisions in a consistent manner, rooted in scientific understanding.
- 4. **Influence:** Engagement should be reflected in outcomes; stakeholders should be able to identify the impact of their involvement.
- 5. **Inclusiveness:** Engagement should be accessible and balanced; it should capture a full range of values and perspectives. Mechanisms and frameworks that support an accessible and inclusive engagement program include:
  - Stakeholder Advisory Panel;
  - District government inter-agency forums;
  - Regularly scheduled meetings with federal agencies;
  - A range of avenues for the public to provide feedback on new policies and projects;
  - Workshops with local schools and organizations;
  - A network of neighborhood service centers that provide information on current state of engagement;
  - Targeted outreach to the broad range of cultural groups in the District; and
  - Platforms to facilitate online engagement.

These principles are informed by the IAP2 core values<sup>5</sup> and reflect DOEE's values of quality, partnership, integrity, and respect.

## DOEE will:

- 1. Ensure engagement is timely, accessible, and consistent;
- 2. Undertake engagement activities to overcome barriers to stakeholder participation and build their capacity play a role in the decision-making process.
- 3. Review and evaluate, with the stakeholders, the effectiveness of this engagement strategy.
- 4. Implement any statutory consultation required by the District or federal laws.

<sup>&</sup>lt;sup>5</sup> <u>http://www.iap2.org/?page=A4</u>

## 4. Strategy Goal and Objectives

## 4.1 Goal

To ensure that DOEE stakeholders have an opportunity to contribute to the full range of the *Section 303(d) Vision Program* goals<sup>6</sup> (engagement, prioritization, protection, integration, alternatives, and assessment, including evaluation of accomplishments) in a manner that meets their needs.

## 4.2 Objective

To ensure a stakeholder's opportunity to participate is meaningful and effective.

Specific engagement objectives include:

- 1. Providing opportunities for stakeholders to participate in DOEE's decision-making process to ensure outcomes that benefit District residents;
- 2. Building a strong foundation for understanding and working with stakeholders to promote confidence in DOEE's decision-making process;
- 3. Developing and sustaining partnerships and utilizing modern approaches to empower stakeholders to achieve the Section 303(d) Long-Term Vision goals.

## 5. Stakeholder Engagement Approaches

DOEE will offer a range of opportunities and activities for stakeholders to provide feedback to help inform and improve DOEE's environmental decision-making, policies and actions.

Specific engagement opportunities and activities include:

- 1. Stakeholder meetings: workshops, seminars, talks, conversations, community and/or local events, drop-in sessions, and roundtables.
- 2. Public exhibitions, etc.
- 3. Information sharing using traditional and new media, e.g., websites, social media, and public libraries).
- 4. Online consultation portal.
- 5. Stakeholder/community reference groups.
- 6. Advisory panels, non-governmental organizations (NGOs) fora, and outreach to volunteers and other interest groups.
- 7. High school/college outreach workshops.
- 8. Stakeholders/community satisfaction surveys.
- 9. Notifications/signage.
- 10. Neighborhood service centers and community centers.

<sup>&</sup>lt;sup>6</sup> <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/upload/vision\_303d\_program\_dec\_2013.pdf</u>

## 6. This Strategy's Priorities<sup>7</sup>

DOEE's specific priorities to make sure that the new Vision's stakeholder engagement goal is realized in the District include the following:

- 1. Establishing a Stakeholder Advisory Panel (SAP).
- 2. Strengthening partnerships.
- 3. Holding community forums or open houses.
- 4. Providing support and services to stakeholders (e.g., gathering a task force to target a specific, ongoing issue).
- 5. Creating volunteer opportunities.
- 6. Giving public presentations.
- 7. Getting the word out.
- 8. Letting someone else open the door for us (DOEE).
- 9. Inviting the community to contact us (DOEE).
- 10. Performing stakeholder surveys to evaluate achievement and progress.
- 11. Developing a DOEE policy on stakeholder engagement.
- 12. Strengthening data collection, data quality, utilization and sharing.

### 7. Implementation

This strategy will be implemented by DOEE's Natural Resources Administration (NRA) Divisions: Water Quality Division (WQD), Stormwater Management Division (SWMD), and Watershed Protection Division (WPD). NRA will:

- 1. Coordinate the execution of this strategy's priorities (section 6 above) to ensure consistency and integration across programs and services offered by NRA in support of the Section 303d New Vision.
- 2. Deliver feedback to stakeholders on key outcomes of engagement through DOEE's existing communication protocols.
- 3. Ensure this strategy is integrated with the other goals of the Section 303(d) New Vision.
- 4. Review the strategy as necessary.

<sup>&</sup>lt;sup>7</sup> See **Appendix D** for details on additional *Strategic Areas* under consideration.

Appendix A: Stakeholder Matrix on Engagement Processes
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Engagement Level	Goal	Communication	What DOEE will do	Engagement Approach
INFORM	Inform or educate stakeholders.	One-way (DOEE to stakeholder – no invitation to reply).	DOEE will keep stakeholders informed.	Forums Periodic meetings Surveys Campaigns Digital media Social media Integrated Reports (IR) [issued every 2 years]
CONSULT	Gain information and feedback from stakeholders to inform decision made internally.	Limited two-way: DOEE will share documents, or ask questions and receive stakeholders' comments or answers.	DOEE will keep stakeholders informed, listen to their concerns, consider their insights and provide feedback on its decision.	Regulatory impact assessments Surveys One-to-one meetings Periodic meetings IR
INVOLVE	Work directly with stakeholders to ensure their concerns are fully understood and considered in decision- making.	Two-way or multi-way between DOEE and stakeholders. Learning on both sides, but each act separately.	DOEE will work with stakeholders to ensure their concerns are understood, to develop alternative proposals and provide feedback about how stakeholders' views influenced the decision- making.	Forums Periodic Meetings Surveys Campaigns Digital media Social media IR
COLLABORATE	Partner with or convene a network of stakeholders to develop mutually agreed solutions and joint plan of action.	Two-way or multi-way: Learning, negotiation and decision-making on both sides. Stakeholders work together to take action.	DOEE will look to stakeholders for direct advice and participation in finding and implementing solutions to shared challenges.	Projects; Memorandum of Understanding (MOU), IR; Memorandum of Agreement; Joint Funding Agreement; Grants; etc.
EMPOWER	Delegate decision-making on a particular issue to stakeholders.	Stakeholders have formal role in decision-making or decision-making is partly or wholly delegated to stakeholders.	DOEE will implement what stakeholders decide.	Partnerships IR

Category	Sub-category	
Employee	Senior Management	
	Staff	
	Consultants	
	Staff Forum	
Customer	Engineers	
	Scientists	
	Consultants	
	District of Columbia Building Industry Association (DCBIA)	
	District of Columbia Water and Sewer Authority (DC Water)	
	Companies	
	Public	
Technical Services	Vendors of materials/ services	
Providers	Agencies, companies, etc.	
	Consultants/engineers	
Government and	Federal government regulators (e.g., EPA)	
Regulators	Surrounding local government departments (e.g., DC Water)	
Political	Federal Government	
	United States Congress	
	DC Government	
	Council of the District of Columbia (DC Council)	
	<ul> <li>Executive Office of the Mayor (EOM)</li> </ul>	
Partners	Local Authorities (e.g., Prince George's County)	
1 artifers	Other Government Departments	
	Awarding Organizations	
Local District Wards and	Community/Ward Representatives/Leader	
Communities	Community Job Training Centers (e.g., THEARC) Coordinators	
Academic	Universities	
Academic	University of District of Columbia (UDC)	
	University of Maryland (UM)     Approved training providers (e.g., US Army Corps of Engineers)	
Media	Print	
Media	Broadcast	
Industry and Trada	Digital (Bloggers, etc.) DCBIA	
Industry and Trade Associations	DCDIA	
Local Non-Governmental	Anacostia Riverkeeper	
Organizations	Potomac Riverkeeper	
Organizations	Anacostia Watershed Society (AWS)	
	DC Environmental Network	
	Anacostia Watershed Citizens Advisory Committee (AWACS)	
National Non-	Earthjustice	
Governmental	Natural Resources Defense Council (NRDC)	
Organizations (with		
Chapters in the District)		
Non-Governmental	Interstate Commission on Potomac River Basin (ICPRB)	
Organizations (with	Metropolitan Washington Council of Governments (MWCOG)	
Specific Regional		
Mandates)		
Others	To be identified	
Ouleis		

# Appendix B: Categories of DOEE Stakeholders

# Appendix C: A Snapshot of the District's Community<sup>8,9</sup>

Category	Description
National/	District of Columbia:
International	
Stakeholders Nexus	<ul> <li>Has a total land area of 69 square miles.</li> <li>Is the nation's (United States of America's) capital and is home to the three branches of US Federal Government (The Legislature (the House and the Senate; the Judiciary; and the Executive (under which are 16 Departments and approximately 121 agencies and quasi-agencies)). The federal footprint is approximately 30% of the total physical land area (21 square miles). The District also hosts 187 accredited foreign embassies.</li> <li>Is home to over 658,000 residents and provides over 760,000 jobs. Including visitors and students, it is estimated that there are more than one (1) million people in the District during the day.</li> <li>Is one of the fastest growing local government areas in Washington Metropolitan Area (WMA) in terms of residential population in the last 10 years. The July 2014 population estimate was 658,893 people.</li> <li>It is also home to many national museums, creative and performing arts, and businesses.</li> <li>Is the Headquarters of the United States Environmental Protection Agency (EPA).</li> <li>The District bequeathed the "Daily Means Daily" mantra to the nation following the U.S. Court of Appeals for the D.C. Circuit in Friends of the</li> </ul>
<b>D</b>	Earth, Inc. v. EPA, et al., No. 05-5015, (April 25 2006,)).
Demographic Profile	<ul> <li>Median age of 33.8 years – some 2.5 years younger than the metropolitan area average.</li> <li>Nearly half of city residents are aged between 18 and 44 years, compared to less than 37% in all of the United States (The 2010 Census).</li> <li>82 % of city residents live in family households with a partner and/or children or other relatives or non-relatives; over 17.7% of city residents live alone in one-person households.</li> <li>25% of city residents are currently attending an educational institution, including more than one (1) in 7 of those aged 15 and over undertaking a postsecondary course.</li> <li>55% of residents have a bachelor degree or higher and 24 % of the city resident workforce work is in a professional occupation.</li> </ul>
Cultural Diversity	<ul> <li>14% of city residents were born overseas. Residents born in Africa now comprise 2.5 % and Asia another 2.5 % of the population of the city, respectively. Currently, nearly 17 % of the city workforce was born overseas.</li> <li>18 % of the resident population speaks a language other than English. Apart from English, the most common languages spoken at home are Spanish, French, Chinese, Korean and Tagalog.</li> </ul>
Residents, Workers	• 66 % of residents who work do so at a location within the city.
and Transportation	• 63 % of households in the city own a car, compared to 94% for the WMA.
	• The number of walk-to-work workers increased by 2.5 % and those bicycling has gone up by 2.3 % in the last 5 years.
Housing	• 42% of the city households own their dwellings (the 2010 Census).

 <sup>&</sup>lt;sup>8</sup> Most of the data and information were provided by DC Office of Planning (DCOP) on 06/12/15 (Courtesy: Dr. Joy Phillips).
 <sup>9</sup> <u>http://quickfacts.census.gov/qfd/states/11000.html</u>

# Appendix D: An Expanded "Low Hanging Fruit" Version of the Strategic Direction

1. Involving stakeholders in the planning process.

During the design and development of problem-solving projects, WQD, SWMD and
WPD personnel will engage key stakeholders as follows: holding focus groups and
meetings, convening steering committees, and conducting surveys, etc. In meetings,
conversations and surveys, DOEE wants to focus on getting the stakeholders talking
about what they see as local resources as well as local problems and suggested responses.
The goal is to inform program design and build a base of long-term support – based on
trust; shared responsibility for decisions or actions; come up with solutions; cost-saving;
improved working relationships; and enhanced communication and coordination.

"Stakeholders need to be involved at each stage of the watershed planning process. Their knowledge of local social, economic, political, and ecological conditions provides the yardstick against which proposed solutions must be measured. Also, the goals, problems, and remediation strategies generated by stakeholders define what's desirable and achievable. Weaving stakeholder input, legal requirements, and resource protection strategies into an integrated tapestry for managing surface water and groundwater resources is what the watershed approach is all about."

http://www.epa.gov/owow/watershed/outreach/documents/stakeholderguide.pdf

Objective key measure(s):

- a. DOEE developing its own version of "Outreach" Guidance and documents, or simply incorporate by reference all relevant EPA documents.
- b. Number of outreach initiatives
- 2. Assembling stakeholder's advisory panel.

Adding stakeholders' voices is often useful. A "Stakeholder Advisory Board" can be an effective vehicle for adding stakeholders' voices. A "Stakeholder Advisory" board may comprise key members who meet regularly to discuss a variety of local problems and how they are being resolved. Representatives can include Riverkeepers, other environmentalists or their representatives and volunteers, thereby ensuring accountability to District citizens and residents. This added voice brings both diversity and outside perspective into the inside and helps keep DOEE grounded and focused on the stakeholders DOEE is serving.

Objective key measure(s):

- a. DOEE assembling a "Stakeholder Advisory Board/Panel."
- b. Number of stakeholder advisory board's meetings held.
- c. Number of advisory board recommendations that are incorporated in decision making.

- 3. Holding stakeholder/community forums or open houses.
  - Some problem-solving initiatives require holding open houses to help educate the public and to brainstorm solutions to problems. These meetings are typically held in the early evening and may have open agendas or be focused on an urgent problem (e.g., the ongoing dialogue with stakeholders regarding the MS4 Implementation Plan). Stakeholders may also use these gatherings to discuss other topical public issues amongst themselves. DOEE officials may also use these opportunities to answer questions or complaints, highlight successes, address issues and begin discussions on new or emerging initiatives.

Objective key measure(s):

- a. Number of "open houses" held.
- b. Number of invitations received by DOEE staff to attend "open houses."
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 4. Gathering a task force to target a specific ongoing issue. A task force/ Tiger Team or standing committee can successfully be used to target a specific problem. For example, DOEE can create a task force to address problems associated with illegal dumping sites. At monthly meetings, members may focus on new sites, track clean-ups, and come up with a strategic plan to prevent further dumping.

Objective key measure(s):

- a. Number of task force groups/ Tiger Teams constituted.
- b. Number of issues raised and resolved, or not resolved.
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 5. Creating opportunities for volunteers.
  - Volunteers can strengthen bonds between DOEE and the communities it serves. Volunteers can perform tasks, conduct surveys and act as mentors or tutors to younger and budding volunteers. Some problem-solving initiatives use volunteers to identify areas in their community in need of attention (e.g., site cleanup, illegal dumping). Here in the District, volunteers have participated in removing trash from rivers in response to trash menace and the trash TMDL. They have helped remove litter and clean up schools, streets, and parks. They have also participated in DOEE's own "all-hands-on-deck" community clean-ups. These kinds of volunteer participation are great ways of making volunteers, particularly the young, learn to take responsibility in creating a healthier environmental setting not just for them, but also for the entire District community. Volunteerism also inculcates into the participants concrete skills that people like and easily support. Learned skillsets can easily be built into practical and specific problemsolving skills, which could then be extended and integrated into deepening DOEE's community outreach.

Sample "Involving Youth in your Agency Sustainability Activities" Guidance:

Objective Key Measure(s):

- a. Development of a clear DOEE volunteer support strategy.
- b. Number of volunteer groups supported.
- c. Number of volunteer activities organized by DOEE in support of, or jointly in collaboration with, volunteers.
- 6. Giving presentations at public meetings and agencies. Public meetings hosted by DOEE's technical "Administrations," such as the NRA, and Environmental Services Administration (ESA), are a great place for practitioners to talk about their programs. To get stakeholder/community buy-in, the lead technical personnel give presentations about the project's goals and objectives and then invite stakeholder/community representatives to offer their views.

Objective Key Measure(s):

- a. Number of presentations held.
- b. Number of public meetings held.
- c. Number of project's information made available online.
- 7. Perform stakeholders/community surveys.

A survey gathers information from hundreds and potentially thousands of stakeholders, giving planners and practitioners a detailed picture of a community's priorities, expectations, and awareness. Survey design should be simple and as readily accessible as possible. The surveys, where appropriate, should be conducted using low-cost online survey tools (e.g., http://www.surveymonkey.com) and used to evaluate impact(s) of, say, a potential decision, on DOEE's communities/stakeholders. Assessment of impact(s) on a community is a critical input in decision-making.

Sample "Making Decision Process Visible" Guidance:

http://www.ca-ilg.org/making-decision-process-visible

http://www.ca-ilg.org/sites/main/files/fileattachments/part 2 making the decision process visible 1.pdf

Objective Key Measure(s):

- a. Number of surveys conducted.
- b. Number of different topics on which surveys are conducted.
- c. Support for analysis of survey responses received.
- d. Number of survey results incorporated in decision-making and made visible.

8. Getting the word out.

DOEE can use a number of methods to share information (e.g., success stories) with stakeholders and obtain feedback. These methods include using local media, websites, newsletters, listservs, emails, public libraries, campaigns/events, new media (Facebook, Twitter, etc.). By regular sharing information with and receiving feedback from stakeholders on problem-solving strategies, alternative solutions, implementation outcomes, and other results, DOEE can demonstrate to stakeholders that it is their real partner on issues that matter to them. For example, DOEE project staff can create an online journal (or "blog"), say, "Successes and Issues in District Watersheds" (http://whatishappeninginyourdcwatershed.blogspot.com/), that details the project's successes and failures and invites stakeholders and the general public to engage in discussions.

# Sample "Getting Word out" Guidance and documents:

http://www.ca-ilg.org/getting-word-out

http://www.ca-ilg.org/sites/main/files/fileattachments/part\_3\_getting\_the\_word\_out\_1.pdf

Samples "Providing & Storing Detailed Information" Guidance:

http://www.ca-ilg.org/providing-storing-detailed-information

http://www.ca-ilg.org/sites/main/files/part\_1\_no\_page\_numbers.pdf

Sample "Emerging Technologies" Guidance:

http://www.ca-ilg.org/sites/main/files/file-attachments/part\_5\_no\_page\_numbers.pdf

http://www.ca-ilg.org/overview/emerging-technologies

Objective Key Measure(s):

- a. Number of campaigns held.
- b. Creation of a website for sharing success stories.
- c. Traffic/number of visitors to the website.
- d. Number of issues of newsletters shared with the stakeholders/public.
- e. Setting up of listserv.
- f. Number of articles/advertisements in local media.
- g. Number of issues/subject matter of the advertisements.
- h. Development of DOEE's own guidance documents similar to the above examples.
- 9. Letting someone else open the door for DOEE. To gain credibility with District wards, neighborhoods and community groups, NRA divisions will work to form relationships with respected community members and let them introduce NRA staff to their wards and neighborhoods. For example, DC Council members or neighborhood leaders should be appropriately approached and encouraged to help introduce DOEE events at their respective Wards and neighborhood events.

Objective Key Measure(s):

- a. Number of "open houses" held.
- b. Number of invitations received by DOEE staff to attend "open houses."
- c. Number of invitations sent by DOEE staff to stakeholders to attend "open houses."
- 10. Inviting Stakeholders to contact DOEE.

Make staff accessible to the stakeholders and the community at large. Include contact information and/or feedback forms on websites and in brochures.

Sample "Inviting Public Input" Guidance and documents:

http://www.ca-ilg.org/overview/inviting-public-input

http://www.ca-ilg.org/sites/main/files/file-attachments/part\_4\_inviting\_public\_input\_1.pdf

Objective Key Measure(s):

- a. DOEE's own version of "Inviting Public/Stakeholder Input" guidance and documents.
- 11. Develop DOEE policy on Stakeholder Engagement and related issues.

DOEE believes that having a stakeholder engagement policy will signal agency commitment and help strengthen and improve DOEE's overall communication and involvement with its stakeholders.

Objective Key Measure(s):

- a. DOEE's own version of "Inviting Public/Stakeholder Input" Guidance and documents.
- 12. Strengthening data collection, data quality, utilization and sharing. Data is or will be the new currency of communicating with DOEE's stakeholders. Many of the District's stakeholders are digitally empowered. DOEE should enhance this digital empowerment by collecting and sharing high quality data with its stakeholders. Quality enhancement should occur both in the geographic and monitoring data spaces.

Objective Key Measure(s):

- a. Support and develop finer-scale mapping that meet federal geospatial data standards and to improve water resources planning.
- b. Support and allocate funds to acquire modern laboratory equipment with capabilities to meet both the requirements of 40 CFR Part 136 and the "Most Sensitive Methods."
- c. Support the establishment of Water Quality Exchange (WQX) and Integrated Compliance Information System–National Pollutant Discharge Elimination System (*ICIS-NPDES*) data flows to facilitate both Quality Assurance/ Quality Control (QA/QC) and public sharing of water quality monitoring data.

District of Columbia Department of Energy & Environment

303(d) Program New Vision

Prioritization Strategy (2016-2022)

May 2016



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# **Summary**

As part of the implementation of the US EPA "Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act (CWA) Section 303(d) Program" (Vision), the Department of Energy & Environment (DOEE) is required to develop a prioritization strategy to express CWA 303(d) Program priorities in the context of specific District of Columbia's (District) broader, overall water quality goals and values. This strategy provides a framework for identifying high, medium, and low priority waters for total maximum daily loads (TMDL) development efforts, and alternative actions that are best suited to the broader water quality goals and values in the District.

The Vision's Prioritization goal states that "for the 2016 integrated reporting cycle and beyond, States review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial integrated reports to facilitate State strategic planning for achieving water quality goals."

The intent of the Vision's *Prioritization Goal* is for states, including the District, to express their Clean Water Act's Section 303(d) Program priorities in order to ensure that the available District resources are used efficiently to achieve water quality goals.

In determining priority waters for restoration and protection in the District, a "universe" is first compiled comprising of new Category 5 listings, the existing TMDLs which are earmarked for revisions (for various reasons, e.g., court order or new information, etc.), and TMDL development projects that stakeholders would like to be prioritized.

As a first prioritization step, each item in the universe's subsets is evaluated for priority ranking by using a combination of "mechanisms" and "factors." Mechanisms are the primary level factors that include protection of human health and aquatic life, support non-violations of the District's water quality standards, etc. - and are rated as high, medium, or low. Factors are secondary level considerations that, amongst others, examine the severity of impairment to the designated use classification(s) – and are also rated as high, medium, or low. Where both mechanisms and factors are rated as high, those waters would be deemed high priority. The result of this priority ranking and similar analyses are then summarized and put in a list consistent with Section 303(d) of the CWA. Impairments that are candidates for alternative are also annotated in the list at this stage. In the second step, the listings of ranked priorities are assigned a schedule for TMDL development based on a matrix approach. The matrix consists of six criteria: urgency, potential impact, actionable/ feasible, resources, stakeholder interest and readiness, and integration, each of which, if ranked as high earns 3 points; medium, 2 points; and low, 1 point. The points awarded are then summed up and the project that receives the highest total points is then slated as the one to move forward first. The results of both steps one and two are then consolidated into a preliminary list called "Pre-303(d) list" and made available for an initial public comments. A revised "Pre-303(d) list" following public comments is called "draft 303(d) List." Upon completion, a draft Integrated Report (IR) incorporating "draft 303(d) List" will be made available to the public for comment for 30days. If no comments are received on the "draft 303(d) List", the list will be considered final and submitted to EPA.

Consistent with this strategy, the District's overall TMDL development priority for the fiscal year (FY) 2016 through 2022 will be dominated by the need to satisfy the 2009 TMDL consent decree.

DOEE will publish this draft *Prioritization Strategy* to solicit feedback. Comments received will be considered and used to revise the document as appropriate before submittal to EPA for approval. After EPA approval this strategy will become final and implemented

#### 1. Introduction

As part of the implementation of the "Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program" (Vision)<sup>1</sup>, the Department of Energy & Environment (DOEE) is required to develop a prioritization strategy to express CWA 303(d) Program priorities in the context of specific District of Columbia's (District) broader, overall water quality goals and values. This strategy provides a framework for identifying high, medium, and low priority waters for total maximum daily loads (TMDL) development efforts, including alternative actions that are best suited to the broader water quality goals and values in the District.

#### **1.1. Background**<sup>2</sup>

On December 5, 2013, the U.S. Environmental Protection Agency (EPA) announced a new collaborative framework for managing CWA 303(d) program responsibilities, entitled "*A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program*<sup>3</sup>" (Vision). This new Vision reflects the successful collaboration among states and the EPA, which began in August 2011. The vision enhances the overall efficiency of the CWA 303(d) program. For example, it encourages states to focus attention on priority waters. It also provides states with the flexibility to use available tools beyond TMDLs to effectively restore and protect water quality. There is no "one size fits all" approach to restoring and protecting water resources; flexibility allows each state, including the District, to more efficiently develop tailored strategies to implement their CWA 303(d) Program responsibilities within the context of its own water quality goals. While the Vision provides a new framework for implementing the CWA 303(d) Program, it does not alter state and EPA responsibilities or authorities under the CWA 303(d) regulations. The Vision's Prioritization goal states:

"States should review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial integrated reports to facilitate state strategic planning for achieving water quality goals."

Priorities are important because they provide the foundation to guide the planning and implementation of the other Vision goals. Specifically, the CWA 303(d) program priorities are essential to ensure that the available resources are used efficiently to achieve water quality goals and that allocation is not done in an ad hoc way, but in a manner respectful of the entirety of the District's water quality values.

The Vision expects states, including the District to engage their general public and stakeholders in the establishment of CWA 303(d)-related priorities. EPA also expects states and the District to articulate how input from the public is considered and addressed as part of their rationale for supporting prioritization.

# 2. Definition and Principles of Prioritization

## **2.1. Definition**

Prioritization is the process of evaluating<sup>4</sup> a group of projects/activities and ranking them in their order of importance or urgency.

<sup>&</sup>lt;sup>1</sup> http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/upload/vision 303d\_program\_dec\_2013.pdf

<sup>&</sup>lt;sup>2</sup> http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/programvision.cfm

<sup>&</sup>lt;sup>3</sup> <u>A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program</u> (PDF)

<sup>&</sup>lt;sup>4</sup> Evaluation is the process of taking different possible courses of action, setting them side by side and drawing a conclusion as to their respective merits.

# **2.2. Principles of Prioritization**

Principles are statements of *values* that guide actions. Principles are used to frame a concise set of criteria which, in turn, are used to develop priorities or ranking. The following principles guide DOEE's approach to its Vision prioritization:

- 1. **Transparency:** Prioritization should be clear and contain robust and transparent selection criteria developed to maximize measurable water quality improvements and positive environmental impacts.
- 2. **Engagement:** Constructive engagement, supported by timely and accurate information containing analysis based on reliable data, enables dialogue and genuine discussions, which, in turn, increases the chance of quality *prioritization* decision-making.
- 3. **Resources:** Consideration of resource implications of doing a TMDL project/activity, including, but not limited to, whether or not the resource requirements of the project are within budgetary limits; the period over which resources will be needed; DOEE's institutional and technical capacity to implement the plan; and benefits.
- 4. **Impact:** Prioritizing TMDLs for development starts by considering the scope and severity of water pollution and risks to public health and aquatic life<sup>5</sup>. Also consideration should be given to whether or not the proposed TMDL development/activity has additional strategic significance or impacts (e.g., risk to threatened or endangered species).
- 5. Influence: *Priorities* should reflect input of stakeholders' involvement.
- 6. **Inclusiveness:** Prioritization is effective when a wide range of stakeholders are *engaged* in their diversity, uniqueness and perspective. Accounting for all these and developing a unified set of *priorities* requires balance and judgment.
- 7. **Time:** Prioritization is multi-dimensional, in part, because values, which are at the core of it, are. Time is the other dimension. The time dimension involves consideration of scheduling issues (such as re-programming to meet court orders) to determine what comes first, and what follows later. Timing and phasing are key factors in aligning priorities.
- 8. Alignment: TMDL development *priorities* should fit within DOEE's overall strategic water quality improvement agenda and be in accord with the new Vision goals.
- 9. **Implementation Potential:** Assessing the implementation potential of a TMDL project/activity is a real challenge. Three factors that are closely related to the potential for a successful TMDL project/activity implementation include the following: assessment data reliability; organizational resources readiness; consistent application of *prioritization* appraisal criteria; and uncertainty.

## **2.3. Prioritization Best Practices**

Best practices are effective procedures that reliably tend to lead to a desired result. They are chosen to fit with goals, including what needs to be done and how. Since not each and every best practice is related to each and every issue of interest, or necessarily aimed at the same target outcomes, they should always be reviewed and updated.

The following are some best practices that apply to the District's 303(d) prioritization.

It is good practice to:

- 1. Give careful consideration to the criteria for prioritizing projects and agree on them in advance;
- 2. Systematically evaluate all potential projects at the same time to minimize bias;

<sup>&</sup>lt;sup>5</sup> Hall, *et. al.* (2014). An ecological function and services approach to total maximum daily load (TMDL) prioritization. Environmental Monitoring and Assessment, Vol. 186, Issue 4, pp 2413-2433.

- 3. Schedule priorities;
- 4. Allow limited priority overrides due to executive prerogative on special cases;
- 5. Ensure that the people impacted by priorities are informed and know what those priorities are; and
- 6. Review periodically the priority status of projects.

# 3. Strategy Goal and Objective

## **3.1 Goal**

The strategy goal is to ensure that DOEE and stakeholders review, systematically prioritize, and report priority watersheds or waterbodies for restoration and protection in the bi-annual Integrated Report (IR) to facilitate strategic planning for achieving water quality goals.

## **3.2 Objective**

The strategy objective is to identify where DOEE and stakeholders should focus resources for TMDLs development in fiscal year (FY) 2016 through FY2022.

## 4. General 303 (d) Prioritization Framework

#### 4.1. Framework Elements

The following are examples of how the framework elements may apply to DOEE:

- 1. Mechanism for Prioritization Protection of human and aquatic life, consent decree.
- 2. **Factors Considered in Prioritization** Funding availability, indicators used in Recovery Potential Screening, pollutants/impairments, sources.
- 3. **Consideration of EPA National and Regional Priorities** An explanation of how the District collaborates with the Region on prioritization and how EPA's priorities fit into its framework. This does not mean that the District must choose EPA priorities as their designations; rather the District should recognize EPA's priorities as an important factor in the prioritization process.
- 4. **Plan for Where the State Will Begin Work** This could be general, and may be based on monitoring or permitting cycles, or other appropriate processes.
- 5. Statement on Flexibility Reflecting the District's approach to changing priorities.
- 6. **Description of Shifts or Changes** Evaluate the past prioritization scheme compared to what the District will be doing under the new Vision by explaining what is different or new compared to what stays the same.

## **4.2.** Other Considerations

- 1. **Public Engagement Approach** An explanation regarding how the District will involve stakeholders in the process and share the final designated priorities. At a minimum, priorities should be clearly identified in the 2016 Integrated Report (2016 IR) for the public to provide comments. DOEE's Stakeholders' Engagement Strategy (SES) is incorporated herein by reference.
- 2. **Integration Approach** Deals with how DOEE will use a combination of District-wide programs and other on-the-ground projects to achieve water quality benefits; and the extent to which water quality improvement efforts are harmonized with other relevant District and Federal programs; namely:
  - a. When and how the District will Review and Update the Prioritization Scheme -Assessment is a critical piece of the new Vision; the District will consider and adapt new information on the status of waters, interest and engagement from stakeholders and partners, and the effectiveness of their chosen scheme.

- b. **Choice of Priority Designations** Once the District has completed the process of determining its 303(d) priorities, the information should be included as an appendix/update to the strategy document.
- c. Availability of the Prioritization Framework to the Public The District plans to make the prioritization documents available to the public (via DOEE's website, public notice in the DC Register, including joint public-notice with the 2016 IR) to facilitate transparency and stakeholder engagement.

#### 5. Detailed District's Priority and Ranking Assignment Scheme

The District assigns TMDL development priority in two main steps, namely: an *Initial Ranking and Scheduling Step*, and the *Integrated Report Step*; with each step having sub-steps as follows:

#### Step 1: Initial Ranking and Scheduling Step

a. <u>Assessment:</u>

Assessment identifies water bodies requiring TMDLs and consolidates these into an IR form pursuant to Sections 303(d), 305(b), 314 and 319 of the Clean Water Act.

Section 303(d) and the implementing regulations at 40 CFR 130.7 require states and the District to identify those water bodies that are not meeting surface water quality standards and to prioritize and schedule them for the development of TMDLs. The 303(d) listing process classifies waters impaired by point and non-point sources of pollutants into the following categories.

- <u>*Category 1*</u>: Waters with the status that all designated uses are being met.
- <u>*Category 2*</u>: Waters that meet some (at least three) of their designated uses, but there is insufficient data to determine if remaining designated uses are met.
- <u>*Category 3*</u>: Waters for which insufficient data exists to determine whether any designated uses are met.
- <u>Category 4</u>: Waters that are impaired or threatened but a TMDL is not needed. (*This category and its sub-categories may include TMDLs that may or may not need to be revised for one reason or another, including court orders, consent decrees, availability of new information.*)
- <u>*Category 5*</u>: Waters that are impaired or threatened and need new TMDLs to be developed. (*The development of new TMDLs is the primary driver for prioritization and ranking.*)

Section 305(b) codifies the process in which water bodies are evaluated with respect to their capacity to support designated uses as defined in each of the states'/District's surface water quality standards. These uses include aquatic life support, fish and shellfish consumption, and primary (e.g., swimming) and secondary (e.g., boating) contact recreation. Where possible, the causes and sources of use impairment are also identified.

Section 314 is mostly concerned with lakes and reservoirs and has little or no relevance in the District's assessment scheme.

Section 319 grants and State Revolving Funds (SRF) are given to watershed clean-up projects that are consistent with TMDL Program requirements.

a (i). Priority Assignment Process

The District defines its Section 303(d) list *initial* priority assignment in terms of broader programmatic <u>primary factors</u> (or *mechanisms*) and <u>secondary factors</u> (hereinafter referred to simply as *factors*).

*Mechanisms* are based on consideration of primary factors such as severity of impairment to the designated use classification(s) for a water body. There are also secondary factors (or simply, "*factors*") which are used to modify the initial prioritization to an overall or final prioritization. *Factors* may either elevate a water body into a higher priority group (e.g., public interest, executive prerogative needs) or reduce the priority ranking (e.g., funding availability, cleanup action in progress). Together, both mechanisms and factors help to provide structure to the prioritization process by explaining, for example, the extent or complexity of impairment. They help to describe the availability of information (e.g., monitoring data, models), and thus indicate whether or not priority decisions are made based on substantial or scanty information. At the same time, factors are meant to be:

- Flexible for each water body;
- Subject to periodic review to reflect new scientific information, newly developed water quality criteria;
- Accommodative of changing stakeholder considerations or concerns; and
- Cognizant of efficient and effective use and allocation of resources.

Mechanisms' and factors' levels are rated as *high*, *medium*, and *low* as briefly described below:

Mechanisms' Rating Levels and Description:

- **High level**: Includes protection of human health and aquatic life; factors supporting non-violations of the District's water quality standards, recreational use; programmatic geographic focus; funding.
- **Medium level**: Includes, partnership with stakeholders e.g., federal agencies; issue complexities; national water quality initiatives; environmental justice.
- Low level: Includes, a variety of technical screening tools (e.g., EPA's Recovery Potential Tool).

#### Factors' Rating Levels and Description:

- **High level**: Includes, funding availability; specific pollutant that is causing or contributing to water quality impairment; data availability; restoration potential.
- **Medium level**: e.g., straight-to-implementation via NPDES Permit; water quality trends.
- Low level: e.g., pollutant source.

A list of *mechanisms* and *factors* and their ratings that DOEE uses to prioritize District's waters, is provided in Appendix A, Table 1 and Table 2.

A generalized ranking scheme based on combining *mechanisms* and *factors* information into an initial priority designation for TMDL projects, is shown in Table 3.

**Table 3:** Combination of *Mechanisms* and *Factors* to assign overall priority level

			evels of Factor(s /Cost/Other Con	· · · · · · · · · · · · · · · · · · ·
_		High	Medium	Low
Jevels of oritization echanisms	High	High	High	Medium
Leve Prioriti Mecha	Medium	High	Medium	Low
<b>1</b> · · ·	Low	Medium	Low	Low

#### a (ii). Rank Schedule Assignment Process

This strategy uses a prioritization matrix approach to evaluate the relative order of importance of candidate TMDL development projects by deriving a criteria-based numerical value for the priority (rank) of each project or activity. See Appendix B.

#### b. Pre-303(d) List development

Pre-303(d) list is developed by consolidating *priority* and *ranking/ scheduling* information into a single list. The list will be shared with stakeholders. The comments received, and any additional information will be considered and the Pre-303(d) list may be revised, as appropriate. Stakeholders can identify specific projects of interest through a process outlined in Appendix F. The revised Pre-303(d) list will be used to develop the *draft 303(d) list* to be incorporated into the draft Integrated Report.

#### Step 2: Integrated Report Step

Upon completion, the draft IR incorporating the revised  $Pre-303(d)^6$  list will be made available to the public for comment. If a comment is received on the priority and schedule assignment, consultation, or in some cases the prioritization matrix scheme (Appendix B), will be used to resolve the issue(s). If no comments are received on the "draft 303(d) List", the list will be considered final and will be submitted to EPA.

Appendix C shows a detailed process flow diagram (scheme) of the two steps discussed herein. The diagram also indicates that stakeholder input is considered in the prioritization process.

#### 6. Changes and Shifts from Past Efforts

#### 6.1. Past TMDL Development Efforts in the District

Before the Vision, the District managed its TMDL development priority process based on "Pace" framework; consent decree requirements; and to meet the Chesapeake Bay (Bay) TMDL Program needs.

#### 6.1.1. The "Pace" Framework

"Pace" refers to the number of TMDLs that needed to be established consistent with national policy<sup>7</sup>, i.e. generally within 8-13 years of listing of a waterbody as impaired. Under the "pace" framework, the District's priority was based on human health concerns, risk to aquatic life, programmatic needs (e.g., waste load allocations needed for permits), and availability of EPA-approved models and other technical

<sup>&</sup>lt;sup>6</sup> A revised "Pre-303(d) list" that is incorporated in the IR is called a "draft 303(d) List."

<sup>&</sup>lt;sup>7</sup> Perciasepe, R. 1997. New Policies for Establishing and Implementing Total Maximum Daily Loads (TMDLs). <u>http://water.epa.gov/lawsregs/lawsguidance/cwa/tmdl/ratepace.cfm</u>. *Last Accessed June 2011*. *Last Accessed June 2015*.

tools. Also within the "pace" framework, high priority TMDLs are typically developed within two years, medium priority within two to five years, and low priority more than five years.

Issues with the "pace" framework include the following:

- 1. It fails to properly reflect significant variability in types of TMDLs, or state/District listing methods.
- 2. It does not give credit to more robust TMDLs that better support implementation and water quality outcomes, i.e., "implementation-ready."
- 3. It does not take into account water quality improvement (output vs. outcome).
- 4. It improperly conveys the notion that states and the District require litigations to drive TMDLs development; i.e., the development of new TMDLs will not occur without litigation.
- 5. It incorrectly implies that as historic litigation driven TMDL consent decrees taper off, that TMDL "pace" (i.e. rate at which at which TMDLs are developed) will diminish.
- 6. It puts less emphasis on robust consultation of stakeholders and systematically incorporating their views in TMDL development process.
- 7. It places little emphasis on the integration among the CWA programs (303(d), 305(b), 314 and 319), or other collaborations.
- 8. It is weak in flexibly aligning TMDLs development with available resources.

DOEE is working collaboratively with stakeholders and EPA to develop strategies for each of the six Vision goals to address these issues – in order to improve the TMDLs development environment in the District.

## 6.1.2. Consent Decree

From FY2010 through FY2022, DOEE set its TMDL work load priority to revisions to satisfy the requirements of the settlement agreement reached between EPA and Anacostia Riverkeepers, Friends of the Earth, and Potomac Riverkeepers (Case No.: 1:09-cv-00098-JDB of January 15, 2009) that certain District TMDLs did not have a daily load expression established as required by *Friends of the Earth vs. the Environmental Protection Agency, 446 F.3d 140, 144* (D.C. Cir. 2006). The consent decree deadline is January 1, 2017.

Meeting consent decree dates remain a top priority in the District.

## 6.1.3. The Chesapeake Bay (Bay)TMDL Program Framework

The Bay TMDL is required under the federal Clean Water Act and responds to consent decrees in Virginia and the District of Columbia from the late 1990s. It represents a keystone commitment of a federal strategy to restore and protect the Bay, and covers approximately 64,000-square-mile watershed that includes all the jurisdiction partners (the District of Columbia and large sections of six states: Delaware, Maryland, New York, Pennsylvania, Virginia, and West Virginia.

The TMDL set limits that are necessary to meet applicable water quality standards in the Bay and its tidal rivers. The limits (for total nitrogen (TN), total phosphorus (TP), and sediment) are based on state-of-theart modeling tools, and involve extensive monitoring data, peer-reviewed science, and close interaction with jurisdiction partners.

Because the Bay TMDLs are an important part of the District's water quality improvement strategy, no changes are expected on the District's commitments to the Bay TMDL programs and efforts.

# 6.2. Shifts and Changes

This strategy shifts the prioritization process from past practice in the following ways:

- 1. It places greater emphasis on systematic coordination of watershed and Municipal Separate Storm System (MS4) implementation action plans (collaborative non-point source management and implementation plans) by:
  - a. Incorporating 319 Program elements into TMDL implementation plans (Appendix D).
  - b. Programmatic needs (e.g., waste load allocations needed for MS4 permits).
  - c. Increased number of stakeholder meetings to discuss and review water quality improvement (e.g., meeting stakeholders to review the District's performance against the Bay commitments, MS4 implementation plans).
- 2. It enhances the current 303(d) list development and TMDL development priority planning process by incorporating a new two-step public solicitations and notices:
  - a. Step 1- which involves an initial publication of a *Pre-Draft 303(d) List* for public comment gives stakeholders a chance to familiarize themselves with what the 303(d) list will look like. It also ensures that stakeholders are made part of the 303(d) process as early as possible.
  - b. Step 2 which comprises using initial comments received following the publication of the *Pre-Draft 303(d) list* to refine the draft IR, provides stakeholders a second opportunity to re-engage, and also to verify that their views have been considered.
- 3. It includes an *alternative* provision, which allows for "*direct-to-implementation*" projects. This makes it easier to deal with those impairment cases where the development of a TMDL would be inappropriate.
- 4. It introduces a pathway to "*direct prioritization*" in which stakeholders can petition the Director of DOEE in special cases to have a project included in the priority list at any stage in the process (Appendix F). This provides additional opportunities to stakeholders to engage management on specific priority outcomes. Stakeholders can submit their priorities of interest(s) at any time, however, they will only be considered for the next IR.

#### 7. Statement on Flexibility

This prioritization strategy term runs from 2016 to 2022 and will be flexible in the following respects (to account for new listings in the intervening period before 2022, including court orders and consent decrees, exercise of executive prerogative, and/or local public demand):

- 1. Aware that the development of this prioritization strategy in support of the Vision in the District will NOT be completed in time for adoption for the 2016 Listing Methodology, DOEE will:
  - a. Include language in the 2016 Listing Methodology to recognize the shift in focus to the Vision's new prioritization approach; and that the changes that emerge following the adoption of the Vision's new prioritization approach will be applied in full in the 2018 listing/delisting.
    - The rationale: At this time, the District's TMDLs development priority is dominated by the need to satisfy the consent decree (see Appendix E). Under this scenario, it is clear that even if the District were to use the Vision prioritization approach, the final priority outcome would not change.
- 2. New 303(d) listings concerning pollutants that threaten human health and aquatic life will be added and prioritized in each IR's cycle.

- 3. Applicable new federal regulations, criteria or guidance will be incorporated as they become available. For waters with impairments related to new national and regional concerns, monitoring and assessment will be adjusted and, if necessary, re-prioritized to protect and restore the District's waters.
- 4. Adaptive management:

In consultation with stakeholders and EPA, DOEE will incorporate the principles of adaptive management so that lessons learned are used to inform the next steps of prioritization plans.

## 8. Plan for Where the District Will Begin Work

In order of priority, DOEE will begin work by addressing TMDLs:

- 1. That are subject to court order deadlines or consent decree agreement(s);
- 2. TMDL projects in which DOEE's and EPA's national and/or regional priorities intersect and where opportunities for collaboration exist.

Collaboration enhances efficiency and resources mobilization, and helps ensure that successful restoration will be more likely.

#### 9. Implementation

This strategy will be implemented by DOEE's Natural Resources Administration (NRA) Divisions: Water Quality Division (WQD), Stormwater Management Division (SWMD), and Watershed Protection Division (WPD). Implementation will be coordinated:

- 1. To ensure prioritization consistency and integration across (CWA's 303(d), 305(b), and 319) programs in support of the new Vision;
- 2. To provide feedback to stakeholders on key outcomes of prioritization through robust engagement and other DOEE's existing communication protocols.

## **10. This Strategy's Priorities**

This strategy's priorities include:

- 1. The District's FY2016-to-FY2022 Priority List (Appendix E).
- 2. Anacostia River Watershed in the District as the geographic focus for TMDL development.
- 3. Improving DOEE's data infrastructure by developing:
  - o Data Management Plan.
  - o Data Analysis Plan.
  - o Data Sharing Plan.

APPENDICES

# APPENDIX A

# Table 1: Prioritization Mechanisms

	MECHANICM	MECHANISM LEVEL				
	MECHANISM	High	Medium	Low		
1.	Protection of human health and aquatic life	$\checkmark$				
2.	Supporting DOEE's implementation and or revision of					
	existing TMDLs and water quality improvement plans					
	a) Court order/consent decree TMDLs					
	b) The Long-Term Control Plan (LTCP) and the Green					
	Infrastructure (GI) projects	$\checkmark$				
	c) The MS4 TMDL Implementation Plan (MS4 TMDL-IP)					
	d) Implementation of the Chesapeake Bay TMDL WIPs					
	e) Anacostia River watershed and related restoration					
	plan(s)					
3.	Geographic focus	$\checkmark$				
	a) Anacostia River watershed					
4.	Partnerships and stakeholder interests					
	a) Federal agency partnerships		$\checkmark$			
	b) Other partnerships					
5.	Issue complexity (e.g., modeling)		$\checkmark$			
6.	Participation of volunteers and watershed groups		$\checkmark$			
7.	National Water Quality Initiatives (NWQI)					
	a) General					
	b) Specific national priorities		•			
	i. Nutrients					
8.	Regional priorities		1			
	a) The Chesapeake Bay TMDLs		•			
9.	Protections of the District's waterbodies with sources		1			
	upstream (i.e., watersheds in Maryland)		•			
10.	Other strategic frameworks		✓			
	a) Environmental Justice (EJ)		*			
11.	Screening Tools					
	a) Recovery Potential Tool			$\checkmark$		
	b) USGS' SPARROW			•		
	c) WATERSCAPE					
12.	Emerging mechanisms			$\checkmark$		

# **Table 2:** Prioritization Factors

	FACTOR	FACTOR LEVEL			
	FACTOR	High	Medium	Low	
1.	Funding availability	$\checkmark$			
2.	Pollutant causing impairment	✓			
3.	Available quality data	✓			
4.	Restoration potential	✓			
5.	Regulatory tools		✓		
6.	Straight to implementation		✓		
7.	Water quality and watershed related programs activities		✓		
8.	Water quality standards		✓		
9.	Water quality characteristics and trends		✓		
10.	Watershed characteristics		✓		
11.	Water quality/watershed models		✓		
12.	Pollutant sources			$\checkmark$	
13.	Other strategic frameworks			✓	
14.	Screening tools			✓	
15.	Emerging mechanisms			✓	
16.	Funding availability			$\checkmark$	

# **APPENDIX B**

# GENERAL PRIORITIZATION MATRIX for Use with Stakeholders on TMDLs Development

#### How to Use this Prioritization Analysis Matrix

#### The Process:

- 1. As a group freely discuss all the project activities/projects that need to be prioritized.
- 2. Review list of activities/projects to determine relevance to disparities, reduce redundancy or duplication and clarify meaning. Consolidate activities/projects, if appropriate.
- 3. As a group, use the Prioritization Matrix below to rank order activities/projects. Rank activities/projects for each criterion using the following scale:

#### High = 3 points; Medium = 2 points; Low = 1 point

[This scale range is deliberately kept small because the line between high, medium, or low can be very thin]

- 4. Assign total points for each activities/projects.
- 5. Sum up all the total points for each project/activity to determine the priority score. Record the results in the provided worksheet.
- 6. Analyze the results and identify the top three activities/projects.
- 7. Continue discussions until DOEE and stakeholders achieve a consensus on the top three activities/projects.
- 8. Document the results of the consensus on priority, if consensus is achieved. If not, keep trying.

#### Criteria:

#### 1. Urgency:

- a. Is this a priority project/activity that needs to be addressed in the next 1 year?
- b. Is this a priority project/activity that needs to be addressed in the next 2 years?
- c. Is this a priority project/activity that needs to be addressed in the next 3 years, or longer?

## 2. Potential Impact:

- a. Is it likely that addressing this critical issue will have a significant impact on one or more stakeholders?
- b. Is there a reason or reasons to believe you can be successful on this issue?
- c. Is it likely that addressing this critical issue will have a significant impact on one or more specific populations?

#### 3. Actionable/Feasible:

- a. Are there opportunities for action to address the critical issue?
- b. Is there room to make meaningful improvement on the issue?
- c. Is this a priority issue subject to a court order/consent decree?
- 4. **Resources** (funds, staff, water quality values/technical complexity interface, and expertise):
  - a. Are resources readily available or likely resources can be obtained to address the critical issue?
  - b. Are there stakeholder resources to work on the issue?
  - c. If not, are there alternative ways to get the needed resources?

#### 5. Stakeholder Interest and Readiness:

- a. Is this a critical issue identified as important by stakeholders?
- b. Are people in the community interested in the issue?
- c. Is there stakeholder definitive push to move this initiative forward?

#### 6. Integration:

- a. Is there opportunity for collaboration?
- b. Is there opportunity to build on existing initiatives?
- c. Will this duplicate efforts?

# Prioritization Analysis Matrix (An Example)

#### Issue(s) to be Ranked/Scheduled:

Revision of consent decree TMDLs and their priority/ranking

## <u>Goal</u>:

DOEE is collaborating with EPA and other stakeholders to revise toxic TMDLs to satisfy the requirements of the settlement agreement reached between the United States Environmental Protection Agency (EPA) and Anacostia Riverkeepers, Friends of the Earth, and Potomac Riverkeepers (Case No.: 1:09-cv-00098-JDB of January 15, 2009) that certain District TMDLs did not have a daily load expression established as required by *Friends of the Earth vs. the Environmental Protection Agency*, 446 *F.3d 140, 144* (D.C. Cir. 2006).

The settlement agreement requires the establishment of daily loads in District TMDLs by January 1, 2017.

Activity	Urgency	Potential Impact	Actionable/ Feasible	Resources	Stakeholder Readiness	Integration	Total Points
Sample Project/Activity #1: Toxics TMDLs revision	3	2	3	1	3	2	14
Sample Project/Activity #2: TSS TMDL revision.	3	2	3	2	3	3	16
Sample Project/Activity #3: Bacteria TMDLs revision	3	3	3	2	3	3	17

Note: High = 3 points; Medium = 2 points; Low = 1 point

# Prioritization Analysis Matrix Sample Worksheet

Critical Issue:

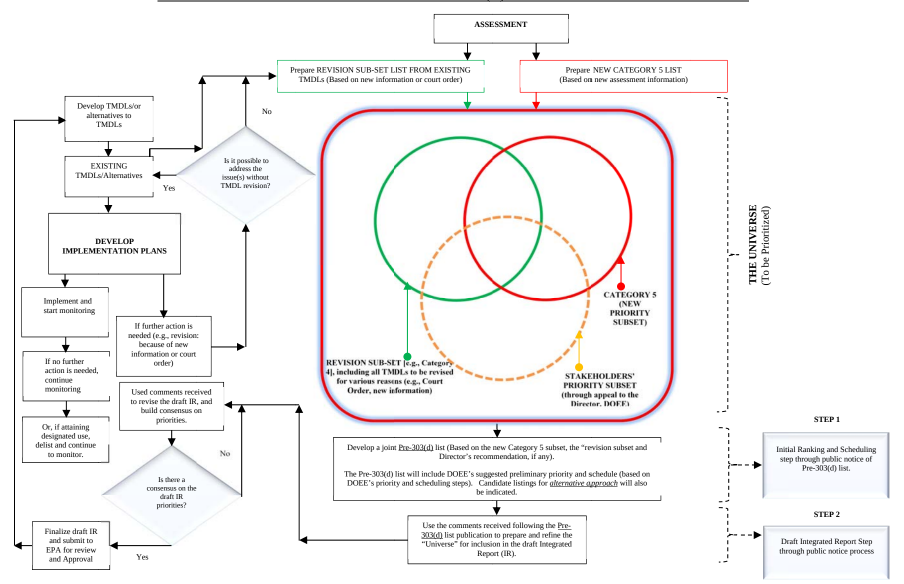
Goal:

Activity	Urgency	Potential Impact	Actionable /Feasible	Resources	Stakeholder Readiness	Integration	Total Points
Project/Activity #1:							
Project/Activity #2:							
Project/Activity #3:							
Project/Activity #4:							
Project/Activity # n:							

Note: High = 3 points; Medium = 2 points; Low = 1 point

#### **APPENDIX C**

#### DOEE'S PROPOSED SCHEME TO IMPLEMENT THE 303(D) NEW VISION'S PRIORITIZATION GOAL



# **APPENDIX D**

# The 319 Program Elements, Integration and Reporting

Key Elements of an Effective NPS Program	How NPS addresses them in the District
1. Explicit short- and long-term goals, objectives, and strategies	<ul> <li>Annual grant solicitation for actions on high priority waters and District- wide stewardship goals.</li> <li>5 year goals in NPS Strategy.</li> </ul>
2. Strengthened partnerships	<ul> <li>WPD process is a joint effort of multiple programs within DOEE (WQD, SWMD &amp; WPD).</li> <li>Grants are provided to local, community groups, NGOs.</li> <li>WPD process is used to facilitate partnerships with federal agencies either through coordinating environmental projects for waters of common interest (e.g., NWQI, or by use of pass through funding to other agencies.</li> </ul>
3. Integration of programs	• WPD factors in approved TMDLs. Partnerships include federal programs such as NWQI.
4. Resource allocation for protection and restoration	<ul> <li>Performance Partnership Agreement/ Performance Partnership Grant (PPA/PPG) annual commitments.</li> <li>NPS Five-Year priority.</li> <li>WPD annual process for allocating resources. DOEE's decisions regarding funding of the CWA Sections 303(d) are also considered.</li> </ul>
5. Identification and prioritization of waters	<ul> <li>NPS Strategy – Five-year priority for waterbodies and actions.</li> <li>b) Use WPD process for prioritizing waterbodies and identifying actions.</li> </ul>
6. Adaptive management to achieve and maintain water quality standards	• WPD annual actions development considers previous activities and data collection and uses these to decide on best next steps to address areas of concern.
7. Efficient and effective implementation	<ul> <li>WPD has an established process that effectively identifies priority waterbodies needing actions. Implementation occurs through:</li> <li>PPA/PPG commitments</li> <li>EPA grant administration</li> <li>WPD/DOEE project funding mechanisms</li> </ul>
8. Review, evaluation, and revision using measures of success	WPD process includes review and analysis step prior to annual grant solicitation. Projects are also subject to revision depending on ongoing communication and quarterly reporting.

# Table 4: Key Elements of an effective Section 319 & DOEE's Non-Point Source (NPS) program

Schedule	The New 303(d) Vision Goal	How the District's WPD Addresses the Goal
2014	Engagement – inclusive, transparent, feedback loops	WPD selects priority watersheds based on community interest and restoration opportunities. Final WPD/Nonpoint Source (NPS) priorities and actions shared with stakeholders online.
	Assessment – initiate ongoing statewide statistical surveys	Alternative approach: WPD process targets water quality assessments reported in DOEE's Integrated Report and DOEE TMDL plan. Additional WPD's assessment and evaluation are also used.
2016	Integration – coordinate actions with other CWA programs; other agencies	WQD and SWMD participate in the WPD process. Increased internal CWA program integration including permitting, compliance, and water quality standards programs are also used.
	<b>Prioritization</b> – Priorities identified in the Integrated Report	WPD process provides for an annual review of priority waters and actions. Results of this review are incorporated in the NPS strategy and Integrated Report.
	<b>Protection</b> – Identify protection planning priorities and schedules for healthy waters consistent with the high priorities identified	Currently, no water body in District falls under the "Protection" goal. Instead, the WPD targeting process identifies water bodies for purposes of restoration. Restoration actions on waterbodies are identified in the NPS Strategy and posted on the DOEE's web page.
2018	Alternatives – Incorporate adaptive management and use alternative approaches to develop TMDLs implementation plans.	WPD actions are annually reviewed and are water body specific; includes elements of TMDL implementation.
2022	Assessment – Identify the extent of impaired and healthy waters within the District of Columbia	Assessment results and reviews are components of DOEE's Integrated Report. The Integrated Report's assessments results are subsequently incorporated in the NPS strategy.

 Table 5: 303(d) New Vision's Goals & 319 Program Integration Interface

#### Section 319 Reporting and Accountability

DOEE's NPS Program is accountable for implementing the District's requirements under CWA Sections 303(d) and 319. WPD demonstrates this accountability through numerous reports and obligations, including the following:

- Grants Reporting and Tracking System (GRTS)<sup>8</sup> reporting on WPD grants, contracts.
- PPA and PPG work plans and reports.
- Annual NPS Report.
- Integrated Report.
- Web posting of TMDLs, BMPs, Project Reports, Annual WPD priorities in grant solicitation, and other Nonpoint Source pages on DOEE's website.
- Annual EPA 319 Progress Evaluation.
- PPA and PPA work plan development and grant review process.
- Participation in annual WPD process.
- EPA review and approval of DOEE's 303(d) impaired waters list.
- Public participation:
  - Outreach events public presentations/fairs/ Questions & Answers (Q&A) sessions at community meetings.
  - WPD water body targeting is based on active community engagement and restoration opportunities.
  - Chesapeake Bay Program participation.

<sup>&</sup>lt;sup>8</sup> http://iaspub.epa.gov/apex/grts/f?p=110%3A199

# **APPENDIX E**

**Table 6:** District's FY2016-to-FY2022 Priority List (The Consent Decree is incorporated herein by reference for specific schedules).

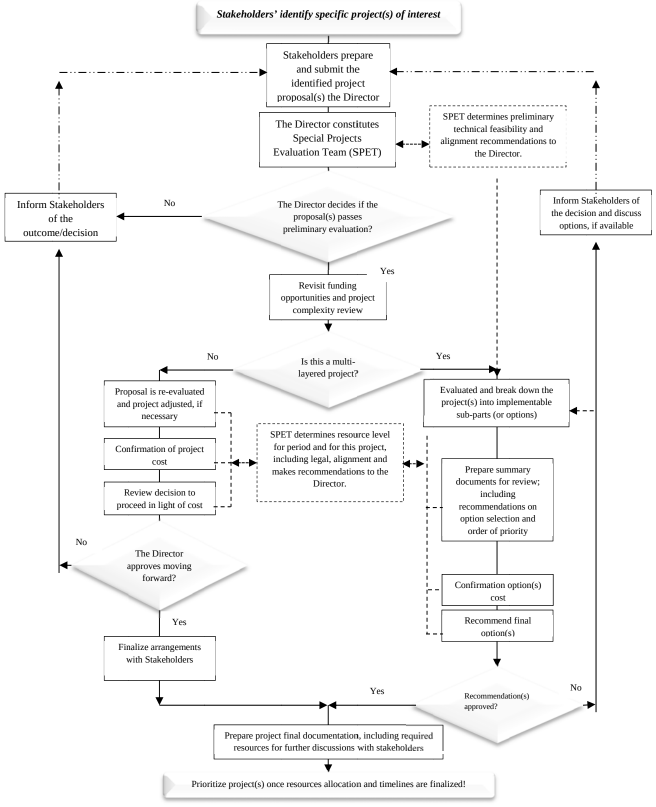
Assessment Unit ID	Assessment Unit Name	Cause Name
DCAKL00L_00	Kingman Lake	Arsenic
DCAKL00L_00	Kingman Lake	Chlordane
DCAKL00L_00	Kingman Lake	DDT
DCAKL00L_00	Kingman Lake	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_01	Anacostia River	Arsenic
DCANA00E_01	Anacostia River	Chlordane
DCANA00E_01	Anacostia River	Copper
DCANA00E_01	Anacostia River	DDD
DCANA00E_01	Anacostia River	DDE
DCANA00E_01	Anacostia River	DDT
DCANA00E_01	Anacostia River	Dieldrin
DCANA00E_01	Anacostia River	Heptachlor Epoxide
DCANA00E_01	Anacostia River	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_01	Anacostia River	Zinc
DCANA00E_02	Anacostia River	Arsenic
DCANA00E_02	Anacostia River	Chlordane
DCANA00E_02	Anacostia River	Copper
DCANA00E_02	Anacostia River	DDD
DCANA00E_02	Anacostia River	DDE
DCANA00E_02	Anacostia River	DDT
DCANA00E_02	Anacostia River	Dieldrin
DCANA00E_02	Anacostia River	Heptachlor Epoxide
DCANA00E_02	Anacostia River	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCANA00E_02	Anacostia River	Zinc
DCRCR00R_01	Rock Creek	Copper
DCRCR00R_01	Rock Creek	Lead
DCRCR00R_01	Rock Creek	Mercury
DCRCR00R_01	Rock Creek	Zinc
DCRCR00R_02	Rock Creek	Copper
DCRCR00R_02	Rock Creek	Lead
DCRCR00R_02	Rock Creek	Mercury
DCRCR00R_02	Rock Creek	Zinc
DCTBR01R_00	Broad Branch	Chlordane
DCTBR01R_00	Broad Branch	Dieldrin
DCTBR01R_00	Broad Branch	Heptachlor Epoxide
DCTBR01R_00	Broad Branch	Polychlorinated Biphenyls (PCBs)
DCTDA01R_00	Dalecarlia Tributary	Dieldrin
DCTDA01R_00	Dalecarlia Tributary	Heptachlor Epoxide
DCTDO01R_00	Dumbarton Oaks	Chlordane
DCTDO01R_00	Dumbarton Oaks	Dieldrin Hartsehlen Franside
DCTDO01R_00	Dumbarton Oaks	Heptachlor Epoxide
DCTDO01R_00	Dumbarton Oaks	Polychlorinated Biphenyls (PCBs)
DCTDU01R_00	Fort Dupont Creek	Arsenic
DCTFC01R_00	Fort Chaplin Run	Arsenic
DCTFD01R_00	Fort Davis Tributary	Arsenic

Assessment Unit ID	Assessment Unit Name	Cause Name
DCTFE01R_00	Fenwick Branch	DDT
DCTFE01R_00	Fenwick Branch	Dieldrin
DCTFE01R_00	Fenwick Branch	Heptachlor Epoxide
DCTFE01R_00	Fenwick Branch	Polychlorinated Biphenyls (PCBs)
DCTFS01R_00	Fort Stanton Tributary	Arsenic
DCTFS01R 00	Fort Stanton Tributary	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
_	-	Ecosystems)
DCTHR01R_00	Hickey Run	Chlordane
DCTHR01R_00	Hickey Run	DDE
DCTHR01R_00	Hickey Run	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTKV01R_00	Klingle Valley	Dieldrin
DCTKV01R_00	Klingle Valley	Heptachlor Epoxide
DCTKV01R_00	Klingle Valley	Polychlorinated Biphenyls (PCBs)
DCTLU01R_00	Luzon Branch	Chlordane
DCTLU01R 00	Luzon Branch	Dieldrin
DCTLU01R_00	Luzon Branch	Heptachlor Epoxide
DCTLU01R_00	Luzon Branch	Polychlorinated Biphenyls (PCBs)
DCTMH01R_00	Melvin Hazen Valley Branch	Dieldrin
DCTMH01R_00	Melvin Hazen Valley Branch	Polychlorinated Biphenyls (PCBs)
DCTNA01R_00	Nash Run	Arsenic
DCTNA01R_00	Nash Run	Chlordane
DCTNA01R_00	Nash Run	Dieldrin
DCTNA01R_00	Nash Run	Heptachlor Epoxide
DCTNA01R_00	Nash Run	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTNS01R_00	Normanstone Creek	Dieldrin
DCTNS01R_00	Normanstone Creek	Heptachlor Epoxide
DCTNS01R_00	Normanstone Creek	Polychlorinated Biphenyls (PCBs)
DCTOR01R_00	Oxon Run	Dieldrin
DCTPB01R_00	Popes Branch (Hawes Run)	Chlordane
DCTPB01R_00	Popes Branch (Hawes Run)	DDE
DCTPB01R_00	Popes Branch (Hawes Run)	Heptachlor Epoxide
DCTPB01R_00	Popes Branch (Hawes Run)	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic Ecosystems)
DCTPI01R_00	Pinehurst Branch	Dieldrin
DCTPI01R_00	Pinehurst Branch	Heptachlor Epoxide
DCTPI01R_00	Pinehurst Branch	Polychlorinated Biphenyls (PCBs)
DCTPO01R_00	Portal Branch	Dieldrin
DCTPO01R_00	Portal Branch	Heptachlor Epoxide
DCTPO01R_00	Portal Branch	Polychlorinated Biphenyls (PCBs)
DCTPY01R_00	Piney Branch	Chlordane
DCTPY01R_00	Piney Branch	Dieldrin
DCTPY01R_00	Piney Branch	Heptachlor Epoxide
DCTPY01R_00	Piney Branch	Polychlorinated Biphenyls (PCBs)
DCTSO01R_00	Soapstone Creek	Chlordane
DCTSO01R_00	Soapstone Creek	Dieldrin

Assessment Unit ID	Assessment Unit Name	Cause Name
DCTSO01R_00	Soapstone Creek	Heptachlor Epoxide
DCTSO01R_00	Soapstone Creek	Polychlorinated Biphenyls (PCBs)
DCTTX27R_00	Texas Avenue Tributary	Arsenic
DCTTX27R_00	Texas Avenue Tributary	Chlordane
DCTTX27R_00	Texas Avenue Tributary	DDD
DCTTX27R_00	Texas Avenue Tributary	DDE
DCTTX27R_00	Texas Avenue Tributary	DDT
DCTTX27R_00	Texas Avenue Tributary	Dieldrin
DCTTX27R_00	Texas Avenue Tributary	Heptachlor Epoxide
DCTTX27R_00	Texas Avenue Tributary	Polycyclic Aromatic Hydrocarbons (PAHs) (Aquatic
		Ecosystems)
DCTWB00R_01	Watts Branch	Chlordane
DCTWB00R_01	Watts Branch	Dieldrin
DCTWB00R_02	Watts Branch	Chlordane
DCTWB00R_02	Watts Branch	Dieldrin

#### **APPENDIX F**

#### Process for Stakeholders to Submit TMDL Priority of their interest to the Director



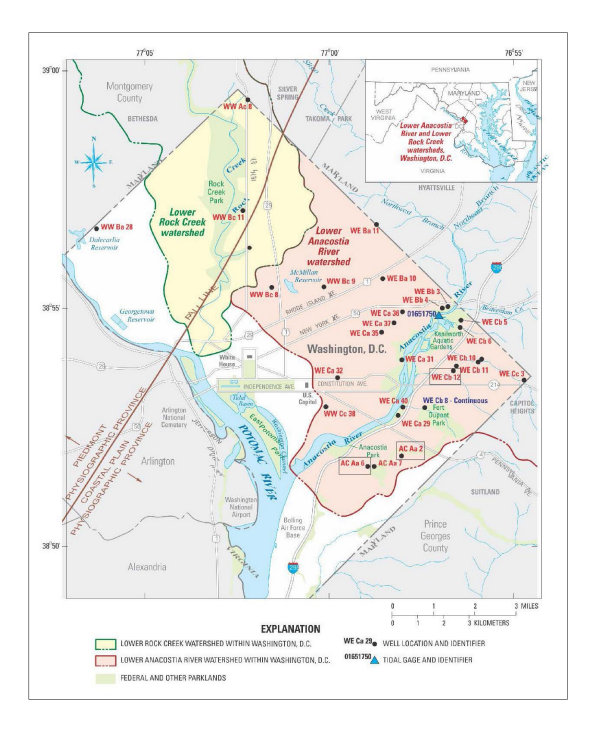
# Appendix 5.1 Groundwater Monitoring Wells

USGS Site Name	USGS Site Number	DOEE Well Number	Site Location
AC Aa 1**	385225076590101	DCMW001-03	Anacostia Park Recreation Center
AC Aa 2	385157076580301	DCMW010-05	28th Street SE (near Hillcrest and Park Drives)
AC Aa 6	385138076585901	DCMW001-08	Fort Stanton Park (shallow)
AC Aa 7	385138076585902	DCMW002-08	Fort Stanton Park (deep)
AX Ac 1**	385219077002201	DCMW006-04	Earth Conservation Corps
WE Ba 9	385606076584101	DCMW012-05	Taft Recreation Center
WE Ba 10	385534076582101	DCMW007-05	Langdon Park
WE Ba 11*	385649076584201	DCMW003-08	Ft. Totten
WE Bb 3	385504076563801	DCMW001-02	New York Avenue (shallow)
WE Bb 4	385504076563802	DCMW004-02	New York Avenue (deep)
WE Ca 29	385238076581501	DCMW005-02	Anacostia Park
WE Ca 31	385355076575901	DCMW002-03	Langston Golf Course
WE Ca 32	385332076594701	DCMW001-04	Massachusetts Avenue and 7th Street
WE Ca 33	385349076592801	DCMW006-05	Reservation 210 (Maryland and F Streets)
WE Ca 34**	385245076583501	DCMW005-05	RFK near Barney Circle
WE Ca 35	385429076583601	DCMW004-04	U.S. National Arboretum Azalea Hill
WE Ca 36	385460076574801	DCMW003-04	U.S. National Arboretum Weather Station
WE Ca 37	385446076581001	DCMW005-04	U.S. National Arboretum Administration Building
WE Ca 39	385241076580901	DCMW001-14	DOEE Aquatic Education Center
WE Cb 5	385443076562801	DCMW002-02	Kenilworth Aquatic Gardens (shallow)
WE Cb 6	385443076562802	DCMW003-02	Kenilworth Aquatic Gardens (deep)
WE Cb 8	385252076572801	DCMW002-04	Fort DuPont Park
WE Cb 9**	385355076555501	DCMW001-05	Lederer Gardens #1
WE Cb 10	385354076555901	DCMW002-05	Lederer Gardens #2
WE Cb 11	385332076564101	DCMW003-05	Clay and Flint (shallow)
WE Cb 12	385332076564102	DCMW004-05	Clay and Flint (deep)
WE Cc 3	385327076544801	DCMW008-05	Watts Branch Park
WW Ac 8*	385929077020901	DCMW004-08	16th Street NW and Eastern Avenue

USGS Site Name	USGS Site Number	DOEE Well Number	Site Location
WW Ba 28*	385644077061101	DCMW007-08	Dalecarlia Parkway NW at Warren Place NW
WW Bc 8	385519077012601	DCMW009-05	Banneker Recreation Center
WW Bc 9	385527077000701	DCMW011-05	Edgewood Recreation Center
WW Bc 10*	385619077020701	DCMW005-08	Piney Branch Parkway
WW Bc 11*	385707077021801	DCMW006-08	Carter Barron Amphitheater
WW Cc 38	385257077001101	DCMW001-13	Capitol Hill Day School

\*Well installed as part of the DC Pesticides project, but monitored as part of the District Groundwater Network. \*\*Well no longer exists.

## Appendix 5.2 Map of Groundwater Monitoring Network



Location of study area, including lower portions of the Anacostia River and Rock Creek watersheds, and Federal and other parklands in Washington, D.C. Wells enclosed with a rectangle designate locations where water quality samples were collected in 2017. Well WE Cb 8 which is screened in the Patuxent Aquifer and is continuously monitored is shown in blue text.

	Station name	Parameter	WE Ca 39	WE Ca 39	WE Ca 39	WE Ca 39	WE Ca 40	WE Ca 40	USGS TEST Main Lab at Research Park Dr
	Date	Code	9/19/2018	9/19/2018	9/25/2018	9/25/2018	9/19/2018	9/25/2018	9/18/2018
	Sample start time		1000	1400	1540	1545	1215	1500	1445
			Field Blank	Trip Blank	Environmental	Replicate	Environmental		Equipment Blank
1	Dissolved oxygen, water, unfiltered, mg/L	(00300)			0.4		0.2		
2	pH, water, unfiltered, field, standard units	(00400)			7.1		6.3		
3	pH, water, unfiltered, laboratory, standard units	(00403)	E5.9		7.8	7.8	7.2		E6.1
4	Specific conductance, water, unfiltered, laboratory, microsiemens per centimeter at 25 degrees Celsius	(90095)	<5		212	222	195		<5
5	Specific conductance, water, unfiltered, microsiemens per centimeter at 25 degrees Celsius	(00095)			195		225		
6	Temperature, water, degrees Celsius	(00010)			18.2		17.2		
7	Turbidity, water, unfiltered, broad band light source (400-680 nm), detection angle 90 +-30 degrees to incident light, nephelometric turbidity units (NTU)	(63675)			3.8		2.2		
8	Oxidation reduction potential, relative to the standard hydrogen electrode (SHE), millivolts	(63002)			-50		0		
49	Dissolved solids dried at 180 degrees Celsius, water, filtered, mg/L	(70300)	<20		123	135	156		<20
50	Calcium, water, filtered, mg/L	(00915)	< 0.022		20.6	22.7	12.7		<0.022
51	Magnesium, water, filtered, mg/L	(00925)	<0.011		8.99	10	7.51		<0.011
52	Potassium, water, filtered, mg/L	(00935)	<0.30		5.96	5.84	4.71		<0.30
53	Sodium, water, filtered, mg/L	(00930)	<0.40		6.12	6.67	8.01		<0.40

54	Bromide, water, filtered, mg/L	(71870)	< 0.010	 0.018	0.016	0.079		<0.010
55	Chloride, water, filtered, mg/L	(00940)	< 0.02	 5	5.5	37.2		<0.02
56	Fluoride, water, filtered, mg/L	(00950)	<0.01	 0.1	0.11	0.05		0.07
57	Hydrogen sulfide, water, unfiltered, mg/L	(71875)		 U		U		
58	Silica, water, filtered, mg/L as SiO2	(00955)	< 0.050	 17.8	17.5	19.5		<0.050
59	Sulfate, water, filtered, mg/L	(00945)	< 0.02	 9.61	9.84	2.58		<0.02
60	Ammonia (NH3 + NH4+), water, filtered, mg/L as nitrogen	(00608)	< 0.01	 0.03	0.03	0.2		<0.01
61	Nitrate plus nitrite, water, filtered, mg/L as nitrogen	(00631)	<0.01	 0.08	0.05	<0.01		<0.01
62	Nitrite, water, filtered, mg/L as nitrogen	(00613)	< 0.001	 0.005	0.003	< 0.001		<0.001
63	Orthophosphate, water, filtered, mg/L as phosphorus	(00671)	< 0.004	 0.093	0.114	< 0.004		<0.004
64	Phosphorus, water, filtered, mg/L as phosphorus	(00666)	< 0.003	 0.125	0.162	0.114		<0.003
65	Fecal coliforms, M-FC MF (0.45 micron) method, water, colony forming units per 100 milliliters	(31616)	20	 <20	<20	<20	<20	
66	Aluminum, water, filtered, ug/L	(01106)	<3.0	 <3.0	<3.0	<3.0		<3.0
67	Barium, water, filtered, ug/L	(01005)	<0.10	 119	119	203		<0.10
68	Beryllium, water, filtered, ug/L	(01010)	< 0.010	 0.012	< 0.010	0.048		<0.010
69	Cadmium, water, filtered, ug/L	(01025)	< 0.030	 < 0.030	< 0.030	< 0.030		<0.030
70	Chromium, water, filtered, ug/L	(01030)	< 0.50	 <0.50	< 0.50	<0.50		<0.50
71	Cobalt, water, filtered, ug/L	(01035)	0.367	 0.04	0.083	0.058		<0.030
72	Copper, water, filtered, ug/L	(01040)	0.55	 <0.40	<0.40	<0.40		<0.40
73	Iron, water, filtered, ug/L	(01046)	<10.0	 2,340	2,220	12,000		<10.0
74	Lead, water, filtered, ug/L	(01049)	0.097	 <0.020	< 0.020	<0.020		<0.020

75	Lithium, water, filtered, ug/L	(01130)	<0.15		6.45	6.38	5.41	 <0.15
76	Manganese, water, filtered, ug/L	(01056)	0.57		138	143	232	 <0.40
77	Molybdenum, water, filtered, ug/L	(01060)	< 0.050		0.687	0.878	0.058	 <0.050
78	Nickel, water, filtered, ug/L	(01065)	0.23		0.58	0.79	<0.20	 <0.20
79	Silver, water, filtered, ug/L	(01075)	<1.00		<1.00	<1.00	<1.00	 <1.00
80	Strontium, water, filtered, ug/L	(01080)	< 0.50		169	173	128	 <0.50
81	Thallium, water, filtered, ug/L	(01057)	< 0.020		< 0.040	<0.040	<0.020	 <0.020
82	Vanadium, water, filtered, ug/L	(01085)	<0.10		<0.10	<0.10	0.11	 <0.10
83	Zinc, water, filtered, ug/L	(01090)	<2.0		<2.0	<2.0	4.9	 <2.0
84	Antimony, water, filtered, ug/L	(01095)	< 0.060		< 0.060	<0.060	<0.060	 <0.060
85	Arsenic, water, filtered, ug/L	(01000)	<0.10		<0.10	<0.10	<0.10	 <0.10
86	Boron, water, filtered, ug/L	(01020)	<5		20	22	11	 <5
87	Selenium, water, filtered, ug/L	(01145)	< 0.05		< 0.05	<0.05	<0.05	 <0.05
88	1,2,3-Trichloropropane, water, total, ug/L	(77443)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
89	1,2-Dibromo-3-chloropropane, water, total, ug/L	(82625)	<5.0	<5.0	<5.0	<5.0	<5.0	 <5.0
90	1,2-Dibromoethane, water, total, ug/L	(77651)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
91	1,2-Dichloroethane, water, total, ug/L	(32103)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
92	1,2-Dichloropropane, water, total, ug/L	(34541)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
93	1,3-Dichloropropane, water, total, ug/L	(77173)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
94	1,4-Dichlorobenzene, water, total, ug/L	(34571)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
95	1H-1,2,4-Triazole, water, filtered, recoverable, ng/L	(68498)	<50.0		<40.0	<40.0	<50.0	 <50.0

96	2-(1-Hydroxyethyl)-6-methylaniline, water, filtered, recoverable, ng/L	(68611)	<94.0	 <54.0	<54.0	<94.0	 <94.0
97	2,3,3-Trichloro-2-propene-1-sulfonic acid (sodium salt), water, filtered, recoverable, ng/L	(68691)	<54.0	 <55.0	<55.0	<54.0	 <54.0
98	2,4,5-Trichlorophenol, water, total, ug/L	(77687)		 <5.0	<5.0	<4.5	 <4.5
99	2,4,6-Trichlorophenol, water, total, ug/L	(34621)		 <5.0	<5.0	<4.5	 <4.5
100	2,4-D, water, filtered, recoverable, ng/L	(68500)	<62.0	 <62.0	<62.0	<62.0	 <62.0
101	2,4-Dichlorophenol, water, total, ug/L	(34601)		 <2.0	<2.0	<1.8	 <1.8
102	2,4-Dimethylphenol, water, total, ug/L	(34606)		 <5.0	<5.0	<4.5	 <4.5
103	2-[(2-Ethyl-6-methylphenyl)amino]-1-propanol, water, filtered, recoverable, ng/L	(68595)	<5.00	 <5.00	<5.00	<5.00	 <5.00
104	2-Aminobenzimidazole, water, filtered, recoverable, ng/L	(68502)	<9.00	 <10.0	<10.0	<9.00	 <9.00
105	2-Amino-N-isopropylbenzamide, water, filtered, recoverable, ng/L	(68503)	<4.00	 <4.00	<4.00	<4.00	 <4.00
106	2-Chloro-2',6'-diethylacetanilide, water, filtered, recoverable, ng/L	(68525)	<5.00	 <5.00	<5.00	<5.00	 <5.00
107	2-Chloro-4-isopropylamino-6-amino-s-triazine, water, filtered, recoverable, ng/L	(68552)	<25.0	 <11.0	<11.0	<25.0	 <25.0
108	2-Chloro-6-ethylamino-4-amino-s-triazine, water, filtered, recoverable, ng/L	(68550)	<20.0	 <20.0	<20.0	<20.0	 <20.0
109	2-Chloro-N-(2-ethyl-6-methylphenyl) acetamide, water, filtered, recoverable, ng/L	(68521)	<10.0	 <5.00	<5.00	<10.0	 <10.0
110	2-Hydroxy-4-isopropylamino-6-amino-s-triazine, water, filtered, recoverable, ng/L	(68659)	<4.00	 <4.00	<4.00	<4.00	 <4.00
111	2-Hydroxy-4-isopropylamino-6-ethylamino-s-triazine, water, filtered, recoverable, ng/L	(68660)	<8.00	 <8.00	<8.00	<8.00	 <8.00
112	2-Hydroxy-6-ethylamino-4-amino-s-triazine, water, filtered, recoverable, ng/L	(68656)	<100	 <100	<100	<100	 <100
113	2-Isopropyl-6-methyl-4-pyrimidinol, water, filtered, recoverable, ng/L	(68505)	<20.0	 <8.0	<8.0	<20.0	 <20.0
114	2-Methyl-4,6-dinitrophenol, water, total, ug/L	(30204)		 <5.0	<5.0	<4.5	 <4.5
115	3,4-Dichlorophenylurea, water, filtered, recoverable, ng/L	(68226)	<144	 <108	<108	<144	 <144
116	3-Hydroxy carbofuran, water, filtered, recoverable, ng/L	(68508)	<250	 <250	<250	<250	 <250

117	3-Phenoxybenzoic acid, water, filtered, recoverable, ng/L	(68873)	<100	 <61.0	<61.0	<100	 <100
118	4-(Hydroxymethyl) pendimethalin, water, filtered, recoverable, ng/L	(68511)	<213	 <114	<114	<213	 <213
119	4-Chloro-3-methylphenol, water, total, ug/L	(34452)		 <5.0	<5.0	<4.5	 <4.5
120	4-Chloroaniline, water, total, ug/L	(30343)		 <5.0	<5.0	<4.5	 <4.5
121	4-Chlorobenzylmethyl sulfoxide, water, filtered, recoverable, ng/L	(68514)	<3.20	 <3.20	<3.20	<3.20	 <3.20
122	4-Hydroxy molinate, water, filtered, recoverable, ng/L	(68515)	<7.00	 <7.00	<7.00	<7.00	 <7.00
123	4-Hydroxychlorothalonil, water, filtered, recoverable, ng/L	(68336)	<98.0	 <98.0	<98.0	<98.0	 <98.0
124	4-Hydroxyhexazinone A, water, filtered, recoverable, ng/L	(68517)	<3.00	 <3.00	<3.00	<3.00	 <3.00
125	4-Nitrophenol, water, total, ug/L	(34646)		 <10	<10	<9	 <9
126	Acephate, water, filtered, recoverable, ng/L	(68519)	<10.0	 <10.0	<10.0	<10.0	 <10.0
127	Acetochlor oxanilic acid, water, filtered, recoverable, ng/L	(68522)	<90.0	 <65.0	<65.0	<90.0	 <90.0
128	Acetochlor sulfinylacetic acid, water, filtered, recoverable, ng/L	(68524)	<176	 <176	<176	<176	 <176
129	Acetochlor sulfonic acid, water, filtered, recoverable, ng/L	(68523)	<320	 <320	<320	<320	 <320
130	Acetochlor, water, filtered, recoverable, ng/L	(68520)	<10.0	 <10.0	<10.0	<10.0	 <10.0
131	Alachlor oxanilic acid, water, filtered, recoverable, ng/L	(68526)	<84.0	 <60.0	<60.0	<84.0	 <84.0
132	Alachlor sulfinylacetic acid, water, filtered, recoverable, ng/L	(68527)	<169	 <128	<128	<169	 <169
133	Alachlor, water, filtered, recoverable, ng/L	(65064)	<10.0	 <27.0	<27.0	<10.0	 <10.0
134	Aldicarb sulfone, water, filtered, recoverable, ng/L	(68529)	<250	 <250	<250	<250	 <250
135	Aldicarb sulfoxide, water, filtered, recoverable, ng/L	(68530)	<2.20	 <2.20	<2.20	<2.20	 <2.20
136	Aldicarb, water, filtered, recoverable, ng/L	(68528)	<8.00	 <8.00	<8.00	<8.00	 <8.00
137	Ametryn, water, filtered, recoverable, ng/L	(68533)	<2.60	 <2.60	<2.60	<2.60	 <2.60

138	Asulam, water, filtered, recoverable, ng/L	(68536)	<250		<50.0	<50.0	<250	 <250
139	Atrazine, water, filtered, recoverable, ng/L	(65065)	<6.80		<6.80	<6.80	<6.80	 <6.80
140	Azinphos-methyl oxygen analog, water, filtered, recoverable, ng/L	(68211)	<25.0		<15.0	<15.0	<25.0	 <25.0
141	Azinphos-methyl, water, filtered, recoverable, ng/L	(65066)	<8.00		<8.00	<8.00	<8.00	 <8.00
142	Azoxystrobin, water, filtered, recoverable, ng/L	(66589)	<3.00		<3.00	<3.00	<3.00	 <3.00
143	Bentazon, water, filtered, recoverable, ng/L	(68538)	<9.00		<9.00	<9.00	<9.00	 <9.00
144	Bifenthrin, water, filtered, recoverable, ng/L	(65067)	<19.0		<19.0	<19.0	<19.0	 <19.0
145	Bromacil, water, filtered, recoverable, ng/L	(68542)	<5.60		<10.0	<10.0	<5.60	 <5.60
146	Bromomethane, water, total, ug/L	(34413)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
147	Bromoxynil, water, filtered, recoverable, ng/L	(68543)	<79.0		<60.0	<60.0	<79.0	 <79.0
148	Butralin, water, filtered, recoverable, ng/L	(68545)	<5.00		<5.00	<5.00	<5.00	 <5.00
149	Butylate, water, filtered, recoverable, ng/L	(65068)	<25.0		<10.0	<10.0	<25.0	 <25.0
150	Carbaryl, water, filtered, recoverable, ng/L	(65069)	<5.60		<10.0	<10.0	<5.60	 <5.60
151	Carbazole, water, total, ug/L	(77571)			<1.0	<1.0	<0.9	 <0.9
152	Carbendazim, water, filtered, recoverable, ng/L	(68548)	<10.0		<10.0	<10.0	<10.0	 <10.0
153	Carbofuran, water, filtered, recoverable, ng/L	(65070)	<5.00		<5.00	<5.00	<5.00	 <5.00
154	Carbon disulfide, water, unfiltered, ug/L	(77041)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
155	Carboxy molinate, water, filtered, recoverable, ng/L	(68549)	<50.0		<54.0	<54.0	<50.0	 <50.0
156	Chlorimuron-ethyl, water, filtered, recoverable, ng/L	(68872)	<8.80		<10.0	<10.0	<8.80	 <8.80
157	Chlorodiamino-s-triazine, water, filtered, recoverable, ng/L	(68547)	<25.0		<25.0	<25.0	<25.0	 <25.0
158	Chlorosulfonamide acid, water, filtered, recoverable, ng/L	(68551)	<75.0		<60.0	<60.0	<75.0	 <75.0

159	Chlorpyrifos oxon, water, filtered, recoverable, ng/L	(68216)	<2.00		<4.40	<4.40	<2.00	 <2.00
160	Chlorpyrifos, water, filtered, recoverable, ng/L	(65072)	<3.00		<3.00	<3.00	<3.00	 <3.00
161	Chlorsulfuron, water, filtered, recoverable, ng/L	(61678)	<50.0		<250	<250	<50.0	 <50.0
162	cis-1,3-Dichloropropene, water, total, ug/L	(34704)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
163	cis-Cyhalothric acid, water, filtered, recoverable, ng/L	(68553)	<250		<200	<200	<250	 <250
164	cis-Permethrin, water, filtered, recoverable, ng/L	(68769)	<4.2		<4.2	<4.2	<4.2	 <4.2
165	Cyanazine, water, filtered, recoverable, ng/L	(66592)	<50.0		<50.0	<50.0	<50.0	 <50.0
166	DCPA monoacid, water, filtered, recoverable, ng/L	(68560)	<2,700		<2,700	<2,700	<2,700	 <2,700
167	Dechlorofipronil, water, filtered, recoverable, ng/L	(68561)	<3.8		<3.8	<3.8	<3.8	 <3.8
168	Dechlorometolachlor, water, filtered, recoverable, ng/L	(68562)	<2.00		<2.00	<2.00	<2.00	 <2.00
169	Deiodo flubendiamide, water, filtered, recoverable, ng/L	(68563)	<10.0		<250	<250	<10.0	 <10.0
170	8	(68564)	<2.80		<2.80	<2.80	<2.80	 <2.80
171	0	(68591)	<3.60		<3.60	<3.60	<3.60	 <3.60
172		(68566)	<3.00		<3.00	<3.00	<3.00	 <3.00
173	-	(68567)	<4.00		<4.00	<4.00	<4.00	 <4.00
174	Desamino metribuzin, water, filtered, recoverable, ng/L	(68568)	<9.00		<9.00	<9.00	<9.00	 <9.00
175	Desamino-diketo metribuzin, water, filtered, recoverable, ng/L	(68569)	<200		<200	<200	<200	 <200
176	-	(68570)	<10.0		<10.0	<10.0	<10.0	 <10.0
177		(66607)	<3.80		<3.80	<3.80	<3.80	 <3.80
178	Diazinon, water, filtered, recoverable, ng/L	(65078)	<2.80		<2.80	<2.80	<2.80	 <2.80
179	Diazoxon, water, filtered, recoverable, ng/L	(68236)	<4.00		<4.00	<4.00	<4.00	 <4.00

180	Dicamba, water, filtered, recoverable, ng/L	(68571)	<2,400	 <800	<800	<2,400	 <2,400
181	Dichlorvos, water, filtered, recoverable, ng/L	(68572)	<52.0	 <52.0	<52.0	<52.0	 <52.0
182	Dicrotophos, water, filtered, recoverable, ng/L	(68573)	<4.00	 <4.00	<4.00	<4.00	 <4.00
183	Didemethyl hexazinone F, water, filtered, recoverable, ng/L	(68574)	<10.0	 <10.0	<10.0	<10.0	 <10.0
184		(68576)	< 6.00	 <6.00	< 6.00	<6.00	 <6.00
185	Diflufenzopyr, water, filtered, recoverable, ng/L	(68577)	<72.0	 <72.0	<72.0	<72.0	 <72.0
186	Diketonitrile-isoxaflutole, water, filtered, recoverable, ng/L	(68578)	<62.0	 <24.0	<24.0	<62.0	 <62.0
187	Dimethenamid oxanilic acid, water, filtered, recoverable, ng/L	(68581)	<85.0	 <85.0	<85.0	<85.0	 <85.0
188		(68583)	<189	 <189	<189	<189	 <189
189	Dimethenamid sulfonic acid, water, filtered, recoverable, ng/L	(68582)	<79.0	 <79.0	<79.0	<79.0	 <79.0
190	Dimethenamid, water, filtered, recoverable, ng/L	(68580)	<3.00	 <3.00	<3.00	<3.00	 <3.28
191	Dimethoate, water, filtered, recoverable, ng/L	(66596)	<4.60	 <4.60	<4.60	<4.60	 <4.60
192	Disulfoton oxon sulfone, water, filtered, recoverable, ng/L	(68588)	<6.00	 <6.00	<6.00	<6.00	 <6.00
193	Disulfoton oxon sulfoxide, water, filtered, recoverable, ng/L	(68587)	<6.00	 <6.00	<6.00	<6.00	 <6.00
194	0	(68586)	<2.00	 <2.00	<2.00	<2.00	 <2.00
195	Disulfoton sulfone, water, filtered, recoverable, ng/L	(68589)	<250	 <9.00	<9.00	<250	 <250
196	Disulfoton sulfoxide, water, filtered, recoverable, ng/L	(68590)	<4.00	 <4.00	<4.00	<4.00	 <4.00
197	Disulfoton, water, filtered, recoverable, ng/L	(67595)	<11.0	 <11.0	<11.0	<11.0	 <11.0
198	Diuron, water, filtered, recoverable, ng/L	(66598)	<10.0	 <5.00	< 5.00	<10.0	 <10.0
199	EPTC degradate R248722, water, filtered, recoverable, ng/L	(68594)	<4.00	 <4.00	<4.00	<4.00	 <4.00
200	EPTC, water, filtered, recoverable, ng/L	(65080)	<206	 <206	<206	<206	 <206

201	Ethoprop, water, filtered, recoverable, ng/L	(68596)	<5.00	 <5.00	<5.00	<5.00	 <5.00
202	Etoxazole, water, filtered, recoverable, ng/L	(68598)	<4.20	 <4.20	<4.20	<4.20	 <4.20
203	Fenamiphos sulfone, water, filtered, recoverable, ng/L	(68600)	<5.00	 <5.00	<5.00	<5.00	 <5.00
204	Fenamiphos sulfoxide, water, filtered, recoverable, ng/L	(68601)	<5.00	 <5.00	<5.00	<5.00	 <5.00
205	Fenamiphos, water, filtered, recoverable, ng/L	(68599)	<2.00	 <4.60	<4.60	<2.00	 <2.00
206	Fenbutatin oxide, water, filtered, recoverable, ng/L	(68602)	<100	 <120	<120	<100	 <100
207	Fentin, water, filtered, recoverable, ng/L	(68603)	<30.0	 <30.0	<30.0	<30.0	 <30.0
208	Fipronil amide, water, filtered, recoverable, ng/L	(68604)	<9.20	 <9.20	<9.20	<9.20	 <9.20
209	Fipronil sulfide, water, filtered, recoverable, ng/L	(66610)	<4.20	 <4.20	<4.20	<4.20	 <4.20
210	Fipronil sulfonate, water, filtered, recoverable, ng/L	(68605)	<96.0	 <96.0	<96.0	<96.0	 <96.0
211	Fipronil sulfone, water, filtered, recoverable, ng/L	(66613)	<5.60	 <5.60	<5.60	<5.60	 <5.60
212	Fipronil, water, filtered, recoverable, ng/L	(66604)	<4.00	 <4.00	<4.00	<4.00	 <4.00
213	Flubendiamide, water, filtered, recoverable, ng/L	(68606)	<4.40	 <4.40	<4.40	<4.40	 <4.40
214	Flumetsulam, water, filtered, recoverable, ng/L	(61679)	<17.0	 <17.0	<17.0	<17.0	 <17.0
215	Fluometuron, water, filtered, recoverable, ng/L	(68608)	<10.0	 <10.0	<10.0	<10.0	 <10.0
216	Fonofos, water, filtered, recoverable, ng/L	(65084)	<11.0	 <11.0	<11.0	<11.0	 <11.0
217	Halosulfuron methyl, water, filtered, recoverable, ng/L	(61680)	<25.0	 <12.0	<12.0	<25.0	 <25.0
218	Hexachlorobenzene, water, total, ug/L	(39700)		 <1.0	<1.0	<0.9	 <0.9
219	Hexachlorodibenzo-p-dioxins (all isomers), water, total, picograms per liter	(62219)	<1.2	 <1.3	<1.0	<1.6	 <1.2
220	Hexazinone Transformation Product C, water, filtered, recoverable, ng/L	(68612)	<2.00	 <2.00	<2.00	<2.00	 <2.00
221	Hexazinone Transformation Product D, water, filtered, recoverable, ng/L	(68613)	<294	 <294	<294	<294	 <294

222	Hexazinone Transformation Product E, water, filtered, recoverable, ng/L	(68614)	<76.0	 <76.0	<76.0	<76.0	 <76.0
223	Hexazinone Transformation Product G, water, filtered, recoverable, ng/L	(68713)	<22.0	 <22.0	<22.0	<22.0	 <22.0
224	Hexazinone, water, filtered, recoverable, ng/L	(65085)	<3.60	 <3.60	<3.60	<3.60	 <3.60
225	Hydroxy didemethyl fluometuron, water, filtered, recoverable, ng/L	(68619)	<50.0	 <50.0	<50.0	<50.0	 <50.0
226	Hydroxy monodemethyl fluometuron, water, filtered, recoverable, ng/L	(68617)	<12.0	 		<12.0	 <12.0
227	Hydroxyacetochlor, water, filtered, recoverable, ng/L	(68615)	<25.0	 <20.0	<20.0	<25.0	 <25.0
228	Hydroxyalachlor, water, filtered, recoverable, ng/L	(68616)	< 6.00	 <10.0	<10.0	<6.00	 <6.00
229	Hydroxydiazinon, water, filtered, recoverable, ng/L	(68618)	<11.0	 <11.0	<11.0	<11.0	 <11.0
230	Hydroxyfluometuron, water, filtered, recoverable, ng/L	(68620)	<10.0	 		<10.0	 <10.0
231	Hydroxymetolachlor, water, filtered, recoverable, ng/L	(68622)	<2.40	 <2.50	<2.50	<2.40	 <2.40
232	Hydroxyphthalazinone, water, filtered, recoverable, ng/L	(68623)	<46.0	 <28.0	<28.0	<46.0	 <46.0
233	Hydroxysimazine, water, filtered, recoverable, ng/L	(68624)	<100	 <120	<120	<100	 <100
234	Imazamox, water, filtered, recoverable, ng/L	(68625)	<28.0	 <30.0	<30.0	<28.0	 <28.0
235	Imazaquin, water, filtered, recoverable, ng/L	(61682)	<18.0	 <18.0	<18.0	<18.0	 <18.0
236	Imazethapyr, water, filtered, recoverable, ng/L	(61683)	<20.0	 <8.00	<8.00	<20.0	 <20.0
237	Imidacloprid, water, filtered, recoverable, ng/L	(68426)	<16.0	 <16.0	<16.0	<16.0	 <16.0
238	Indoxacarb, water, filtered, recoverable, ng/L	(68627)	<250	 <5.20	<5.20	<250	 <250
239	Isoxaflutole acid metabolite RPA 203328, water, filtered, recoverable, ng/L	(68633)	<9.20	 <9.20	<9.20	<9.20	 <9.20
240	Isoxaflutole, water, filtered, recoverable, ng/L	(68632)	<25.0	 <18.0	<18.0	<25.0	 <25.0
241	Kresoxim-methyl, water, filtered, recoverable, ng/L	(67670)	<5.00	 <5.00	<5.00	<5.00	 <5.00
242	Lactofen, water, filtered, recoverable, ng/L	(68638)	<250	 <10.0	<10.0	<250	 <250

243	Linuron, water, filtered, recoverable, ng/L	(68639)	<5.60	 <5.60	<5.60	<5.60	 <5.60
244	Malaoxon, water, filtered, recoverable, ng/L	(68240)	<250	 <2.40	<2.40	<250	 <250
245	Malathion, water, filtered, recoverable, ng/L	(65087)	<5.40	 <5.40	<5.40	<5.40	 <5.40
246	MCPA, water, filtered, recoverable, ng/L	(68641)	<95.0	 <95.0	<95.0	<95.0	 <95.0
247	Metalaxyl, water, filtered, recoverable, ng/L	(68437)	<6.00	 <10.0	<10.0	<6.00	 <6.00
248	Metconazole, water, filtered, recoverable, ng/L	(66620)	<5.00	 <5.00	<5.00	<5.00	 <5.00
249	Methamidophos, water, filtered, recoverable, ng/L	(68644)	<10.0	 <10.0	<10.0	<10.0	 <10.0
250	Methidathion, water, filtered, recoverable, ng/L	(65088)	<8.40	 <8.40	<8.40	<8.40	 <8.40
251	Methomyl oxime, water, filtered, recoverable, ng/L	(68646)	<2,000	 <8,000	<8,000	<2,000	 <2,000
252	Methomyl, water, filtered, recoverable, ng/L	(68645)	<3.00	 <3.00	<3.00	<3.00	 <3.00
253	Methoxyfenozide, water, filtered, recoverable, ng/L	(68647)	<2.20	 <2.20	<2.20	<2.20	 <2.20
254	Methyl paraoxon, water, filtered, recoverable, ng/L	(68648)	<19.0	 <25.0	<25.0	<19.0	 <19.0
255	Metolachlor hydroxy morpholinone, water, filtered, recoverable, ng/L	(68649)	<10.0	 <10.0	<10.0	<10.0	 <10.0
256	Metolachlor oxanilic acid, water, filtered, recoverable, ng/L	(68650)	<149	 <149	<149	<149	 <149
257	Metolachlor sulfonic acid, water, filtered, recoverable, ng/L	(68651)	<68.0	 <68.0	<68.0	<68.0	 <68.0
258	Metolachlor, water, filtered, recoverable, ng/L	(65090)	<9.0	 <3.2	<3.2	<9.0	 <9.0
259	Metribuzin DK, water, filtered, recoverable, ng/L	(68653)	<236	 <236	<236	<236	 <236
260	Metribuzin, water, filtered, recoverable, ng/L	(68652)	<20.0	 <20.0	<20.0	<20.0	 <20.0
261	Molinate, water, filtered, recoverable, ng/L	(65091)	<50.0	 <28.0	<28.0	<50.0	 <50.0
262	Myclobutanil, water, filtered, recoverable, ng/L	(66632)	<7.00	 <7.00	<7.00	<7.00	 <7.00
263	N-(3,4-Dichlorophenyl)-N'-methylurea, water, filtered, recoverable, ng/L	(68231)	<5.00	 <5.00	<5.00	<5.00	 <5.00

264	Naled, water, filtered, recoverable, ng/L	(68654)	<250	 <250	<250	<250	 <250
265	Nicosulfuron, water, filtered, recoverable, ng/L	(61685)	<12.0	 <12.0	<12.0	<12.0	 <12.0
266	Norflurazon, water, filtered, recoverable, ng/L	(67685)	<3.40	 <3.40	<3.40	<3.40	 <3.40
267	Novaluron, water, filtered, recoverable, ng/L	(68655)	<250	 <50.0	<50.0	<250	 <250
268	o-Cresol, water, total, ug/L	(77152)		 <2.0	<2.0	<1.8	 <1.8
269	O-Ethyl O-methyl S-propyl phosphorothioate, water, filtered, recoverable, ng/L	(68597)	<5.00	 <5.00	<5.00	<5.00	 <5.00
270	O-Ethyl S-methyl S-propyl phosphorodithioate, water, filtered, recoverable, ng/L	(68657)	<3.00	 <3.00	<3.00	<3.00	 <3.00
271	O-Ethyl S-propyl phosphorothioate, water, filtered, recoverable, ng/L	(68658)	<64.0	 <64.0	<64.0	<64.0	 <64.0
272	Omethoate, water, filtered, recoverable, ng/L	(68661)	<2.00	 <2.00	<2.00	<2.00	 <2.00
273	Orthosulfamuron, water, filtered, recoverable, ng/L	(68662)	<10.0	 <10.0	<10.0	<10.0	 <10.0
274	Oryzalin, water, filtered, recoverable, ng/L	(68663)	<12.0	 <12.0	<12.0	<12.0	 <12.0
275	Oxamyl oxime, water, filtered, recoverable, ng/L	(68665)	<5.00	 <5.00	< 5.00	<5.00	 <5.00
276	Oxamyl, water, filtered, recoverable, ng/L	(68664)	<250	 <2.00	<2.00	<250	 <250
277	Oxyfluorfen, water, filtered, recoverable, ng/L	(65093)	<1,000	 <500	<500	<1,000	 <1,000
278	Paraoxon, water, filtered, recoverable, ng/L	(68666)	<3.40	 <3.40	<3.40	<3.40	 <3.40
279	Pendimethalin, water, filtered, recoverable, ng/L	(65098)	<10.0	 <10.0	<10.0	<10.0	 <10.0
280	Pentachlorophenol, water, total, ug/L	(39032)		 <4.0	<4.0	<3.6	 <3.6
281	Phorate oxon sulfoxide, water, filtered, recoverable, ng/L	(68671)	<7.00	 <7.00	<7.00	<7.00	 <7.00
282	Phorate oxygen analog sulfone, water, filtered, recoverable, ng/L	(68670)	<50.0	 <20.0	<20.0	<50.0	 <50.0
283	Phorate oxygen analog, water, filtered, recoverable, ng/L	(68669)	<100	 <55.0	<55.0	<100	 <100
284	Phorate sulfone, water, filtered, recoverable, ng/L	(68672)	<25.0	 <36.0	<36.0	<25.0	 <25.0

285	Phorate sulfoxide, water, filtered, recoverable, ng/L	(68673)	<4.60	 <4.60	<4.60	<4.60	 <4.60
286	Phorate, water, filtered, recoverable, ng/L	(68668)	<11.0	 <11.0	<11.0	<11.0	 <11.0
287	Phthalazinone, water, filtered, recoverable, ng/L	(68675)	<50.0	 <25.0	<25.0	<50.0	 <50.0
288	Piperonyl butoxide, water, filtered, recoverable, ng/L	(65102)	<60.0	 <60.0	<60.0	<60.0	 <60.0
289	Profenofos, water, filtered, recoverable, ng/L	(68676)	<3.00	 <3.00	<3.00	<3.00	 <3.00
290	Prometon, water, filtered, recoverable, ng/L	(67702)	<4.00	 <4.00	<4.00	<4.00	 <4.00
291	Prometryn, water, filtered, recoverable, ng/L	(65103)	<4.20	 <4.20	<4.20	<4.20	 <4.20
292	Propanil, water, filtered, recoverable, ng/L	(66641)	<12.0	 <12.0	<12.0	<12.0	 <12.0
293	Propargite, water, filtered, recoverable, ng/L	(68677)	<2.00	 <2.00	<2.00	<2.00	 <2.00
294	Propazine, water, filtered, recoverable, ng/L	(68678)	<3.20	 <3.20	<3.20	<3.20	 <3.20
295	Propiconazole, water, filtered, recoverable, ng/L	(66643)	<6.00	 <6.00	<6.00	<6.00	 <6.00
296	Propoxur, water, filtered, recoverable, ng/L	(68679)	<250	 <3.20	<3.20	<250	 <250
297	Propyzamide, water, filtered, recoverable, ng/L	(67706)	<2.40	 <2.40	<2.40	<2.40	 <2.40
298	Prosulfuron, water, filtered, recoverable, ng/L	(61687)	<10.0	 <10.0	<10.0	<10.0	 <10.0
299	Pyraclostrobin, water, filtered, recoverable, ng/L	(66646)	<2.40	 <2.40	<2.40	<2.40	 <2.40
300	Pyridaben, water, filtered, recoverable, ng/L	(68682)	<2.40	 <2.40	<2.40	<2.40	 <2.40
301	Pyriproxyfen, water, filtered, recoverable, ng/L	(68683)	<3.0	 <3.0	<3.0	<3.0	 <3.0
302	sec-Acetochlor oxanilic acid, water, filtered, recoverable, ng/L	(68684)	<100	 <200	<200	<100	 <100
303	sec-Alachlor oxanilic acid, water, filtered, recoverable, ng/L	(68685)	<135	 <110	<110	<135	 <135
304	Siduron, water, filtered, recoverable, ng/L	(68686)	<5.00	 <5.00	<5.00	<5.00	 <5.00
305	Simazine, water, filtered, recoverable, ng/L	(65105)	<7.20	 <10.0	<10.0	<7.20	 <7.20

306	Sulfentrazone, water, filtered, recoverable, ng/L	(68687)	<18.0	 <18.0	<18.0	<18.0	 <18.0
307	Sulfometuron-methyl, water, filtered, recoverable, ng/L	(68688)	<4.00	 <4.00	<4.00	<4.00	 <4.00
308	Sulfosulfuron ethyl sulfone, water, filtered, recoverable, ng/L	(68690)	<2.80	 <2.80	<2.80	<2.80	 <2.80
309	Sulfosulfuron, water, filtered, recoverable, ng/L	(68689)	<11.0	 <25.0	<25.0	<11.0	 <11.0
310	Tebuconazole, water, filtered, recoverable, ng/L	(66649)	<5.00	 <15.0	<15.0	<5.00	 <5.00
311	Tebufenozide, water, filtered, recoverable, ng/L	(68692)	<2.00	 <2.00	<2.00	<2.00	 <2.00
312	Tebupirimfos oxon, water, filtered, recoverable, ng/L	(68694)	<2.00	 <2.00	<2.00	<2.00	 <2.00
313	Tebupirimfos, water, filtered, recoverable, ng/L	(68693)	<2.00	 <2.00	<2.00	<2.00	 <2.00
314	Tebuthiuron Transformation Product 104, water, filtered, recoverable, ng/L	(68575)	<5.60	 <5.60	<5.60	<5.60	 <5.60
315		(68714)	<76.0	 <32.0	<32.0	<76.0	 <76.0
316		(68696)	<10.0	 <10.0	<10.0	<10.0	 <10.0
317		(68697)	<38.0	 <250	<250	<38.0	 <38.0
318	-	(68621)	<11.0	 <11.0	<11.0	<11.0	 <11.0
319		(68695)	<3.00	 <3.00	<3.00	<3.00	 <3.00
320	Terbacil, water, filtered, recoverable, ng/L	(68698)	<21.0	 <25.0	<25.0	<21.0	 <21.0
321	Terbufos oxon sulfoxide, water, filtered, recoverable, ng/L	(68702)	<4.00	 <4.00	<4.00	<4.00	 <4.00
322		(68700)	<4.00	 <4.00	<4.00	<4.00	 <4.00
323	Terbufos oxygen analog sulfone, water, filtered, recoverable, ng/L	(68701)	<11.0	 <11.0	<11.0	<11.0	 <11.0
324		(68703)	<25.0	 <11.0	<11.0	<25.0	 <25.0
325	Terbufos sulfoxide, water, filtered, recoverable, ng/L	(68704)	<3.00	 <3.00	<3.00	<3.00	 <3.00
326	Terbufos, water, filtered, recoverable, ng/L	(68699)	<6.80	 <6.80	<6.80	<6.80	 <6.80

327	Terbuthylazine, water, filtered, recoverable, ng/L	(66651)	<3.60		<3.60	<3.60	<3.60	 <3.60
328	Tetraconazole, water, filtered, recoverable, ng/L	(66654)	<10.0		<7.00	<7.00	<10.0	 <10.0
329	Thiobencarb, water, filtered, recoverable, ng/L	(65107)	<4.20		<4.20	<4.20	<4.20	 <4.20
330	trans-1,3-Dichloropropene, water, total, ug/L	(34699)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
331	trans-Permethrin, water, filtered, recoverable, ng/L	(68708)	<3.80		<3.80	<3.80	<3.80	 <3.80
332	Triallate, water, filtered, recoverable, ng/L	(68710)	<12.0		<12.0	<12.0	<12.0	 <12.0
333	Tribufos, water, filtered, recoverable, ng/L	(68711)	<2.00		<2.00	<2.00	<2.00	 <2.00
334	Triclopyr, water, filtered, recoverable, ng/L	(68712)	<88.0		36.8	29.3	<88.0	 <88.0
335	Trifloxystrobin, water, filtered, recoverable, ng/L	(66660)	<2.80		<2.80	<2.80	<2.80	 <2.80
336	Aroclor 1016, water, total, ug/L	(34671)	<0.1		<0.1	<0.1	<0.1	 <0.1
337	Aroclor 1221, water, total, ug/L	(39488)	<0.1		<0.1	<0.1	<0.1	 <0.1
338	Aroclor 1232, water, total, ug/L	(39492)	<0.1		<0.1	<0.1	<0.1	 <0.1
339	Aroclor 1242, water, total, ug/L	(39496)	<0.1		<0.1	<0.1	<0.1	 <0.1
340	Aroclor 1248, water, total, ug/L	(39500)	<0.1		<0.1	<0.1	<0.1	 <0.1
341	Aroclor 1254, water, total, ug/L	(39504)	<0.1		<0.1	<0.1	<0.1	 <0.1
342	Aroclor 1260, water, total, ug/L	(39508)	<0.1		<0.1	<0.1	<0.1	 <0.1
343	Aroclor 1262, water, total, ug/L	(81649)	<0.09		<0.09	<0.09	<0.09	 <0.09
344	Aroclor 1268, water, total, ug/L	(81650)	<0.093		<0.093	<0.093	<0.094	 <0.093
345	Total Aroclors, water, total, ug/L	(63691)	<0.09		<0.09	<0.09	<0.09	 <0.09
346	1,1,1,2-Tetrachloroethane, water, total, ug/L	(77562)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
347	1,1,1-Trichloroethane, water, total, ug/L	(34506)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0

348	1,1,2,2-Tetrachloroethane, water, total, ug/L	(34516)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
349	1,1,2-Trichloro-1,2,2-trifluoroethane, water, total, ug/L	(77652)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
350	1,1,2-Trichloroethane, water, total, ug/L	(34511)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
351	1,1-Dichloroethane, water, total, ug/L	(34496)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
352	1,1-Dichloroethene, water, total, ug/L	(34501)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
353	1,1-Dichloropropene, water, total, ug/L	(77168)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
354	1,2,3,4,6,7,8,9-Octachlorodibenzofuran, water, total, picograms per liter	(62216)	<4.5		<5.0	<4.0	<4.9	 <3.7
355	1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin, water, total, picograms per liter	(62206)	<3.4		<3.8	<3.0	<3.4	 <3.1
356	1,2,3,4,6,7,8-Heptachlorodibenzofuran, water, total, picograms per liter	(62214)	<1.2		<1.0	<0.7	<0.9	 <1.0
357	1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin, water, total, picograms per liter	(62205)	<2.0		<1.9	<2.0	<2.5	 <2.4
358	1,2,3,4,7,8,9-Heptachlorodibenzofuran, water, total, picograms per liter	(62215)	<1.6		<1.3	<0.9	<1.3	 <1.3
359	1,2,3,4,7,8-Hexachlorodibenzofuran, water, total, picograms per liter	(62210)	<1.0		<1.0	<0.8	<1.0	 <1.0
360	1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin, water, total, picograms per liter	(62202)	<1.4		<1.5	<1.2	<1.9	 <1.4
361	1,2,3,6,7,8-Hexachlorodibenzofuran, water, total, picograms per liter	(62211)	<0.8		<0.9	<0.7	<0.8	 <0.9
362	1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin, water, total, picograms per liter	(62203)	<1.2		<1.3	<1.0	<1.6	 <1.2
363	1,2,3,7,8,9-Hexachlorodibenzofuran, water, total, picograms per liter	(62212)	<1.2		<1.2	<1.0	<1.2	 <1.3
364	1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin, water, total, picograms per liter	(62204)	<1.3		<1.5	<1.2	<1.8	 <1.4
365	1,2,3,7,8-Pentachlorodibenzofuran, water, total, picograms per liter	(62208)	<1.2		<1.1	<1.2	<1.1	 <0.9
366	1,2,3,7,8-Pentachlorodibenzo-p-dioxin, water, total, picograms per liter	(62201)	<1.1		<1.1	<0.7	<1.1	 <1.0
367	1,2,3-Trichlorobenzene, water, total, ug/L	(77613)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
368	1,2,4-Trichlorobenzene, water, total, ug/L	(34551)	<1.0	<1.0	< 0.001	<1.0	<1.0	 <1.0

369	1,2,4-Trimethylbenzene, water, total, ug/L	(77222)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
370	1,2-Dichlorobenzene, water, total, ug/L	(34536)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
371	1,2-Dichloroethene (cis & trans), water, total, ug/L	(45617)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
372	1,3,5-Trimethylbenzene, water, total, ug/L	(77226)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
373	1,3-Dichlorobenzene, water, total, ug/L	(34566)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
374	2,2-Dichloropropane, water, total, ug/L	(77170)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
375	2,3,4,6,7,8-Hexachlorodibenzofuran, water, total, picograms per liter	(62213)	<0.9		<1.0	<0.8	<0.9	 <1.0
376	2,3,4,7,8-Pentachlorodibenzofuran, water, total, picograms per liter	(62209)	<1.0		<1.0	<1.0	<1.0	 <0.8
377	2,3,7,8-Tetrachlorodibenzofuran, water, total, picograms per liter	(62207)	<1.7		<1.6	<1.5	<1.7	 <1.5
378	2,3,7,8-Tetrachlorodibenzo-p-dioxin, water, total, picograms per liter	(62200)	<1.4		<1.4	<1.1	<1.3	 <1.1
379	2,4-Dinitrophenol, water, total, ug/L	(34616)			<5	<5		 <4
380	2,4-Dinitrotoluene, water, total, ug/L	(34611)			<1.0	<1.0	<0.9	 <0.9
381	2,6-Dinitrotoluene, water, total, ug/L	(34626)			<1.0	<1.0	<0.9	 <0.9
382	2-Chloronaphthalene, water, total, ug/L	(34581)			<2.0	<2.0	<1.8	 <1.8
383	2-Chlorophenol, water, total, ug/L	(34586)			<5.0	<5.0	<4.5	 <4.5
384	2-Chlorotoluene, water, total, ug/L	(77275)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
385	2-Methylnaphthalene, water, total, ug/L	(30194)			<1.0	<1.0	<0.9	 <0.9
386	2-Nitroaniline, water, total, ug/L	(30195)			<5.0	<5.0	<4.5	 <4.5
387	2-Nitrophenol, water, total, ug/L	(34591)			<5.0	<5.0	<4.5	 <4.5
388	3,3'-Dichlorobenzidine, water, total, ug/L	(34631)			<2	<2	<2	 <2
389	3-Nitroaniline, water, total, ug/L	(78300)			<5.0	<5.0	<4.5	 <4.5

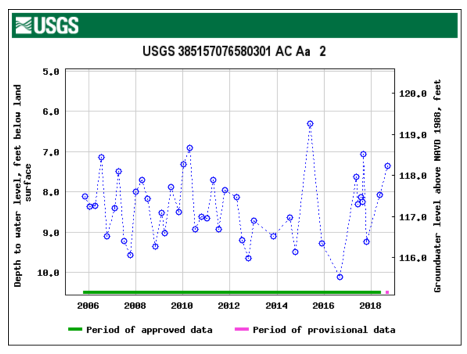
390	4-Bromophenyl phenyl ether, water, total, ug/L	(34636)			<2.0	<2.0	<1.8	 <1.8
391	4-Chlorophenyl phenyl ether, water, total, ug/L	(34641)			<2.0	<2.0	<1.8	 <1.8
392	4-Chlorotoluene, water, total, ug/L	(77277)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
393	4-Isopropyltoluene, water, total, ug/L	(77356)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
394	4-Nitroaniline, water, total, ug/L	(30196)			<5.0	<5.0	<4.5	 <4.5
395	9H-Fluorene, water, total, ug/L	(34381)			<1.0	<1.0	<0.9	 <0.9
396	Acenaphthene, water, total, ug/L	(34205)			<1.0	<1.0	<0.9	 <0.9
397	Acenaphthylene, water, total, ug/L	(34200)			<1.0	<1.0	<0.9	 <0.9
398	Acetone, water, total, ug/L	(81552)	43	41	29	27	18	 19
399	Alachlor sulfonic acid, water, filtered, recoverable, ng/L	(68871)	<360		<800	<800	<360	 <360
400	Anthracene, water, total, ug/L	(34220)			<1.0	<1.0	<0.9	 <0.9
401	Benzene, water, total, ug/L	(34030)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
402	Benzo[a]anthracene, water, total, ug/L	(34526)			<1.0	<1.0	<0.9	 <0.9
403	Benzo[a]pyrene, water, total, ug/L	(34247)			<1.0	<1.0	<0.9	 <0.9
404	Benzo[b]fluoranthene, water, total, ug/L	(34230)			<1.0	<1.0	<0.9	 <0.9
405	Benzo[ghi]perylene, water, total, ug/L	(34521)			<1.0	<1.0	<0.9	 <0.9
406	Benzo[k]fluoranthene, water, total, ug/L	(34242)			<1.0	<1.0	<0.9	 <0.9
407	Benzoic acid, water, total, ug/L	(77247)			<2	<2	<2	 <2
408	Benzyl alcohol, water, total, ug/L	(77147)			<2.0	<2.0	<1.8	 <1.8
409	Benzyl n-butyl phthalate, water, total, ug/L	(34292)			<2.0	<2.0	<1.8	 <1.8
410	Bis(2-chloro-1-methylethyl) ether, water, total, ug/L	(68200)			<2.00	<2.00		 <1.80

411	Bis(2-chloroethoxy)methane, water, total, ug/L	(34278)			<2.0	<2.0	<1.8	 <1.8
412	Bis(2-chloroethyl) ether, water, total, ug/L	(34273)			<2.0	<2.0	<1.8	 <1.8
413	Bis(2-ethylhexyl) phthalate, water, total, ug/L	(39100)			<2.0	<2.0	<1.8	 <1.8
414	Bromobenzene, water, total, ug/L	(81555)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
415	Bromochloromethane, water, total, ug/L	(77297)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
416	Bromodichloromethane, water, total, ug/L	(32101)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
417	Chlorobenzene, water, total, ug/L	(34301)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
418	Chloroethane, water, total, ug/L	(34311)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
419	Chloromethane, water, total, ug/L	(34418)	<1.0	0.9	0.8	0.8	<1.0	 0.8
420	Chrysene, water, total, ug/L	(34320)			<1	<1	<0.91	 <0.91
421	cis-1,2-Dichloroethene, water, total, ug/L	(77093)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
422	Dibenzo[a,h]anthracene, water, total, ug/L	(34556)			<1.0	<1.0	<0.9	 <0.9
423	Dibenzofuran, water, total, ug/L	(81302)			<5.0	<5.0	<4.5	 <4.5
424	Dibromochloromethane, water, total, ug/L	(32105)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
425	Dibromomethane, water, total, ug/L	(30217)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
426	Dichlorodifluoromethane, water, total, ug/L	(34668)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
427	Dichloromethane, water, total, ug/L	(34423)	0.4	0.5	0.3	<5.0	<5.0	 0.4
428	Diesel range organic compounds (C10-C28), water, total, ug/L	(52138)	<190		<190	<190	<200	 <190
429		(34336)			<2.0	<2.0	<1.8	 <1.8
430	Dimethyl phthalate, water, total, ug/L	(34341)			<2.0	<2.0	<1.8	 <1.8
431	Di-n-butyl phthalate, water, total, ug/L	(39110)			<2.0	<2.0	<1.8	 <1.8

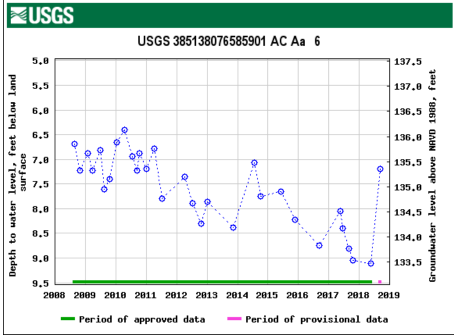
432	Di-n-octyl phthalate, water, total, ug/L	(34596)			<2.0	<2.0	<1.8	 <1.8
433	Ethylbenzene, water, total, ug/L	(34371)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
		(34371)					<1.0	 <1.0
434	Fluoranthene, water, total, ug/L Gasoline range organic compounds, water, total, ug/L		71		<1.0	<1.0	<0.9	 48
435		(49892)						
436	picograms per liter	(62224)	<1.2		<0.989	<0.684	<0.936	 <0.967
437	Heptachlorodibenzo-p-dioxins (all isomers), water, total, picograms per liter	(62220)	<2.0		<1.9	<2.0	<2.5	 <2.4
438	Hexachlorobutadiene, water, total, ug/L	(39702)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
439	Hexachlorocyclopentadiene, water, total, ug/L	(34386)			<10	<10	<9.1	 <9.1
440	Hexachlorodibenzofurans (all isomers), water, total, picograms per liter	(62223)	<0.825		<0.852	<0.719	<0.826	 <0.903
441	Hexachloroethane, water, total, ug/L	(34396)			<2.0	<2.0	<1.8	 <1.8
442	Indeno[1,2,3-cd]pyrene, water, total, ug/L	(34403)			<1.0	<1.0	<0.9	 <0.9
443	Isobutyl methyl ketone, water, total, ug/L	(78133)	1.4	1.3	1.4	1.3	1	 1.3
444	Isophorone, water, total, ug/L	(34408)			<2	<2	<2	 <2
445	Isopropylbenzene, water, total, ug/L	(77223)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
446	Methyl ethyl ketone, water, total, ug/L	(81595)	<10	<10	<10	<10	<10	 <10
447	Methyl tert-butyl ether, water, total, ug/L	(78032)	<1.0	<1.0	<1.0	<1.0	1.3	 <1.0
448	m-Xylene plus p-xylene, water, total, ug/L	(85795)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
449	Naphthalene, water, total, ug/L	(34696)	<1.0	<1.0	< 0.001	<1.0	<1.0	 <1.0
450	n-Butyl methyl ketone, water, total, ug/L	(77103)	<2.0	<2.0	<2.0	<2.0	<2.0	 <2.0
451	n-Butylbenzene, water, total, ug/L	(77342)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
452		(34447)			<1.0	<1.0	<0.9	 <0.9
453		(34438)			<2.0	<2.0	<1.8	 <1.8
454	N-Nitrosodi-n-propylamine, water, total, ug/L	(34428)			<2.0	<2.0	<1.8	 <1.8
455	N-Nitrosodiphenylamine, water, total, ug/L	(34433)			<5.0	<5.0	<4.5	 <4.5
456		(77224)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
457	Organic carbon, water, filtered, mg/L	(00681)	0.23		0.6	0.55	0.24	 0.75
458	o-Xylene, water, total, ug/L	(77135)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
459	Pentachlorodibenzofurans (all isomers), water, total, picograms per liter	(62222)	<0.888		<1.0	<0.845	<0.860	 <0.834
460		(62218)	<1.1		<1.1	<0.710	<1.1	 <1.0
461	Phenanthrene, water, total, ug/L	(34461)			<1	<1	<0.91	 <0.91
462	Phenol, water, total, ug/L	(34694)			<2.0	<2.0	<1.8	 <1.8
463		(34469)			<1.0	<1.0	<0.9	 <0.9
464	sec-Butylbenzene, water, total, ug/L	(77350)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
465	Styrene, water, total, ug/L	(77128)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
466	tert-Butylbenzene, water, total, ug/L	(77353)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
467	Tetrachlorodibenzo-p-dioxins (all isomers), water, total, picograms per liter	(62217)	<1.4		<1.4	<1.1	<1.3	 <1.1
468	Tetrachloroethene, water, total, ug/L	(34475)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
469	Tetrachloromethane, water, total, ug/L	(32102)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
470		(34010)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0

471	trans-1,2-Dichloroethene, water, total, ug/L	(34546)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
472	Tribromomethane, water, total, ug/L	(32104)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
473	Trichloroethene, water, total, ug/L	(39180)	<1	<1	<1	<1	<1	 <1
474	Trichlorofluoromethane, water, total, ug/L	(34488)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
475	Trichloromethane, water, total, ug/L	(32106)	1.9	2.2	<1.0	<1.0	<1.0	 <1.0
476	Vinyl chloride, water, total, ug/L	(39175)	<1.0	<1.0	<1.0	<1.0	<1.0	 <1.0
477	Xylene (all isomers), water, total, ug/L	(81551)	<3.0	<3.0	<3.0	<3.0	<3.0	 <3.0
478	Radium-224, water, filtered, picocuries per liter	(50833)	R0.01		0.46	0.47	0.38	 R-0.03
479	Radium-226, water, filtered, picocuries per liter	(09503)	R-0.004		0.36	0.33	0.48	 R0.004
480	Radium-228, water, filtered, picocuries per liter	(81366)	R0.22		R0.36	0.41	0.8	 0.4
481	Uranium (natural), water, filtered, ug/L	(22703)	< 0.030		0.073	0.096	< 0.030	 < 0.030

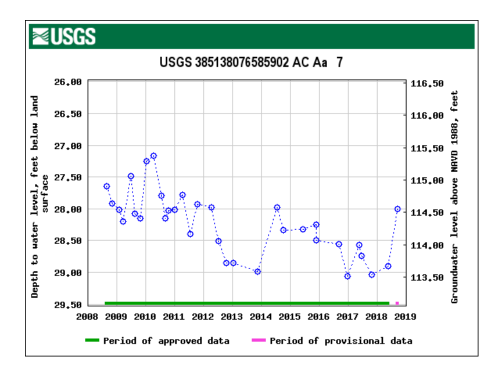
### Appendix 5.4 Water Level Measurements for Monitoring Wells



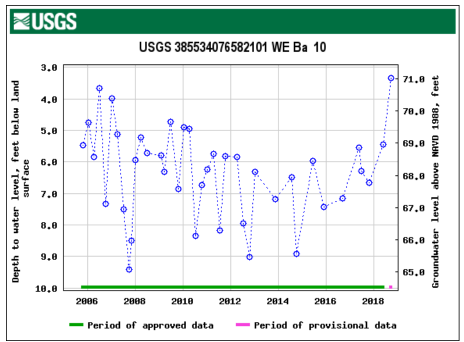
Graph of manual water-level measurements for well DCMW010-05 (AC Aa 2).



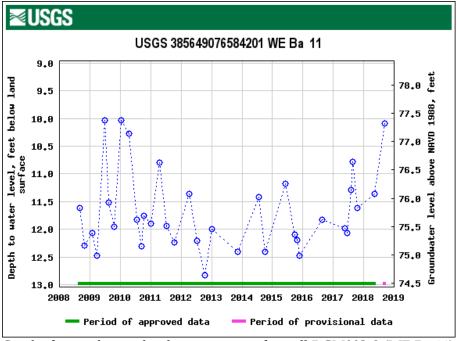
Graph of manual water-level measurements for well DCMW001-08 (AC Aa 6).



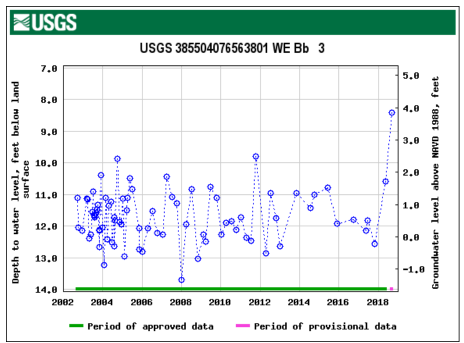
Graph of manual water-level measurements for well DCMW002-08 (AC Aa 7).



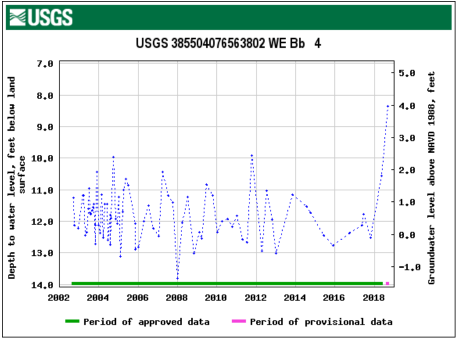
Graph of manual water-level measurements for well DCMW007-05 (WE Ba 10).



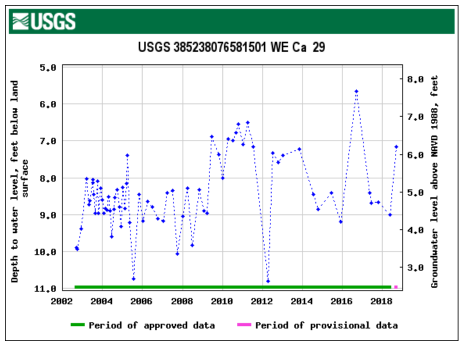
Graph of manual water-level measurements for well DCM003-8 (WE Ba 11).



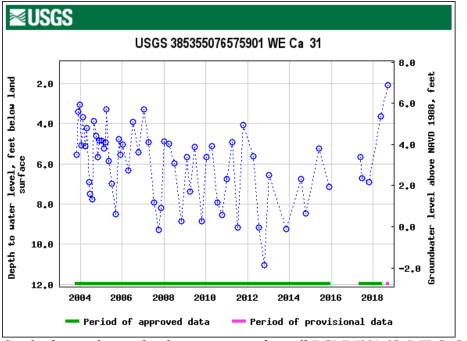
Graph of manual water-level measurements for well DCMW001-02 (WE Bb 3).



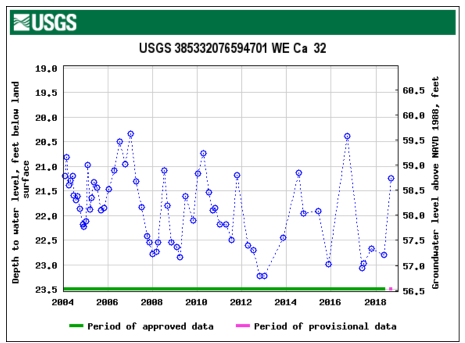
Graph of manual water-level measurements for well DCMW004-02 (WE Bb 4).



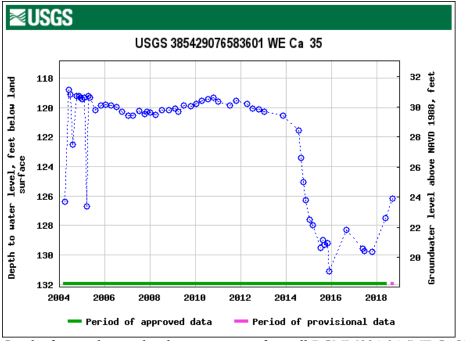
Graph of manual water-level measurements for well DCMW005-02 (WE Ca 29).



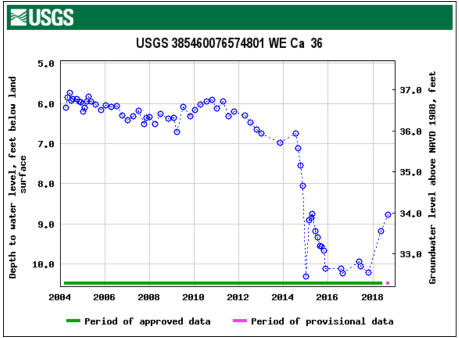
Graph of manual water-level measurements for well DCMW002-03 (WE Ca 31).



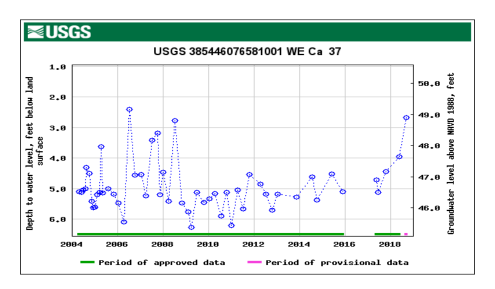
Graph of manual water-level measurements for well DCMW001-04 (WE Ca 32).



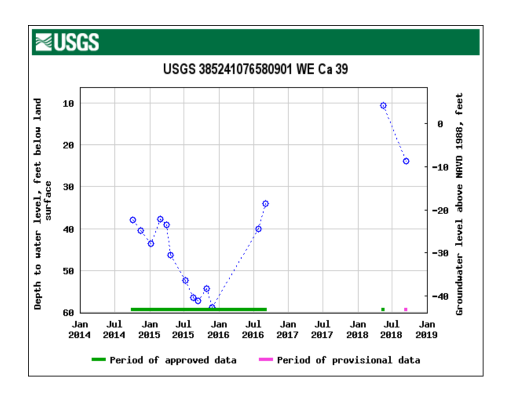
Graph of manual water-level measurements for well DCMW004-04 (WE Ca 35).



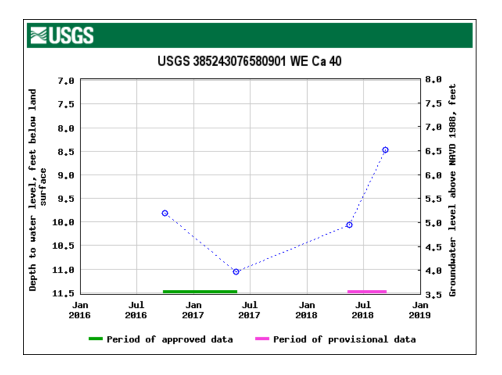
Graph of manual water-level measurements for well DCMW003-04 (WE Ca 36).



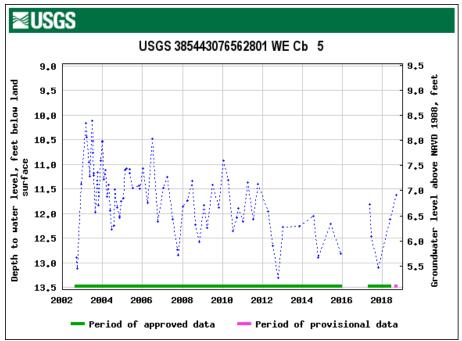
Graph of manual water-level measurements for well DCMW005-04 (WE Ca 37)



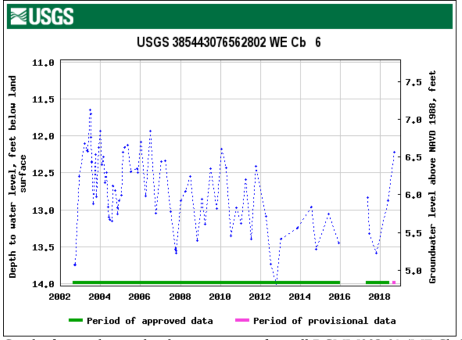
Graph of manual water-level measurements for well DCMW001-14 (WE Ca 39)



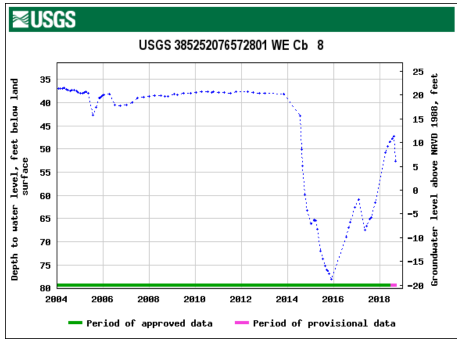
Graph of manual water-level measurements for well DCMW016-01 (WE Ca 40).



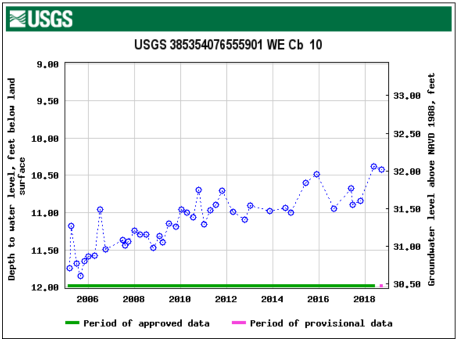
Graph of manual water-level measurements for well DCMW002-02 (WE Cb 5).



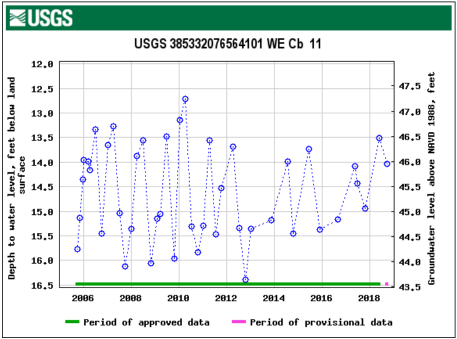
Graph of manual water-level measurements for well DCMW003-02 (WE Cb 6).



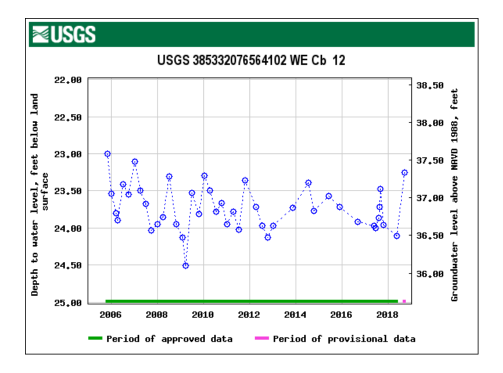
Graph of water-level measurements for well DCMW002-04 (WE Cb 8).



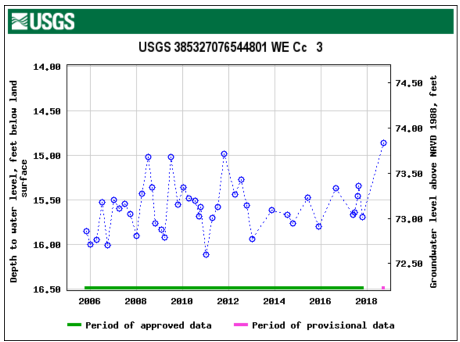
Graph of manual water-level measurements for well DCMW002-05 (WE Cb 10).



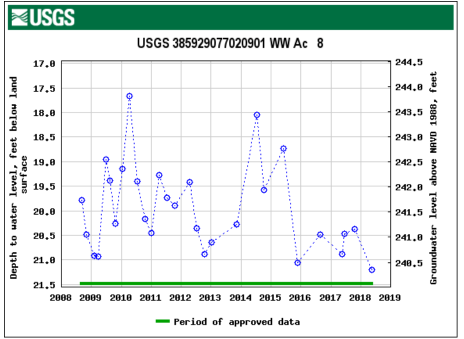
Graph of manual water-level measurements for well DCMW003-05 (WE Cb 11).



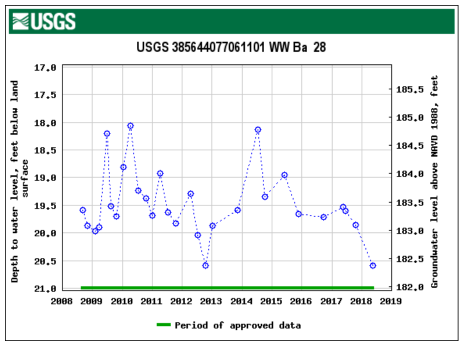
Graph of manual water-level measurements for well DCMW004-05 (WE Cb 12).



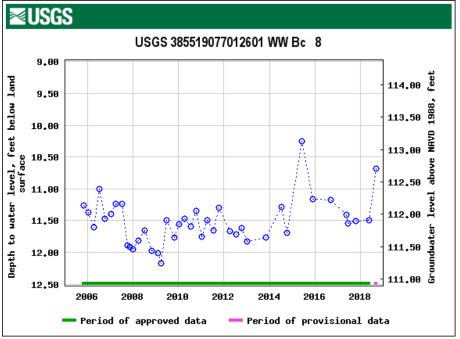
Graph of manual water-level measurements for well DCMW008-05 (WE Cc 3).



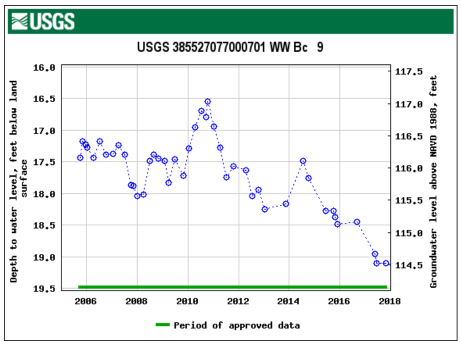
Graph of manual water-level measurements for well DCMW004-08 (WW Ac 8).



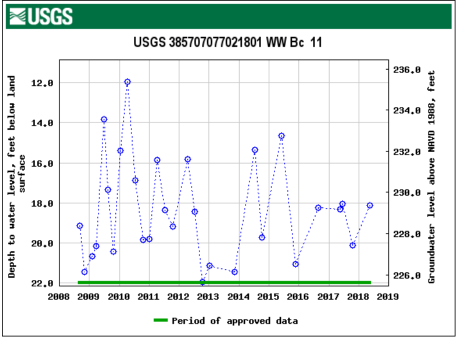
Graph of manual water-level measurements for well DCMW007-08 (WW Ba 28).



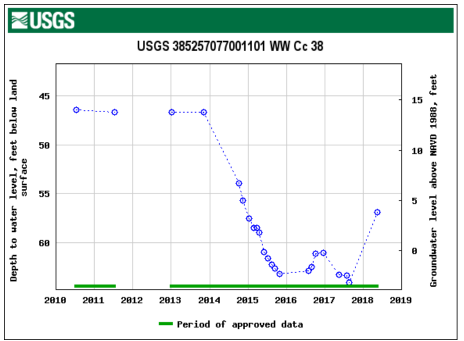
Graph of manual water-level measurements for well DCMW009-05 (WW Bc 8).



Graph of manual water-level measurements for well DCMW0011-05 (WW Bc 9).



Graph of manual water-level measurements for well DCMW006-08 (WW Bc 11).



Graph of manual water-level measurements for well DCMW001-13 (WW Cc 38

# Appendix 5.5Major Sources of GroundwaterContamination

Sources	10 Highest-Priority Sources (✓)	Relative Priority	Factors <sup>a</sup>
Animal Feedlots	NA		_
Containers		Low	A, B, D, E
CERCLIS Sites	✓	High	A, B, D, E, F, G, H
De-icing Applications		Medium	A, D, F, G, H
Federal Superfund (NPL)	✓	High	A, B, D, E, F, G, H
Fill	✓	High	A, D, E, F, G, H
Graveyards		Medium	
Landfills (permitted)	✓	Medium	A, B, D, E, F, G, H
Landfills (unpermitted)	√	U	A, B, D, E, F, G, H
Material Transfer Operations		Medium	A, B, D, E, F, H
Material Stockpiles		Low	A, B
Mining and Mine Drainage	NA		
Pesticide Applications	√	Medium	A, B, C, F, G, H
Pipeline and Sewer Lines	✓	Medium	F, H
Radioactive Disposal Sites	NA		
RCRA Sites	√	Medium	A, B, D, E, F, G, H
Septic Tanks			
Shallow Injection Wells		Medium	A, F, G
Storage Tanks (above ground)		Medium	A, B, D, F, G, H
Storage Tanks (underground)	√	High	A, B, D, E, F, G, H
Storm Water Drainage Wells		Medium	E, F, I
Surface Impoundments		Low	A, B
Transportation of Materials	✓	Medium	A, B, C, D, E, G, H
Urban Runoff		Medium	F, H
Waste Tailings	NA		_
Waste Piles		Medium	A, D, E

A = Human health and/or environmental risk (toxicity)

B = Size of the population at risk

C = Location of the sources relative to drinking water sources

- D = Number and/or size of contaminant sources
- E = Hydrogeologic sensitivity
- F = State findings, other findings
- G = Documented from mandatory reporting
- H = Geographic distribution/occurrence
- I = Assigned for pipelines and sewer lines and is a combination of the age and construction material of the lines (in D.C., there still are brick lines at least 100 years old).

NA = Not Applicable

-- = Not a Priority

<sup>a</sup> Unknown. The locations and nature of the materials disposed in unpermitted landfills are not yet known.

# **Appendix 5.6 Groundwater Protection Programs**

Programs or Activities		Implementation Status	Responsible State Agency
Ambient groundwater monitoring system		Partly established	DOEE
Aquifer vulnerability assessment (1)	✓	Fully established	DOEE
Aquifer mapping (2)	✓	Under development	DOEE
Aquifer characterization	✓	Partly developed	DOEE
Comprehensive data management system (3)	~	Partly developed	DOEE
Emergency Response	~	Fully established	HSEMA
EPA-endorsed Core Comprehensive State Ground Water Protection Program (CSGWPP)	~	Under development	DOEE
Ground water discharge permits	~	Under development	DOEE
Groundwater Best Management Practices	~	Under development	DOEE
Ground water legislation	~	Fully established	DOEE
Ground water classification	✓	Fully established	DOEE
Ground water quality standards	~	Fully established	DOEE
Interagency coordination for ground water protection initiatives	~	Under development	DOEE
Land Remediation and Development (Brownfields Revitalization Program)	~	Fully established	DOEE
Nonpoint Source Controls	~	Partly developed	DOEE
Pesticide State Management Plan	~	Fully established	DOEE
Pollution Prevention Program	✓	Under development	DOEE
State RCRA Program incorporating more stringent requirements than RCRA Primacy (except for corrective action)		Fully established	DOEE
State septic system regulations			
Underground storage tank installation requirements	~	Fully established	DOEE
Underground Storage Tank Remediation Fund	~	Fully established	DOEE
Underground Storage Tank Permit Program	~	Fully established	DOEE
Underground Injection Control Program		Joint oversight	DOEE & EPA
Vulnerability assessment for drinking water/wellhead protection	$\checkmark$	Fully established	DOEE
Well abandonment regulations	~	Fully established	DOEE
Wellhead Protection Program (U.S. EPA-approved)	✓		

Well installation regulations	~	Fully established	DOEE
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HSEMA – Homeland Security Emergency Management Agency DOEE –Department of Energy and Environment

## Appendix 5.7 Shallow Aquifer Contamination

Aquifer: Shallow Aquifer						
Source Type	Present in Reporting Area	Number of Sites in Area	Number of Sites that are Listed and/or Have Confirmed Releases	Number with Confirmed Groundwater Contamination		
NPL	Yes	1	1	1		
SEMS (formerly CERCLIS)	Yes	27	14	13		
DOD/DOE	Yes (a)	47	7	7		
UST Total Opened/Closed	Yes	3,174 (b)(c)	1,481 (c)(d)	516 (c)(d)		
UST Active/Opened	Yes	484 (b)(e)	147 (f)	88 (f)		
RCRA Corrective Action	Yes	0	0	0		
Underground Injection	Yes (g)	2	—	39		
State Sites (Voluntary Clean Lands Program)	Yes (h)	27	27	17		
Nonpoint Sources	(i)					
Other	Yes	6	6	26		
Totals		3,842	1,702	730		

NPL - National Priority List

SEMS - (Superfund Enterprise Management System (formerly CERCLIS - Comprehensive Environmental Response, Compensation, and Liability Information System)

DOE - Department of Energy

DOD - Department of Defense

UST - Underground Storage Tanks

RCRA - Resource Conservation and Recovery Act

(a) Only DOD facilities. The number represents the number of facilities. Within a facility, there are several areas of concern resulting from distinct sources (e.g., LUST, landfill, maintenance shops, etc.). Groundwater contamination assessment is ongoing for the majority of the sites. Numbers were provided by the Land Remediation and Development Branch.

(b) Data represent the number of UST facilities known to DC from previous and current annual registration. This value includes sites with heating oil and hazardous materials tanks. Numbers were provided by the Underground Storage Tank Branch, DOEE.

(c) Most of these sites (facilities) are not closed, either the USTs were removed or abandoned in place or the soil and/or groundwater contamination was remediated and the LUST case closed. There are 3,174 facilities with 1,858

open and closed LUST cases in the District. Facilities with more than one LUST case are counted more than once. There are 149 open LUST cases and 88 have groundwater contamination.

(d) Each facility is counted only once independent of the number of LUST cases.

(e) This value applies to active and temporarily closed tanks.

(f) There is on-going groundwater contamination assessment/remediation and monitoring by responsible parties for many of the open LUST cases pending closure. These cases include heating oil contaminated sites.

(g) Data provided by the USEPA Region 3 Underground Injection Program

(h) Source type data make no distinction between State and non-State sites

(i) See Nonpoint Source Section

### Definitions

- AASHTO American Association of State Highway & Transportation Officials
- Anti-seep collar An impermeable diaphragm usually of sheet metal or concrete constructed at intervals within the zone of saturation along the conduit of a principal spillway to increase the seepage length along the conduit and thereby prevent piping or seepage along the conduit.
- Anti-vortex device A device designed and placed on the top of a riser or at the entrance of a pipe to prevent the formation of a vortex in the water at the entrance.
- **Apron** A floor or lining to protect a surface from erosion, for example, the pavement below chutes, spillways, or at the toes of dams.
- Base flow The stream discharge from groundwater accretion.
- **Best management practice (BMP)** Structural or non-structural practice that minimizes the impact of stormwater runoff on receiving waterbodies and other environmental resources, especially by reducing runoff volume and the pollutant loads carried in that runoff.
- **Building permit** Authorization for construction activity issued by the District of Columbia Department of Consumer and Regulatory Affairs.
- **Clearing** The removal of trees and brush from the land excluding the ordinary mowing of grass, pruning of trees, or other forms of long-term landscape maintenance.
- **Common plan of development** Multiple, separate, and distinct land-disturbing, substantial improvement, or other construction activities taking place under, or to further, a single, larger plan, although they may be taking place at different times on different schedules.

Construction - Activity conducted for the:

- (a) Building, renovating, modifying, or razing of a structure; or
- (b) Movement or shaping of earth, sediment, or a natural or built feature
  - c. **Construction general permit (CGP)** An NPDES general permit that regulates stormwater discharges from construction activities that disturb one or more acres, or smaller sites that are part of larger common plan of development or sale that disturb one or more acres.
  - d. **Cut** An act by which soil or rock is dug into, quarried, uncovered, removed, displaced, or relocated and the conditions resulting from those actions.

Demolition - The removal of part or all of a building, structure, or built land cover.

Department - The District of Columbia Department of Energy and Environment or its agent.

- **Dewatering** Removing water from an area or the environment using an approved technology or method, such as pumping.
- DCMR The District of Columbia Municipal Regulations.
- **DDOT** The District Department of Transportation.
- Director The Director of the Department of Energy and Environment.
- District The District of Columbia.
- **Disturbed area** An area in which the natural vegetative soil cover has been removed or altered and is susceptible to erosion.
- DOEE The Department of Energy and Environment.
- EPA The United States Environmental Protection Agency.
- **Erosion** The process by which the ground surface, including soil and deposited material, is worn away by the action of wind, water, ice, or gravity.
- **Erosion and sediment control (ESC)** Devices and conservation measures used to reduce or eliminate soil particles from leaving a land area.
- **Excavation** An act by which soil or rock is cut into, dug, quarried, uncovered, removed, displaced, or relocated and the conditions resulting from those actions.
- **Exposed area** Land that has been disturbed or land over which unstabilized soil or other erodible material is placed.
- **Grading** Causing disturbance of the earth, including excavating, filling, stockpiling of earth materials, grubbing, root mat or topsoil disturbance, or any combination of them.
- **Limits of disturbance (LOD)** The boundary within which all land grading, construction, landscaping, and related activities occurs.
- **National Pollutant Discharge Elimination System (NPDES)** The NPDES permit program addresses water pollution by regulating point sources that discharge pollutants to the waters of the United States.
- **Notice of intent (NOI)** A form required for authorization of coverage under the Construction General Permit.
- **Peak discharge** The maximum rate of flow of water at a given point and time resulting from a storm event.
- **Public right-of-way (PROW)** The surface, the air space above the surface (including air space immediately adjacent to a private structure located on public space or in a public right-of-

way), and the area below the surface of any public street, bridge, tunnel, highway, lane, path, alley, sidewalk, or boulevard.

Raze - The complete removal of a building or other structure down to the ground.

- **Responsible person** Construction personnel knowledgeable in the principles and practices of soil erosion and sediment control and certified by a Department-approved soil erosion and sedimentation control training program to assess conditions at the construction site that would impact the effectiveness of a soil-erosion or sediment-control measure on the site.
- **Runoff** That portion of precipitation (including snow-melt) which travels over the land surface, and also from rooftops, either as sheetflow or as channel flow, in small trickles and streams, into the main water courses.
- **Safety and Data Sheet (SDS)** A document providing guidance on handling a hazardous substance, along with its composition and physical and chemical properties.
- Sediment Soil, including soil transported or deposited by human activity or the action of wind, water, ice, or gravity.
- **Sedimentation** The deposition or transportation of soil or other surface materials from one place to another as a result of an erosion process.
- **Soil** All earth material of whatever origin that overlies bedrock and may include the decomposed zone of bedrock which can be readily excavated by mechanical equipment.
- **Soil erosion and sediment control plan** A set of drawings, calculations, specifications, details, and supporting documents related to minimizing or eliminating erosion and off-site sedimentation caused by stormwater on a construction site. It includes information on construction, installation, operation, and maintenance.
- **Soils report** A geotechnical report addressing all soil erosion and sediment control-related soil attributes, including but not limited to site soil drainage and stability.
- **Stormwater management plan** A set of drawings, calculations, specifications, details, and supporting documents related to the management of stormwater for a site, which includes information on construction, installation, operation, and maintenance.
- **Stormwater pollution prevention plan (SWPPP)** A document that identifies potential sources of stormwater pollution at a construction site, describes practices to reduce pollutants in stormwater discharge from the site, and may identify procedures to achieve compliance.

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