Preface

I am pleased to provide you with the State of Minnesota’s 2008 – 2012 Nonpoint Source Management Program Plan (NSMPP).

Developing this document was a huge statewide undertaking. Dedicated and knowledgeable individuals and organizations interested in improving the quality of Minnesota waters were critical to its development. In all, over 200 people representing over 50 federal, state, and local governmental units, and public and private organizations, served on the 17 technical committees that developed the 17 chapters/strategies of this document.

Only a few generations ago, waterborne diseases were a constant threat. Great progress in remedying this problem by addressing point sources of pollution has been made in Minnesota. Among the challenges today are contaminated runoff from agricultural and urban areas, mining and forestry operations, loss of wetlands and other habitat, degradation of water quality of rivers and lakes, and atmospheric deposition of pollutants into virtually all of our waters. How we approach this new generation of problems will determine whether we can accomplish as much in the next quarter century as we did in the last one.

As you look at this document, the level of detail on nonpoint source (NPS) policies, laws, regulations, programs and knowledge regarding NPS pollution may make an impression on you. In order to fully discuss the very broad NPS pollution areas, this level was needed to fully discuss and adequately address NPS pollution.

This document was prepared, in part, to meet requirements of the Clean Water Act for continuation of Section 319 funds to Minnesota. However, the NSMPP is intended to reach beyond this purpose by setting Minnesota’s Statewide NPS goals and laying out a statewide multi-year approach for addressing water quality problems from NPS pollution. Also, the NSMPP provides guidance on NPS issues for consideration by federal, state and local governmental units in their NPS planning efforts.

We trust that this document will be used to guide policy and decision making on NPS water pollution issues routinely in the coming years.

Brad Moore
Commissioner
MN Pollution Control Agency
MAR 14 2008

Gaylen Reetz, Director
Regional Environmental Management Division
Minnesota Pollution Control Agency
520 West Lafayette Road
St. Paul, MN 55155-4194


Dear Mr. Reetz:

I am pleased to inform you that we have approved the Minnesota Nonpoint Source Management Program Plan 2007 Update. Based on the U.S. Environmental Protection Agency's review, the Minnesota submittal meets all of the requirements of Section 319 of the Clean Water Act.

Through this update, Minnesota has significantly enhanced its nonpoint source management program with the strong watershed focus initiated through its basin management structure and clean water legacy efforts. The comprehensive nature of Minnesota's Nonpoint Source Management Plan is exceptional and will be used as a Regional, as well as a National model for other states to follow. Furthermore, Minnesota's Nonpoint Source Management Program does an excellent job of incorporating state, federal, and other partnerships to efficiently address documented and emerging nonpoint source problems. The effort that all partners undertook in developing the upgraded program plan will lead to minimal inconsistencies among various programs.

I look forward to seeing the environmental improvements that result from the State's efforts in controlling nonpoint source pollution. If you have any questions or would like to discuss the nonpoint source program further, please contact Dean Maraldo (312/353-2098) or Cynthia Curtis (312/353-6959).

Sincerely yours,

[Signature]

Tinka G. Hyde
Acting Director, Water Division

Enclosures

cc: Glenn Skuta, MPCA
Minnesota 2008-2012 Nonpoint Source Management Program Plan

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Acknowledgments

Minnesota’s Nonpoint Source Management Program Plan (NSMPP) is a result of outstanding commitment, expertise and skills of technical committee chairs, co-chairs, committee members and others who contributed to the development of the chapters and strategies of this Plan.

Each technical committee was chaired or co-chaired by a representative of the University of Minnesota, Minnesota Board of Water and Soil Resources, Minnesota Department Agriculture, Minnesota Department of Natural Resources, or Minnesota Pollution Control Agency. The Minnesota Pollution Control Agency coordinated overall development of the NSMPP.

Many individuals, agencies and organizations contributed to this document. In particular, representatives of:

- Project Coordination Team
- Association of MN Counties
- Individual Counties, Soil and Water Conservation Districts, Municipalities, Watershed Districts, businesses and public and private organizations.
- University of Minnesota
- Southeast MN Water Resources Board
- Metropolitan Council – Environmental Services
- MN Waters (Formerly Clean Lakes Association and Rivers Council of MN)
- MN Association of Soil and Water Conservation Districts.
- MN Association of Townships
- MN Board of Water and Soil Resources
- MN Department of Agriculture
- MN Department of Health
- MN Department Natural Resources
- MN Department of Transportation
- MN Geological Survey
- MN Pollution Control Agency
- U.S. Corps of Army Engineers
- U.S. Department of Agriculture
- U.S. Department of the Interior
- U.S. Geological Survey

Each technical committee developed one of the 17 chapters/strategies of this Plan. Collectively, they were comprised of more than 200 members representing over 50 federal, state and local governmental organizations and public and private organizations.

In recognition of their contributions, their names and organization they represent are presented at the beginning of each chapter/strategy.

Their contribution is greatly appreciated.

David L. Johnson, NSMPP Project Manager
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Minnesota Nonpoint Source Management Program Plan (NSMPP)

The United States Congress enacted Section 319 of the Clean Water Act (CWA) in 1987, establishing a national program to control nonpoint sources (NPS) of water pollution.

Rainfall or snowmelt moving over and through the ground carrying natural and human-made pollutants into lakes, rivers, streams, wetlands and ground water causes nonpoint source pollution. Atmospheric deposition and hydrologic modification are also sources of nonpoint sources of pollution.

The State of Minnesota Nonpoint Source Management Program Plan (NSMPP) is a requirement for Minnesota to remain eligible to receive NPS funding from the US Environmental Protection Agency (USEPA) under Section 319 of the CWA. However, the NSMPP is intended to reach beyond this purpose by setting Minnesota’s Statewide NPS goals and laying out a statewide multi-year approach for addressing water quality problems from NPS pollution. Also, the NSMPP provides guidance on NPS issues for consideration by federal, state and local governmental units in other NPS planning efforts.

Nonpoint source water pollution control proposals must be cited in this document to be considered for Section 319 funding.

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Environmental Quality Incentives Program (EQIP)

Wildlife Habitat Incentives Program (WHIP)

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Conservation Grant Programs

Wellhead Protection Program

US Geological Survey Cooperative Money

Coastal Zone Management Funding

Minnesota’s Coastal NPS Pollution Program

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Targeted Watershed Grants Program

Blue Earth River (2003) [$800,000]

Vermillion River (2005) [$675,000]

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- Figure 19. Acreage changes for soybeans and forage legume crops since 1921

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- Tools for Targeting BMP Implementation
- Agroecoregions
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- Board of Water and Soil Resources (BWSR)
- State Cost-Share Program
- Reinvest in Minnesota Reserve Program (RIM)
- Conservation Reserve Enhancement Program (CREP)
- Nonpoint Engineering Assistance Program
- Minnesota Department of Agriculture (MDA)
- Commercial Animal Waste Technician Licensing Program
- Certified Crop Advisor Program (CCA)
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- **Goal 1**: Accelerate and Enhance Education and Outreach of BMPs Related to the Management of Fertilizers, Manure, and Organic Sources of Agricultural Nutrients. Promote Programs Related to BMP Implementation. 

- **Goal 2**: Continual Research, Development and Refinement of BMPs that Minimize Nutrient Losses from Agricultural Systems.

- **Goal 3**: Provide Accurate Assessments of BMP Adoption Rates and Performance Through Surface and Ground Water Monitoring As Well As “Performance Indicators”

- **Goal 4**: Develop Effective Statewide Policies for Decreasing the Transport of Agricultural Nutrients to the State’s Water Resources and Improve the Coordination Framework Necessary to Accomplish these Policies.

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- **Minnesota Pesticide Management Plan (PMP)**

- **Water Resource Monitoring Goal**

- **Ground water Monitoring Objectives**

- **Ground Water Monitoring Network Design**

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Part II: Erosion, Sediment and Pollutant Control BMPs

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Best Management Practices (BMP) Matrix

Additional Water Quality Best Management Practices

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Minnesota Nonpoint Source Management Program Plan

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Executive Summary

Minnesota’s Nonpoint Source Management Program Plan

Clean water is a necessity. People and industries, fish and wildlife, crops and forests, city and country — all need clean water to thrive. Whether we live in urban or rural areas, clean water depends on the thoughtful, informed choices of every individual, when in the house, in the yard, at work, enjoying the outdoors, or being involved in our government.

Everyone knows Minnesota is the “Land of 10,000 Lakes.” But actually, Minnesota has 11,842 lakes of 10 acres or larger. Add smaller lakes and the total is above 14,000. Minnesota also has more than a trillion gallons of ground water used as drinking water for an estimated 70 percent of Minnesotans and 92,000 miles of streams and rivers. Three continental watersheds originate in the state, sending water:

- north to Canada’s Hudson Bay by the Red River of the North and the Rainy River
- east to the Atlantic Ocean through Lake Superior
- south to the Gulf of Mexico via the Mississippi River

Water is the dominant feature of Minnesota’s landscape. Ask any Minnesotan about the top environmental concern and the likely response will be, “clean water.”

A series of citizen forums on the environment showed clean water as a top priority in all areas of the state. In addition, in a statewide citizen telephone survey, respondents were read a list of four reasons for protecting the environment, then asked how important they thought each reason was. The responses showed the public believes preserving the environment for future generations is the most important reason for protecting the environment. Other reasons given were health concerns, plants and animals, and recreational opportunities.

In addition to the positive environmental benefits of protecting our waters, clean water also impacts the state’s economy. According to earlier data from the Minnesota Department of Employment and Economic Development, tourism greatly contributes to the state’s economy supporting over 177,000 jobs, $8.9 billion in gross receipts and sales, and $1.1 billion in state and local tax revenue. Water provides jobs, drives quality of life, supports fish and wildlife, and is the cornerstone of a $10 billion a year tourism industry.

Each year, over 1.5 million anglers fish Minnesota waters, representing a tremendous pool of customers for Minnesota businesses. Total fishing related expenditures is about $846,000,000 million in Minnesota. Ninety-eight percent of Minnesota’s resorts, 80 percent of campgrounds, and 24 percent of hotels/motels are on a lake and/or river. Minnesotans place a high value on their water resources.

A recent Bemidji State University study of north-central Minnesota lakes found that property values decreased as water clarity worsened. The study found that for each three-foot increase in water clarity (as measured by Secchi disk), the value of lakeshore property rose by $423 per foot of frontage. A three-foot decrease in water clarity cut values by $594 per foot of frontage.

Section 319 of the United States Clean Water Act requires states to assess nonpoint sources of water pollution within its boundaries. State investigations must identify nonpoint sources of pollution that contribute to impaired water quality, as well as waters or stream segments unlikely to meet water quality standards without reductions in nonpoint sources. In the last few years, the U.S. Environmental Protection Agency (U.S.EPA) has encouraged implementation activities aimed at producing measurable results in reducing pollution.

Specifically, Section 319 requires that states:

- identify the nonpoint source controls necessary
- specify the programs that will apply the controls
- certify that the state has adequate authorities to implement these measures
- establish a schedule for implementation
The Minnesota Pollution Control Agency (MPCA) administers three important financial assistance programs for watershed management of nonpoint source water pollution: 1) Minnesota’s Clean Water Partnership grant, 2) loan programs and 3) Federal Clean Water Act Section 319 program. Combined, these programs have provided about $91 million in grants and loans to local units of government and other resource management for the protection and restoration of waters in Minnesota.

The Federal Section 319 grant program offers funds for nonpoint source water pollution control implementation projects. The goals of this grant program is to protect and improve the quality of Minnesota’s water resources by implementing nonpoint source pollution control measures that have been identified in the state Nonpoint Source Management Program Plan. The U.S. EPA provides the grant funds for the program.

A snapshot of Section 319 and state Clean Water Partnership (CWP) program activities is provided.

Estimates of soil loss, sediment and phosphorus reductions through Section 319 and MN Clean Water Partnership (CWP) programs are provided in the following table.

### Section 319 Project Totals

<table>
<thead>
<tr>
<th>Number of Projects</th>
<th>Section 319 Grant Awards</th>
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<tr>
<td>384</td>
<td>$34,835,609</td>
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### GWP Grant Totals:

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<tr>
<td>182</td>
<td>$26,088,219</td>
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### CWP Loan Totals:

<table>
<thead>
<tr>
<th>Number of Projects</th>
<th>$30,715,000</th>
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<tbody>
<tr>
<td>131</td>
<td></td>
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</table>

**Totals** 697 $91,639,067

### Section 319 and Minnesota CWP Projects: 1997 - May, 2007

<table>
<thead>
<tr>
<th>Pollution Reduction Type</th>
<th># of BMPs</th>
<th>Estimated Soil Loss Reduction (tons/yr)</th>
<th>Estimated Sediment Reduction (tons/yr)</th>
<th>Estimated Phosphorous Reduction (pounds/yr)</th>
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<tbody>
<tr>
<td>Feedlot</td>
<td>137</td>
<td>0</td>
<td>0</td>
<td>5,619</td>
</tr>
<tr>
<td>Filter Strip Project</td>
<td>478</td>
<td>61,206</td>
<td>28,619</td>
<td>32,411</td>
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<tr>
<td>Gully Stabilization</td>
<td>160</td>
<td>10,158</td>
<td>6,058</td>
<td>6,664</td>
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<tr>
<td>Sheet &amp; Rill Erosion Control</td>
<td>173</td>
<td>22,415</td>
<td>19,767</td>
<td>21,609</td>
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<tr>
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<td>91</td>
<td>4,934</td>
<td>4,934</td>
<td>4,579</td>
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<td>Wind Erosion</td>
<td>49</td>
<td>52,201</td>
<td>0</td>
<td>555</td>
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<tr>
<td>Other</td>
<td>1,695</td>
<td>2,344</td>
<td>0</td>
<td>170,451</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>2,783</strong></td>
<td><strong>153,259</strong></td>
<td><strong>59,379</strong></td>
<td><strong>241,887</strong></td>
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In 1987 Clean Water Act (CWA) amendments attempted to deal with a source of pollution that had not been addressed in previous CWA amendments: polluted runoff from farm fields, roads, and other diffuse sources. As point sources of pollution came under greater control, the proportion of adverse environmental conditions attributed to these nonpoint sources of pollution grew.

Minnesota has made great progress in cleaning up “point sources” of pollution – discharges of municipal and industrial wastewater. From 1972-1987, the federal government alone invested over $50 billion to help local communities construct secondary wastewater treatment plants to meet CWA requirements. It is the “nonpoint sources” (NPS) – pollutants that rain and snow-melt pick up off the land and carry to surface or ground water,
or that falls from the sky with the rain or snow – that now pose the greater challenge. In contrast to “point source” funding, the total Federal Section 319 appropriation for NPS pollution for the past six federal fiscal years was $805 million. Both point and nonpoint source pollution must be controlled and prevented to reach the original goal of the United States CWA – “fishable and swimmable” waters for all Americans.

**Minnesota’s Nonpoint Source Management Program Plan (NSMPP)**

This NSMPP was prepared to meet requirements of the CWA for continuation of section 319 funds to Minnesota. However, the NSMPP is intended to reach beyond this purpose by setting Minnesota’s statewide NPS goals, and laying out a statewide, approach for addressing water quality problems from NPS pollution. Also, the NSMPP provides guidance on NPS issues for consideration by federal, state and local governmental units in other NPS planning efforts.

Updating the NSMPP is a requirement for Minnesota to preserve eligibility to receive Section 319 (federal Clean Water Act) NPS funds from the USEPA.

**Federal Clean Water Act - Section 319**

As a minimum, Minnesota’s NSMPP was prepared to satisfy federal CWA requirements, as well as to satisfy Minn. Stat. § 103F.751 for the development of a state nonpoint source pollution control plan.

Section 319 of the CWA requires each state to assess nonpoint sources of pollution within its boundaries. State investigations must identify nonpoint sources of pollution that contribute to water quality problems, as well as waters or stream segments unlikely to meet water quality standards without additional nonpoint source controls. Excerpts of the federal requirements for a state Nonpoint Source Management Program are highlighted below.

Each management program proposed for implementation under this subsection shall include each of the following:

A. An identification of the best management practices and measures which will be undertaken to reduce pollutant loadings resulting from each category, subcategory, or particular nonpoint source designated under paragraph (1)(B), taking into account the impact of the practice on ground water quality.

B. An identification of programs (including, as appropriate, non-regulatory or regulatory programs for enforcement, technical assistance, financial assistance, education, training, technology transfer, and demonstration projects) to achieve implementation of the best management practices by the categories, subcategories, and particular NPSs designated under subparagraph (A).

C. A schedule containing annual milestones for (i) utilization of the program implementation methods identified in subparagraph (B), and (ii) implementation of the best management practices identified in subparagraph (A) by the categories, subcategories, or particular NPS designated under paragraph (1)(B). Such schedule shall provide for utilization of the best management practices at the earliest practicable date.

D. A certification of the attorney general of the state or states (or the chief attorney of any State water pollution control agency which has independent legal counsel) that the laws of the state or states, as the case may be, provide adequate authority to implement such management program or, if there is not such adequate authority, a list of such additional authorities as will be necessary to implement such management program. A schedule and commitment by the state or states to seek such additional authorities as expeditiously as practicable.

E. Sources of federal and other assistance and funding (other than assistance provided under subsections (h) and (i) of this section) which will be available in each of such fiscal years for supporting implementation of such practices and measures and the purposes for which such assistance will be used in each of such fiscal years.

F. An identification of federal financial assistance programs and federal development projects for which the state will review individual assistance applications or development projects for their effect on water
quality pursuant to the procedures set forth in Executive Order 12372 as in effect on September 17, 1983, to determine whether such assistance applications or development projects would be consistent with the program prepared under this subsection; for the purposes of this subparagraph, identification shall not be limited to the assistance programs or development projects subject to Executive Order 12372 but may include any programs listed in the most recent Catalog of Federal Domestic Assistance which may have an effect on the purposes and objectives of the state’s nonpoint source pollution management program (NSMPP).

**Minnesota’s NSMPP**
- Sets Minnesota Statewide NPS Goals to address NPS pollution.
- Provides assistance to the Interagency Project Coordination Team with prioritizing future Section 319 grant awards.
- Assesses emerging NPS issues and re-evaluates/updates recommendations of the previous NSMPP.
- Addresses new legislation, programs, rules, studies, initiatives and knowledge regarding NPS water pollution since the previous NSMPP.
- Provides a forum for officials from federal, state and local units of government, and private and public organizations to discuss nonpoint issues.
- Presents opportunities to representatives of federal, state, local and private organizations to develop Action Plans recommending their priorities for the future.
- Includes NPS activities that officials of other NPS funding programs can use to prioritize NPS funding activities.
- Provides recommendations for consideration by federal, state and local governmental units in their NPS planning efforts.
- Details NPS policies, laws, regulations, programs and knowledge to help guide policy and decision making on NPS water pollution issues in the coming years.

**What are the Challenges?**

Only in the last century, have human impacts on Minnesota’s environment become a concern. One reason is Minnesota’s population, which has grown from 1.7 million in 1900 to an estimated 4.5 million in 2000. Growth brings major changes to the landscape. Suburban areas expand, taking over farmland and wildlife habitat. Sprawling development paves over sensitive areas that feed underground drinking water supplies, and sends untreated runoff into rivers and lakes.

**Impacts of Development on the Environment**

How exactly does our use of the land connect with the health of our environment? One clear connection is soil erosion. Erosion removes irreplaceable soils, and carries pesticides, organic (oxygen-consuming) materials and excess nutrients into surface waters, where they cause harm. Erosion is strongly influenced by surface cover — the kinds of plants and soil tillage patterns most common in the area.

Agricultural drainage (tile lines and constructed ditches) can improve crop yields by drying fields faster and preventing water from pooling on the land. Much of Minnesota’s cropland uses drainage systems, and 200 million feet of new tile are installed each year. The environmental tradeoffs are declines in water quality and undesirable changes in water quantity, such as increased frequency and intensity of flooding.

Development can have many consequences in our watersheds as well. More roads, roofs and parking lots accelerate runoff, which gathers contaminants along its way into our waters. Without proper management of urban runoff, nutrients, toxic chemicals and organic materials pollute nearby waters.

The clear trend in Minnesota’s major cities and in many smaller communities is growth. The U.S. Department of Agriculture estimates that 62,000 acres per year — equal to 170 acres per day — were developed from...
1992 through 1997, more than double the rate of the previous decade. If present rates continue, Minnesota will double its current area of developed land in less than 40 years.

Numerous toxic pollutants affect Minnesota’s waters, for example mercury, which eventually finds its way into the tissues of fish. Consumption advisories for some game fish remain in effect due to mercury in numerous Minnesota lakes. Health officials issue the advisories to inform anglers how much fish of certain types and sizes can be safely eaten. Minnesota continues to monitor fish contamination trends while working hard to reduce atmospheric deposition of mercury, the main avenue of contamination.

**Ground Water** - Two-thirds of us draw our drinking water from the ground, and we are increasingly tapping ground water aquifers for other uses. Nitrate, a pollutant of concern for very young children, is found frequently in Minnesota’s ground water. While some nitrate occurs naturally, higher-than-normal concentrations come from activities on or near the surface, such as use of fertilizers containing nitrogen and failing septic systems. The heavy fertilization and irrigation used for some crops can put chemically enriched water directly into shallow aquifers.

**Lakes** - Minnesota lakes face an uncertain future. Shoreland and watershed development, expanding uses and users, the spread of exotic species and water pollution all threaten lakes. Too much phosphorus and nitrogen, which act as fertilizer to algae and weeds, are reaching lakes, carried in soil erosion and runoff from roads, yards, farms and septic systems.

Lakes are Minnesota’s most visible and valuable natural resource — the cornerstone of the recreation and tourism industry and a significant portion of many local economies. Painful experience has taught that once a lake declines, recovery is costly and can take many years. Full recovery may not be possible. Prevention is the key. What happens to Minnesota lakes and their watersheds - how well we handle all the converging pressures – will essentially determine the quality of those lakes for the next 100 years. Hundreds of crucial decisions about lakeshore development, nearby development and land use will face citizens, developers and government.

**Rivers and Streams** - The best long-term data about Minnesota streams comes from measuring six key pollutants at 80 stream locations over the past four decades. On average, they show significant reductions in ammonia, biochemical oxygen demand, phosphorus, total suspended solids and fecal coliform bacteria. However, nitrogen has increased over the same period. It is important to keep in mind that some streams that show overall improvement still do not meet standards designed to protect human health, aquatic life and wildlife. Further, it is not currently possible to measure conditions of all 92,000 miles of streams.

**Wetlands** - The status of wetlands — which naturally filter pollutants from water, reduce flood damage and provide wildlife habitat — has also changed.

According to the Minnesota Board of Water and Soil Resources, more than 5.5 million acres of Minnesota wetlands have been lost since the early 1900s. In the early to mid-1900s, with government encouragement, landowners drained thousands of acres of wetland. In contrast, during the 1980s and 1990s, more wetland acres were lost through urban development than through agriculture, according to United Stated Department of Agriculture (USDA) figures. The loss rate has declined. However, significant losses still occur from actions that do not require approvals or permits, according to the state Wetland Conservation Act report.

Advances in Nonpoint Source (NPS) Control

Impaired Waters - Total Maximum Daily Loads (TMDL)
When a water body fails to meet water quality standards because of one or more pollutants, it is considered impaired water.

Minnesota has over 12,000 lakes and 92,000 miles of rivers and streams. The state’s impaired waters list is updated every two years. The 2006 list (303d) shows 2,250 impairments on 284 rivers and 1,013 lakes (a water body may have multiple impairments). About 40 percent of those assessed against impairment criteria are impaired, rates comparable with what other states are finding. Only a small percentage of Minnesota’s river miles and lakes have been assessed so far. This list of impaired waters will expand as assessments continue throughout the state. The PCA expects to find more than 10,000 impairments statewide, with impaired waters located in nearly every watershed in the state, once it assesses all the state’s waters.

The Federal Clean Water Act requires states to:
1. assess all waters of the state to identify and list impairments
2. conduct TMDL studies in order to set pollutant reduction goals
3. implement corrective measures to meet a TMDL’s pollutant reduction goals and restore waters to standards

An approach to help control water pollution is through TMDLs. The federal CWA requires states to adopt water quality standards to protect the nation’s waters. These standards define how much of a pollutant can be in a surface and/or ground water while still allowing it to meet its designated uses, such as for drinking water, fishing, swimming, irrigation or industrial purposes. Many of Minnesota’s water resources cannot currently meet their designated uses because of pollution problems from a combination of point and nonpoint sources. TMDLs determine all sources of pollutants in a water body which is not meeting its designated uses, including nonpoint sources and those that may not be located near the water body but, are in its watershed. The information is used to allocate load limits from all sources in the watershed for each pollutant in violation. Minnesota has begun to implement TMDLs on some water bodies as required by the CWA.

To help meet funding needs, the Minnesota Legislature passed the Clean Water Legacy Act in 2006. This Act provided first year funding to perform monitoring and assessments of Minnesota waters, TMDL development and implementation of protection and restoration activities.

Combining the federal mandate with the value Minnesotans place on their water resources, and their importance to tourism, economic growth and community growth, the issue of impaired waters clearly is a priority for the state.

Clean Water Cabinet
The Clean Water Cabinet was established in 2003 and includes commissioners of the state departments of Agriculture, Health, Natural Resources, the Pollution Control Agency, the executive directors of the Board of Water and Soil Resources, the Metropolitan Council, and the Governor’s deputy chief of staff.

The mission of the cabinet is to protect Minnesota waters from present and future threats; ensure safe water to sustain healthy communities; keep an accurate and realistic picture of the “state of our waters” so that citizens and policy-makers are able to respond effectively and appropriately to meet new threats; and work aggressively to restore those waters that have been the casualties of progress.

The Vision Statement of the Clean Water Cabinet is:
As Minnesotans, we expect our waters to be clean and plentiful, both today and long into the future. This requires all Minnesotans to:
• guard their waters from present and future threats
• restore waters that are impaired
• maintain an accurate picture of waters for citizens, managers and policy-makers
• ensure adequate reserves of safe water to keep Minnesota prosperous and sustain healthy communities
  [www.cwc.state.mn.us/index.html]

**Stormwater Manual**
The Minnesota Stormwater Manual (2005) is a valuable tool for stormwater managers; it helps professionals and newcomers manage stormwater in a way that conserves, enhances, and restores high-quality water in our lakes, rivers, streams, wetlands, and ground water, ensuring a high quality of life for all Minnesotans.

User comments will guide the Stormwater Steering Committee’s twice-yearly revisions. Major revisions will take place every two years.
  [www.pca.state.mn.us/water/stormwater/stormwater-manual.html]

**Minnesota’s Water Quality Monitoring Strategy 2004-2014**
To be effective in conducting monitoring that will meet Minnesotan’s needs for information, Minnesota needs to have an overall guiding strategy for its monitoring. This report is intended to pull together and document all of the elements of MPCA’s monitoring program strategy for both surface and ground water and for all monitoring types. While intended to satisfy the requirement of the USEPA for preparing a monitoring program strategy, its greatest benefit will be in guiding monitoring programs for the future.

**Environmental Data Access (EDA)**
MPCA developed the EDA system to improve access to environmental data. The initial focus was to make statewide surface water monitoring data more accessible to water resource planners and managers, and the public. This portion of the system has been available since July 2003.
  [www.pca.state.mn.us/data/edaWater/index.cfm]

Funding for the EDA system was provided by the Minnesota Legislature in 2001 to address deficiencies in the availability of the state’s surface water quality data.

**eLINK**
With the climate of the 1990’s, words and phrases like “environmental outcomes,” “milestones,” “measurable benefits,” “accountability,” “indicators,” “outcome measurement,” and “accomplishment reporting” became increasingly common. It was no longer enough to measure accomplishments by number of permits processed or number of plans produced. Instead, it was what did these things produce? What were their benefits?

By the mid-1990’s it was clear that the annual paper reports received from local governments did not provide an efficient way to determine measurable benefits. In cooperation with the MPCA and others, the Board of Water and Soil Resources began work on developing the computerized Local Annual Reporting System (LARS). The Minnesota Board of Water and Soil Resources developed the computerized eLINK system (partly funded with Section 319 funds) which replaced the former LARS computerized annual reporting system. For the first time ever, Minnesota has a widely accessible tool that enables the state to not only more efficiently manage programs, but also be able to measure positive advances in water quality and soil conservation.

**With eLINK, state agencies can:**
• evaluate effectiveness of programs
• compile data on county, watershed, or individual-project basis
• calculate estimated pollution reduction benefits from conservation practices and easements
• track cumulative grant funding over a period of years
• map locations of projects

Local governments can:
• plan and track conservation projects and grants
• prioritize and target financial assistance programs
• evaluate the cost and benefits of conservation practices
• track projects for long-term monitoring

Front-line field staff technicians can:
• use the system’s on-line aerial photography to identify and map problem areas
• plan and budget Best Management Practices using menu-driven templates
• manage landowner contact information
• quickly assemble a customized package of materials for individual landowners to consider in conservation planning
• general reporting data that funding organizations require

Nonpoint Source Management Program Evaluation Framework
In September 2003, US EPA Region 5 presented a charge to Region 5 states as follows:

In accordance with Section 319 (h) 2, 8, and 11 and Section 319(1), states must develop an evaluation framework to support the implementation of their NPS Management Programs. Designed correctly, the evaluation framework will not only prove what has been accomplished, but also improve performance of the state NPS programs. The framework needs to include both statewide and project-level efforts.

When states prepare reports through these frameworks, three indicators are to be addressed;

1. **Administrative Indicators** are activities or actions that can be counted. They are usually easy numbers to generate, and are often intended as indirect indicators of desired condition.

2. **Environmental Indicators** are measurements of water quality, habitat or other natural resource criteria that tell something about the health of the environment.

3. **Social Indicators** track the human dimension of the statewide programs and individual watershed management projects.

As a requirement for continued Section 319 funding, the MPCA developed a framework to meet these reporting requirements.

Introduction to Chapters/Strategies of Minnesota’s Nonpoint Source Management Program Plan (NSMPP)
Chapters/strategies of the NSMPP provide information on water quality concerns associated with NPS pollution. Here’s a quick introduction to the 17 chapters/strategies of this NSMPP.

Chapter 1. Updated Nonpoint Source (NPS) Assessment
The NPS Assessment is an ongoing NPS problem identification process which was initiated in 1987 to meet the requirements of Section 319 of the Clean Water Act Amendments of 1987, as well as to evaluate the state’s long-term assessment and planning needs.
The first NPS Assessment Report was completed in 1988 and designed to be a companion document to the 1988 NPS Management Program. To ensure that the assessment information more directly drives the management program milestones, both documents were combined in the NSMPP.

The USEPA requires the NPS Assessment to use all available information to describe, on a watershed basis, the nature, causes, extent and effect of NPS pollutants on state waters. Specific requirements based on USEPA guidance for the Section 319 program include the following:

- Identification of navigable waters within the state which, without additional action to control nonpoint sources of pollution cannot reasonably be expected to obtain or maintain applicable water quality standards (WQS) or support their designated uses.
- Identification of categories and subcategories of nonpoint sources or, where appropriate, particular nonpoint sources which add significant pollution to each portion of navigable water in amounts which contribute to such portion(s) not meeting WQS.

Chapter 2. Programs and Funding for Implementing Nonpoint Source Programs

The diffuse nature of nonpoint source pollution makes it very expensive to abate. Insufficient funds are the most frequently noted barrier to implementing comprehensive management programs. Amassing enough funding to deal with nonpoint source pollution comprehensively even in one small area is a daunting task. A number of federal and state programs designated to prevent and abate nonpoint source pollution have been enacted to address the problem.

Water quality degradation from point sources has been largely remedied. This was accomplished, however, with substantial financial support over a long period of time. From 1972-1987, the federal government alone invested over $50 billion to help local communities build secondary wastewater treatment plants to meet requirements of the CWA.

Chapter 3. Watershed Planning and Management Framework

In Minnesota, water planning occurs on many different scales, from statewide plans to local plans. Examples include:

- Minnesota State Water Plan
- the Minnesota Nonpoint Source Management Program Plan
- development of basin plans for the 10 major drainage basins of the state under the coordination of the MPCA
- watershed planning efforts by groups representing major and minor watersheds in many areas of the state
- County Local Water Management Plans
- planning by watershed districts and watershed management organizations

The purpose of Chapter 3 is twofold:

1. to identify the overall water planning framework currently in place in Minnesota, and how the different levels of planning interact and influence each other
2. to identify the current status of planning activities in the state’s major drainage basins

Chapters/Strategies 4 through 14 of the NSMPP

Chapters/Strategies 4 through 14 includes the table, “Needs, Priorities and Milestones, Action Plan.” This Executive Summary provides only the Introduction of these chapters/strategies. Goals and recommended Action Steps detailing specific actions to be carried out are provided at the end of chapters/strategies 4 through 14 in the Needs, Priorities and Milestone tables.

Chapter 4. Overall Strategy for Each Water Resource

Because of the interrelation among strategies 4.1 Ground Water, 4.2 Lakes, 4.3 Rivers and Streams and 4.4 Wetlands, these four strategies are included in Chapter 4.
Chapter 5. Monitoring
Water monitoring provides the information necessary to determine whether the quality and quantity of our water resources are adequate for the many uses they serve. Water monitoring specific to nonpoint source pollution is necessary for determining what contaminants come from nonpoint sources, as well as evaluating which efforts used to manage NPS are successful in restoring or maintaining, the physical, chemical and biological integrity of the state’s waters. This chapter will review the past and present types of monitoring activities, and will make recommendations for future directions. The monitoring strategy has been developed to be consistent with, “The Minnesota Water Monitoring Plan” prepared under the auspices of the Minnesota Environmental Quality Board in April 1992. Excerpts from that document have been included in this chapter. This chapter differs from that document however, in that it focuses on monitoring activities with a direct relationship to nonpoint source pollution management.

Chapter 6. Information and Education (I&E)
Investment in education must be considered an essential and integral part of every step in the NSMPP. Education cannot be viewed as a minor component of the NSMPP, but one of the many steps that must be taken to meet the management plan’s goals. In almost every other chapter of this NSMPP, education is recognized as an important means for effecting change with respect to NPS water pollution problems.

Chapter 7. Feedlots
Animal manure, when properly used as fertilizer, is a useful resource. It contains valuable nutrients such as nitrogen, phosphorus and potassium. It can improve soil quality, including aggregate stability, infiltration, water holding capacity, aeration, soil organic matter levels, and earthworm activity. However, animal manure improperly stored, handled, disposed of and allowed to leach or run off to surface or ground waters, can create serious water pollution hazards. These hazards include excess nitrogen, excess phosphorus, pathogens and possible antibiotics, hormones or trace metals. The impacts of this pollution can be felt locally, regionally, or nationally, as in the issue of hypoxia in the Gulf of Mexico. A study prepared by the Minnesota Nitrogen Task Force (funded by the Minnesota State Legislature) has indicated that although Minnesota farmers are doing a good job of managing nutrients applied in commercial fertilizers, often inputs of nutrients from other sources such as manure are not credited accurately.

Chapter 8. Agricultural Erosion
Soil is one of Minnesota’s most valuable resources. Minnesota’s fertile topsoil and skilled agricultural producers make Minnesota one of the outstanding crop producing regions in the world. Because our population and agricultural markets are becoming larger on a global basis there is an expanding demand for the numerous products (e.g., food, clothing, and shelter) that come from the soil. It is important that this demand be translated into careful conservation and management of soil and not into exploitation. Minnesota’s soil and water resources must be maintained as permanent useful resources because future needs for productive soil will be even greater than those of the present.

Soil and water quality problems caused by agricultural land uses are now recognized by society as a significant environmental concern. Sediments from eroded cropland interfere with the use of water bodies for transportation; threaten investments made in dams, locks, reservoirs and other developments, and degrade aquatic ecosystems. Sediments contain nutrients that accelerate the eutrophication of lakes, streams and wetlands. Compaction and declining levels of organic matter in the soil are other forms of soil degradation that may result in accelerated erosion and greater sedimentation.

Storm water and snowmelt runoff from cropland and pastureland carry sediment nutrients, bacteria and organic contaminants into nearby lakes, streams and wetlands. Table 8.1 of this chapter indicates the water quality impacts of sediment and nutrients.
The USDA indicates the primary source of pollution to those rivers and lakes of the nation that are affected by nonpoint sources is agriculture. Specifically, 64 percent of the nations affected rivers and 57 percent of the nations affected lakes receive most of their pollution from agricultural sources. Sediments and nutrients combine for 60 percent and 81 percent respectively, of the primary type of pollutants to rivers and lakes. Sediment accounts for nearly half of all pollutant types in the nation’s rivers and over one-fifth of all pollutants in the nation’s lakes.

Additional information regarding the impacts of sediments in Minnesota’s waters is incorporated into Chapter 1; Updated Nonpoint Source Assessment.

Chapter 9. Agricultural Nutrients
Nitrogen (N) and phosphorus (P) represent significant sources of water quality degradation in Minnesota. Excessive concentrations of Nitrate-Nitrogen (NO₃-N) are toxic to both humans and animals. The USEPA Maximum Concentration Level (MCL) standard for nitrate-N is 10 mg L⁻¹. Humans, particularly infants, exposed to concentrations in excess of the MCL can develop methemoglobinemia. Methemoglobinemia is a blood disorder in which the ability to convert methemoglobin to hemoglobin is deficient. Methemoglobin does not carry oxygen; consequently, humans with methemoglobinemia may have episodes of breathing trouble and develop bluish mucous membranes. The most recent reported case of methemoglobinemia in Minnesota was a non-fatal case that occurred in 1979. However, the number of reported cases is probably under reported because the state does not have a methemoglobinemia medical registry. Studies in Spain, China, and Taiwan have linked gastric cancer to long-term exposure of elevated nitrate-N concentrations in adults.

Chapter 10. Agricultural Pesticides
For both urban and rural landowners, the term “pest” describes many different threats to crops and lawns, including insects, rodents, weeds, and a variety of plant diseases. To manage this vast array of pests effectively, urban and rural landowners use a variety of pest control tools and management strategies.

Finding the balance between the responsible use of pesticides and the protection of water resources is an ongoing challenge. While certain areas of the state - including the central sand plains and the Karst regions of southeast Minnesota - are particularly vulnerable to contamination, all surface water and ground water resources need to be protected from the potential risk of contamination by pesticides.

By finding the balance, pesticides can continue to be available as a tool for protecting crops, shrubs, trees, lawns and gardens from pests while water resources are protected to the greatest extent possible.

Chapter 11. Urban Runoff
Urban runoff is runoff from developed or developing urban areas wherever they may be found in the state. Some major water quality concerns associated with urban runoff are: sedimentation, nutrient (phosphorus, nitrogen) runoff, oxygen demanding substances, toxic chemicals, chloride, bacteria, parasites, viruses, temperature changes on water resources and floatable trash and litter.

Many reports by the Center for Watershed Protection and others have summarized the impacts of urbanization. The two main issues can be summarized as quantity and quality. The USEPA, Metropolitan Council, the U.S. Geological Survey, the MPCA, and others, have documented the impacts of urbanization. The USEPA 305b report for 2000 shows urban runoff as the third leading source of pollutants nationally causing impairment of lakes, ponds, and reservoirs behind agriculture and hydromodification.

Chapter 12. Forestry
Minnesota is blessed with vast acreages of forestland and an abundance of high quality water. Forest management activities are extensive and often take place in close proximity to or adjacent to water resources, or in wetland areas. Sustainable forest management is only possible when all the needs of society are balanced.
with maintaining diverse, healthy forest ecosystems. Therefore, forest managers, landowners and operators must ensure that all forest management activities are accomplished in a manner that minimizes impacts to the environment and water quality.

Chapter 13. Subsurface Sewage Treatment Systems (SSTS)
According to data that local government units (LGU) provide to MPCA in annual reports, there are approximately 530,000 residences and other buildings served by SSTS in Minnesota. An informal survey of county planning and zoning administrators done by the MPCA in the 1980’s indicated that 70 percent, or approximately 344,000, housing units at that time had systems that failed to provide basic sewage treatment and dispersal. Recent estimates reported to MPCA in the annual reports that local governments file have reduced that amount to approximately 10 percent of all SSTS. This is a marked improvement in the number of homes discharging untreated sewage to the environment. An estimated additional 27 percent of the current SSTS fail to protect ground water, and will need to be replaced over time.

Chapter 14. Effects of Atmospheric Pollution on Water Quality
The atmosphere as a significant source of pollution to surface water is a relatively recent idea, first demonstrated for acid rain (sulfur dioxide and nitrogen oxides: SO₂ and NOₓ), and later for mercury, polychlorinated biphenyls (PCBs), and nutrients such as N and P.

Most pollutants in urban runoff are picked up by clean precipitation running off dirty surfaces; yet the dirt may have come from the atmosphere and the rain may already contain some of pollutants, such as P, N, mercury, pesticides, and PCBs.
Chapter 1 Updated NPS Assessment

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Introduction
The Nonpoint Source (NPS) Assessment is an ongoing NPS problem identification process which was initiated in 1987 to meet the requirements of Section 319 of the Clean Water Act Amendments of 1987, as well as to evaluate the state’s long term assessment and planning needs.

The first NPS Assessment Report was completed in 1988 and was designed to be a companion document to the 1988 NPS Management Program. To ensure that the assessment information more directly drives the management program milestones, both documents were combined in the 1994 Nonpoint Source Management Program Plan (NSMPP).

The 1994 report and the 2001 and 2008 NSMPP are referred to only as the NPS Management Program, with the understanding that the assessment report is an integral part.

Assessment Requirements
The United States Clean Water Act requires the NPS Assessment to use all available information to describe, on a watershed basis, the nature, causes, extent and effect of NPS pollutants on state waters. Specific requirements based on USEPA guidance for the Section 319 program include the following:

- Identification of waters within the state which, without additional action to control nonpoint sources of pollution, cannot reasonably be expected to obtain or maintain applicable water quality standards (WQS) or support their designated uses.
- Identification of categories and subcategories of nonpoint sources or, where appropriate, particular nonpoint sources which add significant pollution to each portion of a navigable water in amounts which contribute to such portion(s) not meeting WQS.

Minnesota Pollution Control Agency’s (MPCA) Basin Planning and Management
Since 1995 MPCA has organized delivery of its water programs geographically according to the state’s major drainage basins. The MPCA’s 1998 Continuing Planning Process Report’s description of the goals of this action is still relevant:

- increase environmental outcomes by maximizing limited resources
- clearly identify water quality goals and priorities
- integrate point and nonpoint source pollutant reduction strategies
- develop more effective partnerships with MPCA customers, including local governments, environmental groups and permittees
The basin approach looks at the “resource” as a whole. The basin approach proposes solutions which, collectively, improve the condition of the basin. The basin approach links all the jurisdictions in the basin, extending the capacity of local, state and federal governments so that water quality problems can be addressed both ecologically and politically. Starting in 2003, MPCA’s Basin Coordinators reviewed the role, goals and focus of basin management and basin planning given the Agency’s new impaired waters priority.

External basin teams have been established and function in eight basins of the state. These teams are composed of more than 200 separate state and federal agencies, local governmental units, organizations and non-public constituencies. External basin teams meet monthly in the Lake Superior, Minnesota, Lower Mississippi and Cedar, Upper Mississippi, and Red River basins, and quarterly in the Rainy and St. Croix basins. The names of these teams differ from basin to basin, but the teams each include representatives of federal, state, regional and local government, industry, citizen and special interest groups. Members are actively recruited. Each team has an open door policy, inviting in anyone who wants to participate.

These six groups of more than 200 stakeholders meet routinely and are considered their basin’s “go-to” group for water quality. They serve as the stakeholders for development of impaired waters plans. They review and recommend projects for Section 319 funding. The establishment and coordination of these teams brings form and substance to the situational alliances we need to achieve water quality goals. Basin planning has produced two sets of documents for the state’s major drainage basins. These documents are:

1. Basin information documents, which summarize conditions and resources of the basin, assesses pollution control status, lists ongoing research and identifies major issues.
2. Basin water quality plans, which provide specific goals to measure water quality improvements.

**Minnesota’s Agreement with the United States Environmental Protection Agency (USEPA)**

In the last report, waterbody assessments for streams and lakes were completed for 305(b) reporting and the 2000 305(b) Report (Report) reflected the Minnesota Pollution Control Agency’s third reporting cycle during the transition into the basin management process. This was in lieu of the previous statewide 305(b) biennial reports required by the 1972 CWA. It was also in fulfillment of the 1995 agreement between the USEPA and the MPCA, which stated MPCA’s 305(b) reporting commitments. These commitments were to update waterbody assessments at least annually and to prepare a comprehensive statewide 305(b) report after waterbody assessments for each basin had been developed through the basin management process. This agreement was also reflected in the 1999 Environmental Partnership Performance Agreement (EnPPA).

Today these commitments are still in place but because sections 305b and 303d of the federal CWA both call for states to report on their waters to help measure progress toward the national goals of fishable and swimmable waters, the MPCA is now using the USEPA Consolidated Assessment and Listing Methodology (CALM).

CALM integrates the 305(b) Report with the 303(d) Impaired Waters List. It provides a framework for states and other jurisdictions to document how they collect and use water quality data and information for environmental decision making. The primary purposes of these data analyses are to determine the extent that all waters are attaining water quality standards, to identify waters that are impaired and need to be added to the 303(d) list, and to identify waters that can be removed from the list because they are attaining standards.

The CALM requires states to create several new requirements or approaches to enable the Report and List to be blended:

- delineation of water quality assessment units (AUs) based on the National Hydrography Dataset (NHD)
- status of and progress toward achieving comprehensive assessments of all waters
- water quality standard attainment status for every AU
- basis for the water quality standard attainment determinations for every AU
• additional monitoring that may be needed to determine water quality standard attainment status and, if necessary, to support development of Total Maximum Daily Loads (TMDLs) for each pollutant/AU combination
• schedules for additional monitoring planned for AUs
• pollutant/AU combinations still requiring TMDLs
• TMDL development schedules reflecting the priority ranking of each pollutant/AU combination

One significant aspect is categorizing water bodies, which Minnesota began to do in the 2004 reporting cycle and is continuing for 2007.

Initially there were five categories in CALM with category 4 having three subcategories. The categories are as follows:

Category 1: all designated uses are meeting water quality standards
Category 2: some uses are meeting water quality standards and there are insufficient data to assess other uses
Category 3: there are insufficient data to assess any uses
Category 4: at least one use is impaired, but a TMDL is not required
Category 5: at least one use is impaired and a TMDL is required, these become the List of Impaired Waters

Minnesota will use this current categorization scheme to report assessments in 2006, which will place a water body segment in one and only one category. This will mean, for example, that if a segment is impaired for a use but other uses are being met, and a TMDL is required, that segment would be placed in Category 5. Furthermore, if the segment is impaired for more than one pollutant, the segment must stay in Category 5 until all pollutants have EPA-approved TMDL plans or are de-listed.

**Minnesota’s Basin Planning and Management Timeline**

The MPCA began to implement basin management in 1995. Work in the basins has been staggered and phased in over several years. The MPCA’s goal has been to establish an ongoing planning and management cycle and complete basin plans for each of Minnesota’s ten basins.

**Rivers and Streams Assessment Development**

Implementing the monitoring and assessment strategy, considerable has been made incorporating additional data and information from other local, regional, state and federal monitoring and management entities. The MPCA actively seeks both narrative and numeric data from all sources utilizing appropriate Quality Assurance/Quality Control (QA/QC).

Criteria used to determine whether to use data from other sources are outlined in the document “Guidance Manual for Assessing the Quality of Minnesota Surface Waters for the Determination of Impairment, 305(b) Report and 303(d) List” developed and revised concurrently with each assessment cycle by MPCA staff. Data from the Citizen Lake Monitoring and Stream Monitoring Programs are used as part of assessing lakes and streams. Important outside sources of numeric data include the Metropolitan Council Environmental Services, United States Geological Survey, Long Term Resource Monitoring Program on the Mississippi River at Onalaska, Wisconsin, Wisconsin DNR, Western Lake Superior Sanitary District, the National Forest Service, and many other local partners. Data is used from Clean Water Partnership (CWP) projects that meet the criteria. CWP projects are funded by the MPCA and monitoring is done by local governments. Staff from other agencies contributing monitoring data have also participated in the professional judgment group process.

The major limiting factor in making use of data from external sources has been inaccessibility of some data due to diverse storage formats; lack of information on how data was collected; and difficulty of interpreting measures that lack established WQS, but have intuitive or practical value for local programs.
Two major goals of the CWA, “fishable and swimmable” waters, are assessed here in terms of aquatic life use support (AQL), aquatic recreation use support (AQR), and aquatic consumption use support (AQC).

**Rivers and Streams Use Support Assessment Methodology**

A. Water quality (WQ) standards consist of two parts: beneficial uses for a waterbody and WQ criteria to protect and support those uses.
   1. Beneficial uses are the desirable uses that WQ should support, legally defined in Minn. R. ch. 7050, to include domestic consumption, aquatic life, recreation (swimming), agriculture and wildlife, industrial consumption, and aesthetics. The level of ‘use support’ describes the quality of the waterbody with respect to its designated uses. A ‘use impairment’ occurs when a waterbody cannot support its designated uses fully. Existing and threatened use impairments are considered WQ problems and may require corrective or preventive action.
   2. Numeric WQ criteria establish the minimum chemical and physical parameters required to support a beneficial use. Physical and chemical numeric criteria may set maximum concentrations of pollutants, acceptable ranges of physical parameters, and minimum concentrations of parameters such as dissolved oxygen (DO).

B. Waterbody Delineation

Assessments of use support in Minnesota are made on individual waterbodies. The waterbody unit used for river system assessments is the river reach or “assessment reach”. A river reach extends from one significant tributary river to another and is typically less than 20 miles in length. The reach may be further divided into two or more assessment reaches when there is a change in the use classification (as defined in Minn. R. ch. 7050), or when there is a significant morphological feature such as a dam, or a lake within the reach. In the past, Minnesota used USEPA's Reach File 1 to define reaches. Many of our current assessment reaches are Reach File 1 reaches, or subsegments of Reach File 1 reaches. MPCA is now using the National Hydrography Data Set to identify stream segment locations for Geographical Information Services purposes because it provides a much more complete accounting of all the streams in the State. All of our assessment reaches will be indexed to the National Hydrographic Data set (NHD). Each waterbody is identified by a unique waterbody identifier code, comprised of the US Geological Survey (USGS) eight digit hydrologic unit code plus the three digit assessment reach. It is for these specific reaches that the data are evaluated for potential use impairment. The MPCA consults with border states during the assessment process and documents reasons for any discrepancies in assessment determination between Minnesota and the specific border state.

Typically, the listing of impaired waters is by individual NHD reach. The major exception to this is the listing of river reaches for contaminants in fish tissue. Over the time it takes fish, particularly game fish, to grow to “catchable” size and accumulate pollutants to unacceptable levels there is a good chance some have moved considerable distance from the site where they were sampled. The impaired reach is defined by the location of significant barriers to fish movement such as dams upstream and downstream of the sampled reach. Thus, the impaired reaches often include several NHD reaches.

**Aquatic Life Use Support:**

Assessments of AQL are conducted to determine if the waters are of a quality to support the aquatic life that would be found in the stream under the most natural conditions. Two types of data are used in the assessments: water chemistry data and biological and habitat information. Table I-1 includes this information.

The following guidelines were used to evaluate each of the data sources for a reach, and to combine them when more than one type of information was available.
A. Water Chemistry Data

To evaluate chemical and physical parameters of WQ, the MPCA uses data and sampling site information that are stored in the USEPA’s WQ data storage and retrieval system (STORET) by the MPCA and others. Ten years of data are used where available, based on water year, believing that the time period is sufficient in most cases to pick up impairments under a variety of climatic and flow conditions. Samples are evaluated against WQS set forth in Minn. R. ch. 7050, as minimum requirements needed to support aquatic life. Determinations of use support are based on the ‘frequency of exceedance’ of the “chronic” standards applicable for a given water class.

1. Conventional parameters include DO, pH, turbidity measured directly, and turbidity estimated from total suspended solids (TSS) measurements or corroborated transparency tube (TT) readings. At least ten independent observations (twenty for turbidity, TSS, or TT) from a reach are needed during the ten-year time frame for a parameter to be evaluated. For each parameter evaluated, levels of support are then defined as:
   - Fully supporting - fewer than 10 percent of samples exceed the standard.
   - Partially supporting - 10 to 25 percent of the samples exceed the standard.
   - Not supporting - more than 25 percent of samples exceed the standard.

2. Toxicants include un-ionized ammonia, chloride, arsenic, cadmium, chromium, copper, lead, nickel, selenium, and zinc. At least five samples are needed for a given toxicant to be evaluated. For each toxicant evaluated, levels of support are then defined, according to USEPA guidance, as:
   - Fully supporting - not more than 2.8 percent of samples exceed the standard (not more than one violation in three years of monthly sampling).
   - Not supporting - more than 2.8 percent of observations exceed the standard.

3. Nonpoint Source Indicators

In addition, total phosphorus (TP), nitrate/nitrite, TSS, and biochemical oxygen demand (BOD) are evaluated as indicators of NPS pollution. They do not affect use-support status. In contrast to the support parameters described above, Minnesota has not established legal standards for the NPS indicators. However, the MPCA has developed ecoregion expectations for them from data collected at a small set of least impacted sites. At least ten observations are needed for an indicator to be evaluated, and a reach is identified if more than ten percent of the observations of an indicator exceed the ecoregion expectation.

4. Preliminary assessment based on physical/chemical parameters of WQ. For each reach, the evaluations described above are combined into a preliminary assessment of the waterbody’s ability to support aquatic life. The level of support is assumed to be no greater than the support provided by the weakest of the elements measured. Therefore, the preliminary assessments are defined as follows:
   - not supporting - At least one of the conventional or toxicants parameters indicates nonsupport
   - partially supporting - the worst parameter indicates partial support
   - fully Supporting - all measures show full support

---

**Table 1-1. Water Quality Criteria: Aquatic Life Use Support in Rivers and Streams**

<table>
<thead>
<tr>
<th>Use Support</th>
<th>Criteria for each parameter evaluated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fully Supporting</td>
<td>The standard is exceeded in fewer than 10% of the observations.</td>
</tr>
<tr>
<td>Partially Supporting</td>
<td>The standard is exceeded 10% to 25% of the time.</td>
</tr>
<tr>
<td>Not Supporting</td>
<td>The standard is exceeded in more than 25% of the observations.</td>
</tr>
</tbody>
</table>
Table 1-1 (Cont.) Water Quality Criteria: Aquatic Life Use Support in Rivers and Streams
Toxicants: Ammonia, Chloride, Arsenic, Cadmium, Chromium, Copper, Lead, Nickel, Selenium, Zinc n ≥ 5 observations for each parameter

<table>
<thead>
<tr>
<th>Use Support</th>
<th>Criteria for each parameter evaluated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Supporting</td>
<td>The standard is exceeded in fewer then 2.8% of the measurements. (Not more than 1 violation in 3 years of monthly sampling.)</td>
</tr>
<tr>
<td>Not Supporting</td>
<td>The standard is exceeded in 2.8% or more of the measurements.</td>
</tr>
</tbody>
</table>

**NPS: Total phosphorus, Nitrite/nitrate, Total suspended solids, Biochemical oxygen demand (n ≥ 10)**
Evaluated against least impacted sites in the ecoregion

<table>
<thead>
<tr>
<th>Not Used for Use Support</th>
<th>Criteria for each parameter evaluated (nonpoint source pollution indicators)</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Impact</td>
<td>The ecoregion expectation is exceeded in fewer than 20% of the observations.</td>
</tr>
<tr>
<td>Ecoregion Criteria Exceeded</td>
<td>The ecoregion expectation is exceeded in 10% or more of the observations.</td>
</tr>
</tbody>
</table>

**Preliminary Assessment, based on physical and chemical parameters of water quality:**

<table>
<thead>
<tr>
<th>Aquatic Life Use Support</th>
<th>Criteria for each waterbody (river reach)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fully Supporting (Good)</td>
<td>Parameters measured against WQ Standards are Fully Supporting</td>
</tr>
<tr>
<td>Partially Supporting (Fair)</td>
<td>The worst parameter measured against WQ Standards is Partially Supporting.</td>
</tr>
<tr>
<td>Not Supporting (Poor)</td>
<td>At least 1 of the parameters measured against WQ Standards is Not Supporting</td>
</tr>
</tbody>
</table>

Sampling by MPCA and cooperators. Data stored in the USEPA’s STORET data system.

**Index of Biotic Integrity (IBI):**

<table>
<thead>
<tr>
<th>Aquatic Life Use Support</th>
<th>Criteria (evaluated against regional expectations)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fully Supporting (S)</td>
<td>The biological community is in fair or better condition, not significantly altered from what would be expected for the regional under natural conditions. IBI score of 30 or above</td>
</tr>
<tr>
<td>Not Supporting (NS)</td>
<td>Indications of a poor or very poor biological community severely modified from what would be expected under natural conditions. IBI score less than 30.</td>
</tr>
<tr>
<td>Partially Supporting (PS)</td>
<td>Disparate levels of support between different portions of a larger reach.</td>
</tr>
</tbody>
</table>

**Determination of Use Support, based on hierarchy of data sources:**

<table>
<thead>
<tr>
<th>Aquatic Life Use Support</th>
<th>Criteria for each waterbody (river reach)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Support</td>
<td>IBI shows support for aquatic life (Biology = S).</td>
</tr>
<tr>
<td>Partially Supporting</td>
<td>Partial support based on mixed Index of Biotic Integrity findings PS. Partial support based on physical/chemical parameters PS.</td>
</tr>
<tr>
<td>Not Supporting</td>
<td>IBI shows nonsupport NS. If no IBI, physical/chemical parameters show NS.</td>
</tr>
</tbody>
</table>
Alternative methods of data analysis may be used based on the size of the data set and on a professional judgment review of the data. Such methods are outlined in “Guidance Manual for Assessing the Quality of Minnesota Surface Waters For Determination of Impairment: 305(b) Report and 303(d) List,” Minnesota Pollution Control Agency (January 2004) and subsequent revisions.

B. Biological/Habitat Data

The MPCA uses fish and invertebrate community data to assess the quality of streams for the 305(b) and 303(d) assessment process. The basis for assessing the biological community for impairment is the narrative water quality standards and assessment factors in rule (Minn. R. pt. 7050.0150). The data is assessed every two years.

From 1996-2005, over 1000 streams sites have been sampled in Minnesota. The sampling occurs in a rotating basin sequence with roughly 50 percent of the sites randomly chosen to determine the overall condition of the basin and 50 percent of the sites used to calibrate the IBI. Field investigations and IBI development are conducted in cooperation with numerous federal and state agencies including the USEPA, USGS, Minnesota Department of Natural Resources (MDNR), and the North Dakota Department of Health. The index period for sampling fish communities is during normal to low flows in the summer (mid-June through September) and early fall for the invertebrates. The period of record is the most recent decade of data and information. Impairment decisions based on biological assessment data can be based on a single biological monitoring event on a given reach. The IBI relies on multiple attributes of the aquatic community, called “metrics”, to evaluate a complex biological system. Each metric is based upon a structural (e.g., species composition) or functional (e.g., feeding habits) aspect of the aquatic community that changes in a predictable way in response to human disturbance. Each of nine metrics are assigned a score of 0, 2, 5, 7, or 10. Metric scores are then summed and normalized so that the maximum (i.e. best) score possible is 100 (range 0 to 100). Table I-2 on page 1-12, provides an example of the scoring criteria for the nine metrics used to calculate IBI scores for small streams.

Site impairment is determined by comparing the IBI score for a site against a threshold IBI score that is based on the distribution of IBI scores at reference sites. Land use characteristics and the physical characteristics of the sites are used to help guide the reference site selection process. In the process of locating reference sites an attempt is made to meet as many of the following criteria in the sampling site as possible.

Land within the watershed is primarily in a natural state (forest, wetlands, meadow).

- Stream morphology (i.e., riffles, runs, pool sequence) in the stream reach and upstream watershed is in a natural condition (e.g., the stream has not been channelized or dredged).
- Continuous riparian area within the upstream watershed and along the reach (e.g., land use is consistent laterally, soils and vegetation are undisturbed).
- Stream fish community has not been altered through stocking of forage or game fish species or chemically treated to remove rough fish.
- No point source discharges, ditches or drainage canals within the watershed and sampling site.
- Stream morphological characteristics in stream reach representative of upstream and downstream reaches.
- No stream habitat “improvements” within the stream reach (i.e., wing dams, rip rap, etc.)
- Reach has not been snagged (e.g., removal of woody debris to promote drainage)
- No dams or diversions upstream or downstream, or if present not within two replications of major morphological units (i.e., riffles, runs, pool sequence)
- No bridges upstream of the reach, or if present within the watershed not within two meander cycles or two replications of major morphological units.
Table 1-2. Example of Scoring Criteria for the Nine Metrics Used to Calculate IBI Scores for Small Streams in the St. Croix River Basin of Minnesota.

<table>
<thead>
<tr>
<th>Metric For Fish Communities</th>
<th>Numeric Score Assigned to Conditions:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10</td>
</tr>
<tr>
<td><strong>Species Richness and Composition Metrics</strong></td>
<td></td>
</tr>
<tr>
<td>Total number of species</td>
<td>15 or more</td>
</tr>
<tr>
<td>Number of intolerant species</td>
<td>4 or more</td>
</tr>
<tr>
<td>Number of minnow species</td>
<td>6 or more</td>
</tr>
<tr>
<td>Percent tolerant species</td>
<td>0-40</td>
</tr>
<tr>
<td>Percent dominant two species</td>
<td>0-44</td>
</tr>
<tr>
<td><strong>Trophic Composition and Reproductive Metrics</strong></td>
<td></td>
</tr>
<tr>
<td>Number of benthic insectivore species</td>
<td>4</td>
</tr>
<tr>
<td>Percent simple lithophils (gravel spawners)</td>
<td>49-100</td>
</tr>
<tr>
<td><strong>Abundance and Condition Metrics</strong></td>
<td></td>
</tr>
<tr>
<td>Number of fish per 100 meters</td>
<td>11 or more</td>
</tr>
<tr>
<td>Percent anomalies</td>
<td>0-1</td>
</tr>
</tbody>
</table>

**Figure 1:** Index of biological integrity scores for small streams (20-54 mi² drainage area) in the St. Croix River basin of Minnesota plotted against a land use/habitat rating. The land use/habitat rating is used as an indicator of site condition. The letters “ref” are used to denote reference sites. The horizontal dashed line represents an impairment threshold that is derived using the lower bounds of the range of IBI values for reference sites. The shaded area represents a margin of error around the impairment threshold.
Scores above the threshold are considered to be not impaired. Scores below are considered to be impaired. A margin of error is calculated using data from repeated visits to the same site. Within the margin of error additional physical and chemical data from within the reach and the watershed are used to help corroborate whether a site is or is not impaired. See example in Figure 1.

At this time, IBIs have been used to determine stream impairment in the St. Croix, Upper Mississippi, Minnesota, and Red River basins. Detailed information can be found at the MPCA’s TMDL Website: [www.pca.state.mn.us/water/tmdl/index.html](http://www.pca.state.mn.us/water/tmdl/index.html)

C. How we combined the information sources: Some waterbodies had more than one category of data available for assessing use support. When this occurred, the judgment was based on the strongest information possible.

Biology was considered to be the strongest indicator of a waterbody’s ability to support aquatic life, therefore IBI evaluations took precedence over any other preliminary assessments for a reach.

In the absence of biological measures, support levels were based on physical and chemical parameters of WQ, where available.

**Aquatic Recreation Use Support**

Assessments for AQR use support are conducted to determine whether the waters are of a quality to support primary body contact. AQR use was determined based on in-stream monitoring of fecal coliform bacteria.

Data are aggregated by individual month over the most recent ten-year time period that begins in October and ends in September. There must be a minimum total of 10 observations for a water to be assessed. There must be a minimum of five observations for a month (all years combined) to determine a geometric mean for that month. The standard applies from April 1 to October 31. Substitute appropriate water quality standard for support determination for each use classification.

<table>
<thead>
<tr>
<th>Fecal Coliform Water Quality Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 2A</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Class 2B, 2C, 2D</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Full Support**: If the geometric mean for each month (all years combined) does not exceed 200 orgs/100 ml and if; less than 10 percent of all individual observations for the ten-year period exceed 2,000 orgs/100 ml.

**Partial Support**: If the geometric mean for one or two months (all years combined) exceeds 200 orgs/100 ml or if 10-25 percent of all individual observations for the ten-year period exceed 2,000 orgs/100 ml.

**Nonsupport**: If the geometric mean for three or more months (all years combined) exceeds 200 orgs/100 ml or if more than 25 percent of all individual observations for the ten-year period exceed 2,000 orgs/100 ml.
Aquatic Consumption Use
Assessments of AQC are assessments of fish for human consumption based on fish contaminant data. The data used in the MPCA assessments are the same data used by the Minnesota Department of Health (MDH) to issue the Fish Consumption Advisories.

Of the bioaccumulative pollutants that have been monitored in fish, mercury and polychlorinated biphenyls (PCB) are the primary contaminants found at levels of concern to human consumers of fish. The Minnesota Fish Consumption Advisory (MFCA) and the MPCA fish contaminant assessments deal just with these two pollutants. Fish from some waterbodies may contain both mercury and PCBs. The consumption advice, and the determination of an impaired condition consider both pollutants. About 40 percent of the river advisories reflect both mercury and PCB contamination; the rest are due mainly to mercury. Fish contaminant data are also used by the MPCA to determine where site-specific studies are needed, to help identify sources of pollutants, and to look for trends in fish tissue levels.

The basis for assessing the contaminants in fish tissue is the narrative water quality standards and assessment factors in Minn. R. pt. 7050.0150, subp. 7 which is quoted below:

Subp. 7. Impairment of waters relating to fish for human consumption.

In evaluating whether the narrative standards in subpart 3, which prevent harmful pesticide or other residues in aquatic flora or fauna, are being met, the commissioner will use the residue levels in fish muscle tissue established by the Minnesota Department of Health to identify surface waters supporting fish for which the Minnesota Department of Health recommends a reduced frequency of fish consumption for the protection of public health. A water body will be considered impaired when the recommended consumption frequency is less than one meal per week, such as one meal per month, for any member of the population. That is, a water body will not be considered impaired if the recommended consumption frequency is one meal per week, or any less restrictive recommendation such as two meals per week, for all members of the population. The impaired condition must be supported with measured data on the contaminant levels in the indigenous fish.

The MDH has established concentrations of mercury and total PCBs in fish tissue that corresponds to meal frequency recommendations. These concentrations are derived using health-based estimates of exposure to mercury and PCBs, through fish consumption that are likely to be without appreciable risk of harmful effects on humans (assuming the advice is followed). The mercury advice of interest to 303(d) listing targets the most sensitive individuals in the population, including but not limited to children, pregnant women and their fetuses. It is not necessarily protective of hypersensitive individuals. The advice is derived using the best peer-reviewed science available.

The fish tissue mercury and PCB concentrations and corresponding MDH advice categories are shown in Table I-3. It is coincidental that the one meal-per-week threshold is 0.2 ppm for both mercury and PCBs. Mercury concentrations in Table I-4 are for consumption by the more sensitive sub-population of young children and women of child-bearing age. The concentrations for PCBs apply to all humans.

A. Mercury

Minnesota has two human health-based Class 2 water quality standards for total mercury, the statewide standard in Minn. R. ch. 7050 and the standard applicable to just the waters of the Lake Superior basin in Minn. R. ch. 7052. These standards are shown below:

- 6.9 ng/L. chronic standard, Minn. R. pt. 7050.0222
- 1.3 ng/L. chronic standard, Minn. R. pt. 7052.0100 (ng/L = nanogram per liter, or parts per trillion)

Relevant to the assessment of mercury in fish is the issuance by USEPA of a revised human health-based water quality criterion for methylmercury (USEPA 2001). This new criterion is unique among all USEPA (Clean Water Act section 304(a)) criteria in that the medium for the acceptable mercury concentration is fish tissue rather than water. A fish tissue criterion for mercury is logical because it is fish that are the main source of methylmercury exposure to both humans and wildlife. Also, a tissue-based criterion eliminates the need for a bioaccumulation factor in the criterion calculation which can be a significant source of...
uncertainty. The new EPA criterion is 0.3 mg/kg (ppm) methylmercury in fish muscle tissue. Since nearly 100 percent of the mercury in fish muscle is methyl mercury, the criterion can be assumed to be a total mercury criterion.

In the determination of the 0.3 ppm criterion, USEPA assumes people eat 17.5 grams of fish per day (g/d), as mentioned above. If the USEPA criterion is re-calculated assuming people eat 30 g/day, the criterion becomes 0.17 ppm. This USEPA criterion and the MFCA are both based on the same USEPA-derived reference dose of 0.1 µg/kg/day. The difference between the MDH value of 0.2 ppm from Table I-3 and the re-calculated USEPA criterion of 0.17 ppm, both of which assume a single half pound meal of fish per week, has to do with how the consumption of marine fish is taken into account. The MFCA is advice about eating fish from any source, sport-caught, store-bought, marine or freshwater. The USEPA aquatic life criteria (applicable in Minnesota) apply only to freshwater habitats. But, in the calculation of freshwater criteria, USEPA assumes people eat a certain amount of marine fish in addition to the 17.5 g/d of freshwater fish.

As a result, the freshwater criterion is lowered to allow for this “outside” source of mercury (this is standard procedure in USEPA criteria and MPCA standard calculations). Thus, the re-calculated mercury criterion ends up at 0.17 rather than 0.2 ppm. Considering the points listed below, the MPCA believes that the use of 0.2, rather than 0.17 ppm as the basis for impairment decisions is appropriate.

- USEPA rounded the reference dose of 0.1 µg/kg/day to one significant figure; thus, 0.17 and 0.2 ppm could be considered essentially the same number
- the use by MPCA of the more protective fish consumption amount (30 g/d
- the use of safety factors in the criterion calculation (again, standard procedure)
- uncertainties inherent in criteria development
- the importance of maintaining consistency in the MPCA/MDH approaches

Table I-3. Fish Tissue Concentrations (in ppm) for Levels of Consumption Advice Established by MDH for Mercury and Total PCBs.

<table>
<thead>
<tr>
<th>Mercury</th>
<th>Mercury Concentration in Fish, ppm</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>&lt; 0.05</td>
</tr>
<tr>
<td>Consumption Advice*</td>
<td>Unlimited</td>
</tr>
<tr>
<td>Total PCBs</td>
<td>Total PCBs Concentration in Fish, ppm</td>
</tr>
<tr>
<td>Consumption Advice</td>
<td>&lt; 0.05</td>
</tr>
<tr>
<td></td>
<td>Unlimited</td>
</tr>
</tbody>
</table>

*Consumption advice for young children and women of child-bearing age. Shaded cells indicate consumption advice that corresponds to non-support and an impaired condition.
Table I-4. Summary of Data Requirements and Fish Contaminant Thresholds for Assessment of Fish for Human Consumption.

<table>
<thead>
<tr>
<th>Impairment Assessment For</th>
<th>Period of Record*</th>
<th>Minimum No. of Data Points*</th>
<th>Fish Contaminant Levels for Mercury and PCBs. Fish Consumption Advice</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fish Contaminant Levels → Advice to Eat a Fish Meal→</td>
<td>≤ 0.2 ppm Once a week, or more frequent</td>
<td>&gt; 0.2 ppm. Less frequent than once a week</td>
<td></td>
</tr>
<tr>
<td>305(b) Report</td>
<td>Hg: not limit. PCBs: 10 years</td>
<td>One</td>
<td>Information</td>
</tr>
<tr>
<td>303(d) List (TMDL)</td>
<td>Hg: no limit. PCBs: 10 years</td>
<td>One</td>
<td>Not Listed</td>
</tr>
</tbody>
</table>

*Available data averaged by waterbody by species by size class over a five-year period that includes most recent data.

B. Polychlorinated Biphenyls

Since the manufacture and sale of PCB were banned in 1976, measured concentrations in fish tissue have decreased by 90 percent in some fish species in the Mississippi River and by 75 percent in Lake Superior lake trout. It is anticipated that, with time, natural volatilization and sedimentation processes in lakes and streams will further reduce fish exposure to PCBs in the environment at most locations. The total PCB concentrations in Lake Superior water dropped from about 2.4 ng/L in 1980 to 0.18 ng/L in 1992, mostly due to volatilization (Jeremiason et al. 1994). The fish tissue concentration thresholds for PCB consumption advice are shown in Table I-4.

C. Data Requirements and Determination of Impaired Condition

The one exception to the overall practice of using the latest 10 years of data for the 305(b) and 303(d) assessments is for the analysis of mercury fish tissue data. The complete mercury fish tissue data record will be used; that is, at present, there is no age limit for mercury fish tissue data. The reason for this departure from the 10-year period of record in this case is rather simple. A state-wide trend analysis of mercury fish tissue concentrations measured over the last 10 – 15 years indicates a very slight average rate of decline – about one percent per year (MPCA 2002). This is not a large enough downward trend to justify using only the latest 10 years of data. Also, there have been no significant changes in sampling or analytical procedures, associated with the fish tissue data that would invalidate the older data. It would not be justifiable to remove a waterbody from the 303(d) list simply because the mercury fish tissue data for that waterbody were collected more than 10 years ago.

Only the most recent 10 years of data are used in the assessment of fish tissue data for PCBs. As noted previously, significant downward trends in PCB concentrations have been documented. Thus, older data is not likely to be a valid indicator of current conditions.

The MDNR coordinates the fish tissue sampling program with input from the MPCA and MDH on where to collect fish. Each year some waterbodies are sampled for the first time and some waterbodies are re-sampled. Sample locations are determined by:

- Where MDNR personnel will be conducting population surveys,
- Waterways where fishing pressure is relatively high,
- Where previous collections are becoming outdated, or
- Where information is needed for special studies or trend analysis.

The edible portion, which is a skin-on fillet, is prepared in the MPCA fish processing lab. Currently, fish samples are analyzed by the Department of Agriculture analytical lab. Since fish bioaccumulate these
pollutants, concentrations below method detection limits are not usually an issue. When they do occur, one half of the method detection limit (less-than value) is used in the assessments. The data for each lake or river reach are separated by species and by individual size classes: 5-15, 15-20, 20-25, 25-30 and 30 + inches.

Data collected in the five-year period that includes the most recent sampling is averaged. That is, the assessment program identifies the most recent data point, then searches back five years for additional data from the same waterbody, same species, same size class, and averages them. The entire mercury database will be searched, but only the most recent 10 years for PCB data. Waterbodies will be considered impaired if the arithmetic average concentration for any fish species in any size class exceeds 0.2 ppm for either mercury or PCBs. Only waterbodies with measured data in excess of this threshold will be listed in Table I-4.

Fish can be very mobile and difficult to attribute to a discrete portion of a lake or river reach. For the 305(b) and the 303(d) assessments, all fish tissue information from a lake are aggregated unless there is evidence to show that fish from certain parts of a lake are isolated and may be exposed to different levels of contamination. For rivers, fish are collected with nets or electrofishing gear in a range of river miles generally not more than five miles apart. Sampled sections of a river are associated with river reaches in the USGS hydrologic unit code system. However, fish tissue data from one or more sampling station may be considered representative of more than just the reach from which they were collected. Adjacent river reaches may be listed as well as the reach from which the fish were collected based on general information about the home range of the species, location of upstream or downstream fish barriers such as falls and dams, and significant river tributaries.

Lakes Assessment Process and Development: 2006 Assessment
Thirty four years of data (1970-2004) from USEPA's STORET database was the primary basis for this assessment. The focus of this assessment is on trophic state and its relation to support and nonsupport of designated uses, specifically aquatic recreation uses, which includes swimming, wading, aesthetics and other related uses. The parameters used to assess trophic state and aquatic recreational use were epilimnetic TP, chlorophyll-a (chl-a) and Secchi Disk (SD) transparency.

In addition to this assessment raw water quality data are available to the public on the Environmental Data Access Web site: [www.pca.state.mn.us/data/edaWater/index.cfm](http://www.pca.state.mn.us/data/edaWater/index.cfm)

This Web site allows for a text or map-based search for lake and stream data. This allows the user to do their own analysis of the data and double-check assessments that were made.

Monitored Data
Lakes with summer data (defined as the time period from June through September) collected between calendar years 1995-2004 were considered monitored. Summer data are preferred for assessments to better represent the maximum productivity of a lake and yield the best agreement among trophic variables. This time period also reflects the primary season when the resource is used for aquatic recreation. Summer-means were calculated for each variable and used in the assessment. In addition the number of observations (N), standard error (SE) of the mean, maximum (max) and minimum (min) values were calculated as well. These additional statistics can be used to place the mean values in perspective and improve the ability to make comparisons of values among lakes.

Evaluated Data
Lakes without data meeting monitored criteria, but with TP, chl-a or SD transparency measurements collected from 1970-1994 were treated as evaluated. Summer data were used for calculating mean chl-a and SD
transparency. All available TP data were used to calculate mean TP. Expanding the season for TP allows for inclusion of a larger number of lakes in northern Minnesota. These lakes were often sampled only during spring or fall turnover as part of the MPCA Acid Rain Lake Monitoring Program in the early 1980’s.

**Data Quality**

Assessing the “quality” of data used in the assessment is a new feature of the 305(b) assessment. Since the data used in these assessments was derived from STORET we assume that certain “quality control” thresholds were already established for the data. Hence our definition of “quality” will focus on the relative amount of information available for the assessment. In the case of our aquatic recreational use assessments TP is the primary variable used so we place the greatest emphasis on the amount of TP data available for the assessment. The “quality” terms used in Table I-5, were drawn from USEPA guidance. In general we feel that assessments based on multiple measurements are more reliable than those based on only a few measurements. The rationale for assigning the respective “quality” definitions corresponds roughly to typical lake-monitoring regimens (e.g. monthly sampling during the summer season), whereby four TP samples often represent one summer; eight samples two summers and 12 samples two-three summers. In the case of 303(d) assessments 12 or more TP, chlorophyll-a and Secchi measurements are required to determine if a lake should be placed on the 303(d) list and was considered “excellent” quality data for assessment. In general the thresholds were similar for the “monitored” (recent) and the “evaluated” (old) data with the exception that there would be no “excellent” evaluated data as these data are more than ten years old.

A. Trophic Status Assessment

Trophic Status was determined for each lake using Carlson’s Trophic State Index (TSI). This index was developed using the relationship among summer Secchi transparency, epilimnetic concentrations of chlorophyll-a, and TP (Figure 2).

The TSI values are calculated as follows:

* Secchi disk (SD) TSI (TSIS) = 60 - 14.41 natural log (ln) SD;
* Total phosphorus (TP) TSI (TSIP) = 14.42 ln TP + 4.15;
* Chlorophyll-a (chl-a) TSI (TSIC) = 9.81 ln chl-a + 30.6; (chl-a and TP in micrograms per liter (µg/L) and SD transparency in meters).

The index ranges from 0 to 100 with higher values indicating more eutrophic conditions. The TSI values were calculated for each variable; however trophic status will be based on total phosphorus when data are available. If no TP data are available for a lake, the Secchi TSI value will be used to estimate trophic status. Ideally, chlorophyll-a would be used for this purpose; however chlorophyll-a (corrected) is measured much less frequently than Secchi or TP so we chose to focus on TP. The following breakpoints were used to define the trophic status of the lake: TSI ≤40 “oligotrophic (O)”, ≥41 TSI <50 “mesotrophic (M)”, ≥50 TSI ≤70 “eutrophic (E), and TSI ≥70 “hypereutrophic (H). This index and the inter-relationships among TP, chlorophyll-a, and Secchi figure prominently in definition of use-support categories to be addressed later.

**Table I-5. Data quality characterizations for 305(b) and 303(d) assessments.**

<table>
<thead>
<tr>
<th>Quality</th>
<th>“Monitored Data”</th>
<th>“Evaluated Data”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poor</td>
<td>&lt; 4 TP measurements</td>
<td>&lt; 4 TP measurements</td>
</tr>
<tr>
<td>Fair</td>
<td>4 ≤ TP &lt; 8, some chl-a &amp; Secchi</td>
<td>4 ≤ TP &lt; 8, some chl-a &amp; Secchi</td>
</tr>
<tr>
<td>Good</td>
<td>8 &lt; TP &lt; 12, some chl-a &amp; Secchi</td>
<td>8 &lt; TP &lt; 12, some chl-a &amp; Secchi</td>
</tr>
<tr>
<td>Excellent</td>
<td>12 TP, 12 chlorophyll-a &amp; 12 Secchi</td>
<td>NA</td>
</tr>
</tbody>
</table>

B. Aquatic Recreation Use Assessment
Assessing whether lakes “support” or “do not support” aquatic recreation is required as a part of Section 305(b) of the Clean Water Act. Minnesota has long used an ecoregion-based approach for these assessments. Previously developed ecoregion-based phosphorus (TP) criteria (Table I-6) have long been used in conjunction with Carlson’s TSI scale (Figure 2) to establish use support thresholds (Table I-7). These thresholds are described in more detail in MPCA’s “Guidance Manual for Assessing the Quality of Minnesota Surface Water” that may be found at: www.pca.state.mn.us/water/tmdl/index.html#publications

These thresholds provide a basis for determining nutrient-impaired waters for the 2002, 2004 and 2006 303(d) lists and help guide the 305(b) assessments as well. The phosphorus “criteria” we refer to were originally derived based on an analysis of reference lake data Table I-8 and various ecoregion-specific considerations such as lakemorphometry, attainability and lake user perceptions (Heiskary and Wilson, 1988). Determining use support by ecoregion provides a more reflective picture of the condition of Minnesota lakes, as opposed to assessing all lakes by a single scale that ignores important regional differences such as lake morphometry and lake user perceptions.

The MPCA is in the process of developing ecoregion-based total phosphorus, chlorophyll-a and Secchi criteria as a part of the water quality standards revision process and draft criteria are presented in Table I-9. The thresholds used for 305(b) were modified slightly (from previous assessments) so they were more consistent with use support definitions developed for 303(d) assessment (Table I-7). For 305(b) purposes we employ three “levels” of support: full, partial, and non support. In general, full support thresholds for the Northern Lakes and Forests (NLF) and North Central Hardwood Forests (CHF) ecoregions are the same as in previous 305(b) assessments (30 and 40 µg/L respectively); while those for the Western Corn Belt Plains (WCP) and Northern Glaciated Plains (NGP) are somewhat less restrictive (70 µg/L). Differences in lake-user perceptions of “impaired swimming” and what constitutes nuisance algal blooms, along with differences in lake-morphometry and attainability are primary reasons for the regional differences. As with assessment of trophic status, TP was used as the basis for assessing use support. If TP data was not available Secchi (based on TSI thresholds described below) was used.

The NLF and CHF ecoregions phosphorus criteria levels, 30 µg/L and 40 µg/L, respectively, serve as the upper thresholds for full support of aquatic recreational use. Those concentrations correspond to Carlson’s TSI values of 53 and 57, respectively. Phosphorus concentrations above criteria levels would result in greater frequencies of nuisance algal blooms and increased frequencies of “impaired swimming.” The upper threshold for partial support of aquatic recreational use was set at 56 and 59 Carlson’s TSI units, respectively, for these two regions. As phosphorus concentrations increase from about 30 µg/L to 60 µg/L, summer-mean chlorophyll-a concentrations increase from about 10 µg/L to 30 µg/L, and Secchi transparency decreases from about 2.5 meters to 1.5 meters (Table I-8). Over this range, the frequency of nuisance algal blooms (greater than 20 µg/L chl-a) increases from about five percent of the summer to about 70 percent of the summer (Table I-9 on page 1-28). The increased frequency of nuisance algal blooms and reduced Secchi transparency results in a high percentage of the summer (26-50 percent) perceived as “impaired swimming.” For the NLF ecoregion summer-mean TP concentrations above 35 µg/L were associated with nonsupport of aquatic recreational use. At TP concentrations above 35 µg/L, mild algal blooms (greater than 10 µg/L chl-a) may occur over 50 percent of the summer and nuisance blooms (> 20 µg/L chl-a) about 15 percent of the summer. Secchi transparency will typically average 1.6 m or less. The combination of frequent blooms and reduced transparency will result in a high frequency of impaired swimming (perhaps 50 percent of summer) and greater than 25 percent as “no swimming.”
Table I-6. Minnesota Lakes Total Phosphorus Criteria
(Heiskary and Wilson (1988)).

<table>
<thead>
<tr>
<th>Ecoregion</th>
<th>Use and Level of Support</th>
<th>TP Criterion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northern Lakes and Forests</td>
<td>Cold water fishery</td>
<td>&lt; 15 µg/liter</td>
</tr>
<tr>
<td></td>
<td>Full support</td>
<td></td>
</tr>
<tr>
<td>Northern Lakes and Forests</td>
<td>Primary-contact recreation and aesthetics</td>
<td>&lt; 30 µg/liter</td>
</tr>
<tr>
<td></td>
<td>Full support</td>
<td></td>
</tr>
<tr>
<td>North Central Hardwood Forests</td>
<td>Primary-contact recreation and aesthetics</td>
<td>&lt; 40 µg/liter</td>
</tr>
<tr>
<td></td>
<td>Full support</td>
<td></td>
</tr>
</tbody>
</table>

Carlson’s Trophic State Index

- **TSI < 30**: Classic Oligotrophy: Clear water, oxygen throughout the year in the hypolimnion, salmonid fisheries in deep lakes.
- **TSI 30 - 40**: Deeper lakes still exhibit classical oligotrophy, but some shallower lakes will become anoxic in the hypolimnion during the summer.
- **TSI 40 - 50**: Water moderately clear, but increasing probability of anoxia in hypolimnion during summer.
- **TSI 50 - 60**: Lower boundary of classical eutrophy: Decreased transparency, anoxic hypolimnia during the summer, macrophyte problems evident, warm-water fisheries only.
- **TSI 60 - 70**: Dominance of blue-green algae, algal scums probable, extensive macrophyte problems.
- **TSI 70 - 80**: Heavy algal blooms possible throughout the summer, dense macrophyte beds, but extent limited by light penetration. Often would be classified as hypereutrophic.
- **TSI > 80**: Algal scums, summer fish kills, few macrophytes, dominance of rough fish.

### Table I-7. Trophic Status Thresholds for Determination of Use Support For Lakes: Comparison of 305(B) and 303(D). (Carlson’s TSI noted for each threshold.)

<table>
<thead>
<tr>
<th>Ecoregion (TSI)</th>
<th>Use and Level of Support</th>
<th>TP Criterion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western Corn Belt Plains and Northern Glaciated Pains</td>
<td>Primary-contact recreation, Full support</td>
<td>&lt; 40 µg/liter</td>
</tr>
<tr>
<td>Western Corn Belt Plains and Northern Glaciated Pains</td>
<td>Primary-contact recreation, Partial support</td>
<td>&lt; 90 µg/liter</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Ecoregion (TSI)</th>
<th>TP ppb</th>
<th>Chl ppb</th>
<th>Secchi m</th>
<th>TP Range ppb</th>
<th>TP ppb</th>
<th>Chl ppb</th>
<th>Secchi m</th>
</tr>
</thead>
<tbody>
<tr>
<td>305(b)</td>
<td>Full Support</td>
<td>Partial Support</td>
<td>Non-Support</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>303(d)</td>
<td>Not Listed</td>
<td>Review</td>
<td>Listed</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NLF</td>
<td>(&lt; 53)</td>
<td>(&lt; 53)</td>
<td>(&lt; 53)</td>
<td>(&gt; 56)</td>
<td>(&gt; 55)</td>
<td>(&gt; 55)</td>
<td></td>
</tr>
<tr>
<td>CHF</td>
<td>(&lt; 57)</td>
<td>(&lt; 57)</td>
<td>(&lt; 57)</td>
<td>(&gt; 59)</td>
<td>(&gt; 59)</td>
<td>(&gt; 59)</td>
<td></td>
</tr>
<tr>
<td>WCP &amp; NGP</td>
<td>(&lt; 66)</td>
<td>(&lt; 61)</td>
<td>(&lt; 61)</td>
<td>(66—69)</td>
<td>(&gt; 65)</td>
<td>(&gt; 65)</td>
<td></td>
</tr>
</tbody>
</table>

TSI = Carlson trophic state index; Chl = Chlorophyll-a; ppb = parts per billion or µg/L, m = meters
Figure 3. Minnesota’s Ecoregions and Major Drainage Basins.
For the CHF ecoregion summer-mean TP concentrations above 45 µg/L were associated with nonsupport of aquatic recreational use. At TP concentrations above about 45 µg/L mild blooms occur over 80 percent of the summer, nuisance blooms about 40 percent of the summer, and severe nuisance blooms about 15 percent of the summer. Secchi transparency typically averages 1.1 m or less over this range of TP. Transparencies less than 1.4 m are typically associated with impaired swimming, while those less than 1.1 m are typically associated with no swimming (Heiskary and Wilson, 1988).

For the WCB Plains and NGP the upper TP thresholds for fully supporting is 70 µg/L, which is consistent with the level used for 303(d) assessment (Table I-7). This corresponds to a TSI of 66. At a TP concentration of 70 µg/L, summer mean chlorophyll-a averages about 24 µg/L and Secchi transparency is about 0.8 meter.

Nuisance algal blooms (greater than 30 µg/L chl-a for these regions) would occur for approximately 50 percent of the summer. Few lakes in these two ecoregions have TP concentrations of 70 µg/L or less. Partial support, which corresponds to a TP concentration of 70 - 90 µg/L (Carlson’s TSI = 69), is again consistent with the 303(d) assessment (Table I-7). Total phosphorus concentrations greater than 90 µg/L are considered not supporting of aquatic recreational use. At TP concentrations greater than 90 µg/L, Secchi transparency averages 0.5 meters or less and nuisance algal blooms may occur over 75 percent of the summer.

Lakes in the Red River Valley (RRV) and Northern Minnesota Wetlands (NMW) ecoregions were assessed using the North Central Hardwood Forests and Northern Lakes and Forests criteria, respectively. This is because there were too few lakes to establish reference conditions in the Red River Valley or Northern Minnesota Wetlands ecoregions.

Once promulgated into water quality standards the draft nutrient criteria (Table I-9) will be the basis for 305(b) and 303(d) lake assessments. These criteria should allow for a more comprehensive assessment of lake water quality and use support. Two features of the draft criteria is that they allow for the differentiation between deep and shallow lakes and also consider fishery requirements more fully. A detailed report (Heiskary and Wilson, 2005) on the development of the criteria is available at: www.pca.state.mn.us/water/lakequality.html#reports.
Table I-8. Ecoregion Reference Lake Data Summary. Based on the Interquartile (25th - 75th percentile) Range for Reference Lakes. Also referred to as “typical range.”

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Northern Lakes and Forests</th>
<th>North Central Hardwood Forests</th>
<th>Western Corn Belt Plains</th>
<th>Northern Glaciated Plains</th>
</tr>
</thead>
<tbody>
<tr>
<td># of reference lakes</td>
<td>30</td>
<td>35</td>
<td>12</td>
<td>10</td>
</tr>
<tr>
<td>Total Phosphorus (µg/L)</td>
<td>14 - 27</td>
<td>23 - 50</td>
<td>65 - 150</td>
<td>122 - 160</td>
</tr>
<tr>
<td>Chlorophyll mean (µg/l)</td>
<td>4 - 10</td>
<td>5 - 22</td>
<td>30 - 80</td>
<td>36 - 61</td>
</tr>
<tr>
<td>Chlorophyll max. (µg/L)</td>
<td>&lt; 15</td>
<td>7 - 37</td>
<td>60 - 140</td>
<td>66 - 88</td>
</tr>
<tr>
<td>Secchi Disk (feet) (meters)</td>
<td>8 - 15 (2.4 - 4.6)</td>
<td>4.9 - 10.5 (1.5 - 3.2)</td>
<td>1.6 - 3.3 (0.5 - 1.0)</td>
<td>1.3 – 2.6 (0.4 – 0.8)</td>
</tr>
<tr>
<td>Total Kjeldahl N (mg/l)</td>
<td>0.4 – 0.75</td>
<td>&lt; 0.60 - 1.2</td>
<td>1.3 - 2.7</td>
<td>1.8 - 2.3</td>
</tr>
<tr>
<td>Nitrite + Nitrate-N (mg/l)</td>
<td>&lt;0.01</td>
<td>&lt;0.01</td>
<td>0.01 - 0.02</td>
<td>0.01 - 0.1</td>
</tr>
<tr>
<td>Alkalinity (mg/l)</td>
<td>40 – 140</td>
<td>75 - 150</td>
<td>125 - 165</td>
<td>160 - 260</td>
</tr>
<tr>
<td>Color (Pt-Co Units)</td>
<td>10 – 35</td>
<td>10 - 20</td>
<td>15 - 25</td>
<td>20 - 30</td>
</tr>
<tr>
<td>pH (SU)</td>
<td>7.2 - 8.3</td>
<td>8.6 - 8.8</td>
<td>8.2 - 9.0</td>
<td>8.3 - 8.6</td>
</tr>
<tr>
<td>Chloride (mg/l)</td>
<td>0.6 – 1.2</td>
<td>4 - 10</td>
<td>13 - 22</td>
<td>11 - 18</td>
</tr>
<tr>
<td>Total Sus. Solids (mg/l)</td>
<td>&lt; 1 – 2</td>
<td>2 - 6</td>
<td>7 - 18</td>
<td>10 - 30</td>
</tr>
<tr>
<td>Total Suspended Inorganic Solids (mg/l)</td>
<td>&lt; 1 – 2</td>
<td>1 - 2</td>
<td>3 - 9</td>
<td>5 - 15</td>
</tr>
<tr>
<td>Turbidity (NTU)</td>
<td>&lt; 2</td>
<td>1 - 2</td>
<td>3 - 8</td>
<td>6 - 17</td>
</tr>
<tr>
<td>Conductivity (umhos/cm)</td>
<td>50 – 250</td>
<td>300 - 400</td>
<td>300 - 650</td>
<td>640 - 900</td>
</tr>
</tbody>
</table>
Table I-9. Draft Eutrophication Criteria by Ecoregion and Lake Type
(Heiskary and Wilson, 2005).

<table>
<thead>
<tr>
<th>Ecoregion</th>
<th>TP</th>
<th>Chl-a</th>
<th>Secchi</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>ppb</td>
<td>ppb</td>
<td>meters</td>
</tr>
<tr>
<td>NLF – Lake trout (Class 2A)</td>
<td>&lt; 12</td>
<td>&lt; 3</td>
<td>&gt; 4.8</td>
</tr>
<tr>
<td>NLF – Stream trout (Class 2A)</td>
<td>&lt; 20</td>
<td>&lt; 6</td>
<td>&gt; 2.5</td>
</tr>
<tr>
<td>NLF – Aquatic Rec. Use (Class 2B)</td>
<td>&lt; 30</td>
<td>&lt; 9</td>
<td>&gt; 2.0</td>
</tr>
<tr>
<td>CHF – Stream trout (Class 2a)</td>
<td>&lt; 20</td>
<td>&lt; 6</td>
<td>&gt; 2.5</td>
</tr>
<tr>
<td>CHF – Aquatic Rec. Use (Class 2b)</td>
<td>&lt; 40</td>
<td>&lt; 14</td>
<td>&gt; 1.4</td>
</tr>
<tr>
<td>CHF – Aquatic Rec. Use (Class 2b)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shallow lakes</td>
<td>&lt; 60</td>
<td>&lt; 20</td>
<td>&gt; 1.0</td>
</tr>
<tr>
<td>WCP &amp; NGP – Aquatic Rec. Use (Class 2B)</td>
<td>&lt; 65</td>
<td>&lt; 22</td>
<td>&gt; 0.9</td>
</tr>
<tr>
<td>WCP &amp; NGP – Aquatic Rec. Use (Class 2b)</td>
<td>&lt; 90</td>
<td>&lt; 30</td>
<td>&gt; 0.7</td>
</tr>
</tbody>
</table>

**Wetlands**
Wetlands have not been assessed through the 2006 reporting cycle, but there will be assessments for aquatic life use in some wetlands for the 2008 reporting cycle.

**Total Maximum Daily Loads (TMDLs) and Minnesota’s Waterways**
The currently emphasized approach to help solve the problem of water pollution is developing TMDLs. Waterbody assessments form the basis for identifying a waterbody as needing a TMDL study.

For each pollutant that causes a water body to fail to meet state water quality standards, the Federal Clean Water Act requires the MPCA to conduct a TMDL study. A TMDL study identifies both point and nonpoint sources of each pollutant that causes a waterbody to fail to meet water quality standards. Numerous TMDL studies are underway. Existing and future TMDL Studies can be viewed at: [www.pca.state.mn.us/water/tmdl/tmdl-projects.html](http://www.pca.state.mn.us/water/tmdl/tmdl-projects.html)

Water quality sampling and computer modeling determine how much each pollutant source must reduce its contribution to assure the water quality standard is met. Rivers and streams may have several TMDLs, each one determining the limit for a different pollutant.

The Clean Water Act requires states to publish, every two years, an updated list of streams and lakes that are not meeting their designated uses because of excess pollutants. The list, known as the 303(d) list, is based on violations of water quality standards and is organized by river basin.

The final 2006 303(d) list of impaired waters in Minnesota can be viewed at: [www.pca.state.mn.us/water/tmdl/tmdl-303dlist.html](http://www.pca.state.mn.us/water/tmdl/tmdl-303dlist.html)

Some of the waterbody assessments mapped in this chapter are based on screening level data, that is either the quality or the quantity of the data is less than that required for TMDL listing. On the other hand, there are waterbodies on the TMDL list for localized toxicants concerns, high temperature in trout streams, and mercury in the water column. Because statewide assessments are not done for these conditions, those waterbodies are not included in the assessments mapped in this chapter.

The list that Minnesota submitted to USEPA in 2004 included streams throughout the state. By establishing TMDLs in these areas, the MPCA will be able to take steps to regain designated uses in these waters.
Pollutant Trends for Minnesota Rivers and Streams

The best available information on pollutant trends in rivers and streams comes from Minnesota Milestone sites. These are a series of 80 monitoring sites across the state with good, long-term data. While the sites are not necessarily representative of Minnesota’s rivers and streams as a whole, they do provide a valuable historical record for many of the state’s waters. Monitoring results over the period of record, which in some cases goes back to the 1950s, show significant reductions across the state for biochemical oxygen demand, total suspended solids, phosphorus, ammonia and fecal coliform bacteria. These results reflect the considerable progress made during that time in controlling municipal and industrial point sources of pollution. At most locations, it is simply known that municipal and industrial wastewater treatment improved during this time period.

At some locations, such as the Rainy River, St. Louis Bay and Metro area Mississippi, specific studies were done which relate wastewater treatment improvements with improvement in stream conditions. Nitrite/nitrate levels, on the other hand, show increases at many of the Minnesota Milestone sites, perhaps reflecting continuing NPS problems. Table I-10 on the following pages, and the six maps following this table, provide further detail.

Table I-10. Pollutant Trends at Minnesota Milestone Sites

<table>
<thead>
<tr>
<th>Basin</th>
<th>Station</th>
<th>Length of Record</th>
<th>Biochemical</th>
<th>Total</th>
<th>Nitrite/ Nitrate</th>
<th>Unionized Ammonia</th>
<th>Fecal Coliform</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Demand</td>
<td>Suspended Solids</td>
<td>Phosphorus</td>
<td>Nitrite/ Nitrate</td>
<td>Unionized Ammonia</td>
</tr>
<tr>
<td>Big Sioux</td>
<td>PC-1.5</td>
<td>1963 - 2000</td>
<td>decrease</td>
<td>no trend</td>
<td>decrease</td>
<td>increase</td>
<td>decrease</td>
</tr>
<tr>
<td>Cedar-Des Moines</td>
<td>CD-10</td>
<td>1967 - 2000</td>
<td>decrease</td>
<td>no trend</td>
<td>decrease</td>
<td>increase</td>
<td>decrease</td>
</tr>
<tr>
<td></td>
<td>CD-24</td>
<td>1967 - 2000</td>
<td>decrease</td>
<td>no trend</td>
<td>decrease</td>
<td>no trend</td>
<td>decrease</td>
</tr>
<tr>
<td></td>
<td>OK-25.6</td>
<td>1973 - 2000</td>
<td>decrease</td>
<td>insuf data</td>
<td>increase</td>
<td>increase</td>
<td>decrease</td>
</tr>
<tr>
<td></td>
<td>SR-1.2</td>
<td>1961 - 2000</td>
<td>decrease</td>
<td>decrease</td>
<td>no trend</td>
<td>increase</td>
<td>decrease</td>
</tr>
<tr>
<td></td>
<td>WDM-3</td>
<td>1967 - 2000</td>
<td>no trend</td>
<td>no trend</td>
<td>decrease</td>
<td>increase</td>
<td>decrease</td>
</tr>
<tr>
<td>Lake Superior</td>
<td>BRU-0.4</td>
<td>1973 - 2000</td>
<td>decrease</td>
<td>insuf data</td>
<td>decrease</td>
<td>insuf data</td>
<td>insuf data</td>
</tr>
<tr>
<td></td>
<td>BV-4</td>
<td>1973 - 2000</td>
<td>no trend</td>
<td>decrease</td>
<td>decrease</td>
<td>no trend</td>
<td>increase</td>
</tr>
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Trends at Minnesota Milestone Sites - Biochemical Oxygen Demand

Pollutant Trend
- Decrease
- Increase
- Insufficient Data
- No Trend

Basin Boundary
Rivers
Trends at Minnesota Milestone Sites - Total Suspended Solids

Pollutant Trend

- Decrease
- Increase
- Insufficient Data
- No Trend

Basin Boundary
Rivers

Legend:

BE = Big Fork R.
BF = Big Fork R.
BRK = Broken R.
BVR = Burnt R.
CA = Cass R.
CD = Cedar R.
CFC = Cass County
CE = Carlton Co.
CH = Chisago Co.
CS = Cook Co.
GB = Green Bay
GC = Gun Club
PC = Polk County
PO = Polk R.
RD = Red R.
RT = Rice R.
SL = Slab Co.
SLB = Leech Lake
SLR = South R.
SM = St. Mary Co.
SN = St. Louis Bay
ST = St. Louis R.
SUN = Sunfish R.
SUN = St. Croix R.
TMB = Twin R.
UM = Upper Mississippi R.

Minneapolis STAR

Chapter 1 Updated NPS Assessment
Trends at Minnesota Milestone Sites - Total Phosphorus

Pollutant Trend
- Decrease
- Increase
- Insufficient Data
- No Trend

Basin Boundary
Rivers

Chapter 1 Updated NPS Assessment
Trends at Minnesota Milestone Sites - Nitrite/Nitrate

![Map of Minnesota Milestone Sites with Nitrite/Nitrate Trends]

- **Pollutant Trend**
  - ▼ Decrease
  - ▲ Increase
  - ● Insufficient Data
  - ■ No Trend

- **Legend**
  - ▶ Basin Boundary
  - □ Rivers

---

Chapter 1 Updated NPS Assessment  1-29

Minnesota Pollution Control Agency
Table I-10. Pollutant Trends at Minnesota Milestone Sites (Cont.)

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<td>54%</td>
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Milestone sites (out of 80) having insufficient data 8 10 4 11 9 9

(Insufficient data means p > .05 and n < 80)

((Logs of) TSS, TP, BOD, and fecal coliforms analyzed using Pearson's correlation coefficient and p values; NH₃ and NO₂/NO₃ analyzed using Kendall's Tau B and p values)

Water Quality Trends for Minnesota Lakes

In addition to characterizing trophic status, detecting changes (trends) in WQ over time is a primary goal for many lake monitoring programs. Detecting trends requires many measurements each summer and several years’ worth of data. An ideal database for trend analysis consists of eight or more measurements per summer with eight or more years of data at a consistent site in the lake. One of the best parameters for characterizing the trophic status of a lake and trend detection is Secchi transparency. Secchi transparency is the preferred parameter for many reasons: low cost, it is easily incorporated in volunteer monitoring programs and it allows for the collection of a large number of samples in a given sampling period on many lakes. A variety of statistical tests can be used to perform trend analysis. Kendall’s tau-b is a statistical test that has been used in previous MPCA 305(b) reports to Congress (MPCA, 1990 and 1992) for assessing trends in Secchi transparency over time. Kendall’s tau-b is a nonparametric test which computes correlation coefficients between variables (Gilbert, 1987) - in this case, summer-mean (June-September) Secchi transparency versus year. The Kendall’s tau-b (Rₐ) ranges from -1 ≤ tau-b ≤ 1. The closer the value is to ±1, the stronger the trend. Our null hypothesis is that there is no change (i.e., no trend) in mean summer Secchi transparency over time. Positive Rₐ values in our analysis would suggest an increasing trend in transparency. Negative Rₐ values would conversely suggest a decreasing trend in transparency. A probability level (p) ≤ 0.1 was used as a basis for identifying significant trends in transparency. At this “p” level, there is a 10 percent chance of rejecting the null hypothesis of “no trend” when it is true (i.e., a 10 percent chance of identifying a trend when none exists). Simply stated, the smaller the 32 “p” value for our analysis, the more likely the events were not random. When performing trend analysis, it is important to consider the strength of the correlation, “p” level and years of measurement.

Table I-11. Trends in Lake Water Quality

<table>
<thead>
<tr>
<th>Description</th>
<th>Number of Lakes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assess for Trends</td>
<td>822</td>
</tr>
<tr>
<td>Improving</td>
<td>246</td>
</tr>
<tr>
<td>Stable</td>
<td>530</td>
</tr>
<tr>
<td>Degrading</td>
<td>46</td>
</tr>
<tr>
<td>Fluctuating</td>
<td>–</td>
</tr>
<tr>
<td>Trend Unknown</td>
<td>–</td>
</tr>
</tbody>
</table>
Ground Water Assessment
This section addresses NPS pollution of ground water including the following topics

- major sources of ground water contamination
- ground water data needs and progress on making data accessible
- ground water monitoring programs
- results and conclusions from monitoring efforts
- pollutants observed where certain land use activities occur adjacent to particular aquifer types
- examples of how ground water impacts surface water quality
- specific areas known to have an aquifer(s) with pollution that exceeds criteria for use as a drinking water source (special well construction areas)
- wellhead protection efforts
- plans and best management practices for protecting ground water.

Sources of Ground Water Contamination
In contrast to major contamination in surface water bodies, ground water contamination is often limited, even if temporarily, to relatively discrete subsurface areas where it might remain undetected or unquantified for long periods of time. Therefore, to better estimate, describe or understand the nature and extent of ground water contamination statewide, we need information about the potential sources of ground water contamination. A variety of tools are available for locating and reviewing potential sources of ground water contamination in Minnesota. Some of these tools are described below.

Survey of Major Sources of Ground-Water Contamination
Major Sources of Ground Water Contamination (see Table I-11), is presented as background information for this section. Although the information is somewhat dated and is based on opinion as opposed to hard data, it does provide a convenient overview of the relative magnitude of major ground water contamination sources in Minnesota. Please note that, for the purposes of this survey, no distinction was made between point source and non-point source contamination. The information in this table is based on a November 5, 1999, survey of eleven staff from one federal and seven state agencies. Most of the participants were involved in ground water monitoring in Minnesota. The survey indicates that five categories stand out as the most important sources of ground water contamination:

- animal feedlots
- fertilizer applications
- pesticide applications
- septic systems
- urban runoff

An earlier (February 1999) survey with 18 participants indicated Minnesota’s major sources of ground water contamination were as follows:

- pesticide application
- septic systems
- fertilizer applications
- irrigation practices
- storage tanks (underground)
- hazardous waste sites
- animal feedlots
- industrial facilities
What’s in My Neighborhood? Web Sites
The Minnesota Department of Agriculture (MDA) and the Minnesota Pollution Control Agency (MPCA) have Web sites designed to help make it easier to find potential sources of contamination by geographic location. These are called “What’s in My Neighborhood?” Web sites.

The MDA is the lead agency for response to, and cleanup of agricultural chemical contamination in Minnesota. Because of this role, MDA has tracked spills of agricultural chemicals and sites contaminated with agricultural chemicals since the late 1970’s. For the purpose of mapping these incidents, MDA has categorized them into three categories 1. Old Emergencies, 2. Small Spills and Investigations, and 3. Investigations Boundaries. The MDA What’s in My Neighborhood? Agricultural Interactive Mapping Web site, allows you to view known and potential sources of agricultural chemical soil and ground water contamination. On this Web site, you can do the following:

- search for specific site locations
- conduct searches by options such as city, county or zip code
- print maps of site locations

MDA has also made available information relating to any investigations that have been closed with contingencies attached to them. Additional background information can be found at this Web site. The MPCA What’s in My Neighborhood? Web site is a convenient place to check for a variety of potential contamination sites in Minnesota by geographic location.

Depending on perspective or definition used, many of these sources might be considered point-sources of contamination. Examples of the types of potential contamination sites that can be found include the following:

- CERCLIS Sites (Comprehensive Environmental Response, Compensation and Liability Information System)
- NFRAP Sites (No Further Remedial Action Planned)
- Federal Superfund Sites (Federal Superfund, or National Priority List (NPL), sites)
- State Superfund Sites (State Superfund, or Permanent List of Priorities (PLP), sites)
- Delisted State Superfund Sites (Delisted State Superfund Sites, or Delisted PLP (DPLP), sites)
- Permitted Solid Waste Sites
- State Assessment Sites
- Unpermitted Dumps (Metro Dump Inventory (MDI), the Outstate Dump Inventory (ODI) and the Open Dump Inventory)
- Voluntary Investigation and Cleanup Sites (VIC)
- State Closed Landfill Sites
- Resource Conservation and Recovery Act (RCRA) Facilities
- RCRA Investigation/Cleanup Sites

Minnesota Storage Tank Site Search
It is also possible to search and find basic information about a site where a petroleum product leak has occurred from a storage tank (leak site) and has been reported to the MPCA. To conduct a search using the MPCA Web site, users simply need to fill in the site name, city or county of interest on a web-based form.

Ground Water Data Needs and Access
MPCA ground-water data are not as accessible or as easily used as desired. If data accessibility and usability were improved, more of the data would be used for local and regional ground water quality assessments and wellhead protection efforts. Existing ground water data are also needed for more site-specific purposes such as property assessments for real estate transactions, contaminated site investigations and subsequent cleanup activities, etc. The MPCA has a large amount of ground water related information, but much of it is not easily accessible outside the programs that collect it.
The Nature of Existing Data

MPCA ground-water data have been collected to varying standards of completeness and accuracy and for differing purposes; as a consequence, the data are difficult to compile and compare. Certain desired information, such as accurate locations and the identity of the aquifer are not in some databases. This makes it difficult to map the data and sort it by aquifer, watershed, or hydrogeologic setting.

In addition, much of MPCA’s ground water data and other ground water related information are not available in electronic form. Much of it is only available in paper project file folders or reports. The MPCA does have some databases that feature ground water data and some that feature cleanup site and project background information. However, much of the agency’s electronic ground water related data are isolated in individual spreadsheets, on CD ROMs, general purpose permitting databases, etc.

Table I-12. Major Sources of Ground Water Contamination

Based on a 2 November 1999 Survey of eleven staff from one federal and seven state agencies

<table>
<thead>
<tr>
<th>Contaminant Source</th>
<th>Ten Highest-Priority Sources</th>
<th>Factors Considered in Selecting a Contaminant Source</th>
<th>Contaminants</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Agricultural Activities</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agricultural chemical facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Animal feedlots</td>
<td>X</td>
<td>A C D E H</td>
<td>E J L</td>
</tr>
<tr>
<td>Drainage wells</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fertilizer applications</td>
<td>X</td>
<td>A C D E H</td>
<td>E</td>
</tr>
<tr>
<td>Irrigation practices</td>
<td></td>
<td></td>
<td>A E</td>
</tr>
<tr>
<td>Pesticide applications</td>
<td>X</td>
<td>A D E F H</td>
<td>A B D</td>
</tr>
<tr>
<td>On-farm agricultural mixing and loading procedures</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land application of manure (unregulated)</td>
<td></td>
<td>C D E</td>
<td>E J L</td>
</tr>
<tr>
<td><strong>Storage and Treatment Activities</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land application (regulated or permitted)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Material stockpiles</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Storage tanks (above ground)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage tanks (underground)</td>
<td>X</td>
<td>A C D E</td>
<td>C D</td>
</tr>
<tr>
<td>Surface impoundments</td>
<td></td>
<td></td>
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<tr>
<td>Waste piles</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Waste tailings</td>
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<td></td>
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<tr>
<td><strong>Disposal Activities</strong></td>
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<td></td>
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<tr>
<td>Deep injection wells</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Landfills</td>
<td>X</td>
<td>A C E</td>
<td>C H J M</td>
</tr>
<tr>
<td>Septic systems</td>
<td>X</td>
<td>A C D E H</td>
<td>E J L</td>
</tr>
<tr>
<td>Shallow injection wells</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hazardous waste generators</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hazardous waste sites</td>
<td>X</td>
<td>A C E</td>
<td>C D H</td>
</tr>
<tr>
<td>Contaminant Source</td>
<td>Ten Highest-Priority Sources</td>
<td>Factors Considered in Selecting a Contaminant Source</td>
<td>Contaminants</td>
</tr>
<tr>
<td>--------------------------------------------------------</td>
<td>------------------------------</td>
<td>-----------------------------------------------------</td>
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</tr>
<tr>
<td>Large industrial facilities</td>
<td></td>
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<td></td>
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<tr>
<td>Material transfer operations</td>
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<td></td>
<td></td>
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<tr>
<td>Mining and mine drainage</td>
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<td></td>
<td></td>
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<tr>
<td>Pipelines and sewer lines</td>
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<td></td>
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<tr>
<td>Salt storage and road salting</td>
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<td></td>
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<tr>
<td>Salt water intrusion</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Spills</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Transportation of materials</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Urban runoff</td>
<td>X</td>
<td>A B C D E H</td>
<td>A B D E G H</td>
</tr>
<tr>
<td>Small-scale manufacturing and repair shops</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other sources (please specify)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The lowercase x’s denote sources checked as a top ten source by less than 50% of those surveyed (that still qualified as one of the ten most frequently checked sources for the overall survey group)
See the following page for Key to Letters Used to Represent Contaminant Source Factors
See the Following For Key to Letters Used to Represent Contaminants

**Key to Letters Used to Represent Contaminant Source Factors and Contaminants (for Table I-12)**

**Factor(s) Used to Select each of the Contaminant Sources (3rd column)**

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. other criteria (please add or describe in the narrative)

**Contaminants/Classes of Contaminants Considered to be Associated with Each Source Checked (4th column)**

A. inorganic pesticides                                  H. metals
B. organic pesticides                                     I. radionuclides
C. halogenated solvents                                   J. bacteria
D. petroleum compounds                                    K. protozoa
E. nitrate                                                L. viruses
F. fluoride                                               M. other
G. salinity/brine

There is no single ground water database that contains the majority of the Minnesota Pollution Control Agency’s electronic ground water data, and there is no database that contains or directly links together ground water databases from all the state agencies that collect ground water data. However, the County Well Index represents a multi-agency effort and its location, geologic and well construction data are used by numerous state and local organizations.
Environmental Data Access System
The MPCA Environmental Data Access System (EDA) is currently working on developing a system to make more ground-water data available electronically over the Internet through a geographic-based (GIS) interface. Although only a small percentage of historical ground water data are expected to become available, the EDA system is expected to significantly improve access to selected MPCA ground water data. The EDA Web site should allow site visitors to efficiently locate some ground water information by geographic location without waiting for staff assistance.

Accessibility of MPCA Baseline Ground Water Quality Data
Baseline ambient ground water quality data for Minnesota are currently available in Microsoft Excel spreadsheets on the Internet. The data can be viewed or accessed by aquifer, region, and basin.

The MPCA Environmental Data Access Project is working on making MPCA baseline ambient ground water data available on the Internet through a GIS interface. The ground water data are expected to be accessible by autumn 2006.

MPCA baseline ambient ground water quality data are also available in reports that include supporting information. In March 1998, the Ground Water Monitoring and Assessment Program (GWMAP) published “Baseline Water Quality of Minnesota’s Principal Aquifers.”

This report is based on detailed chemical analysis of ground water samples collected from nearly 1000 wells throughout the state. The interpretation of results includes summary statistics of an extensive list of water-quality parameters that are presented for each of the principal aquifers of the state. To further assist customers around the state, customized versions of the baseline report were prepared for each of the MPCA regions. In these reports, ground water quality summary statistics were presented for that portion of each principal aquifer that falls within the boundaries of the region. Finally, to assist MPCA basin planning efforts, an additional report was prepared that presented the ground water quality information by major surface water basin.

Ground Water Monitoring Programs and Strategies
The state agencies that conduct the most ground water monitoring in Minnesota include the Minnesota Department of Agriculture, Minnesota Pollution Control Agency and Minnesota Department of Health.

In 2004, these agencies agreed on a joint plan for conducting ground water quality monitoring on a statewide basis in Minnesota. The plan outlines the agencies’ different purposes, goals and roles in ground water quality monitoring based on their individual state and federal authorities and requirements. The plan identifies how monitoring by the Agencies will be conducted in an integrated fashion providing a comprehensive, statewide assessment of ground water quality resources for the future. The plan also establishes inter-agency cooperation in shared monitoring design, sample collection, sampling location selection, evaluation of sensitive areas, and data management to ensure efficiencies in the system.

Finally, the plan provides for an annual review of the ground water quality monitoring system to allow for modifications, along with a five-year evaluation, at which time this agreement will be updated. For more details about the plan, see the “complete monitoring plan agreement.”

Minnesota Department of Agriculture
The Minnesota Department of Agriculture monitors to provide information on the impacts of the routine use of agricultural chemicals (pesticides and fertilizers) on the quality of Minnesota’s water resources. The Department’s monitoring goals/objectives are as follows:
• to measure the status and trends in occurrence and concentration of pesticides and nutrients (from fertilizer) in water resources of the state
• to evaluate attributes associated with ground water quality conditions that may cause or reduce ground water degradation by pesticides and nutrients
• to provide scientifically and legally defensible information from which the efficacy of pesticide and nutrient management plans and practices may be determined
• to investigate the causes of agricultural chemical contamination and evaluate the effectiveness of Best Management Practices (BMPs) and any necessary Water Resource Protection Requirements (WRPRs).

The Minnesota Department of Agriculture (MDA) is the lead state agency for all aspects of pesticide and fertilizer environmental and regulatory functions. Therefore its role in addressing NPS issues is especially important. This MDA Web site provides a description of its agricultural chemical monitoring and assessment programs and links to numerous information resources including pesticide monitoring reports.

Minnesota Department of Health
The Minnesota Department of Health monitors to ensure all Minnesotans have safe drinking water and to understand current contaminant levels and trends in water quality that may pose significant health concerns for those drinking it. The Department’s monitoring goals/objectives are as follows:
• to assess public water supplies to ensure contaminants are below levels that present a human health threat;
• to assess private water supply wells to ensure that new wells meet minimal water quality standards and that the owners of private wells understand the health risks associated with contaminants that are detected in their well water
• to evaluate the risk to human health arising from the presence of human-caused and naturally-occurring contaminants in ground water
• to assist local health departments with addressing the human health impacts related to the contamination of public and private water supply wells

Minnesota Pollution Control Agency
The Minnesota Pollution Control Agency monitors to provide information on the impacts of non-agricultural chemicals on water resources. The Agency’s monitoring goals are as follows:
• to assess the status and trends of Minnesota’s ground water system for non-agricultural impacts;
• to determine specific causes of impairments and to quantify inputs from sources
• to investigate specific problems, and to design management approaches to protect or improve ground water resources; and
• to evaluate the effectiveness of regulatory or voluntary management actions.

The MPCA “Ambient Ground Water Monitoring and Assessment” Web site provides additional details about monitoring activities, data sets, past projects and publications.

Monitoring Results: NPS Ground Water Pollution
The 1992 - 1996 MPCA study of the ‘Baseline Water Quality of Minnesota’s Principal Aquifers’ provides a good overview of concentrations of chemicals typically found in Minnesota ground water away from known point sources of pollution. But many types of chemicals occur naturally in ground water. And when synthetic chemicals or elevated concentrations of naturally-occurring chemicals are found in ground water, it is not always obvious whether the source is point-source or non-point source pollution. Nonetheless, since this 1992-1996.

MPCA Baseline Study specifically avoided sampling near known point-sources of pollution, the data sets, maps and reports from this study are useful in evaluating potential non-point source pollution.
Additional information about the distribution of chemicals in Minnesota ground water can be found from the results of smaller scale MPCA ambient monitoring studies and in various documents linked to the MDA Monitoring and Assessment for Agricultural Chemicals in the Monitoring and Assessment for Agricultural Chemicals in the Environment Web page.

Please see the subsections immediately below for summary discussions on two more specific subtopics that are particularly relevant to non-point source issues.

**Distribution of Ground Water Pollution Based on Aquifer Types and Land-Use Activities**

Based on MPCA ambient ground water studies, certain combinations of hydrogeologic settings and land use activities consistently lead to non-point source pollution of ground water that prevents ground water from supporting its designated use. Minnesota ground water has only one designated use classification: drinking water. The outline below identifies several problematic combinations of hydrogeologic settings and land use activities and specifies the contaminant of concern for each in parentheses ‘( )’. The criteria used here for ‘failure to meet the designated use’ are as follows:

A. State of Minnesota (standards by rule) Health Risk Limits (HRLs), or when no HRL exists
B. Federal Maximum Contaminant Limits (MCLs), or when no MCL exists
C. Federal Secondary MCLs

1. Unconfined sand and gravel aquifers as sources of drinking water
   - Irrigated corn or potatoes – almost always (nitrate)
   - Small lot, nonsewered land use – occasionally (nitrate)
   - Nonirrigated corn – occasionally (nitrate)
   - Older urban areas – occasionally (volatile organic compounds [VOCs])
2. Shallow sand and gravel aquifers as sources of water to streams and rivers
   - Urban areas – often (chloride)
3. Buried sand and gravel aquifers as sources of drinking water
   - Irrigated corn or potatoes – often (nitrate)
4. Fractured unconfined bedrock aquifers used as sources of drinking water
   - Irrigated corn or potatoes – almost always (nitrate)
   - Nonirrigated corn – occasionally (nitrate)

**Pesticides in Ground Water**

There is no comprehensive statewide study of the distribution of pesticides in Minnesota ground water, although MDA has conducted considerable sampling statewide. In a 2004 study, MDA found one or more pesticides or pesticide degradates in 15 of 71 drinking water wells from agricultural areas. Studies by Dakota County, the USGS, and MPCA showed detection rates exceeding 50 percent in drinking water wells completed in aquifers considered vulnerable to contamination. Limited sampling of shallow monitoring wells in sand aquifers shows detection frequencies of 80 percent or more. Concentrations, frequency of detection, and number of chemicals detected are greater in shallow monitoring wells than in drinking water wells. However, in both types of wells, concentrations are typically well below water quality standards.

The following MDA reports are available on the MDA’s ‘Monitoring and Assessment for Agricultural Chemicals in the Environment’ Web page:

- Pesticide Monitoring in Water Resources: Sampling Data, Publication Date: 2/25/2005 (PDF: 217 KB / 34 pages)

MDPA pesticide monitoring results are available on their “Ambient Ground Water Monitoring” Web site.
The United States Geological Survey “NAWQA Pesticide National Synthesis Project” Web site includes hypertext links to detailed reports and data about pesticides in ground water and much more.

This Web site features the USGS national assessment of pesticides in the streams, rivers, and ground water of the United States. The Pesticide National Synthesis Project is part of the U. S. Geological Survey’s National Water Quality Assessment Program (NAWQA). The program began in 1991 with the purpose of producing a long-term assessment of the status of and trends in the quality of the Nation’s water resources.

In Minnesota, Dakota County also has pesticide monitoring data available on their Web site in their March 2003 report of the ‘Hastings Area Nitrate Study.’ In fact, this report includes detailed discussions about the presence of pesticides, nitrate and other NPS pollutants in Dakota County ground water.

Nitrate in Ground Water

While many parts of the state are blessed with excellent ground water quality, there are potential trouble spots scattered throughout the state. Shallow aquifers underlying sandy soils in central Minnesota, glacial outwash aquifers in the southwest, and the fractured bedrock aquifers in the southeast are highly susceptible to nitrate contamination (excerpt from MDA online brochure: for more details, see the Web-based document Nitrate Contamination - What is the Cost?).

The “MDA Water Testing for Nitrate” Web page describes the free “walk-in” style water testing clinics which are conducted with the goal of increasing public awareness of nitrates in rural drinking and livestock water supplies. The Web page also provides the following information about nitrate in Minnesota ground water: Nitrate is a common contaminant found in many wells throughout Minnesota. Shallow wells, dug wells, and wells with damaged or leaking casings are the most vulnerable to nitrate contamination. Major sources of nitrate contamination can be from fertilizers, animal waste, and human sewage.

Over the years, the Water Testing for Nitrate program has gained valuable information linking well characteristics and nitrate concentrations. Based on approximately 9700 surveys (1995-98 data), the following observations are worth noting: Sixteen percent of the sand point wells (representing 26 percent of all wells tested) and 40 percent of all dug wells (representing only 3 percent of the total) exceeded the health standard of 10 ppm NO₃-N. Drilled wells represented 71 percent of the well construction types and 9 percent of these exceeded the health standard.

Age of the wells was also highly correlated with nitrate levels. The number of wells exceeding the health standard in the age categories of 0-10, 11-20, 21-50, and greater than 50 years old were 6, 9, 13, and 27 percent, respectively (from the MDA Water Testing for Nitrate Web page).

The MDA Web site for Drinking Water Protection in Agricultural Areas includes links to a number of resource materials to assist planners in managing potential agricultural contamination sources:

- Nitrogen Basics for Wellhead Protection Teams
- Nitrate Contamination—What is the Cost?
- The Importance of Crop Selection and Management for Controlling Nitrogen Losses
- Promoting the Right Nitrogen Rate
- Effectiveness of Nitrogen Best Management Practices (BMPs)—Irrigated Sands
- Effectiveness of Nitrogen Best Management Practices (BMPs)—South Central Minnesota
- Nutrient Management Planning Basics
- Nitrogen Fertilizer Best Management Practices

The Minnesota Department of Health Nitrate and Source Water Protection Web page includes links to nitrate probability maps to assist in state and local water quality planning efforts. These maps identify areas of a county with relatively high, moderate, and low probability of having elevated nitrate concentrations in ground water. The goal of nitrate probability mapping is to help protect public and private drinking water supplies and to help prevent further contamination.
The MPCA Ambient Ground Water Monitoring and Assessment Web site includes publications and data sets that include information about nitrate in ground water from a statewide ground water quality baseline study and from more local studies. A statewide map that displays the distribution of nitrate concentrations found in the baseline study can also be found on their Web site. General trends in the distribution of nitrate in Minnesota ground water were discussed above in the section titled Distribution of Ground Water Pollution Based on Aquifer Types and Land-Use Activities.

Ground Water Recharge that Improves Surface Water Quality
Ground water base flow is a very important and often overlooked component of flow in streams and rivers. Direct ground water recharge can also make up a large percentage of lake water. In many cases, the water quality of the ground water improves the water quality of the surface water via dilution of surface water contaminants. Examples of surface water quality improvement due to ground water recharge in some specific river basins of Minnesota are presented below.

Red River Basin
According to the USGS, nitrogen and phosphorus in surface runoff from cropland fertilizers and nitrogen from manure can contribute nutrients to lakes, reservoirs, and streams in the Red River Basin. Some of the more persistent pesticides, such as atrazine, have been detected in the Red River of the North. Although ground water can also become contaminated, it often dilutes contaminants in the basin’s surface water. In the Red River Basin, at times of low flow, when water in streams is largely from ground water seepage (base flow), the water quality predominantly reflects the chemistry of the glacial-drift aquifer system. More specifically, the USGS estimated that 60 percent of the flow in the Red River is base flow. More details are available on the Red River of the North National Water Quality Assessment Study Web site.

Minnesota River Basin
The Mount Simon-Hinckley Aquifer and the Franconia-Ironton-Galesville Aquifer discharge into the Minnesota River near the communities of Courtland and Judson, respectively. These discharge areas are illustrated in the Geologic Atlas of Nicollet County, Minnesota published by the Water Resources Center -- Mankato State University in 1991. The city of Mankato utilizes a ground water source which is under the influence of the Blue Earth and Minnesota Rivers.

The Minnesota River near Mankato is frequently near the federal drinking water standard for nitrate-N of 10 mg/l. Details can be found on the USGS Water-Quality Data for Minnesota Web site. Data collected by the Brown Nicollet Cottonwood Counties Clean Water Partnership Groundwater Assessment Project demonstrate that both the Mount Simon-Hinckley Aquifer and the Franconia-Ironton-Galesville Aquifer are anoxic and contain no appreciable nitrate-N (Brown Nicollet Community Health Services, 1992). Thus the base flow contributions of these two aquifers lower the nitrate-N concentration of the Minnesota River near Mankato.

Related background information can be found at the following Web sites:

- The Minnesota River Basin Data Center mrbdc.mnsu.edu.
- Middle Minnesota River Major Watershed
- Minnesota River Basin, Middle and Lower Minnesota River Watersheds www.pca.state.mn.us/water/basins/mnriver/index.html

Upper Mississippi River Basin
In the Upper Mississippi River Basin, a ground water and surface water interaction study was conducted to determine why Siseebakwet Lake’s water transparency was changing so much and why standard lake water-
quality monitoring parameters such as phosphorus and chlorophyll-a (an indicator measure for algae) did not correlate well with observed transparency. In this study, it was determined that approximately 43 percent of Siseebakwet Lake’s water came from direct ground-water recharge while only 22 percent came from surface water inflow. The geochemistry of the ground water was found to be substantially different than the surface water inflow and the lake was determined to be a marl lake.

At Siseebakwet Lake, even the lake water transparency is believed to be strongly influenced by ground water. Because the lake cannot hold as much calcium carbonate in solution as is delivered to the lake via ground water recharge, calcium carbonate precipitate periodically ‘rains’ down through the lake’s water column. This phenomenon clouds the lake water and causes a temporary worsening of water transparency. On the other hand, phosphorus, the key (limiting) nutrient for algae growth, is known to co-precipitate out of the lake-water column with calcium carbonate. And the abundance of algae is normally the dominant factor in worsening lake-water transparency in this ecoregion. The net result is that, over the long run, calcium carbonate precipitation causes a substantial reduction of phosphorus in the lake water and the reduced phosphorus concentrations limit the growth of algae. In turn, the trophic status and overall health of the lake remains excellent even though the water may appear cloudy at times due to the presence of calcium carbonate precipitate. This study helped Minnesota scientists and lake associations realize that ground water can have a profound effect on lake water transparency and that standard lake water quality monitoring parameters alone may be inadequate or misleading for marl lakes. It is hoped that the results of this study will help encourage investigators to customize lake monitoring programs to the lake type, taking into account the entire hydrologic cycle of the lake.

Ground Water Recharge that Impairs Surface Water Quality

In much of Minnesota, it is common for ground water to recharge surface water bodies. During mid-winter or extended periods of dry weather, many streams are likely to be at a base flow condition where nearly 100 percent of its water comes from direct ground-water recharge. Even during other parts of the year, the percentage of a lake or stream’s water that is supplied by direct ground-water recharge can be very substantial; it varies according to many factors including topography, hydrogeology, climate, recent precipitation or snowmelt events, etc. Where contaminated ground water recharges a surface water body, its impact on surface water quality can be significant.

Contaminated Ground Water

For examples of where surface water is contaminated by ground water, see the MPCA Web page entitled “Ground Water Discharge to Surface Water at Contamination Sites.” These examples feature fairly discrete sources of ground water contamination. However, ground water that has been contaminated by a more dispersed (non-point) source can also have a significant impact on surface water.

For example, although not extensively studied, based on MPCA ambient ground water studies, it appears that non-point source pollution of ground water in urban areas often leads to impairment of adjacent rivers and streams.

The constituent that is most commonly responsible for the impairment is chloride. Although some contaminants might be less persistent in surface water than in ground water, that is not always the case. For example, volatile organic compounds in ground water recharge might be released into the atmosphere rather promptly after reaching a surface water body. On the other hand, elevated concentrations of nitrate in ground-water recharge could create a persistent nutrient problem in the surface water body.
Uncontaminated Ground Water
It is interesting to note that even uncontaminated ground water can have naturally low DO concentrations, e.g., less than 1 part per million DO. As surface water recharge, this ground water can cause surface water impairment in stretches where the surface water body is dominated by direct ground water recharge. An example of this situation is found at Walker Brook in north-central Minnesota. For more details on Walker Brook, see the articles on the following Web pages: MPCA/Red River Reporter www.pca.state.mn.us/water/basins/redriver/rrr-newsletter.html (in Adobe Portable Document Format [PDF] by Molly MacGregor (May 2004) and Geological Society of America (GSA) Conference Abstract www.geosociety.org of an article by Professor emeritus Robert C. Melchior of Bemidji State University (May 2005).

Special Well Construction Areas
Special well construction areas are designated by the Minnesota Department of Health Well Management Program.

What is a Special Well Construction Area?
A Special Well Construction Area is sometimes also called a well advisory. It is a mechanism which provides for controls on the drilling or alteration of public and private water supply wells, and monitoring wells in an area where ground water contamination has, or may, result in risks to the public health.

The purposes of a Special Well Construction Area are to inform the public of potential health risks in areas of ground water contamination, provide for the construction of safe water supplies, and prevent the spread of contamination due to the improper drilling of wells or borings.

Why are Special Well Construction Areas Important?
The improper location, construction or sealing of a well or boring in an area of ground water contamination may allow contaminants to spread to otherwise protected aquifers. The designation as a special well construction area alerts the public, including property owners, drilling contractors, and local officials, to the occurrence of ground water contamination, and the need to place special controls on the drilling of new wells and the modifications of existing wells. It provides information on the contamination source, contaminants encountered, aquifers affected, and necessary restrictions. It also allows affected parties, including local units of government, to be aware of and to respond to the contamination problem.

Additional Web-based Information Resources
Information about specific, individual Special Well Construction Areas is available on the Minnesota Department of Health Well Management Program Web site. Their Web site also includes a guide for private well owners called “Protecting Your Well” and a series of online fact sheets that address concerns related to a variety of potential contaminants that might affect private wells.

Wellhead Protection Program Progress
The Minnesota Department of Health leads the wellhead protection effort in Minnesota. Wellhead protection is a way to prevent drinking water from becoming polluted by managing potential sources of contamination in the area which supplies water to a public well. Much can be done to prevent pollution, such as the wise use of land and chemicals. Public health is protected and expense of treating polluted water or drilling new wells is avoided though wellhead protection efforts. A summary of the status of wellhead protection efforts in Minnesota is presented below:
• number of community and nontransient systems in the program - 316
• number of systems with approved wellhead plans (Parts 1 and 2) - 124
• number of systems with approved wellhead protection areas (Part 1 approval) - 208
• number of systems that are currently working on wellhead management plans (Part 2) - 124
• number of systems that are currently delineating wellhead protection areas – 108

Plans, BMPs, and Additional Information: The Minnesota Pesticide Management Plan (MDA)
The Pesticide Management Plan (PMP), available on the MDA Web site, is a guidance document for the prevention, evaluation and mitigation of occurrences of pesticides or pesticide breakdown products in the state’s ground water and surface water, and is a requirement of the Pesticide Control Law (Minn. Stat. chapter 18B). The PMP must include components promoting prevention, developing appropriate responses to the detection of pesticides or pesticide breakdown products in ground water and surface waters, and providing responses to reduce or eliminate continued pesticide movement to ground water and surface water.

Best Management Practices (BMP)
The MDA is responsible for the development, promotion and evaluation of voluntary BMPs for pesticide use. BMPs are practicable voluntary practices that are capable of preventing and minimizing degradation of ground water and surface water, considering economic factors, availability, technical feasibility, implementability, effectiveness, and environmental effects. This Web site has hypertext links to numerous Pesticide BMPs and related information.

Minnesota Department of Health Pesticides Web Page
On their Pesticides Web page, the MDH explains that pesticides are substances used to prevent, destroy, repel or mitigate any pest ranging from insects, animals and weeds to microorganisms such as fungi, molds, bacteria and viruses. Pesticides may be toxic and harmful to the environment and to people if they are used improperly. At the same time, they help to manage and prevent pests that spread disease, that damage crops, buildings, and other property, and that are a public nuisance. The MDH also provides assistance on “Evaluating Your Pesticide Risk”.

NPS Assessment: Recommendations for Improvement — Assessments of Waterbody Condition and Problem Identification
• Establish interagency partnership (led by USGS on federal level and DNR on the state level) to maintain a network of long-term monitoring installations for major river basin-scale NPS pollution load.
• Continue to build and support state-local partnerships to execute minor and major watershed-scale NPS load monitoring where needed to focus implementation.
• MPCA should design and implement a timely report format for citizens and partners with information about current loadings compared with load reduction goals.
• Continue to expand the MPCA basic statewide citizen stream and lake monitoring programs, which provide data management and interpretation.
• Strengthen the linkages between assessment procedures and local water planning.
• Support locally-grown citizen monitoring that is used to inform local resource management decisions. Identify appropriate niches for such information in statewide assessments. Develop resource centers for data management, reporting, and access to technical assistance and training to provide the program continuity necessary for statewide assessments.
• Continue the interagency cooperative work led by MPCA to calibrate biological indices of stream integrity in all the ecoregions of the state.
• For both surface water and ground water, improve Web access to assessments and information.
• Upgrade the NPS Survey.
• Continue to explore, develop and utilize new monitoring technology, equipment and methods to improve the quality and quantity of our NPS assessments.

Recommendations for Improvement — Assessment of Effectiveness of BMPs and Improvement to 319 Program
• There is a growing need to develop yardsticks to measure the environmental outcome of NPS projects, chiefly implementation of BMPs and improvements to the 319 program. The MPCA plans to work with partners to discuss the feasibility of developing measures to estimate water quality benefits of NPS activities. These discussions will likely focus on monitoring results, modeling, developing new or revising existing calculations, statistical analysis, conducting site visits and other potential methods for assessing environmental outcomes.
Active Clean Water Partnerships in Minnesota
Active 319 Projects in Minnesota
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<td>Groundhouse River TMDL</td>
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<td>Little Rock Creek TMDL</td>
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<td>Working Together to Improve Water Quality</td>
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<td>Expansion of the &quot;Red Top&quot; Farm Demo Concept</td>
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<td>Reduction of Fecal Coliform Bacteria From Human Sources (TMDL Implementation Project)</td>
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<td>Rush River Implementation Project</td>
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**Southwest Region**

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<td>Redwood River Watershed Phosphorus TMDL Compliance Project</td>
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<td>64</td>
<td>Shakopee Creek Headwaters Project</td>
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<td>TMDL Educational Seminar</td>
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Minnesota 2006 Assessments for Aquatic Life (per Section 305(b) Clean Water Act)
Stream Water Quality

Stream Water Quality
- Good: 3,966 Miles
- Poor: 4,821 Miles
Minnesota 2006 Assessments for Aquatic Consumption (per Section 305(b) Clean Water Act) Stream Water Quality
Minnesota 2006 Assessments for Aquatic Recreation (per Section 305(b) Clean Water Act) Lake Water Quality
Minnesota 2006 Assessments for Aquatic Consumption (per Section 305(b) Clean Water Act) Lake Water Quality
Chapter 2 Programs and Funding for Implementing the Nonpoint Source (NPS) Program

Technical Committee Members
Pete Fastner, Minnesota Pollution Control Agency
Juline Holleran, Minnesota Pollution Control Agency
Sara Johnson, Minnesota Pollution Control Agency

Introduction
In the last twenty years we have better defined the true enormity of the nonpoint source (NPS) pollution problem. The diffuse nature of NPS pollution makes it very expensive to abate. Insufficient funds are the most frequently noted barrier to implementing comprehensive NPS management programs. Amassing enough money to deal with NPS pollution comprehensively even in one small area is a daunting task.

As noted earlier in this document, water quality degradation from point sources has been largely remediated. This remediation was accomplished, however, with substantial financial support over a long period of time. From 1972-1987, the federal government alone invested over $50 billion to help local communities construct secondary wastewater treatment plants to meet Clean Water Act (CWA) requirements. In contrast, the total federal Section 319 appropriation for NPS pollution for the past five federal fiscal years was $1.158 billion.

Historically, both state and federal funding for NPS water pollution has been sporadic and inadequate. In Minnesota, the primary funding sources for NPS activities have been the Federal Section 319 grants, State Revolving Fund (SRF) loan dollars and grant funds dedicated to Clean Water Partnership (CWP) projects. There are state funds allocated to programs that have a secondary benefit to water quality even though they may not focus directly on NPS pollution control. Some of the lake surveys and wildlife management programs administered by the Minnesota Department of Natural Resources (MDNR) also fit into this category. All of these sources of funding will remain critical in the future, and in fact have grown, but full implementation of this NPS Management Program Plan will require significant additional support.

Potential state and federal sources of funding for improving water quality through NPS pollution controls are summarized in Table 1 at the end of this chapter. The primary NPS funding sources; those where significant funding is allocated to activities focused on NPS abatement, are described in more detail below.

Primary Federal Funding Sources
Section 106 Water Pollution Control Program Grants
Section 106 of the CWA authorizes the United States Environmental Protection Agency (USEPA) to provide federal assistance to states (including territories, the District of Columbia, and Indian Tribes) and interstate agencies to establish and implement ongoing water pollution control programs. Prevention and control measures supported by state water quality management programs include permitting, pollution control activities, monitoring, enforcement, training, and assistance to local agencies. Increasingly, USEPA and states are working together to develop basin wide approaches to water quality management. The Section 106 program is helping to foster a watershed protection approach at the state level by looking at states’ water quality problems holistically, and targeting the use of limited finances available for effective program management.
Section 104(b) (3) Water Quality Cooperative Agreements

Under authority of Section 104(b) (3) of the CWA, USEPA makes grants to state water pollution control agencies, interstate agencies, and other nonprofit institutions, organizations, and individuals to promote the coordination of environmentally beneficial activities. These activities include storm water control, sludge management, and pretreatment. Among the efforts that are eligible for funding are research, investigations, experiments, training, environmental technology demonstrations, surveys, and studies related to the causes, effects, extent, and prevention of pollution. Minnesota uses a watershed based approach to both point and NPS projects that are funded through this program. In the last two fiscal years Congress has not appropriated any funding for this grant program so the future of this funding source is in doubt.

Section 319 Funding

In 1987, the CWA was amended to include Section 319, a new section which authorized federal assistance for implementing NPS programs. Of the $1.158 billion appropriated by Congress to the USEPA for 319 activities from 2001 through 2005, the state of Minnesota received over $38 million.

USEPA has granted Section 319 funds by first establishing a base funding level for each state to institutionalize the program over the long term. Distribution of funding is done through a national budget formula. The formula is based on population and other factors related to NPS pollution. As an example, in 2005, USEPA Region 5 allocated 19 percent of the total amount they received to Minnesota. Individual states determine how much to spend on their base programs (e.g. staff, etc.) and projects.

From 2001 through 2004, Minnesota received approximately $8 million per year. In 2005 the allocation was decreased to $6.9 million.

National appropriations for each federal fiscal year to date are as follows:

- 2001 $237.5 million
- 2002 $237.5 million
- 2003 $238.5 million
- 2004 $237.0 million
- 2005 $207.3 million

Federal project funding is available to all state agencies or local entities that meet USEPA match requirements and USEPA/MPCA funding criteria. Project funds are awarded competitively based upon project merit and consistency with Section 319 program requirements and priorities. A group of representatives from some 20 different state, local, and federal agencies, called the Project Coordination Team (PCT), assists the MPCA in scoring and choosing the projects to be funded each year. More recently the PCT has taken a more active role in setting policy and direction for the various state and federal NPS funding programs within the MPCA. The PCT has served as a useful touchstone for the MPCA because the members can bring a wider perspective from their programs.

Project funding has been widely distributed each year among Minnesota entities. The following is a sampling and not a comprehensive list:

- University of Minnesota
- Kandiyohi County
- Minnesota Board of Water and Soil Resources
- Stearns County Soil and Water Conservation District (SWCD)
- Southeast Minnesota Water Resources Board
- Renville County
- Valley Branch Watershed District
- Sibley County
Some examples of the kinds of projects that have been funded to date include:

- Big Birch Lake improvement project
- education to improve feedlot, manure and nutrient management
- targeted residential wastewater treatment project
- grazing management for trout stream improvement
- Whitewater watershed national monitoring project
- High Island implementation project
- Hawk Creek watershed improvement projects
- Shakopee Creek headwaters improvement project
- feedlot runoff pollution removal by the use of organic biofilters
- Valley Creek watershed repair and rehabilitation

Section 319 funding is also used to fund Total Maximum Daily Load (TMDL) projects. In fiscal year 2006, $600,000 of 319 funds were set aside to fund non-competitive TMDL studies. These studies clarify the extent of the reach impairment and determine the load allocation which, over time, will help the reach become unimpaired. In addition, $1,000,000 of 2006 Section 319 funds were used to fund TMDL implementation projects, with activities designed to begin correcting the impairment to river and stream reaches. Current plans are to continue to fund TMDL implementation projects at these levels, in order to make steady progress toward Minnesota’s long-term goals of correcting watershed impairments.

Section 319 funding provides valuable support, but federal funds cover only a fraction of the work that needs to be done. It is uncertain how reauthorization of the CWA will affect Section 319 funding, but regardless of the outcome, it is clear that long term stable funding is needed to implement a successful program.

Responsibility for future financial incentives will fall largely on state and local governments. Minnesota will need creative new ways to fund NPS controls. Examples of creative funding mechanisms used in some states for funding NPS programs include cost sharing, taxes, (property, sales, or cigarette), user fees, utility districts (storm water or septic system), and permit development.

Federal Farm Bill Title II — Conservation

Title II of the 2002-2007 Farm Bill authorized unprecedented levels of funding for agricultural conservation programs, including an estimated $785 million to Minnesota. Each of the past several Farm Bills has authorized new conservation programs, culminating in the seven major programs of the 2002-2007 Farm Bill listed below and in Table A. All of these programs are voluntary. Each program is described under its own heading later in this section.

- Conservation Reserve Program (CRP), including the CRP General Signup, CRP Continuous Signup (CCRP), and the federal-state Conservation Reserve Enhancement Program (CREP)
- Environmental Quality Incentives Program (EQIP)
- Conservation Security Program (CSP)
- Wetlands Reserve Program (WRP), and the federal-state Wetlands Reserve Enhancement Program (WREP)
- Wildlife Habitat Incentives Program (WHIP)
- Farm and Ranch Lands Protection Program (FRPP)
- Grassland Reserve Program (GRP)
Table A. Farm Bill Conservation Programs, 1985-present.
From the signing of the 2002-2007 Farm Bill in May 2002 through October 2006, these programs have provided more than $787 million for agricultural conservation in Minnesota. This includes land rental payments (CRP, CCRP, CREP, and GRP), conservation easement purchases (CREP, WRP, WREP, FRPP, and GRP), cost-share and/or incentive payments to establish new practices (EQIP, CRP, CREP, WRP, WREP, WHIP, and CSP) and green payments to reward ongoing stewardship (CSP).

When assessing the size of the Farm Bill’s contribution to soil and water conservation in Minnesota, it is worth noting that every dollar of Farm Bill conservation cost-share and incentive payments is automatically leveraged by program participant’s required out-of-pocket cash contributions to establish and maintain practices. Landowners often invest amounts at least equal to the federal cost-share or incentives—sometimes aided by other agencies and organizations such as the US Fish and Wildlife, Pheasants Forever or the state.

Following are some examples:

1. From the time EQIP started in 1996 to the present, Minnesota producers have matched EQIP funds with an estimated $120 million or more in un-reimbursed expenses to implement conservation practices for 3 to 10 years from the start of the EQIP contract.

2. Since 1997, when wetland restoration first became a CRP enrollment option, Minnesota producers’ required out-of-pocket share of the cost to restore roughly 320,000 acres of wetlands has totaled an estimated $18 million or more.

3. At 2005 Farm Bill and state conservation funding levels, Minnesota farmers will contribute an estimated $40 million per year to establish practices cost-shared by federal and/or state conservation program dollars. These figures do not include the property taxes participating landowners continue to pay on CRP and WRP lands, nor do they include expenses associated with long-term conservation practice maintenance.

A breakdown of 2002-2007 Farm Bill conservation funding to Minnesota is provided in Tables B and C below. Table B includes EQIP, WRP, WHIP, GRP and FRPP. The funding for these programs depends on annual Congressional appropriations as well as state allocations decided by the United States Department of Agriculture (USDA). All of the allocated amounts have been spent or obligated and there is a considerable backlog of eligible, unfunded applications for most of the programs. Table C shows funding from CRP and CSP, which are funded differently than the programs in Table B. The amount of CRP funding received in Minnesota in any year depends mainly on the number of signup opportunities and the number of acres landowners choose to enroll. There remain significant opportunities to enroll additional acreage before the current Farm Bill expires. The amount of CSP funding available in any year depends on annual Congressional funding decisions, the number of Minnesota watersheds selected, the number of eligible farmers in those watersheds and the percentage of eligible farmers who choose to enroll.
## Table B. Estimated funding ($ millions) to Minnesota from five of the 2002-2007 Farm Bill’s seven major conservation programs.

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<td>$.5</td>
<td>$.9</td>
<td>$.6</td>
<td>$2.8</td>
<td>to be determined</td>
</tr>
<tr>
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<td>$.8</td>
<td>$.9</td>
<td>$.9</td>
<td>n/a</td>
<td>$2.6</td>
<td>to be determined</td>
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<tr>
<td><strong>Total</strong></td>
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<td><strong>$40.5</strong></td>
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<td><strong>$191.4</strong></td>
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Table C. Estimated funding ($ millions) spent or obligated in Minnesota for CRP and CSP under the 2002-2007 Farm Bill.

CRP figures include annual rental payments only (not cost-share) for about 1.8 million acres. CSP figures represent funds obligated for 5-year and 10-year contracts.

Examples of the types of conservation practices funded by each program are provided under the program-specific headings below.

### Leveraging the Farm Bill

Minnesota ranks roughly third in the nation in Federal Farm Bill conservation funding. This is due at least partly to state conservation programs (see State Programs, below) that leverage the Farm Bill’s investment in Minnesota’s natural resources. In 2004, a state agency work group identified key strategies to help Minnesota do an even better job of leveraging Farm Bill dollars in support of Minnesota’s clean water goals—especially impaired waters restoration. These strategies were incorporated in the Clean Water Legacy Act (CWLA) with the dual goal of attracting more Farm Bill conservation funds and targeting more of the Farm Bill funds received to NPS restoration and protection.

### Farm Bill Leveraging Strategies

- **Technical Assistance:** Supplement technical assistance to landowners in priority watersheds
- **Financial Assistance:** Supplement low-interest loans, cost-share and incentive payments in priority watersheds
- **Conservation Planning and Promotion:** Intensify watershed-based efforts to develop farm conservation plans, coordinate TMDL implementation funding, and promote the most effective practices
- **Agricultural Systems Research, Evaluation and Effectiveness Monitoring:** Fund ongoing research to ensure that conservation practices are applied as cost-effectively as possible in priority watersheds.
One way to increase Minnesota’s Farm Bill conservation funding is to increase the acreage enrolled in CRP and CSP. There is significant potential to increase Minnesota’s share of the federal dollars for these programs because their funding is not based on a pre-determined state allocation. Instead, it depends on the amount and type of land accepted from Minnesota during each signup opportunity. CSP also depends on the number of Minnesota watersheds selected to participate and the extent and diversity of agriculture within them. The amount of land accepted depends mainly on landowner interest and land eligibility, which can be positively influenced by implementing the leveraging strategies listed above at the local and/or state level.

Another way to increase Minnesota’s Farm Bill conservation funding is to help USDA implement and build landowner demand for programs whose funding is distributed via annual allocations to states (EQIP, WRP, WHIP, and GRP). States that supplement Farm Bill conservation program technical assistance and provide evidence of increased landowner demand may be rewarded with higher allocations in the future. Minnesota’s high rank among the states in Farm Bill conservation funding is at least partly due to the leveraging strategies already in place, such as State Cost-Share and Agricultural Best Management Practice (BMP) Loans (see State Programs, below), both of which supplement Farm Bill conservation program financial assistance.

Yet another way to increase Minnesota’s Farm Bill conservation funding is to take advantage of opportunities to develop special agreements with USDA that allow a portion of Farm Bill conservation program funds to be reserved for state or local priorities. The first such opportunity through the Farm Bill was the CREP, introduced in 1998. Minnesota was one of the first states to develop a CREP agreement. Since then, similar opportunities which Minnesota state and local agencies have successfully pursued under the 2002-2007 Farm Bill, include the WREP, a Driftless Area Resolution signed by the United States Department of Agriculture (USDA) and a special allocation of $200,000 for the Whitewater Watershed from EQIP.

Minnesota has also succeeded in attracting additional Farm Bill conservation dollars through two annual USDA conservation grant programs. It is difficult to know whether current levels of Farm Bill conservation funding will be sustained in the next Farm Bill. Regardless of future funding levels, the key point is that there are strategies Minnesota can pursue to increase its share of federal funds received, as well as the percentage of these funds that contribute to NPS restoration and protection.

While all of the leveraging strategies listed above can be applied to any or all of the 2002-2007 Farm Bill major conservation programs, certain strategies are especially suitable for a particular program (e.g., EQIP), a particular practice (e.g., nutrient management), or a particular natural resource goal (e.g., Prairie Pothole habitat restoration). Specific Farm Bill leveraging opportunities are described throughout this document where relevant.

**Conservation Reserve Program (CRP) and Conservation Reserve Enhancement Program (CREP)**

CRP is the oldest and by far the largest of the seven major Farm Bill conservation programs. Administered by the USDA Farm Service Agency (FSA), CRP offers 10 to 15 years of rental payments and one-time cost-share payments to landowners who retire highly erodible or other environmentally sensitive agricultural land to establish and maintain various resource-conserving covers. CRP conservation covers range from fields of switchgrass or trees to strategically placed conservation buffers as well as restored wildlife habitat and wetlands. Through these practices, CRP reduces soil erosion, improves water quality and creates wildlife habitat. Since it was first introduced in the 1985 Farm Bill, CRP has evolved to encompass three different types of signup opportunities—the General Signup, the Continuous Signup (CCRP) and the Conservation Reserve Enhancement Program (CREP).

- CRP General Signups typically involve whole fields of grass, trees, or specially designed wildlife habitat. The program is highly competitive and enrollment opportunities are fleeting. Signups lasting 30-60 days are typically announced about one month in advance. USDA has held three general signups to date under the 2002-2007 Farm Bill and may or may not hold another before this Farm Bill expires. Landowners’
bids to enroll are ranked against all other bids nationwide using an Environmental Benefits Index which includes a cost factor. Only bids scoring above a certain threshold are accepted.

- The threshold, which varies with each signup, is determined only after the signup has ended and all bids have been evaluated.
- CCRP is non-competitive and available year-round, so eligible land may be enrolled at any time. When first introduced in 1996, it focused on conservation buffers for water quality but, since 2002, it has evolved to include wetland restoration options as well. Wetland restoration options available through the CCRP include several special initiatives important to Minnesota, including a Farmable Wetlands Initiative and a Duck Nesting Habitat Initiative. Higher rental payments and special one-time bonus payments are available for land enrolled in certain CCRP practices (certain types of conservation buffers and wetland restorations) as well as land in certain portions of designated wellhead protection areas.
- CREP is a federal-state partnership agreement that allows states to reserve a portion of the national maximum CRP acreage to address state or local priorities. Each CREP agreement is unique, specifying the eligible geographic areas and conservation practices, and the resource concerns to be addressed by targeting the reserved CRP acres to these areas. Minnesota was one of the first to develop a CREP agreement with USDA. Today, more than 80,000 acres are under permanent easements in the Minnesota River Basin CREP, and a CREP II is under way in northwestern, southwestern and southeastern Minnesota.

The Minnesota River CREP agreement combined $81 million from the state with $164 million from USDA, resulting in a leveraging ratio of more than 2:1. CREP II aims to enroll up to 120,000 acres by December 31, 2007 at a cost of $53 million from the state and $200 million from USDA (a 4:1 leveraging ratio). Land enrolled in CREP in Minnesota is subject to CRP rules and regulations for the first 10-15 years, after which it remains subject to a long-term or permanent conservation easement with the state. Minnesota landowners enrolled more than 1.8 million acres in CRP between 1986 and 1993. In the mid-1990s, when a large percentage of these contracts expired, enrollment dropped to about 1.1 million acres. Since then it has increased steadily to nearly 1.8 million acres today. In 2006, a second major wave of CRP contract expirations began nationwide and in Minnesota. This time, USDA developed a CRP re-enrollment and contract extension policy which allows certain eligible contracts — generally those that had the highest Environmental Benefits Index scores when first accepted into the program — to be automatically renewed for a second term of 10 or 15 years (15 years only for contracts with restored wetlands) or extended 2 to 5 years. Interested contract-holders with eligible contracts have a limited window of opportunity to apply in advance for these continuation options. However, all is not lost if a landowner misses the opportunity or their CRP contract is ineligible for automatic renewal or extension. If desired, they can re-enroll any part of the CRP land that qualifies in the CCRP or submit a competitive bid to re-enroll some or all of it in a future CRP General Signup. The 2002-2007 Farm Bill limits CRP to 39.2 million acres nationwide, of which 2 million are currently reserved for the CCRP and CREP. Approximately 36 million acres were enrolled as of October 2006. No more than 25 percent of a county’s cropland may be enrolled in CRP and/or the WRP at any one time (except in counties that have successfully appealed for a waiver, including several in northwestern Minnesota). Certain CRP conservation practices are also subject to state-specific acreage caps.

Despite the above acreage limitations—and even though Minnesota ranks third nationwide in CRP participation and acreage—there is still room to increase the amount of CRP land in Minnesota significantly, particularly through the CCRP and CREP. However, the total acreage offered each year by landowners in Minnesota and nationwide has been declining over the last several years. Rapidly rising land values appear to be the main culprit. It remains to be seen whether a recent increase in CRP and CREP rental rates will help increase the amount of land entering the program each year.

**Conservation Security Program (CSP)**

CSP is the nation’s first conservation program to reward agricultural producers who have a documented history of good land stewardship and offer incentives for all producers to do more. The program is designed to
encourage producers to maintain a wide range of conservation measures on working farms. Eligible working lands include cropland, grassland, improved pasture, range land, orchards, vineyards, and forested land that is an incidental part of a farming operation. Since 2004, CSP has been offered in selected watersheds each year. The program is open to most producers (when offered in their watershed) regardless of the size or type of operation. CSP is administered by the USDA Natural Resources Conservation Service (NRCS).

As the most innovative and comprehensive conservation program ever attempted in the U.S., CSP has significant potential to restore and protect water quality in Minnesota if fully funded. The version of the program rolled out in 2004-2006 has fallen far short of its potential. The 2002-2007 Farm Bill authorized CSP as an “entitlement” program available to all producers in all watersheds every year, but annual funding cuts have necessitated a set of complex rules that restrict program eligibility and signup opportunities. To date, three nationwide CSP signups have been held (in 2004, 2005 and 2006) in selected watersheds only, each lasting about 60 days. Certain rules of the program changed with each signup and the net effect has been a pilot program, with many lessons learned. In 2005, NRCS anticipated that, at 2005 funding levels, the program would reach all or nearly all watersheds in the country within eight years. However, at the significantly lower level of funding provided in 2006, it would take more than 20 years. In Minnesota, seven watersheds—the Blue Earth, Red Lake (Red Lake River), Red Lakes, Redeye, Redwood, Root, and Sauk—are among more than 330 nationwide where CSP has been offered to date. More than 200,000 acres in 712 contracts are now enrolled in CSP in Minnesota, totaling an estimated $44 million in federal conservation incentives.

Additionally, a large percentage of Minnesota producers who enrolled in 2004 and 2005 opted to upgrade their contracts one year later by adding more farmland and/or more conservation practices on the acres already enrolled. The Thief River Watershed in northwestern Minnesota has been selected to participate in 2007 if there is enough funding to hold a signup.

The number of acres enrolled in a watershed could be significantly increased—even in years with limited CSP funding—if landowners and agencies knew at least two years in advance whether and when the program will be offered in their watershed. Advance notice would provide watersheds with a much stronger incentive to prepare for CSP and take advantage of the significant conservation and income-enhancement opportunity it offers.

CSP has several built-in mechanisms to stimulate increased conservation—including potentially significant benefits to water quality. First, farms have to meet certain soil and water quality standards to enter the program. This gives producers an incentive to take any steps necessary to meet these entrance requirements.

Second, the more conservation in place on a farm at the time of enrollment, the higher the contract payments will be, giving producers an incentive to exceed the minimum requirements. In fact, CSP applicants are placed into one of three payment tiers based on (1) whether all or part of the farm is involved and (2) whether the conservation measures in place go beyond the minimum soil and water entrance requirements. Tier 1 contracts address soil and water resource concerns on at least one field. Tier 2 contracts address soil and water resource concerns on the entire farm. Tier 3 contracts address a broad range of resource concerns on the entire farm and offer the greatest payment potential.

Third, depending on the level of CSP funding in any year, participants with existing contracts may apply to move up a tier or earn higher payments within the same tier by adding more land and/or conservation practices. So far, a high percentage of CSP participants have taken advantage of this option.

Finally, the 2002-2007 Farm Bill authorizes CSP to provide special incentive payments to producers who participate in government or university sponsored conservation research, demonstration projects, watershed or other area-wide projects involving a high percentage of area farms or farmland. If implemented, these provisions could help CSP improve water quality significantly.

For many Minnesota producers, the key to meeting CSP minimum soil and water quality entrance standards is to minimize tillage operations, follow University of Minnesota nutrient management recommendations and provide documentation, including soil test results. With limited CSP funding, however, meeting the program’s...
basic eligibility standards is only the first hurdle. To be funded, a CSP application must compete with all applications nationwide based on priorities determined by USDA for the given signup. These priorities have changed with each signup, requiring different application strategies each time. This has complicated efforts to deliver a consistent message when promoting CSP to producers. For example, in 2004 and 2005, Minnesota agencies advised producers to “get their foot in the door” by enrolling as little as a few acres (if that was all that qualified) with the understanding that they could expand the contract later, if desired.

Not surprisingly, a large percentage of the contracts accepted in those signups were part-farm (Tier 1) contracts. In contrast, the 2006 signup prioritized whole-farm applications and, consequently, nearly all of the contracts accepted were in Tier 2 or Tier 3.

The extent to which Minnesota can leverage CSP funding each year depends on several factors:

1. the total nationwide funding available for CSP each year
2. the number of watersheds that can reasonably participate at that funding level
3. the amount of eligible farmland and degree of good stewardship in the Minnesota watersheds selected compared to the watersheds selected in other states
4. the predominant type of farming in a watershed, as certain types of operations have more conservation challenges or opportunities than others—or simply different types of conservation challenges and opportunities not yet fully recognized by the program

In the first three CSP signups, watersheds with greater agricultural landscape diversity generally fared better. Aside from these major considerations, the amount of CSP funding Minnesota can attract in any signup depends on the degree to which producers in participating watersheds are prepared and the ability of conservation agencies to promote the program and help interested, eligible applicants document the conservation measures in place on their farm.

Environmental Quality Incentives Program (EQIP)

EQIP is administered by NRCS. It offers technical and financial assistance for a wide range of soil, water and habitat conservation practices on privately owned working lands. Management practices are eligible for three years of incentive payments on up to 250 acres. Examples include conservation tillage, cover crops, nutrient and pest management and rotational grazing. Vegetative and structural practices are eligible for 50 percent cost-share. Examples of vegetative practices include converting cropland to pasture, establishing a grass filter strip or planting trees. Examples of structural practices include feedlot water quality upgrades and fencing and watering systems for rotational grazing.

Currently, EQIP funds are distributed as follows: each year, Congress decides how much funding to appropriate, within the maximum amount authorized by the Farm Bill. The national NRCS office applies a state allocation formula to distribute a portion of the funds to each state NRCS office. Table B above shows Minnesota’s EQIP allocations to date under the current Farm Bill. NRCS State Conservationists determine how the funds are distributed within their state. The approach of the Minnesota NRCS office has been to ensure that eligible landowners in every corner of the state have the opportunity to apply for EQIP funds and that every Soil and Water Conservation District (SWCD) has the opportunity to recommend funding priorities for their district.

Their funding recommendations must be based on local conservation priorities established in consultation with a local work group and must be consistent with national and state EQIP priorities.

While the vast majority of Minnesota’s EQIP funds have been spent in this way, the State Conservationist has also reserved a small portion for special initiatives, such as nutrient management demonstrations and conservation on Tribal lands. Minnesota has consistently ranked third in EQIP financial assistance dollars behind Texas and California. Most of the practices funded help improve or protect water quality. For more information about the practices funded in Minnesota over the past few years, see the Minnesota NRCS 2005 report on conservation accomplishments.
Wetlands Reserve Program (WRP) and Wetlands Reserve Enhancement Program (WREP)

WREP is an NRCS program that offers technical assistance, cost-share and easement payments to landowners who restore wetlands on agricultural land and place them in 30-year or permanent easements. In Minnesota, WRP applications for permanent easements in locations that benefit migratory waterfowl have been prioritized for funding and account for nearly all of the WRP easements in the state. Additionally, the State has used RIM funds to purchase permanent easements on the small percentage of WRP contracts with 30-year terms. The state easements take effect when the federal easements expire.

In 2005, Minnesota recorded 73 WRP easements - more than any other state - involving 15,600 acres in 19 counties. In 2006, Minnesota reached a 50,000-acre milestone for fully recorded WRP easements. Overall, as of November 2006, more than 70,000 acres have been accepted into WRP in Minnesota.

Also in 2005, Minnesota became the second state to receive funds for WREP, a 5-year partnership between NRCS and the Minnesota Board of Water and Soil Resources (BWSR), in which Minnesota will contribute up to $1.2 million in money and in-kind services through the ReInvest in Minnesota (RIM) program. In the first year of the agreement, NRCS funded $5.3 million worth of WREP applications with 15 landowners in Freeborn and Mower Counties and the Manston Slough project in Wilkin County.

Wildlife Habitat Incentives Program (WHIP)

WHIP, run by the NRCS, offers technical assistance and up to 75 percent of the costs to develop and improve fish or wildlife habitat on private lands. Almost any type of land may be eligible, including, grassland, woodland, pastureland, wetlands, streams and riparian areas, agricultural and non-agricultural land. In Minnesota, practices eligible for WHIP cost-share vary every year but have generally included riparian buffers, components of wildlife-friendly grazing systems, prairie restoration and management, farmstead shelterbelt establishment or renovation, tree/shrub planting, timber stand improvement, woodland openings for wildlife and in-stream structures to improve fish habitat. Although intended for habitat, most of these practices can also significantly benefit water quality. Participants agree to maintain cost-shared practices for 5 -10 years and allow NRCS access to monitor their effectiveness. NRCS field offices take applications year-round and make funding decisions periodically during the year.

Grassland Reserve Program (GRP)

GRP protects grassland for grazing and other purposes. It offers landowners several enrollment options, from rental contracts lasting 10, 15, 20 or 30 years to permanent or 30-year easements. In addition to easement and rental payments to protect existing grassland (e.g., from conversion to crops or urban development), the 2002-2007 Farm Bill also authorized GRP to provide cost-share assistance to restore degraded or already converted grassland. However, little or no restoration cost-share is included in the GRP contracts and easements funded to date. GRP was first offered in 2003 and within three years all of the funding authorized over the life of the 2002-2007 Farm Bill was obligated. Minnesota’s 2003, 2004 and 2005 state allocations for GRP totaled $2.6 million, funding 97 rental contracts that protect nearly 15,000 acres of grassland.

Farm and Ranch Lands Protection Program (FRPP)

FRPP is an easement program designed to help preserve agricultural land. Funding is available through an annual competitive process open only to state or local entities that have a purchase-of-development-rights
(PDR) or similar program. As of November 2006, Dakota County is the only entity in Minnesota that has successfully applied for FRPP funding. Its voter-approved Farmland and Natural Areas Program (FNAP) has received FRPP funding every year since 2003, culminating in $4.5 million to date.

The FNAP is important for water quality because it targets - in addition to priority natural areas - high-quality agricultural land within a half-mile of rivers and streams. The nearly 2,000 acres approved for Dakota County FNAP farmland easements to date will be permanently protected from conversion to non-agricultural uses. Federal FRPP dollars pay for up to half the cost of the farmland protection easements. The county pays the rest, including costs associated with securing the easements.

Minnesota could potentially increase its FRPP funding by encouraging local governments to develop PDR or similarly eligible programs. Washington County recently passed a voter referendum that could enable it to develop this type of program.

Conservation Grant Programs

In addition to the seven major conservation programs described above, the 2002-2007 Farm Bill authorized two new, competitive grant programs with significant potential to aid NPS projects in Minnesota: EQIP Conservation Innovation Grants (CIG) and Cooperative Conservation Partnership Initiatives (CCPI) grants. Both are described below.

- **CIG grants** fund up to 50 percent of conservation projects that are designed to stimulate innovative approaches to leveraging federal investments in environmental enhancement and protection.
- **Examples of innovative approaches** include market-based pollution credit trading and new conservation technologies such as conservation drainage. Since the program started in 2004, nearly $1.3 million has been awarded to projects based in Minnesota and nearly $3.3 million has been awarded to multi-state projects that include Minnesota. Nearly all of these projects could significantly benefit water quality in Minnesota by improving the effectiveness of certain conservation practices and systems and/or accelerating their adoption throughout the state where applicable.
- **Authorized by a Partnerships and Cooperation clause in the 2002 Farm Bill**, the first round of CCPI grant funds, distributed in 2004, and funded $1 million worth of watershed conservation planning and partnership-building projects. Another $1 million was distributed in 2005, including $200,000 to BWSR for conservation planning in the Zumbro Watershed, led by a 501(c) (3) watershed partnership. In 2006, CCPI funding quadrupled to $4 million, with $2 million each for Conservation Priorities grants and Rapid Watershed Assessment grants. Rapid Watershed Assessments provide a foundation for watershed planning by summarizing resource concerns and opportunities, and estimating where conservation investments would best address the priorities of landowners, conservation districts and other stakeholders.

Wellhead Protection Program

The 1986 Amendments to the Safe Drinking Water Act (SDWA) require states to develop and implement wellhead protection programs. Minnesota’s wellhead protection program was approved by USEPA in March 1996 and the state wellhead protection rules were promulgated in November 1997. The 1996 Amendments to the SDWA provide funding for wellhead protection efforts using a set-aside from the Drinking Water Revolving Fund. The level of funding through this set-aside is insufficient to support specific non-point source control projects within wellhead protection areas. However, the MDH provides technical support to public water suppliers and state/local agencies regarding the benefits of proposed non-point control efforts within wellhead protection areas. The most appropriate use of federal and state funds for controlling NPS contamination in wellhead protection areas is to support local NPS pollution controls that are specified in wellhead protection plans that are approved by MDH.
US Geological Survey Cooperative Money
The US Geological Survey (USGS) has a long-term involvement with various MPCA and other state and federal projects. Ongoing USGS research projects conducted in Minnesota include those found on the following Web site: mn.water.usgs.gov/minnesotaCurrentStudies.html

The USGS also heads up the Interdisciplinary Research Initiative (IRI). IRI is research of lakes, wetlands and streams. It consists of scientists from the USGS and professors and students from universities in Minnesota.

Coastal Zone Management Funding
The Coastal Zone Management (CZM) program assists states in implementing and enhancing CZM programs that have been approved by the Secretary of Commerce. Funds are available for projects in areas such as coastal wetlands management and protection, natural hazards management, public access improvements, reduction of marine debris, assessment of impacts of coastal growth and development, special area management planning, regional management issues, and demonstration projects with potential to improve CZM.

Minnesota’s Coastal NPS Pollution Program
The Coastal Nonpoint Pollution Program is designed to reduce NPS pollution in the Lake Superior Basin. It was developed as part of both the Lake Superior Basin Plan, (which is facilitated by the MPCA), and Minnesota’s Lake Superior Coastal Program, (which is facilitated by MDNR). The Coastal Nonpoint Program is being co-facilitated by both the MPCA and MDNR. Numerous partners are involved in this effort, including state, federal, tribal and local governments, agencies, and citizens.

The Coastal Nonpoint Program Document summarizes Minnesota’s existing nonpoint pollution programs and policies. It demonstrates how they compare to the guidelines suggested by the USEPA and the National Oceanic and Atmospheric Administration (NOAA).

Benefits of Coastal Nonpoint Program
The Coastal Nonpoint Program provides opportunities for securing federal funding and technical assistance in order to protect and enhance local natural resources and support community goals. Program development also encourages cooperation and improves efficiency among partners managing natural resource programs. This coordinated and multi-faceted approach leads to pro-active approaches and better measures to control polluted runoff from reaching the many high quality waters of Minnesota’s Lake Superior Basin.

Background Information
Minnesota’s Lake Superior coastal areas became part of the Coastal Zone Management Act (CZMA) after receiving federal approval in July 1999. Upon acceptance to the national program, the state was legally obligated under Section 6217 of the CZMA to produce a companion coastal nonpoint program. Minnesota proceeded to produce a coastal nonpoint program plan describing the State’s ability to meet the intent of 55 “Management Measures” or performance standards established jointly by EPA and NOAA. As with most state program submissions, Minnesota’s program was conditionally approved in 2003. The resource management agencies then worked to develop a supplemental program package, which was provided to the federal agencies in November of 2005. Full program approval occurred in 2006.
Public Review
A Coastal Nonpoint Program Document was developed in stages:

- Comments received on the Scoping document were incorporated into the Draft Coastal Nonpoint Program Document, which was out for public review March 10-April 13, 2001.
- After incorporating comments received on the Draft Coastal Nonpoint Program Document, a Final Draft was prepared and went out for review in July-August, 2001.
- After the final revisions were made, and the state agencies signed off on the Program Document, it was submitted to NOAA and USEPA in August, 2001.
- NOAA and EPA reviewed the program document and conditionally approved the State’s program in 2003. Six conditions were placed on the program.
- The resource management agencies (MDNR, MPCA, and BWSR) proceeded to address the conditions and to submit a supplemental program package.
- Full approval of the Coastal Nonpoint Program occurred on July 27, 2006.

Further information about the Coastal Nonpoint Program can be found at [www.pca.state.mn.us/water/basins/superior/coastalnp.html](http://www.pca.state.mn.us/water/basins/superior/coastalnp.html), [www.dnr.state.mn.us/waters/lakesuperior/index.html](http://www.dnr.state.mn.us/waters/lakesuperior/index.html).

Targeted Watershed Grants Program
The Targeted Watersheds Grant Program is a nationally competitive grant program, sponsored by USEPA that encourages the protection and restoration of the country’s water resources through cooperative conservation. The program supports collaborative water partnerships that are ready to implement on-the-ground restoration and protection activities designed to achieve quick, measurable environmental results. The goal is to build on existing partnerships and coalitions that have evaluated and assessed their watershed, devised technically sound watershed plans and are ready to embark on steps to implement their plans. In Minnesota, two watershed organizations have received grant funding through USEPA’s Targeted Watershed Grants Program.

Blue Earth River (2003) [$800,000]
The lead watershed group for this watershed is the Three Rivers Resource Conservation and Development Council. The council was awarded funding to demonstrate effective ways to improve water quality within the Blue Earth River basin in Minnesota and Iowa. The focus it to:

- demonstrate conservation cost-share projects, encouraging third crop rotation to minimize erosion
- implement wetlands restoration projects to improve habitat and other valuable functions
- offer nutrient trial demonstrations and incentive programs to reduce nutrient runoff
- install 300 acres of riparian buffers
- conduct water quality education and demonstration projects
- sponsor workshops for homeowners, businesses, and industry on construction erosion control and rain gardens
- support citizen stream monitoring
- carry out public outreach through numerous public presentations

Vermillion River (2005) [$675,000]
The Vermillion River Watershed Joint Powers Organization proposes to protect the water quality of a high quality stream in an urbanizing setting. Funds will be used to establish a framework that balances regulatory controls and trading system. It will promote land use and runoff management practices, prevent instream flow and thermal loading, and protect this nationally recognized trout stream.
Primary State Funding Sources
The following state funding programs are the major sources, or most stable sources of state funding for NPS pollution abatement. They are not the only funding programs.

Clean Water Partnership
The CWP program was created in 1987 specifically to address NPS pollution. The program provides local governments, citizen groups, county water resources staff, and environmental groups with financial and technical resources to protect and improve lakes, streams and ground water. CWP funding for local water quality projects is awarded in two phases.

In the first phase of a project, called a resource investigation, the local sponsors work with the MPCA to collect data and information on the watershed and water resource. The information is used to identify sources of pollution, define water quality goals and objectives, and complete a diagnostic study of the water of concern. The final step of the resource investigation phase is to develop an implementation plan that identifies the combination of education, best management practices (BMP) and other activities to protect or restore water quality.

The second phase involves implementing the BMPs and other activities identified in the diagnostic study and implementation plan. Projects can be done without CWP funding, but, in order to be eligible for CWP funds for later phases, the project must meet program requirements. Financial assistance available through the program falls into two categories: grants and SRF low interest loans. CWP grant funds are available for up to 50 percent of the project costs. Loans can be used for the implementation phase and can cover the entire cost of implementation or supplement a grant.

Beginning in the fiscal year 2006 funding cycle, the application process was streamlined to make the process easier for applicants and reviewers. The previous application and work plan process was replaced with a shorter proposal form. Those projects chosen for award are then requested to develop the more extensive application and work plan.

State Revolving Fund (SRF) Initiative
One of the more significant funding sources in Minnesota is the SRF. Minnesota has been using SRF as part of its NPS management program since 1995. The program uses existing state delivery systems already servicing targeted clientele.

Minnesota’s Public Facilities Authority (PFA) currently receives the State’s capitalization grant from the USEPA for the SRF. Until 1995, the SRF had been used exclusively for municipal wastewater treatment projects. Under the NPS SRF pollution initiative, the PFA has negotiated with the lead agencies to establish funding for their respective programs. Projects receiving NPS SRF funding are required to meet requirements of the Federal Clean Water Act, Title 3, Section 319. In addition, funds spent on NPS projects are noted in the Intended Use Plan (IUP), which the MPCA submits annually to the USEPA. The NPS projects are not part of the point source ranking in the IUP. Minnesota’s NPS pollution initiative provides an innovative and flexible approach for local governments, farmers, individual homeowners, and businesses to access low-interest, environmentally directed loans. In the past ten years, there has been a tremendous surge in interest of local governments to improve water resources degraded by NPS of pollution. The Minnesota River Assessment Project (MRAP) and the several Basin Plans reflect strong local interest in addressing NPS pollution. Local interest is further demonstrated through Local Water Management Plans that establish a list of projects the communities want to carry out.

Identified problems are varied. They include runoff from agricultural land, pesticides and fertilizers, feedlots, urban runoff from streets, yards, and construction sites, leachate from septic systems, forestry and mining activities, highway de-icing chemicals, dredging and drainage activities, and the impacts from loss of wetlands.
Solutions include BMPs for urban, forest and agricultural areas; storm water control; erosion control; buffer zones; animal waste management systems; proper subsurface sewage treatment systems (SSTS) installation and maintenance; construction site management; well sealing; preservation of wetlands; and education.

Local project sponsors with approved implementation plans, who through public information and awareness have mobilized their communities for action, are placed in the unenviable position of having to wait because funds are not available. In many cases, a community has the opportunity to start projects with low interest SRF loans and 10 to 20-year repayment periods. Loan funds have been used to implement BMPs including: sedimentation basins for urban runoff and suburban areas; lakeshore landscaping for erosion control and stabilization; streambank stabilization; in-stream and in-lake chemical treatment and aeration; feedlot improvements; upgrades of individual sewage treatment systems; BMPs for ground water aquifer recharge areas; and education and outreach activities.

The SRF loan program has been integrated with several existing programs so clients can work within familiar systems. Clients are varied, (individual farmers to watershed districts), so the delivery system must be flexible. For example, farmers apply for SRF loans through the agriculture BMP Program at the Minnesota Department of Agriculture (MDA). Watershed districts or other units of government can obtain SRF loans through the CWP Program, thereby leveraging limited grant funds. This multi-agency approach provides service delivery as close as possible to the client.

The SRF nonpoint loan program is a cohesive and comprehensive approach that uses existing state agency delivery systems to leverage grant and loan funds for maximum environmental benefits. In addition, the development and support of an expanding local watershed management “infrastructure” will have positive long-term effects.

Agriculture and Rural NPS Pollution
Agriculture Best Management Practices Loan Program:
Lead Agency: MDA Estimated Annual Allocation: $10 million.
MDA and BWSR have developed and implemented systems for delivering SRF loan funds to individual land owners for agricultural and rural NPS projects. The counties have been the major vehicles in coordinating applicants’ requests with existing grants and technical capabilities. MDA has identified existing agricultural lending entities to administer individual SRF loans.

Watershed Management - CWP
Watershed management is a comprehensive, coordinated approach, which targets the restoration and protection of a specific water resource.
Lead Agency: MPCA. Estimated Annual Allocation: $3 million.
Resource based, locally sponsored, NPS projects done through the MPCA CWP program are the targeted clientele for the SRF loan program. SRF loans have enabled following activities:
A. Projects with approved implementation plans which have not received grant funds are able to initiate implementation with loan dollars
B. Projects waiting for additional funding have been able to accelerate implementation
C. Communities have been able to plan environmentally beneficial activities that are better suited for loan funds, such as individual sewage treatment systems
D. Communities have used SRF as match funds to help finance the local share of CWP grant projects

Metropolitan Council NPS Grant Programs
The Council has two grant programs for local units of government that can be used to address non-point source pollution issues, though it is not the main purpose of these grant programs. In 1995, the Minnesota Legislature
passed the Livable Communities Act (LCA). The LCA (Minnesota Statutes, Section 473.25) created a voluntary, incentive-based approach to address the Metropolitan Area’s affordable and lifecycle housing issues and to help communities grow and succeed. It established the Metropolitan Livable Communities Fund, including three on-going accounts from which eligible communities could apply for funding. Two of these accounts can be used to address non-point source issues when central to the re-development of an area:

- The Tax Base Revitalization Account (TBRA) helps cities clean up contaminated urban land and buildings for subsequent redevelopment that could include commercial, industrial, or housing opportunities. Restoring the tax base and developing more jobs near existing housing and services is a primary objective of this account. In 2006, the TBRA provided $5.8 million in grants.
- The Livable Communities Demonstration Account (LCDA) funds development and redevelopment projects that achieve connected development patterns that link housing, jobs and services, and maximize the development potential of existing or planned infrastructure and regional facilities.

While NPS management is not a stated objective of this program, costs for stormwater management practices such as ponds, infiltration basins, rain gardens and the like that are an integral part of these development or re-development projects are eligible under this grant program. In 2006, LCDA provided $8.9 million in grants.

BWSR Challenge Grants
The Board of Water and Soil Resources (BWSR) is a state agency dedicated to helping local units of government manage natural resources. BWSR aims to improve local capacity through providing technical, financial, and administrative assistance. They administer a number of grant programs all aimed at NPS pollution abatement including a block grant program, feedlot water quality management, nonpoint engineering, wetland conservation, lakeshore easement programs and special project grants. Most of the grant programs require a 50 percent cost share. The programs cover a wide range of activities including education and information, monitoring, planning and environmental controls, and land and water treatment. For specific information about the applications and eligibility, please see their Web site at: [www.bwsr.state.mn.us](http://www.bwsr.state.mn.us).

Clean Water Legacy Act
In 2006, the Minnesota Legislature enacted the CWLA. The CWLA establishes policies for the purpose of protecting, restoring, and preserving the quality of Minnesota’s surface waters. The new law clarifies authorities, provides direction, and identifies the resources required to restore and maintain water quality as required by CWA. The CWLA legislation was created through several years of work by an unprecedented partnership of state and local governments, environment/conservation organizations, business, and agricultural interests.

The CWLA and associated start-up funding of $25 million in fiscal year 2007 and over $53 million for the following biennium began to accelerate the comprehensive testing of Minnesota’s waters every decade. It also provides resources for developing specific plans to clean up Minnesota’s most contaminated waters. By targeting additional financial resources to existing state and local programs designed to achieve improved water quality, it will also leverage additional federal, local and private resources whenever possible. Approximately 80 percent of the first-year funds will go towards clean up of Minnesota’s most polluted waters and is utilized for on-the-ground restoration or protection activities in local communities and watersheds – mostly through existing programs.

The CWLA also creates two new programs under the Public Facilities Authority (PFA) to deliver

1. phosphorus reduction grants for municipalities
2. assistance for small community wastewater treatment systems

These programs are designed to provide resources to local government and individuals for critical wastewater treatment needs identified throughout the state.
No long term funding source has been chosen at this time, and further budgetary discussions will occur in subsequent legislative sessions.

Additional Implementation Support
Besides financial support, state and local governments must take advantage of the many beneficial services provided by citizens and volunteers.

Concerned people and organizations like Lake Associations, Scouts, high school students, recreational organizations, historical preservationists, and university programs are continually seeking opportunities to get involved and improve their environment in a tangible way.

Watershed awareness has significantly increased citizen participation in cleanup, preservation and restoration activities. Just getting local residents out on a river in a canoe, rivers they have lived near all their lives, has had a profound effect on how they view their watersheds.

Summary of Potential NPS State and Federal Funding Sources
Additional state and federal funding sources and programs that could potentially be used to accomplish some of the objectives laid out in this Management Program are summarized in Tables 1 and 2. In addition, programs that play a role in the control of NPS pollution are cited throughout this document, with specific programs and authorities described in appropriate chapters.

Summary of Eligible and Ineligible Expenses Under the Section 319 and Clean Water Partnership Programs
The following Table sets out a list of activities and whether they would be eligible or not for funding under the rules governing CWP and guidance from USEPA. The PCT and MPCA decide on the eligibility of certain items as a matter of policy even if funding was allowed under the CWA. This list is evolving and thus is subject to change. Check with the MPCA 319 and CWP managers for the most current information.
<table>
<thead>
<tr>
<th>Program</th>
<th>Lead Agency</th>
<th>Funding Source</th>
<th>Program Focus</th>
<th>Water Resources</th>
<th>NPS Category</th>
<th>Program Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ambient Ground Water Quality Monitoring</td>
<td>MPCA</td>
<td>General Fund</td>
<td>X</td>
<td>X</td>
<td></td>
<td>The Ground Water Monitoring and Assessment Program (GWMAP) is currently focused on monitoring the effects of nonpoint source pollution on ground water and drinking water supplies. Current projects include sampling 25 domestic wells in each of 10 metro area communities in conjunction with Metropolitan Council to evaluate how residential areas serviced by ISTS's are impacting ground water quality. Also, we are evaluating how effective certain permitted manure containment systems statewide are at protecting shallow ground water. GWMAP has also looked at the impacts of different land uses on ground water quality in two studies. Additionally, monitoring of agricultural BMP's and their impacts on ground water quality in two wellhead protection areas in southwestern MN are ongoing. GWMAP is currently working on establishing a statewide nitrate monitoring project. Additional networks might be added in the future to address other contaminants, as resources are available.</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Water Quality</td>
<td>Water Bodies</td>
<td>Erosion Control</td>
<td>Shrubland</td>
</tr>
<tr>
<td>---------------------------------</td>
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<td>----------------</td>
<td>------------</td>
</tr>
<tr>
<td>Ambient Surface Water Quality Monitoring</td>
<td>MPCA</td>
<td>General Fund, Federal 100</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Citizens Lake Monitoring Program</td>
<td>MPCA</td>
<td>General Fund, SRF loan program</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clean Water Partnership Program</td>
<td>MPCA</td>
<td>Federal 319 Grants, General Fund</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Feedlot Program</td>
<td>MPCA</td>
<td>Federal 106, Federal 319, general funds</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

**Program Description**

Ambient Surface Water Quality Monitoring:
Routine monitoring provides background water quality data necessary for several Agency water programs and for responses to requests from individuals and groups interested in water quality. Water samples are analyzed for a variety of chemical, physical, and biological parameters.

Citizens Lake Monitoring Program:
Volunteers assist in the assessment of water quality by measuring the clarity of lakes using Secchi discs.

Clean Water Partnership Program:
The program provides financial assistance through matching grants and technical assistance to local governments to lead water resource restoration and protection projects with an emphasis on watersheds.

Feedlot Program:
Any facility that meets the definition of feedlot with greater than 1,000 animal units (AU) needs an NPDES permit. Any new facility greater than 300 AU needs an NPDES permit. In addition, any facility that is creating a pollution hazard may be required to get a permit. NOTE: Section 319 funding cannot be used to fund feedlots that are required to have an NPDES permit.
<table>
<thead>
<tr>
<th>Program</th>
<th>Lead Agency</th>
<th>Funding Source</th>
<th>Program Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual Sewage Treatment System</td>
<td>MPCA</td>
<td>General Fund</td>
<td>MPCA has minimum standards and criteria for the design, location, installation, and the use and maintenance of Individual Sewage Treatment Systems. The Agency, along with the U of M conducts training workshops, based on these minimum criteria, to assist those involved in construction and servicing these systems.</td>
</tr>
<tr>
<td>Intensive Surveys Program</td>
<td>MPCA</td>
<td>General Fund, Federal 106</td>
<td>Intensive surveys are conducted on streams/rivers/ditches receiving discharges from municipal wastewater treatment plants where stream flows are considered inadequate to protect water quality standards. Data collected from the surveys is used to determine appropriated effluent limits so that water quality standards are maintained and the designated uses of a particular water area protected.</td>
</tr>
<tr>
<td>Lake Assessment Program</td>
<td>MPCA</td>
<td>EPA Lake Assessment Grants</td>
<td>The program is a cooperative study of a lake involving MPCA staff and local citizens. The studies characterize a lake's condition and provide some basic information regarding the interaction of the lake and its watershed.</td>
</tr>
<tr>
<td>Lake Studies Program</td>
<td>MPCA</td>
<td>General Fund</td>
<td>The program inventories the physical, chemical and biological characteristics of Minnesota's lakes for informed decision making of state fisheries and lake management programs.</td>
</tr>
<tr>
<td>Program Focus</td>
<td>Water Resources</td>
<td>NPS Category</td>
<td>Program Description</td>
</tr>
<tr>
<td>---------------</td>
<td>----------------</td>
<td>--------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Program</td>
<td>Source</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SDS Permit</td>
<td>MPCA</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Underground Disposal Control Program</td>
<td>MPCA</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Individual Sewage Treatment System Installer/ Maintenance Certification, training, and assistance</td>
<td>MPCA</td>
<td>License fee, general funds</td>
<td>X</td>
</tr>
<tr>
<td>Individual Sewage Treatment System Grant Program</td>
<td>MPCA</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Program Focus</td>
</tr>
<tr>
<td>-------------------------</td>
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<td>---------------</td>
</tr>
<tr>
<td>Water Quality Certification Program</td>
<td>MPCA</td>
<td>General Fund, Federal 106</td>
<td>X</td>
</tr>
<tr>
<td>Lake Sampling Program</td>
<td>Metropolitan Council</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>MN Water Well Construction Code</td>
<td>MDH</td>
<td>Regulatory Fees</td>
<td>X</td>
</tr>
<tr>
<td>Public Water Supply Program</td>
<td>MDH</td>
<td>Regulatory Fees</td>
<td>X</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Program Focus</td>
</tr>
<tr>
<td>---------------------------------</td>
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<td>-----------------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Wellhead Protection Program</td>
<td>MDH</td>
<td>General Fund, Well Fortification Filling and Permit Fees, Clean Water Act 106 &amp; 319</td>
<td>X</td>
</tr>
<tr>
<td>Cost-Share Program</td>
<td>BWSR</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Local Water Resources Protection and Management Program</td>
<td>BWSR</td>
<td>General Fund ($2.5 million)</td>
<td>X X</td>
</tr>
<tr>
<td>Aquatic Plant Management Program</td>
<td>DNR</td>
<td>Game and Fish Funds, Federal Cost Share</td>
<td>X</td>
</tr>
<tr>
<td>Fish Contaminant Monitoring Program</td>
<td>DNR</td>
<td>RIM Funds</td>
<td>X X</td>
</tr>
</tbody>
</table>
### Table 1

**State: Water Quality Focused Programs**

<table>
<thead>
<tr>
<th>Program Focus</th>
<th>Water Resources</th>
<th>NPS Category</th>
<th>Program Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flood Plain Management Program</td>
<td>DNR</td>
<td>General Fund, FEMA Cap Funds</td>
<td>X X X X X X X X X</td>
</tr>
<tr>
<td>Regulation of Fertilizers, Soil &amp; Plant Amendments</td>
<td>MDA</td>
<td>Tonnage Fees on Fertilizer</td>
<td>X X X X X X X X</td>
</tr>
<tr>
<td>MN Pesticide Control Act</td>
<td>MDA</td>
<td>Regulatory Fees</td>
<td>X X X X</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Program Focus</td>
</tr>
<tr>
<td>--------------------------------------------</td>
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<td>----------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Streambank, Lakeshore &amp; Restoration Program</td>
<td>BWSR</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Wetland Establishment &amp; Restoration Program</td>
<td>BWSR</td>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>Wetlands Biological Assessment</td>
<td>MPCA</td>
<td>LOMR</td>
<td>X</td>
</tr>
<tr>
<td>National Resources Parks Program</td>
<td>Metropolitan Council</td>
<td>Appropriations from the State Legislature</td>
<td>X</td>
</tr>
<tr>
<td>National Resources Planning Program</td>
<td>Metropolitan Council</td>
<td>Ad Valorem Tax Levy, Chargebacks to Regional Agencies</td>
<td>X</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Program Focus</td>
</tr>
<tr>
<td>------------------------------</td>
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<td>---------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Aeration Program</td>
<td>DNR</td>
<td>Game and Fish Funds, Federal</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cost Share</td>
<td></td>
</tr>
<tr>
<td>Aquatic Exotics Program</td>
<td>DNR</td>
<td>Water Recreation Account, Boat</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Licenses, Surcharges Fees</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aquatic Management Areas</td>
<td>DNR</td>
<td>State Bonding, License Fees,</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sport Fish Restoration Funds</td>
<td></td>
</tr>
<tr>
<td>Creel Surveys (Study IV</td>
<td>DNR</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Surveys)</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fish Kill Investigations</td>
<td>DNR</td>
<td>Game &amp; Fish Funds, Federal Cost</td>
<td>X</td>
</tr>
<tr>
<td>Program</td>
<td></td>
<td>Sharing</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
<td>Water Quality</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>-------------</td>
<td>------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Fisheries Research Program</td>
<td>DNR</td>
<td>Dedicated Fund Appropriation to Solutions of Fisheries (most work is 70% reimbursable)</td>
<td>X</td>
</tr>
<tr>
<td>Flood Damage Reduction Program</td>
<td>DNR</td>
<td>General Funds, State Bonding</td>
<td>X</td>
</tr>
<tr>
<td>Game Lake Inventory</td>
<td>DNR</td>
<td>General Fund</td>
<td>X</td>
</tr>
<tr>
<td>Habitat Management on Public Lands</td>
<td>DNR</td>
<td>FIM, Deer Hunting License Fees, Pheasant Stamp Funds</td>
<td>X</td>
</tr>
<tr>
<td>Lake Habitat Improvement</td>
<td>DNR</td>
<td>Fishing License Revenues, Partially Reimbursed by Sport Fish Restoration Funds</td>
<td>X</td>
</tr>
</tbody>
</table>

**Program Description**

- **Fisheries Research Program**: The program includes a large number of research projects studying a variety of fish populations and water bodies throughout Minnesota. The goal of the research is to develop tools to better manage fisheries within the state.

- **Flood Damage Reduction Program**: The program provides matching grants to Local Units of Government to implement flood damage reduction projects. Some projects have created or enhanced wetlands for flood water storage areas.

- **Game Lake Inventory**: The program is a survey of shallow lakes and wetlands to inventory plant, water quality, and wildlife habitat.

- **Habitat Management on Public Lands**: The program includes the maintenance and development of grasslands, wetland, food plots, forest stands, forest openings and improvement of prescribed burns to improve wildlife habitat on public lands.

- **Lake Habitat Improvement**: The program includes a variety of methods to manage lake communities and improve or maintain angling opportunities. These may include shoreline stabilization, vegetative restoration or improvement of development of fish spawning habitat.
<table>
<thead>
<tr>
<th>Program</th>
<th>Lead Agency</th>
<th>Funding Source</th>
<th>Program Focus</th>
<th>Water Resources</th>
<th>NPS Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lake Reclamation</td>
<td>DNR</td>
<td>Fishing License Revenue</td>
<td>Water Quality</td>
<td>Wildlife</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Partial Reimbursed by Sport Fish Restoration Funds</td>
<td></td>
<td>Water Quality</td>
<td></td>
</tr>
<tr>
<td>Lake Survey Program</td>
<td>DNR</td>
<td>State Fish &amp; Game Fund, Reimbursed by Sport Fish Restoration Fund</td>
<td></td>
<td>Wilderness</td>
<td></td>
</tr>
<tr>
<td>Large Lake Program</td>
<td>DNR</td>
<td>State Fish &amp; Game Fund, Reimbursed by Sport Fish Restoration Fund</td>
<td></td>
<td>Wilderness</td>
<td></td>
</tr>
<tr>
<td>MinnAqua</td>
<td>DNR</td>
<td>HIM General Fund, IGVWR, Non-Game Fund Crack-Off</td>
<td></td>
<td>Urban Angling</td>
<td></td>
</tr>
<tr>
<td>Northern Pike Spawning Area Development</td>
<td>DNR</td>
<td>Fishing License Fees, Federal Aid, HIM</td>
<td></td>
<td>Urban Angling</td>
<td></td>
</tr>
</tbody>
</table>

**Program Description**

- **Lake Reclamation**
  - This intensive habitat improvement program includes use of chemicals to offset fish kills and reclaim lakes for desired sport fish populations.

- **Lake Survey Program**
  - An annual survey of 500 lakes, including fish populations, water quality and habitat conditions. The monitoring effort tracks long-term trends in fish resources and habitat conditions.

- **Large Lake Program**
  - This intensive annual sampling of the state's 11 largest lakes for detailed fish population, water quality and habitat data.

- **MinnAqua**
  - The program includes Urban Angling and Volunteer Instructor Training programs to teach people about lake and stream ecology by teaching them to fish.

- **Northern Pike Spawning Area Development**
  - The purpose of this program is to develop controlled Type II wetlands adjacent to lakes and streams to enhance northern pike spawning and nursery habitat. Sites are selected where natural spawning habitat is limited or lost to drainage or floodplain development. Ponds are developed by diking a site and manipulating water levels with a control structure. Most sites are less than 15 acres.
<table>
<thead>
<tr>
<th>Program focus</th>
<th>Water Resources</th>
<th>NPS Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Study IV Surveys</td>
<td>DNR</td>
<td>State Fish &amp; Game Funds Partially Reimbursed by USF&amp;WS Sport Fishing Restoration Fund</td>
</tr>
<tr>
<td>Protected Waters &amp; Wetland Inventory</td>
<td>DNR</td>
<td>LCMR</td>
</tr>
<tr>
<td>Protected Waters &amp; Wetland Permit Program</td>
<td>DNR</td>
<td>General Fund, Permit Fees</td>
</tr>
<tr>
<td>Shoreland Management &amp; Wild Scenic Rivers Program</td>
<td>DNR</td>
<td>General Fund</td>
</tr>
<tr>
<td>Program</td>
<td>Lead Agency</td>
<td>Funding Source</td>
</tr>
<tr>
<td>----------------------</td>
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<td>-------------------------------</td>
</tr>
<tr>
<td>Stream Flow Data</td>
<td>DNR</td>
<td>General Fund</td>
</tr>
<tr>
<td>Water Appropriation Permit Program</td>
<td>DNR</td>
<td>General Fund, Permit Fees</td>
</tr>
</tbody>
</table>
Table 2 Eligible and Ineligible Expenses For Fiscal Year 2007
(To be annually reviewed and amended as necessary).

<table>
<thead>
<tr>
<th>Activities</th>
<th>Fundable with 319 Program Grants</th>
<th>Fundable with CWP Grants</th>
<th>Fundable with CWP Loans</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-lake treatment</td>
<td>#Yes</td>
<td>* No</td>
<td>*Yes</td>
</tr>
<tr>
<td>Dredging</td>
<td>#Yes</td>
<td>* No</td>
<td>*Yes</td>
</tr>
<tr>
<td>Phase I resource investigation</td>
<td>#No</td>
<td>*Yes</td>
<td>* No</td>
</tr>
<tr>
<td>SSTS</td>
<td>No, only match money may be used</td>
<td>* No</td>
<td>*Yes</td>
</tr>
<tr>
<td>“Sewage treatment system upgrades”</td>
<td>#No</td>
<td>* No</td>
<td>*Yes</td>
</tr>
<tr>
<td>Feedlot BMP’S if not part of enforcement</td>
<td>#Yes</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Activities started before G/L agreement is signed</td>
<td>#No</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>O &amp; M of BMP’S</td>
<td>#Yes (limited)</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Commercial operations (except farms)</td>
<td>#No</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Mining activities</td>
<td>#Yes</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Building and utility construction</td>
<td>#No</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Highway and road construction</td>
<td>#No</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Activities primarily for flood control</td>
<td>#No</td>
<td>* No</td>
<td>* No</td>
</tr>
<tr>
<td>Monitoring, data &amp; information collection &amp; analysis</td>
<td>#Yes, up to 20 %</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Fiscal and management activities</td>
<td>#Yes, up to 10%</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Development, review, selection, design, installation of BMP’S</td>
<td>Yes</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Development &amp; implementation of educational materials</td>
<td>Yes</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Development &amp; implementation of official controls (ordinances)</td>
<td>Yes</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Acquisition of easements and property</td>
<td>Only with match money</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Other activities determined to be necessary to carry out the project</td>
<td>Yes</td>
<td>*Yes</td>
<td>*Yes</td>
</tr>
<tr>
<td>Activities related to federal and state pollution control statutes such as</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>CERCLA, RCRA, ECLA, and CLA.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Activities regulated by the NPDES permit program except costs</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>Activities regulated by solid or hazardous waste permit or rules</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>Publicly owned treatment works</td>
<td>#No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>Regulated practices to control spills</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>Activities</td>
<td>Fundable with 319 Program Grants</td>
<td>Fundable with CWP Grants</td>
<td>Fundable with CWP Loans</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------</td>
<td>----------------------------------</td>
<td>--------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Regulated practices to manage toxic or hazardous materials</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>Activities that violate state, local, &amp; federal rules, statutes &amp; regs.</td>
<td>No</td>
<td>*No</td>
<td>*No</td>
</tr>
<tr>
<td>* Set out in CWP rules</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td># Set out in the CWA, or EPA guidance</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Chapter 3 Minnesota’s Watershed Planning and Management Framework

Technical Committee Members
Jim Ziegler, MPCA, Chair
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Brian Fredrickson, MPCA
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Introduction
Minnesota’s 2008 Nonpoint Source Management Program Plan (NSMPP) focuses on nonpoint source (NPS) water pollution and its impact on water quality. We define NPS pollution as the result of rainfall or snowmelt moving over and through the ground carrying natural and human-made pollutants into lakes, rivers, streams, wetlands and ground water. Atmospheric deposition and hydrologic modification are also sources of NPS source pollution. The NSMPP is a requirement for Minnesota to remain eligible to receive NPS grant funds from the US Environmental Protection Agency (USEPA) under Section 319 of the Clean Water Act. Any nps water pollution control project must be cited in this document to be eligible for a Section 319 grant award.

This NSMPP or state NSMPP plan cooperative agreements began in the 1990’s and promote statewide approaches to managing water resources through the strategies for lakes, ground water, streams, and wetlands. These statewide resource specific strategies provide a baseline framework for water resource managers to work from, to apply and to enhance and provide more specific local detail through basin and watershed planning. Likewise, this plan provides the statewide framework for addressing potential NPS pollution sources, such as feedlots, subsurface sewage treatment systems (SSTS), agricultural nutrients and pesticides, storm water, etc. The basic programs, rules, and approaches for these sources are spelled out in this plan and should be utilized and enhanced to fit local conditions in basin and watershed planning and management.

Watershed management planning is an iterative process of goal-setting, data collection and analysis, problem identification, strategy development and implementation, and evaluation. This process, with meaningful stakeholder participation, is often the overarching management tool for achieving watershed goals.

The purpose of this chapter is twofold:

Identify the overall water planning framework currently in place in Minnesota and how the different levels of planning interact and influence each other and

Identify the current status of planning activities in the state’s major drainage basins.

• coordinate environmental agencies and programs
• study environmental issues
• convene environmental congresses
• advise the Governor and the Legislature

Minnesota’s Approach to Water Resources Management
Minnesota statutes and rules provide for water resources management planning. Minnesota Statutes Chapter 103, sections A through G, provides for the state’s Water Law. Below are listed the various state agencies which are mandated to fulfill the provisions of these statutes, and a report on current water planning activities. Minnesota Environmental Quality Board (EQB) www.mnplan.state.mn.us/ draws together the Governor’s
Office, five citizens, and the heads of 10 state agencies in order to develop policy, create long-range plans and review proposed projects that would significantly influence Minnesota’s environment. Minnesota Statutes (see Minnesota Statutes, Chapters 103A, 103B, 116C, 116D, 116G and 116I) directs the EQB to:

- ensure compliance with state environmental policy
- oversee the environmental review process
- regulate the siting of large energy facilities
- develop the state water plan and coordinate state water activities

The state’s core water activities protect Minnesota’s waters by providing the following services:

- research
- monitoring
- data management and assessment
- regulation and enforcement
- implementation (financial and technical assistance)
- education and outreach

With these services, people gain the understanding of watershed and land use characteristics, and trends in water quality, supply, and use that Minnesota’s communities need to plan for population growth and economic development in environmentally safe ways. With this understanding, people can apply the tools of water management in a prudent, effective manner to protect resources and meet future needs.

Policy makers can determine if an activity is a core water activity by asking a few simple questions. Does the activity help people and programs?

- address current problems and prevent the emergence of new ones
- make the link to land use
- integrate and coordinate federal, state and local interests
- collect sufficient data and interpret it for ready use by decision-makers and citizens
- involve and empower local governments and citizens
- see and easily understand water issues and efforts
- act in a unified, economical manner

The state funds water-related activities through the following sources:

**Water Funding FY 2004**

<table>
<thead>
<tr>
<th>Funding Source</th>
<th>Funding Percent of Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>($ million)</td>
<td>(%) Bonding</td>
</tr>
<tr>
<td>State Revolving Fund</td>
<td>303.30</td>
</tr>
<tr>
<td>Fees</td>
<td>35.77</td>
</tr>
<tr>
<td>Federal*</td>
<td>42.58</td>
</tr>
</tbody>
</table>

*Total does not include federal funds, such as those for the Conservation Reserve Program, that benefit Minnesota’s water management efforts, but are not administered by state government.

**Clean Water Cabinet Recommendations for the 2008-2009 Biennium**

1. Protect core water activities and meet strategic long range needs
   - maintain the cycle of services provided by core water programs
   - overhaul the process for administering the Environment and Natural Resources Trust Fund
   - evaluate Minnesota’s wetland conservation efforts to ensure that the state’s no-net loss policy is working
   - increase water-related fees to keep pace with inflation and increased program-related demands
2. Make the commitment to cleaning up impaired waters
   • recognize the overriding importance of the Impaired Waters Initiative and fund it
   • restore polluted surface waters while protecting clean waters
   • base clean-up strategies on sound science and meet federal Total Maximum Daily Load (TMDL) requirements
   • optimize the use of federal dollars for impaired waters cleanup
   • provide resources to local groups through existing programs
   • ensure representation of diverse perspectives through the Clean Water Council

3. Promote Twin Cities area water supply sustainability
   • establish a regional water supply development fund
   • form a metropolitan water supply advisory committee
   • develop a water supply master plan
   • help define lessons for statewide applications

Minnesota Department of Natural Resources Water Planning Programs: Coastal Zone Management Program
In 1999, Minnesota became part of the Coastal Zone Management Program. Established by Congress in 1972, the Coastal Zone Management Act (CZMA) makes states and territories along the coasts of the Atlantic and Pacific oceans, the Gulf of Mexico, and the Great Lakes eligible to participate in the Coastal Zone Management Program. The CZMA affirms a national commitment to the effective protection and appropriate development of coastal areas, by providing assistance and encouragement to coastal states to voluntarily develop and implement management programs for their coastal areas. The goal of the Coastal Zone Management Program is to preserve, protect, develop, and where possible, restore and enhance coastal resources for present and future generations.

Responsibility for administering the national program rests with the Office of Ocean and Coastal Resource Management, which is part of the National Ocean Service, National Oceanic and Atmospheric Administration, U.S. Department of Commerce. Responsibility for administering the Minnesota program rests with the Department of Natural Resources.

Direct benefits to states that participate in the program include:
• Financial Assistance – Approximately $1,000,000 per year to implement Minnesota’s Lake Superior Coastal Program.
• Technical Assistance – Workshops and training coordinated with other state, federal, and local agencies and organizations to address common coastal issues and data and research information through NOAA’s National Ocean Service.

Federal Consistency – This component requires that actions of federal agencies be consistent with approved state coastal management programs.

Indirect benefits include participation in a program that provides a network of resource and business professionals nationwide that together work to solve problems common to coastal areas.

Other Watershed Based Programs Minnesota Department of Natural Resources (MDNR) Watershed Management Initiative
The MDNR watershed initiative is designed to integrate management efforts across discipline lines using the watershed as a geographical boundary. This effort is intended to capitalize on current interest in managing on a watershed basis and to foster cooperative ventures among the many units of government and private citizens who have a role in managing land and water resources. This program uses a watershed-based approach to address land and water resource issues. To accomplish this, the program:
1. identifies means by which MDNR can be more involved in county local water planning
2. provides a MDNR point of contact for watershed-based projects
3. identifies other state and federal resource agencies, local governments, and organizations with which the MDNR could be partnered
4. informs and educates MDNR personnel about a watershed based approach to land and water resource management

Program staff assists with several projects stateside that revolve around water quality concerns. All of these projects have tremendous potential to improve and/or preserve water quality by merging local interest and energy with an array of government agency programs intended to remedy water quality problems.

Red River Basin Natural Resources and Flood Damage Reduction Planning
DNR coordinates the Red River Basin Flood Damage Reduction Work Group, and the supporting Technical Scientific Advisory Committee. The Work Group was organized in 1998 as an outcome of a mediated process involving federal, state, regional and local governments and non-governmental conservation organizations. The goal was to find a process to facilitate agreement on water management planning and projects. The work group, which meets approximately six times a year, is comprised of representatives of agencies and groups that participated in the mediation process with the addition of some governmental and non-governmental members over the years.

Participating watershed districts have convened project teams which identify watershed needs, and propose and develop projects. Members of these teams also represent the agencies that participated in the mediation process. The local project teams work collaboratively on projects to enhance natural resources as well as reduce flood damage.

The work group’s Technical Scientific Advisory Committee (TSAC) has developed a number of technical papers to assist project teams in developing projects.

Minnesota Department of Natural Resources Comprehensive Lake Management Program
The Comprehensive Lake Management Program provides a variety of professional and technical assistance primarily to lake associations and watershed management groups. Lake and watershed plan preparation includes conducting landowner surveys and facilitating planning sessions for the watershed teams and lake associations in the Initiative Foundation’s Healthy Lake and Rivers Program. Technical guidance has been provided through the Aitkin County Water Planning Task Force and the North Central Minnesota Lakes Pilot Project, a part of the Governors Clean Water Initiative. Preparing aquatic vegetation plans and conducting vegetation surveys are additional program areas. Planning guidance has been provided for more than a dozen lakes, including many with exotic aquatic plant species such as Eurasian water milfoil and curly leaf pondweed. Most recent (2005) plans of note include Blue Lake, Bay Lake, Crooked-Portage, Hanks Lake Chain, and Lower South Long Lake. Virtually all these projects and plans have included preparation of a variety of Geographic Information Systems (GIS) products.

In another project, DNR is working with Itasca County to calibrate a lake phosphorous model to reduce the inconsistency in model results and provide acceptable predictions of lake phosphorous based on nutrient loads to the lake. Once this model is completed, the lakes in Itasca County, of which there are almost 1,000 would be put into a few groups, based on their modeled “sensitivity” to changes in nutrient loading and the amount of developable shoreline (almost 50 percent of the county is in public ownership, but it is unevenly distributed with regards to lake watersheds and shorelines).
Metro Trout Stream Watershed Protection Initiative

The Metro Trout Stream Watershed Protection Initiative is a community-based, interdisciplinary approach to resource management. The initiative’s focus is on protecting the region’s last remaining high quality cold water resources; there are 15 trout streams in the seven-county metro area, and initiative staff work primarily on six high priority streams. Since the initiative began in 1997, staff has worked with over 60 different groups, including: state agencies, counties, cities and townships, federal agencies, watershed districts, watershed management organizations, citizen’s advisory committees, schools, research institutions, conservation groups, nonprofit organizations, local citizens, engineering firms and developers.

Since 1997, the program has leveraged around $3.5 million in funds spent on trout streams. This includes money that has been granted from both MDNR and outside sources. The vast majority of the money has been granted to collaborators, not to the initiative, per se. MDNR feels that were it not for the presence of the initiative, its collaborators may not have sought or been awarded these funds. MDNR has been able to influence the direction and focus of its collaborators towards trout stream protection where they may have spent their resources elsewhere in our absence. Overall, the Metro Trout Stream Watershed Protection Initiative is a testimony on how cooperative efforts can result in more effective and efficient protection and enhancement of natural resources on a watershed scale.

Minnesota’s Lake Superior Coastal Program

Minnesota’s Lake Superior Coastal Program (MLSCP) is administered by the MDNR. Through a partnership of state, local and federal agencies and units of government, the coastal program seeks to sustain coastal communities, sustain local ecosystems, and improve government efficiency. Minnesota’s program uses existing state policies implemented by a network of state agencies and local units of government.

MLSCP has several components:

• Section 306 of the CZMA establishes a grant program that makes funds available to governments, communities and organizations in the coastal area. MLSCP awarded its first grants in 2000. Since its inception, over $5.5 million has been awarded for more than 200 projects in Minnesota’s coastal area.
• Section 309 of the CZMA establishes the Coastal Zone Enhancement Program, providing incentives to states and territories to periodically assess and address nine potentially significant areas: wetlands protection, coastal hazards, cumulative and secondary impacts of development, public access to the coast, special area management planning, marine debris, ocean (lake) resources, energy and government facility siting, and aquaculture. Minnesota submitted its first 309 assessment in 2001.
• Section 310 of the Coastal Zone Act Reauthorization Amendments of 1990 (CZARA) focused on nonpoint pollution. Section 310 is different from sections 306 and 309 in two ways: (1) geographically, it is larger, encompassing Minnesota’s entire Lake Superior Watershed, and (2) administratively, it is shared, with MDNR and MPCA serving as co-equal lead agencies. Minnesota submitted its initial Section 6217 (coastal nonpoint) program document in 2001 and received conditional approval. Responses to conditions were submitted in 2005. Full approval by the federal partners National Oceanic and Atmospheric Administration (NOAA) and U.S. Environmental Protection Agency (EPA)) occurred June 1, 2006.

MDNR Division of Waters Support for Local Water Planning

The MDNR provides assistance to the statewide review of county-based comprehensive local water planning efforts outside the seven-county metropolitan area and provides these counties with hydrological and natural resource data and technical assistance. Statewide data are available to assist with local water planning. DNR Waters programs create a wide variety of data. This is a list of data that can be viewed online or downloaded.

• Ground Water Level Data – View hydrographs and acquire data for wells in DNR Waters’ Observation Well Program.
Ground-Water Resources and Pollution Sensitivity – Download GIS layers created by the Groundwater Mapping Program.

Water Use Data – Maps, tabular data and ArcView files of water use information from the Water Appropriation Permit Program.

Stream Flow Data – View maps of stream flow data on a weekly or monthly basis. The Stream Hydrology Program creates this data.

Lake Level Data – View graphs of historic lake levels for selected lakes. This data is collected by the Lake Hydrology Program.

Climate Data – The Climatology Working Group is a joint DNR Waters/University of Minnesota partnership. This web site offers climate data for Minnesota.

Minnesota Pollution Control Agency’s Basin Planning and Management

Since 1995 MPCA has organized delivery of its water programs geographically according to the state’s major drainage basins. The MPCA’s 1998 Continuing Planning Process Report’s description of the goals of this action is still relevant:

- increase environmental outcomes by maximizing limited resources
- clearly identify water quality goals and priorities
- integrate point and nonpoint source pollutant reduction strategies
- develop more effective partnerships with MPCA customers, including local governments, environmental groups and permittees

The basin approach looks at the “resource” as a whole. The basin approach proposes solutions which, collectively, improve the condition of the basin. The basin approach links all the jurisdictions in the basin, extending the capacity of local, state and federal governments so that water quality problems can be addressed both ecologically and politically. Starting in 2003, MPCA’s Basin Coordinators reviewed the role, goals and focus of basin management and basin planning given the Agency’s new impaired waters priority.

Accomplishments of MPCA’s Basin Planning Approach

External teams have been established and function in eight basins of the state. These teams are composed of more than 200 separate state and federal agencies, local governmental units, organizations and non-public constituencies. External basin teams meet monthly in the Lake Superior, Minnesota, Lower Mississippi/ Cedar, Upper Mississippi, and Red River basins, and quarterly in the Rainy and St. Croix basins. The names of these teams differ from basin to basin, but the teams each include representatives of federal, state, regional and local government, industry, citizen and special interest groups. Members are actively recruited. Each team has an open door policy, inviting in anyone who wants to participate. As the MPCA works to involve citizens in basin planning efforts, it will ensure that public participation efforts conform to the requirements of Part 25 of 40 Code of Federal Regulations (CFR) Chapter 1. These six groups of more than 200 stakeholders meet routinely and are considered their basin’s “go-to” group for water quality. They serve as the stakeholders for development of impaired waters plans. They review and recommend projects for 319 funding. The establishment and coordination of these teams brings form and substance to the situational alliances we need to achieve water quality goals.

Basin planning has produced two sets of documents for the state’s major drainage basins:

1. **Basin Information Documents (BID)** BID’s summarize conditions and resources of the basin, assesses pollution control status, lists ongoing research and identifies major issues. For eight of the states basins, the MPCA has prepared and published assessments of the effects of land use on water quality and how they relate to the types of activities regulated by the MPCA. This information is the focus of the basin information document. It is generally provided by major watershed (of which there are 81 in the state). It helps the public link environmental conditions, human uses and water quality expectations and it provides critical information about impacts on water quality. It is the foundation for water quality work.
which requires the identification and assessment of sources as a starting point. This information has several uses. For the impaired waters program, this land use assessment is the first source of information for the development of a TMDL, which requires the allocation of pollutant load back to all sources in the watershed of the listed reach. Its greatest value is that it develops the practice of starting water management with a comprehensive assessment of information about the condition of the water body and the identification of sources that may impact water quality.

2. Basin Water Quality Plans

Basin planning has established the practice of setting basin-wide environmental goals to measure performance. This type of goal setting helps basin residents and stakeholders understand the connection between nonpoint source and point sources and the desired condition of the waters. These plans provide specific goals to measure water quality improvements.

Basin planning has addressed pollution issues comprehensively, by combining regulations with educational and voluntary programs. For example, in the Minnesota River Basin, the development of phosphorus management plans, which integrate nonpoint source and point source contributions, was an outcome of early basin planning. Moreover, basin planning’s connection across political boundaries provides an essential link in water resources management. The job simply can’t be done unless all the partners are at the table.

Basin planning established web sites for each basin, which are now used routinely by the public and others to gain information about the resources, condition and priorities of the major drainage basins of Minnesota. The basin Web sites are the most accessible repository for water quality information that is used routinely by the public and others to understand the conditions, resources and priorities within the watersheds in which they live. These Web sites also serve as portals to the Web sites of related agencies and activities. E-newsletters are published for the Minnesota, Lower Mississippi/Cedar, Red, Rainy and Superior basins. The external basin teams provide the means to mobilize watersheds for action. The basin plans are a plan of action for the basin. Involving the basin teams in the review and recommendation of projects for funding adds significant local involvement. It also has the potential to increase participation in actual projects as the opportunity arises. This closes the loop from gathering information and developing goals, arriving at the means to achieve the goals by actually implementing something. These activities also demonstrate how the resources of external basin teams can be utilized in future water quality improvement efforts. At the same time, our partners acknowledge that resources are not great enough to cover everyone’s needs.

Water Quality Planning Cycle Basin Report Information Summary, 2005-2007 Biennium

<table>
<thead>
<tr>
<th>Basin</th>
<th>2005-07 Biennium Priorities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minnesota</td>
<td>– Implement low Dissolved Oxygen Total maximum Daily Loads (TMDL)</td>
</tr>
<tr>
<td></td>
<td>– Conduct MN River Turbidity TMDL study</td>
</tr>
<tr>
<td></td>
<td>– Analyze workload for MN River monitoring and provide adequate staff</td>
</tr>
<tr>
<td></td>
<td>– Develop guidance on types of monitoring needed to develop TMDL plans</td>
</tr>
<tr>
<td></td>
<td>– Update Basin Plan.</td>
</tr>
<tr>
<td>Red River</td>
<td>– Reduce loading of sediments and nutrients from tributaries</td>
</tr>
<tr>
<td>St. Croix</td>
<td>– Phosphorus and sediment loadings – Pilot Project for basin management</td>
</tr>
<tr>
<td>Rainy</td>
<td>– Basin Monitoring Plan and Water Resources Center</td>
</tr>
<tr>
<td></td>
<td>– Lake of the Woods Erosion and Water Quality (WQ) concerns</td>
</tr>
<tr>
<td></td>
<td>– Impaired Waters and TMDL International cooperation</td>
</tr>
<tr>
<td>Upper Mississippi</td>
<td>– Implement monitoring and assessment strategy</td>
</tr>
<tr>
<td></td>
<td>– Restore impaired waters</td>
</tr>
</tbody>
</table>

Chapter 3 Watershed Planning & Management Framework 3-93

Minnesota Pollution Control Agency
Chapter 3 Watershed Planning & Management Framework

- Institute a model lake protection and management strategy
- Develop planning and local capacity for the Mille Lacs/Rum River planning area
- Implement protection efforts

Lake Superior
- Develop site specific strategies for 20 5th level watersheds
- Implement key projects in these priority watersheds
- Implement TMDLs for selected watersheds
- Continue work on the watershed assessment tool
- Track and comment on key land use and WQ management tools
- Support early intervention techniques on North Shore trout streams
- Encourage establishment of watershed organizations

Missouri
- Write a basin plan
- Assign a planner
- Interstate cooperation

Des Moines
- Write a basin plan
- Assign a planner

Lower Mississippi
- Fecal Coliform impairments, feedlots, manure management, SSTS, unsewered communities
- Total Suspended Solids-turbidity TMDLs

Metro
- Address the effects of storm water
- Development and Wetlands loss

**MPCA Biennial Water Quality Planning Cycle**

The Minnesota Pollution Control Agency has implemented a biennial planning process for aligning and coordinating the Agency’s water quality activities that is influenced by information, priorities and needs of the basins, program goals and commitments, environmental condition monitoring, and statewide policies and priorities.

The Planning Cycle: Listed below are the planning actions and assignments for completion of the cycle. The attached diagram illustrates the sequence of steps, schedule and relationship to Agency biennial budget development, the quarterly management review and process improvement methodology.

Step 1: Generation of Program and Basin Information

1A. Guidance is provided from Biennial Budget Development.
1B. Water Program Managers concisely report program information, goals and commitments by basin and answer key questions on a standard form that is submitted to the Regional Division.
1C. Watershed Unit Supervisors and Basin Coordinators concisely report basin condition, social, economic and cultural information, needs, priorities and commitments on a standard form that is submitted to Environmental Analysis and Outcomes (EAO) for review and comment. The form with comments is then submitted by EAO to the Regional Division.
1D. Regional Division Managers and the Regional Division Director meet to review the basin information and prioritize issues by basin and statewide.
1E. Regional Managers assemble a packet of Step 1 information for Step 2.

Step 2: Exchange of Program and Basin Information

The Program Managers and Regional Division Managers meet to present program and basin reports and discuss water program plans and issues for the next biennium, taking into consideration all points
of view. Managers have latitude to include key staff in these discussions. Opportunities to partner and leverage, and disagreements are identified. Relevant managers are assigned to develop opportunities, and settle disagreements.

Step 3: Development of Opportunities and Settlement of Disagreements
3A. Opportunities are developed and disagreements are settled off-line by those managers assigned in Step 2. Step 3 Agreements are submitted on forms to the Regional Division.
3B. It is expected that most disagreements will be resolved off-line by discussion, negotiation and mutual agreement. For the rare instances when conflicts and disagreements cannot be settled, an alternate method for reaching agreement will be provided.

Step 4: Agreement to Priorities, Partnerships and Assignments
The Program Managers and Regional Division Managers meet to discuss the outcomes of Step 3 and affirm what priorities, partnerships and assignments will be entered into the Agency work plan.

Step 5: Entry of Data into Agency Work Plan

Step 6: Information is entered into the Agency work plan.
6A. Quarterly Management Review and Process Improvement
6B. The Regional Managers report work plan progress and results in the quarterly management review.
   The Agency’s Six Sigma methodology will be used to evaluate and improve the biennial water quality planning cycle process.

In the 2005-2007 Biennium, MPCA identified the following water quality planning tasks:

1. quality improvement in MPCA water quality funding
2. local implementation of stormwater protection and prevention strategies
3. effective implementation of Agency WQ monitoring strategy
4. develop measurement strategy for partnership approach
5. OEA-PCA coordination of stormwater activities
6. development and coordination of Stormwater and TMDL program and policy
7. continued development of Lake Pepin TMDL
8. examination of Turbidity Standard as applied to the MN River Turbidity TMDL
9. Water Quality Protection Strategy
10. St. Croix Basin Pilot
St. Louis River Remedial Action Plan

The 1950s and 60s set the stage for the signing of the Great Lakes Water Quality Agreement (GLWQA) and the development of Remedial Action Plans (RAP). The Cuyahoga River in Ohio caught fire, the lower lakes were awash in algae, and the lamprey was in the process of decimating native Lake Trout populations.

The International Joint Commission (IJC) responded on behalf of the United States and Canada by bringing the two countries together to sign the 1972 GLWQA. The 1972 GLWQA initially focused on controlling phosphorus inputs to the lakes. The 1978 Agreement expanded the issues of concern to include the effects of toxic substances on the Great Lakes water quality. The Agreement created RAPs and Lake Area Management Plans (LAMPs) and adopted an ecosystem approach to water quality problems. The ecosystem approach advocated a system wide perspective that recognizes the interrelationship among water, air, land, and all living things. After the signing of the 1978 the IJC identified and designated 43 areas in the Great Lakes Basin as having impaired beneficial uses of the water resource due to pollution. Remedial Action Plans are to be developed for each of the 43 Areas of Concern (AOC). The Great Lakes Water Quality Agreement, as amended on November 18, 1987, defines AOC as “...a geographic area that fails to meet the general or specific objectives of the Agreement, or where such failure has caused or is likely to cause impairment of beneficial use or of the area’s ability to support aquatic life”. Areas of Concern typically include major urban and industrial centers near rivers, harbors and connecting channels where pollution from a variety of sources, development of shoreline areas and other ecosystem impacts have impaired beneficial uses. Contamination from toxic substances is typically a major concern. The goal of RAPs is to define problems and their causes, and then recommend actions and timetables to restore all beneficial uses of the AOCs. Restoring uses is to be achieved through implementation of programs and measures to control pollution sources and remediate environmental problems. That portion of the St. Louis River Watershed initially designated as the Area of Concern included the section of the St. Louis River below Fond du Lac Dam, including St. Louis Bay and Superior Bay. This definition was later expanded to include the river reach from the City of Cloquet to Lake Superior. This is the area of the river, that by virtue of population density and industrial concentration, is the main focus of the RAP. In addition, the Nemadji River Watershed and the upper parts of the St. Louis River Watershed are considered source areas. These areas continue to be part of an overall and systematic approach to the restoration of the St. Louis River and protection of Lake Superior.

Lake Superior Beach Monitoring and Notification Program

The Minnesota Pollution Control Agency (MPCA) has developed and implemented a bacteria monitoring and notification program for the public beaches along the shore of Lake Superior. The key emphasis of the national BEACH Act program is to significantly reduce exposure and risk of disease for users of recreational waters. Minnesota’s program supports these objectives by monitoring the coastal recreational waters on Lake Superior, revising our water quality standards for pathogens or pathogenic indicators, and supporting and participating in national efforts to improve scientific methods and research designed to improve recreational water quality.

Minnesota’s Lake Superior shoreline is lined with almost 80 beaches, 39 of which are monitored by the Minnesota Lake Superior Beach Monitoring Program. These beaches are visited by thousands of people each year. Much of the state’s beach water is subject to contamination from sources such as shoreline development, wastewater collection and treatment facilities, on-site wastewater treatment systems, urban runoff, disposal of human waste from boats, swimmers themselves, animal feeding operations, pet wastes, and wildlife. This contaminated water is a potential cause of gastrointestinal illness and other diseases. Currently, the State of Minnesota does not have a consistently implemented monitoring and risk awareness strategy for such health risks. The Minnesota Lake Superior Beach Monitoring Project is an effort by the MPCA, in cooperation with state and local health officials and interested organizations, to address these health risks to beach users on Lake Superior’s coastal areas. The overall objective of this Project is to implement a comprehensive beach monitoring and public notification plan for beaches adjacent to Lake Superior. In accordance with BEACH Act performance criteria, further objectives include:
1. implement a risk-based beach evaluation and classification process
2. implement a tiered monitoring plan at 39 sites
3. implement a process for monitoring report submission and delegation
4. implement methods and assessment procedures
5. implement public notification and risk communication plans
6. implement measures to notify EPA and local governments of human health risks
7. implement measures to notify the public
8. implement a process for notification report submission and delegation
9. implement a process for public evaluation

**Minnesota Department of Agriculture (MDA) Water and Land**

Pure water and fertile soil are high priorities for all of us. MDA helps farmers and homeowners by developing guidelines for soil amendments and nutrient management to prevent excessive applications. MDA samples well water to check for pesticides and contamination, and tests soils to analyze their composition.

**Pesticide Use, Lawn Care and Water Quality, Monitoring and Assessment for Agricultural Chemicals in the Environment, Nutrient Management**

The MDA is the lead state agency for all aspects of pesticide and fertilizer environmental and regulatory functions. These authorities are described in Minnesota Statutes §§ 18B, 18C, 18D and 103H. The MDA is the lead agency for response to, and cleanup of, agricultural chemical contamination (pesticides and fertilizers) in Minnesota, via its Incident Response Unit.

**Lawn Care and Water Quality**

The MDA is the lead state agency for all aspects of pesticide and fertilizer environmental and regulatory functions. These authorities are described in Minnesota Statutes §§ 18B, 18C, 18D and 103H.

**Minnesota Department of Health Source Water Protection Planning and Assessment**

The purpose of Source Water Protection is to help prevent contaminants from entering public drinking water sources. There are three parts to Minnesota’s Source Water Protection Program:

- Wellhead Protection
- Protection of Surface Water Intakes

States are required to have wellhead protection programs under the provisions of the 1986 amendments to the Federal Safe Drinking Water Act. Wellhead Protection is designed to protect public water supply wells and is mandated by state rule requirements that are administered by the Minnesota Department of Health. The capture zone for the well (called the wellhead protection area) is designated and a plan is developed and implemented for managing potential contamination sources within the wellhead protection area. The Minnesota Department of Health (MDH) assigns staff in the Source Water Protection Unit to assist public water suppliers with preparing and implementing wellhead protection plans. MDH administers the state wellhead protection rule Minnesota Rules, Chapters 4720.5100 - 4720-5590 that sets standards for wellhead protection planning. Public water supply systems are phased into the wellhead protection as time and resources permit. Currently, the MDH is focusing on community water suppliers that have one or more vulnerable wells.
Protection for surface water intakes is not required, but many of Minnesota’s 24 community water supply systems that use surface water have expressed interest in developing protection plans.

The MDH has prepared guidance describing how these plans should be prepared and who should approve them. Currently, the cities of Minneapolis, St. Cloud and St. Paul have prepared intake protection plans and are moving ahead to implement them.

Source Water Assessments provide a concise description of the drinking water source, its susceptibility to contamination and contaminants of concerns to water users. They are prepared for all public water suppliers in 2003 to meet requirements in the 1996 amendments to the Federal Safe Drinking Water Act. Since then, the MDH updates existing source water assessments or prepares them for new public water supply systems. Assessments are served to the public on the MDH web site: [health.state.mn.us/divs/eh/water/swp/swa/index.htm](http://health.state.mn.us/divs/eh/water/swp/swa/index.htm).

**Board of Water and Soil Resources (BWSR)**

**Comprehensive Local Water Management**

The purpose of this program is to protect water resources through the adoption and implementation of local water management plans that are based on local priorities.

**Local Water Management Program**

Purpose: To protect and enhance surface water, ground water, and related land resources by developing and carrying out water management plans at the county level (given local conditions, priorities, and available resources). Local water management provides a means to link state goals and objectives with the goals and objectives local governments set for managing water and related land resources in their jurisdictions.

In 1977 Minnesota was stricken by drought conditions that nearly rivaled the infamous drought of the 1930s. That crisis prompted the Legislature to look at how the state’s water supplies were being managed. They saw fragmentation at the state level and disorganization at the local level. The Legislature responded by passing the Comprehensive Local Water Management Act (Minnesota Statutes sections 103B.301 to 103B.355) in 1985. The act encourages counties outside of the metropolitan area to develop and implement comprehensive water plans. Local ownership is the hallmark of the program. While the plans are voluntary, various state grants and even some federal monies require that a county have an adopted water management plan that is updated periodically (between five and ten years).

Funding began as a pilot project when the Legislative Commission on Minnesota Resources appropriated money to 52 counties in 1987. Planning began in earnest in 1987, the year in which the program officially began. In 1989, the Legislature passed an ongoing appropriation under the Local Water Resources Protection and Management Program (Minnesota Statutes 103B.3665 and Administrative Rules Chapter). This program awards base grants through the Natural Resources Block Grant program to each county, based on the tax capacity of a county. In 2004, the minimum award was $10,657; the maximum was $20,877.

Counties can accelerate local water management through a competitive grant program, which is funded through the Legislative Citizen Commission on Minnesota Resources. Those funds are used to assist successful applicants to implement high priority actions listed in their plans.

Counties are responsible for water planning. Approximately one-third have delegated the program to soil and water conservation districts (SWCD). Local water planners, whether employed by the county or SWCD, often have varied job responsibilities and most devote half time or less to water planning.

The BWSR board reviews and approves local water plans. BWSR staff members provide overall program guidance, process affiliated grants, and provide plan review and comments.

The Comprehensive Local Water Management Act was passed in 1985. Various minor statutory amendments took place in the ensuing years. The 2003 changes repealed the rules requiring the inclusion of 55 data
elements and 18 assessments in plans, and shifted the focus of the plans to priority concerns that are identified in coordination with other local governments and state agencies (see Summary of the 2003 Statutory Changes to M.S. 103B.301). Water plans written under the Local Water Management Act are just one facet of a larger local water management program in non-Metro Minnesota counties.

Key Concepts of Local Water Management Programs
1. make local water management a high priority
2. build local expertise and management capacity
3. identify future problems and prevent them
4. engage citizens and community leaders
5. lead responsibility is at the local level
6. foster state and local partnerships

Key Concepts of Local Water Management Plans
1. Plans and actions focus on priority concerns that citizens and government units establish early on.
2. Assessments, actions, and agency comments are focused on the priority concerns, and the priority concerns are endorsed by the board midway in the process, in addition to final plan approval.
3. Plans coordinate actions and programs among government units to address priority concerns and minimize duplicating efforts.
4. Actions are measurable, watershed-focused, and connected to land-use plans and official controls.
5. There is a single simplified process for developing, approving, and amending all local water management plans.

Summary of the 2003 Statutory Changes to M.S. 103B.301
1. Name change. Statutory references were changed from “comprehensive water plan” to “local water management plan” to focus on local priorities, local control and most of all, local implementation.
2. The program’s administrative rules were repealed.
3. The water management plans focus on priority concerns. Assessments, goals, objectives and the implementation program will pertain to a few, specific priority concerns.
4. The process encourages upfront involvement of local and state governments and citizens.
5. The county must notify state agencies, local governments and other interested parties of their intent to update the water management plan and invite them to participate in identifying the priority concerns the plan will focus on.
6. The BWSR Board, with input from state review agencies, review and comment on the priority concerns that the county has selected for the plan’s focus. This process replaces the local review that used to take place after the plan was written.
7. The plan can be amended by holding a public meeting and petitioning the board.
8. Statutes contain a section on the required content of a plan:
   a. executive summary
   b. assessment of priority concerns
   c. goals and objectives
   d. implementation program
   e. other water management responsibilities and activities coordinated by the plan.
Chapter 4 Overall Strategies for Each Water Resource 4.1 Ground Water

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Introduction
Minnesota is blessed with abundant water resources. We are known as the “land of ten thousand lakes,” and actually claim a few thousand more. We also claim high ranking (second to Alaska) in total miles of shoreline. We also have claims to aquifer resources with pristine waters dating from the time of the glaciers. But the blessings of abundance also carry weight of responsibility in stewardship. This abundance of water resources makes it difficult to properly assess impacts to all those resources. Thus, it is incumbent on us to adopt reasonable strategies of priority in management that will help us to address needs through appropriate decisions. Minnesotans are beneficiaries of a high quality of life in part due to the value and quality of our water resources. Among the most highly valued of those resources is our ground water. Ground water supplies drinking water to almost 100 percent of the rural population of Minnesota and to 932 of 956 community water supply systems.

Concern over the potential impacts various land management practices may have on ground water quality has resulted in broad-based ground water protection laws and programs in Minnesota. Results from ground water sampling over the past two decades have indicated contamination by improper management of non-point sources. For example, studies conducted by the Minnesota Department of Agriculture (MDA) and the Minnesota Department of Health (MDH) indicate that certain pesticides are present in some ground waters in Minnesota, particularly in some hydrogeologically sensitive areas. The Minnesota Pollution Control Agency (MPCA) and the MDA concluded from examination of nitrate data from over 25,000 Minnesota wells that nitrate contamination of ground water is clearly a problem in many areas of Minnesota, especially for older construction and shallow wells.

On a statewide basis, potential nonpoint source (NPS) activities contributing to ground water contamination include:
1. nutrients and pesticides applied to agricultural fields and to turf
2. feedlots and manure storage
3. manure applied to fields
4. uncontrolled urban runoff
5. construction activities
6. on-site wastewater disposal systems
7. illegal dumping
8. road salt
9. small generators of organic chemicals or metals in waste products
10. storm water retention or infiltration practices

At the local level, general awareness and understanding of NPS impacts on ground water is increasing through county level water management efforts, development of county geologic atlases and regional hydrogeologic assessments, local ground water protection efforts such as the Source Water Protection Program, and by increased education and outreach programs such as Nitrate Testing Clinics.
This Ground Water strategy presents:
1. the basis for prioritizing NPS activities related to protecting or improving ground water quality
2. identification of high priority ground water protection activities needed to manage and minimize NPS pollution
3. direction for coordinating the many agencies and programs associated with NPS ground water issues

In particular, various levels of government can do a better job of coordinating efforts to 1) prioritize areas needing greater attention for non-point sources (both geographically and in terms of practices), and 2) implement non-point source management measures. In order to focus limited resources, further improvements to existing activities such as the Clean Water Partnership (CWP) program, Source Water Protection Program, and the Minnesota Nitrogen and Pesticide Management Plans are needed. These programs can focus on protecting a particular aquifer or recharge area through land use controls and implementation of best management practices (BMPs).

General Approach to Ground Water Issues: Current and Future
While there is a critical need for adequate protection and management of all ground water resources in the state, it is clear that some regions of the state are more likely to have contamination problems. Overall, most ground water quality in the state is good at this time, but there are areas where contamination is a problem. Some of the poor quality ground water is contaminated with naturally occurring substances (e.g., iron, manganese, sulfates, radon, or arsenic), but there are also areas where ground water is contaminated through human activity, or is vulnerable to human-caused sources of contamination. Many of the human activities that can cause ground water contamination are considered non-point source activities.

Protection efforts in the state are underway, and have increased over time. Some of these efforts are described below.

Local Government’s Role is Critical
Local governments, including counties, cities, Soil and Water Conservation Districts (SWCDs), Watershed Districts, Joint Powers Organizations, and others, have crucial roles in ground water protection. This is in part because of their authority to manage land use activity through planning and zoning restrictions, but also because ground water impacts are usually local in scope. Individuals need to understand how their behavior and activities impact their local ground water resources, and protection programs must continue to be developed at the appropriate level.

The state has developed a number of programs to encourage local protection efforts, including local water management. These include county based comprehensive surface and ground water management in the 80 Greater Minnesota counties, and county based ground water management in the seven counties of the Metropolitan Area. These local plans are designed to be comprehensive in scope and must recognize the importance of managing non-point sources of contamination.

In order to assist local government and individuals, most state agencies already recognize that state resources and technical expertise must be made available to local government programs. State assistance needs to be provided in the form of guidelines, technical and financial assistance, and sample regulations to assist local government efforts. Assistance must also be available through expanded and innovative means to fund local efforts, as well as the state programs that support local efforts.

Protection and Management Approaches
There are a number of tools already used to manage ground water protection. They include the following: Land Use Planning: Land use restrictions can be a useful tool for managing some categories of NPS contamination. Strong front-end land use planning, with environmental consideration included, is being increasingly used.
Zoning and development restrictions, however, need to consider environmental risks before decisions are made. In addition, local governments need to develop more effective local management tools.

Emphasis on Prevention and Use of a Hierarchy of Strategies: Prevention is the best strategy for ground water quality protection. Awareness is growing, both locally and nationally, as to the difficulty and expense of correction for ground water contamination, and that such correction is sometimes impossible to accomplish. Minnesota’s ground water prevention policy is articulated in Minn. Stat. § 103H.001, which states:

“It is the goal of the state that ground water be maintained in its natural condition, free from any degradation caused by human activity. It is recognized that for some human activities this degradation prevention goal cannot be practicably achieved. However, where prevention is practicable, it is intended that it be achieved. Where it is not currently practicable, the development of methods and technology that will make prevention practicable is encouraged.”

Figure 4.1 Response to Increasing Ground Water Contamination from Nonpoint

**Source Pollution As Laid Out in Minn. Statutes 103H**

In practical application, this policy means that:
1. all ground water is protected (not just current and future drinking water supplies)
2. the protection goal is to maintain natural quality where possible, and minimize impacts where not
3. additional protective measures may need to be applied in sensitive areas

There is increasing use of preventative management measures for sources with the potential to contaminate ground water, including reducing or eliminating potential contaminant releases. A hierarchy of activities has been developed and needs to be expanded. The following description and accompanying diagram (Figure 4.1) describe the hierarchy of activities.
In the Absence of Contamination
In order to protect existing good quality ground water, a variety of prevention and conservation strategies, including BMPs, are being or have been developed. More will continue to be developed, but it is important that those developed by different parties be consistent, and that all be implemented to the maximum extent possible. Implementation is likely to remain primarily voluntary. It is also imperative that local government is particularly diligent in pursuing protection of currently pristine ground water.

If Contamination is Detected
The 1989 Minnesota Ground Water Protection Act describes an escalating level of effort, depending on existing conditions, which must be undertaken by state and/or local agencies if contamination is detected (Minn. Stat. § 103H.275). In order to prevent further contamination and potentially achieve a return to better quality ground water, a “state agency or political subdivision that regulates an activity causing or potentially causing a contribution to the pollution identified shall promote implementation of BMPs to prevent or minimize the source of pollution to the extent practicable.” These BMPs are designed to be voluntary, so education of the land users is critical.

If Implementation of the BMPs is Proven Ineffective
The MPCA (for non-agricultural practices), or the MDA (for agricultural chemicals) may adopt mandatory requirements (called “water resource protection requirements”) which are “designed to prevent and minimize the pollution to the extent practicable” and “to prevent the pollution from exceeding the health risk limits.” The health risk limits (also called HRLs) are drinking water based ground water limits promulgated by the MDH for substances found to be degrading Minnesota’s ground water (Minn. Stat. § 103H.201).

Balance of Regulatory and Non-regulatory Programs
State agencies recognize the need for non-regulatory programs to protect ground water, especially for addressing non-point sources of contamination. Regulatory programs are effective for point sources and some aspects of NPS controls, but many non-point sources are too diffuse or numerous to be easily regulated. Balance between regulatory and non-regulatory approaches including controlling contamination sources through permitting authorities, performance standards, enforcement and compliance activities, land-use regulations, facility siting restrictions, promotion of BMPs, incentives, educational programs, and promotion of water conservation, is required.

Use of Direct and Indirect Ground Water Protection Measures
Minnesota’s NPS ground water protection efforts include formally adopted measures such as facility standards, ground water protection limits; HRLs, Water Resource Protection Requirements, water quality standards, Health Based Values (HBVs) and (where public water supplies are potentially affected) Federal Maximum Contaminant Levels (MCLs). Indirect measures are also needed for their important role in NPS control, and these would include: BMPs, technology standards, conservation, siting criteria and construction standards.

Protection Efforts are Proactive and Long Term
Once contaminants become part of the ground water system, removal of the contaminants can be difficult, if not impossible. Because of these potentially long term impacts to Minnesota’s ground water resources, protection efforts need to be proactive and far reaching. They need to be based on long term costs and benefits, not short term demands and crises. Management needs to anticipate and address problems before widespread degradation occurs.
Identifying Ground Water Resources that may be Impacted by NPS Contamination

The geologic materials comprising aquifers range from unconsolidated sand and gravel deposits to soluble carbonate rock and fractured bedrock. The distribution of these aquifers is not uniform across the state. These diverse geologic settings (along with precipitation gradients across the state and changing soil types and soil depths) influence the quality and quantity of Minnesota’s ground water resources.

Identifying Geologically Sensitive Areas

Knowing where aquifers may be susceptible to contamination from land management practices is of particular importance for addressing potential NPS pollution. Significant efforts identifying areas of ground water contamination susceptibility are under way, including: 1) refinement of methods for assessing geologic sensitivity and for mapping nitrate contamination of ground water resources, 2) mapping of geologically sensitive areas, and 3) mapping of areas where ground water used for drinking is impacted by nitrate nitrogen.

The Minnesota Department of Natural Resources (MDNR) developed specific criteria for assessing geologic sensitivity that results in the identification of such sensitive areas. State agencies must use the products of the MDNR assessments to consider the type of risk presented when adopting BMPs or other protection efforts or when undertaking activities within sensitive areas (Minn. Stat. ch. 103H). MDNR and Minnesota Geological Survey (MGS) provide technical assistance to county staff assessing the geologic sensitivity of local aquifers. The MDH convened an interagency advisory group in 1998 to prepare a methodology for mapping nitrate impacts on ground water that used the MDNR sensitivity criteria as a starting point. MDH provides technical assistance to county health and environmental staff to: 1) compile databases of nitrate and water well data, and, 2) prepare maps showing where ground water used for drinking is being impacted by nitrate nitrogen. This information is accessible to the general public and MDH plans to make it available via the Internet.

The Minnesota Department of Natural Resources (DNR) is coordinating with the United States Geological Survey in quantifying recharge to ground water on a statewide basis. Results of these efforts could help identify critical or priority resource areas in terms of both quantity and quality of ground water.

County Geologic Atlases

In 1982, the first county geologic atlas was published by the Minnesota Geological Survey. A county geologic atlas is a systematic study of a county’s geologic and ground water resources. Data pertinent to resource issues, including management of NPS contamination, are presented at a design scale of 1/100,000. This level of detail is sufficient to assist with regional planning, but is not sufficient for making site-specific decisions. However, the databases and geological expertise developed during the completion of an atlas can support local decision making.

Among the atlas plates is a map of geologic sensitivity that is based on criteria developed by the MDNR. From 1989 to 1991 representatives from nine agencies developed criteria and guidelines for assessing geologic sensitivity in an effort to encourage a consistent approach to assessing geologic sensitivity in Minnesota. Geologic sensitivity is based on the potential for surface contamination to reach ground water resources due to the geologic characteristics of the overlying material.

To date, fourteen county geologic atlases have been completed, five are nearing completion and a number of other counties are designated as priorities for future completion. Completion of county-scale geologic sensitivity maps and their future update is critical for making land and water-use decisions, including targeting of NPS management activities. Ensuring and accelerating completion is a priority.
Regional Hydrogeologic Assessment Program
The Regional Hydrogeologic Assessment (RHA) Program complements the Geologic Atlas Program and is implemented through MDNR and MGS. A RHA is a less detailed overview of near surface geologic and hydrologic conditions of a multiple county area, and includes a geologic sensitivity map. Five assessments have been completed and one is currently in progress.

Mapping the Potential for Nitrate to Impact Ground Water
The efforts noted above help in the evaluation of susceptibility of ground water to contamination by focusing on the inherent characteristics of the aquifer itself and overlying geologic material (e.g., soil permeability, confining layers, etc.). Mapping of nitrate contamination potential enhances geologic sensitivity mapping by addressing land uses and applies nitrate nitrogen analyses from water wells as a calibration tool. MDH is preparing nitrate probability maps to address federal mandates for assessment of the vulnerability of public water supply wells. These maps can also be used to: 1) evaluate areas where NPS management measures for addressing nitrate contamination should be stressed, and 2) identify areas where long-term monitoring of ground water is needed to determine their effectiveness. The MPCA is conducting long term monitoring in areas where ground water is vulnerable to contamination from nitrate nitrogen.

Matching NPS Management Measures to Needs and Assessing Results
A variety of factors including hydrogeologic conditions, land uses, water use, existing NPS management measures for protecting ground water, and the level of education achieved regarding NPS impacts on ground water resources, dictate that the approach to implementing and assessing NPS management measures be customized to local needs. In addition to identifying where ground water resources may be susceptible to NPS contamination, other factors must be considered when determining how to implement protection or remediation efforts.

Prioritize Resources to Meet State-Wide Needs
Resources available to implement NPS management measures for protecting susceptible ground water resources will likely not be sufficient to meet local and state needs for the upcoming years. Therefore, criteria need to be developed for funding agencies to prioritize: 1) geographical areas for implementing NPS management measures, 2) basic research needed to understand ground water resources and the effectiveness of NPS management measures, 3) education and outreach efforts that effectively communicate with land owners, and 4) data management efforts that will provide needed information in a reliable and cost effective manner.

Evaluate the Effectiveness of Existing NPS Management Measures to Meet Local Ground Water Protection Needs
Many of the existing management practices are broad based and may not be applicable for local geologic, soils, and land use conditions. It is important to determine the technical merits of existing NPS management measures so that: 1) resources are not wasted implementing ineffective NPS management practices, 2) modifications to existing management practices are made to meet local needs, and 3) realistic expectations for specific NPS management measures can be integrated into local and state NPS strategies for protecting ground water resources.
Increase Monitoring to Ensure NPS Management Measures Are Having a Positive Impact on Protecting or Remediating Susceptible Ground Water Resources

Monitoring the effectiveness of NPS control measures is essential to determining their worth. For example, the Management Systems Evaluation Area (MSEA) studies conducted by the Agricultural Research Service (ARS) and United States Geological Survey (USGS) indicate that the chosen BMPs were not effective in controlling nitrate nitrogen loading of ground water to levels below drinking water standards.

It is not a wise use of resources to promote the implementation of NPS management practices without monitoring: 1) the degree to which land owners are implementing them, 2) long-term changes in ground water quality. Monitoring is as critical to ground water resource protection as implementing NPS management measures.

Support Research Needed to Understand the Impact NPS Contamination has on Susceptible Ground Water Resources

It is not possible to adequately protect a resource that you do not understand. Funding must be made available to collect the basic information needed to understand local ground water resources and the impacts of NPS contamination on ground water quality. Also, resources must be available to integrate basic research to everyday applications once it’s been proven effective.

Develop and Maintain Easily Accessible Data Systems

Many of the basic data management techniques have been developed to store ground water resource data and to track implementation of NPS management measures. However, additional funding is needed to: 1) enter data, 2) make it accessible on the Internet, 3) integrate it with other state and local agency databases, 4) educate agency staff and the public regarding the uses and limitations of specific types of data, and 5) evaluate the cost effectiveness of data collection and storage methods. Criteria and guidance need to be developed to set standards for collecting data related to implementing NPS management practices and tracking their effectiveness.

Needs, Priorities, and Action Steps

The Action Plan provided below summarizes the goals and milestones identified in the preceding sections. There is no priority given to the order in which they appear in this report. It must be emphasized that many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.
Chapter 4.1 Ground Water Needs, Priorities and Milestones Action Plan

The action plan provided below summarizes the goals and milestones for this planning period. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

**Goal 1: Enhance Coordination among Ground Water Management Efforts within the State.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Support the Inter-agency Ground Water Coordination Group with the purposes of coordinating activities, sharing information, setting priorities, and guiding implementation efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td>CWA (319), state</td>
<td>MPCA, MDA, USGS</td>
</tr>
<tr>
<td>2. Improve consideration of ground water management within regional, basin, watershed, and local water management efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>CWA (319), state</td>
<td>EQB, MPCA, BWSR, MDA, USGS</td>
</tr>
<tr>
<td>3. Support an inter-agency working group with the purpose of coordinating information and data management needs for ground water protection; including: developing and disseminating data management standards and coordinating development of web based applications.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>CWA (319), state</td>
<td>EQB, MPCA, MDA, BWSR, MetC, USGS</td>
</tr>
</tbody>
</table>

**Goal 2: Promote Education and Outreach Efforts for Implementing NPS Management Measures that Protect Ground Water.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Evaluate the effectiveness of existing ground water protection outreach tools with target audiences.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>CWA (319), state</td>
<td>UM, MPCA, MDA</td>
</tr>
<tr>
<td>2. Develop and test model programs, projects, or materials, with specific target audiences to evaluate the effectiveness of new education and outreach programs for ground water protection.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>CWA (319), state</td>
<td>UM, MPCA, MDA</td>
</tr>
<tr>
<td>3. Develop and maintain a comprehensive communication resource (Web site, Forum, Newsletter, etc.) where implementation experiences, educational and program materials, and technical expertise can readily be shared.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>CWA (319), state</td>
<td>UM, MPCA, MDA</td>
</tr>
</tbody>
</table>
**Goal 3: Continue Identification of Geologically Sensitive Areas to Help Prioritize Protection Efforts where Ground Water is Susceptible to Contamination from NPS Pollution.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Continue to develop and refine tools and procedures for the evaluation of geologic sensitivity and ground water vulnerability to NPS.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>DNR, USGS</td>
</tr>
<tr>
<td>2. Provide for the continued implementation and refinement of mapping of geologically sensitive areas.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>DNR, MGS, USGS</td>
</tr>
<tr>
<td>3. Establish a working group to develop criteria and prioritize needs for areas where ground water is identified as vulnerable to NPS.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>MPCA, MDA, DNR</td>
</tr>
</tbody>
</table>

**Goal 4: Support Local Government Units in Development and Implementation of Ground Water Protection Programs.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Assist local units of government in identifying geologically sensitive areas and areas where ground water may be vulnerable to NPS.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state, local</td>
<td>DNR, MGS</td>
</tr>
<tr>
<td>2. Coordinate with local units of government in the implementation of BMPs for ground water protection.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state, federal</td>
<td>MPCA, MDA, MDH, USDA</td>
</tr>
<tr>
<td>3. Incorporate consideration of ground water protection in programs and plans implemented at the local government level.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state, local</td>
<td>MPCA, MDA, MDH, BWSR</td>
</tr>
<tr>
<td>4. Develop tools and guidance to assist local units of government in the management of data associated with ground water protection efforts and the evaluation of those efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>MPCA, MDA, MDH, BWSR</td>
</tr>
<tr>
<td>5. Support local units of government addressing NPS through state approved well head protection plans.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), SDWA, state</td>
<td>MDH</td>
</tr>
</tbody>
</table>
### Goal 5: Research and Support Development of Effective Management Measures for Specific Practices that may Impact Ground Water.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop a working group to prioritize management practice development needs and provide technical review in BMP development for practices specific to ground water. Establish a list of priorities that will be reviewed and updated by the working group on an annual basis.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>MPCA, MDA</td>
</tr>
<tr>
<td>2. Test source specific BMPs in various hydrogeological, ecological, and climatic settings at appropriate research scales to determine effectiveness across varying conditions applicable within the State.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319)</td>
<td>MPCA, MDA, UM, USGS</td>
</tr>
<tr>
<td>3. Evaluate stormwater practices that promote infiltration and have the potential to transport contaminants to ground water.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>CWA (319)</td>
<td>MPCA, UM, USGS</td>
</tr>
</tbody>
</table>

### Goal 6: Implement Evaluation Tools Appropriate to Measure the Effectiveness of Programs and Practices in Reducing or Preventing the Impacts of NPS to Ground Water.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Support ground water monitoring projects at scales appropriate to measure the effectiveness of practices implemented to protect ground water.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state</td>
<td>MPCA, MDA</td>
</tr>
<tr>
<td>2. Support the assessment of adoption of voluntary BMPs in conjunction with ground water monitoring.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CWA (319), state, federal</td>
<td>MPCA, MDA, USGS, USDA</td>
</tr>
<tr>
<td>3. Provide guidance and training for programs that develop, collect, and manage ground water data at the state and local level, leading to more consistent and effective information from ground water survey, assessment, and monitoring programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>CWA (319), state</td>
<td>MPCA, MDA, BWSR, USGS</td>
</tr>
</tbody>
</table>
Chapter 4 Overall Strategies for Each Water Resource

4.2 Lakes Strategy

Technical Committee Members
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Pam Anderson, MPCA Co-Chair
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Introduction
Preserving Minnesota’s over 12,000 lakes from nonpoint source (NPS) pollution requires a balanced approach of protection and restoration, using a variety of management strategies, within a structure that recognizes regional differences in lake ecology and landuse. Restoring lakes with impaired uses or degraded water quality or habitat has been the major focus of management efforts in the past. This strategy identifies assessment and protection of unimpaired lakes as a higher priority. Management strategies include regulations, incentives, education, planning, and acquisition.

Lake condition and lake-basin characteristics vary between regions - from the small, deep lakes of northeastern Minnesota, to the large, shallow lakes of the south. The ecoregion framework serves as a basis for evaluating lake condition and setting preliminary water quality goals. Ecoregions, areas where the land use and water resources are similar, have been mapped by the US Environmental Protection Agency (USEPA) for the lower 48 states based on overlaying maps of land form, soil type, land use, and potential natural vegetation (Omernik, 1987). Minnesota is characterized by seven ecoregions, four of which contain 98 percent of Minnesota’s lakes (Figure 1). These four are the 1) Northern Lakes and Forests, 2) North Central Hardwood Forests, 3) Western Corn Belt Plains, and 4) Northern Glaciated Plains. Several papers have been written which describe similarities and differences between the lakes in the different ecoregions (Heiskary et al. 1987) and the development of ecoregion-based phosphorus criteria (Heiskary and Wilson, 1989). In addition to these methods of classification, there are numerous other systems that are based on hydrology (e.g. drainage, seepage), biological communities (e.g. Schupps Index), and human uses (e.g. drinking water, recreation, general development).

Assessing trends in water quality or the status of individual lakes is difficult because only a small percentage of Minnesota’s over 12,000 lakes have been monitored or evaluated. However, intensive monitoring of representative lakes, reviews by professionals, and surveys of lake users indicate that water quality in Minnesota is declining due to agricultural land use practices, urbanization, atmospheric deposition, increased shoreland development pressures and recreational demands. Nutrients (e.g. nitrogen, phosphorus), sediment, bacteria, and toxics (e.g. mercury and Polychlorinated Biphenyl (PCBs)) present the greatest threats to Minnesota’s lakes by promoting eutrophication, degrading habitat, diminishing recreational opportunities, and accumulating in the food chain.

Limited funds are available from federal, state, and local sources to address the existing and potential impacts of nonpoint pollution on lakes. To improve the effective use of those funds, this strategy identifies...
and prioritizes a variety of management approaches. The merits of protecting resources, currently in good condition, will be evaluated relative to rehabilitating resources that are severely degraded. This will be described in the context of most sensitive uses and in terms of overall ecological health.

**Background**

**Desired Uses**

Minn. R. ch. 7050 (1994) designates five classes of water use for which water quality standards have been established: 1) domestic consumption, 2) aquatic life and recreation, 3) industrial consumption, 4) agriculture and wildlife, and 5) aesthetic enjoyment and navigation.

To meet the goals of the Clean Water Act (CWA), the Minnesota Pollution Control Agency (MPCA) focuses on whether lakes meet the aquatic recreation use designation. The aquatic recreation use includes swimming, wading, and aesthetics of the lake. Lakes in Minnesota may be unsuitable for aquatic recreation use because of cultural eutrophication that may cause nuisance blooms of algae and reduced transparency or bacterial contamination that may directly affect human health. In addition about 1.5 million people in Minnesota receive their drinking water from a surface water source (lake or river). Source water protection is critical to ensure safe drinking water supplies and minimize the expense of treatment technologies. Sediment and excess nutrients can interfere with navigational or industrial use and impair aquatic life, wildlife, recreation, and aesthetic enjoyment. As noted previously lake conditions and lake-basin characteristics vary between regions-from the small, deep lakes of the Northern Lakes and Forests to the large, shallow lakes of the Western Corn Belt Plains and Northern Glaciated Plains. Results of lake observer surveys indicate that the perceptions of what constitute high transparency or severe algal blooms also vary by region. In general, lake users in northern Minnesota are less tolerant of reduced transparency and algal blooms than are those in southern Minnesota.

In Minnesota, 98 percent of the lakes are found in four of the ecoregions – the Northern Lakes and Forests, North Central Hardwood Forests, Western Corn Belt Plains, Northern Glaciated Plains. As a result, phosphorus criteria were developed only for these four ecoregions (see below). For the remaining two percent, individual lakes and their watershed characteristics are compared to the ecoregion which they most closely match to determine the phosphorus criteria. Several reference lakes (least impacted lakes in the ecoregion) were selected in each ecoregion and monitored over two to three summers. Data from these lakes, along with user perception information derived from the Citizen Lake-Monitoring Program (CLMP), an extensive review of the literature, and a review by an expert panel led to the development of phosphorus criteria for the “most sensitive uses” within each ecoregion. The uses addressed include cold water fisheries and aquatic recreation (primary contact). Since their establishment in 1988 and revision in 2005 (Table 1), the phosphorus criteria have served as a basis for assessing swimmable use, developing priorities, and setting water quality goals.

Minnesota’s phosphorus criteria provide a sound basis for determining a lake’s ability to support aquatic recreation uses. For the purposes of Minnesota’s 305(b) reports to Congress and 303(d) listing, the phosphorus criteria in conjunction with Carlson’s Trophic State Index (TSI; Carlson, 1977) were used as a means to classify lakes relative to support of aquatic recreation use.

Aquatic recreation use support is categorized as follows: full-support (FS) - few algal blooms and adequately high transparency exist throughout summer to support swimming; partial-support (PS) - algal blooms and low transparency may limit swimming for a significant portion of the summer; and non-support (NS) - severe and frequent algal blooms and low transparency will limit swimming for most of the summer.
Figure 1. Minnesota’s Seven Ecoregions

- Northern Minnesota Wetlands
- Northern Lakes and Forests
- North Central Hardwood Forests
- Driftless Area
- Western Corn Belt Plains
- Northern Glaciated Plains
- Red River Valley
Table 1. Proposed Eutrophication Phosphorus Criteria (Heiskary and Wilson, 2005)

<table>
<thead>
<tr>
<th>Ecoregion</th>
<th>Most Sensitive Use</th>
<th>TP µg/L</th>
<th>Chl-a µg/L</th>
<th>Secchi meters</th>
</tr>
</thead>
<tbody>
<tr>
<td>NORTHERN LAKES AND FORESTS</td>
<td>Lake trout (Class 2A)</td>
<td>&lt; 12</td>
<td>&lt; 3</td>
<td>&gt; 4.8</td>
</tr>
<tr>
<td></td>
<td>Stream, Trout (Class 2A)</td>
<td>&lt; 20</td>
<td>&lt; 6</td>
<td>&gt; 2.5</td>
</tr>
<tr>
<td></td>
<td>Aquatic Recreation Use (Class 2 B)</td>
<td>&lt; 30</td>
<td>&lt; 9</td>
<td>&gt; 2.0</td>
</tr>
<tr>
<td>NORTH CENTRAL HARDWOOD FORESTS</td>
<td>Stream trout (Class 2a)</td>
<td>&lt; 20</td>
<td>&lt; 6</td>
<td>&gt; 2.5</td>
</tr>
<tr>
<td></td>
<td>Aquatic Recreation Use (Class 2b)</td>
<td>&lt; 40</td>
<td>&lt; 14</td>
<td>&gt; 1.4</td>
</tr>
<tr>
<td></td>
<td>Aquatic Rec. Use (Class 2b) Shallow Lakes</td>
<td>&lt;60</td>
<td>&lt; 20</td>
<td>&gt; 1.0</td>
</tr>
<tr>
<td>WESTERN CORN BELT PLAINS &amp; NORTHERN GLACIATED PLAINS</td>
<td>Aquatic Recreation Use (Class 2B)</td>
<td>&lt; 65</td>
<td>&lt; 22</td>
<td>&gt; 0.9</td>
</tr>
<tr>
<td></td>
<td>Aquatic Rec. Use (Class 2b) – Shallow Lakes</td>
<td>&lt; 90</td>
<td>&lt; 30</td>
<td>&gt; 0.7</td>
</tr>
</tbody>
</table>

Table 2. Trophic Status Thresholds for Determination of Use Support for Lakes: Comparison of 305(b) and 303(d).

(Carlson’s TSI noted for each Threshold.)

<table>
<thead>
<tr>
<th>Ecoregion (TSI)</th>
<th>TP ppb</th>
<th>Chl ppb</th>
<th>Secchi m</th>
<th>TP Range ppb</th>
<th>TP ppb</th>
<th>Chl ppb</th>
<th>Secchi m</th>
</tr>
</thead>
<tbody>
<tr>
<td>305(b): Full Support</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>303(d): Not Listed</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Partial Support</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Support</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NLF (TSI)</td>
<td>&lt; 30</td>
<td>&lt; 10</td>
<td>µ 1.6</td>
<td>30 – 35</td>
<td>&gt; 35</td>
<td>&gt; 12</td>
<td>&lt; 1.4</td>
</tr>
<tr>
<td>CHF (TSI)</td>
<td>&lt; 40</td>
<td>&lt; 15</td>
<td>µ 1.2</td>
<td>40 - 45</td>
<td>&gt; 45</td>
<td>&gt; 18</td>
<td>&lt; 1.1</td>
</tr>
<tr>
<td>WCP &amp; NGP (TSI)</td>
<td>&lt; 70</td>
<td>&lt; 24</td>
<td>&gt; 1.0</td>
<td>70 - 90</td>
<td>&gt; 90</td>
<td>&gt; 32</td>
<td>&lt; 0.7</td>
</tr>
</tbody>
</table>

TSI = Carlson trophic state index; Chl = Chlorophyll-a; ppb = parts per billion or µg/L, m = meters

Drinking water supply is an important use as well. There are 24 community water supply systems and approximately 64 transient non-community water supply systems that use surface water sources in Minnesota (lakes, rivers, flooded mine pits). The types of surface water sources used by these public water supply systems and their geographic distribution is very diverse and presents a challenge for meaningful source water protection efforts. A guidance document has been developed by the Minnesota Department of Health (MDH) to determine how to develop protection plans for these community water supply systems.

The susceptibility of a surface water source to contamination is considered high because there is no practical means of preventing all potential contaminant releases into surface waters (in contrast to ground water). In 1996 the Federal Safe Drinking Water Act was amended to require states to conduct source water assessments for drinking water sources. The guidance document prepared by USEPA to assist states in developing source water assessment programs recognizes the importance of addressing nonpoint pollution sources during the assessment process. USEPA encouraged source water protection staff to work with their counterparts in the NPS pollution program to help ensure the NPS threats identified through source water assessments are...
acknowledges as concerns by both programs. By 2005, the MDH completed assessments for the over 7,000 public water systems in the state.

**Source Water Protection (SWP)**

SWP represents a new focus and a major change in thought in protection of drinking water supplies. SWP is a part of a multiple barrier approach used to provide safe drinking water – which includes wellhead protection, source water assessments, and protection of surface water intakes. The reliance on treatment alone can become a very costly alternative.

The ecoregion-based phosphorus criteria recognize the need to attain/maintain relatively low phosphorus concentrations in source water supplies and that “reasonable goals” likely differ between ecoregions. MDH has set a goal of having all affected public water supply systems implementing some level of wellhead protection (protecting the area which supplies water from contamination) by 2006.

**Fish Consumption Advisories**

Many states, including Minnesota, have fish consumption advisories to inform people about how many meals of fish they can safely eat over a period of time. Most fish are healthy to eat. However, any fish could contain contaminants such as mercury or polychlorinated biphenyls (PCBs). PCBs that could harm human health – especially the development of children and fetuses. The MDH provides advice on how often fish can be safely eaten. By following these guidelines, people can reduce exposure to the contaminants in fish, help reduce health risks, and still get the benefits of eating fish. For additional information see the MDH Web site [www.health.state.mn.us/divs/eh/fish/index.html](http://www.health.state.mn.us/divs/eh/fish/index.html).

The MN Department of Natural Resources (MDNR), the Minnesota Pollution Control Agency (MPCA), Minnesota Department of Agriculture (MDA), and the MDH collaborate in producing the fish consumption advisory. Each year these agencies jointly select lakes and rivers for fish collection and analysis, in a continuing effort to meet Fish Consumption Program (FCMP) objectives while remaining within budget. The average number of lakes and river segments sampled per year was 113 for 1991-1996 and 95 for 1997-2002. This interagency approach of shared responsibilities for obtaining and interpreting data is a cost-effective method for tracking fish contaminant status and trends. Testing of contaminants in Minnesota fish began in 1967 and continues today. The FCMP database now has 23,000 data records; two-thirds of which have been collected since 1990. The program has sampled about 1,000 lakes, or 18 percent of the estimated 5,500 fishing lakes in the state. Sampling has covered 15 percent of the lakes smaller than 2,000 acres and 80 percent of the lakes larger than 2,000 acres. Minnesota’s 11 largest lakes have each been sampled at least three times and its major rivers have had at least two rounds of sampling done on them since 1990.

The FCMP routinely monitors fish for mercury and PCBs – the predominant contaminants that necessitate fish consumption advice in Minnesota and most other states. The FCMP also collects fish for special studies that assess human exposure to other chemicals present in fish tissue. For example, the FCMP provided fish to the EPA from 1999 to 2003 for a nationwide study of more than 100 potential contaminants in fish, including dioxins, pesticides, and polycyclic aromatic hydrocarbons.

Were funding to become available, the FCMP could also support the MPCA’s Emerging Contaminants Program by collecting fish to be analyzed for other potentially health-threatening chemicals that may be building up in them. These chemicals of concern include polybrominated diphenyl ethers (PBDEs), widely used fire retardants that bear similarities to PCBs, and perfluorinated chemicals, used as stain repellents. These and other synthetic chemicals need to be evaluated for their significance as hazards to human and environmental health.

Using FCMP data, the MDH provides fish consumption advice to the public that encourages people to eat fish while maintaining exposure to contaminants below a level that could cause adverse health effects. The Fish
Consumption Advisory is communicated through various media and targets several audiences. Site-specific and statewide consumption advice is available on the MDH Web site [www.health.state.mn.us/divs/eh/fish](http://www.health.state.mn.us/divs/eh/fish) and integrated into the DNR’s lake survey reports [www.dnr.state.mn.us/lakefind/index.html](http://www.dnr.state.mn.us/lakefind/index.html) and in printed documents. The statewide guidelines are in the DNR fishing regulations booklet. The MDH also provides educational brochures which are updated annually.

### Water Quality Status

The quality of many of Minnesota’s lakes is impaired, and designated uses are lost because of nutrients, sediment, bacteria, toxic contaminants, or hydrologic modifications. Increasing population, residential development, and recreational use cause many of the problems, but even remote lakes, such as those protected in the Boundary Waters Canoe Area (BWCA) or Voyageur’s National Park, show impacts from human activities, with elevated levels of atmospherically derived mercury, PCBs, and other organic contaminants. While these issues are all important, a primary emphasis of this chapter will be on the impact of excess nutrients and sediments, and land use activities in the shorelands and watersheds of Minnesota’s lakes. From these priority issues, related NPS controls and management strategies will be defined.

The aquatic recreation use (formerly swimmable use) of many lakes is impaired as a result of cultural eutrophication. Reading from Minnesota’s 1994 305 (b) Report to Congress “. . . of lakes less than 5,000 acres (99 percent of Minnesota’s lakes) only 51 percent fully support swimmable uses. . . Nutrients are the primary pollutants that degrade lake water quality below use thresholds and phosphorus (P) is the most significant of these.” That statement from Minnesota’s 1994 305(b) report remains true today. In our most recent assessment (MPCA, 2005) approximately 3,033 lakes were assessed: 1,941 with “monitored” data (recent data, collected in the last 10 years; from 1994-2004) and 1,092 with “evaluated” data (old data collected between 10 and 30 years ago; collected 1970-1993). Of the 3,033 lakes in the most recent 305(b) assessment 1,911 (63 percent) fully-support aquatic recreation use, 243 (eight percent) partially-support, and 879 (29 percent) do not support aquatic recreation uses. The relative percentage of lakes in each category varies between ecoregions and is summarized in Figure 3.

In the Northern Lakes and Forests (NLF) and Northern Minnesota Wetlands (NMW) ecoregions, over 80 percent of the assessed lakes fully or partially support aquatic recreation use. In the Northern Central Hardwood Forest (NCHF), Western Corn Belt Plains (WCBP), and Northern Glaciated Plains (NGP) ecoregions 50 percent or more of the assessed lakes do not support aquatic recreation use. 303(d) assessment for nutrient impaired lakes was first initiated in 2002. This assessment was done in accordance to “Guidance Manual for Assessing the Quality of Surface Waters for Determination of Impairment” found at [www.pca.state.mn.us/water/tmdl/index.html#publications](http://www.pca.state.mn.us/water/tmdl/index.html#publications)

This guidance details the factors used to assess impairment and the ecoregion-based numeric thresholds that were used in the assessment. Figure 2a indicates the cumulative number of lakes that have been placed on the 303(d) TMDL list from 2002 to 2006 based on all assessed contaminants. Toxic pollutants can cause reproductive impairments, reduced growth, and even death to benthos. Re-suspended or re-solubulized nutrients can contribute to excessive algae growth, low dissolved oxygen, and possibly, fish kills. In addition, toxic chemicals can bioaccumulate in sediment-based food chains contaminating fish and fish consumers. These lakes have been found to be not supporting a state standard or criteria and pollutants range from excess nutrients to metals.
Figure 2. Lakes on 303(d) List: a) all Contaminants by Ecoregion; and b) Nutrient Impairment by Year.

a) Figure 2b indicates a steady increase in the number of lakes assessed for nutrient impairment in each of the three assessment cycles. This is a reflection of various monitoring efforts by Metropolitan Council Environmental Services (MCES), MPCA, and citizen volunteers, watershed organizations and others and that the data is making its way into STORET so it can be included in the biennial 305(b) and 303(d) assessments.

Figure 2b also indicates that the number of 303(d) listed lakes has declined as a percentage of the total assessed in each year. Aquatic sediments contaminated with nutrients or toxic pollutants can contribute substantially to the impairment of designated fish consumption advisories are common in areas of known sediment contamination. Nutrients (phosphorus, in particular) may be stored in sediments long after point and non-point source controls are implemented.

Cumulative List of Lakes on the 303(d) List of Impaired Waters

Often, beneficial uses can not be fully restored in aquatic ecosystems until excess sediment-associated nutrients are identified and addressed through remedial actions. Nutrients from contaminated sediments contributes to in-lake water quality degradation. Watershed loading arises from agriculture, construction, and urban runoff. Shoreline erosion caused by a combination of wave action, hydrologic modification, and/or removal of aquatic and terrestrial vegetation can contribute excess sediment as well. These near shore sources may affect fish spawning areas and habitat in general. Shallow lakes with large fetch are particularly susceptible
to wind mixing and resuspension of sediment. Carp and other rough fish may also contribute to sediment resuspension. Impacts from sediment delivered to lakes may include: filling (navigation), burial of existing substrate (habitat), reduction in transparency, impairment of industrial and drinking water uses, and as a carrier for adsorbed contaminants. Potential chemicals of concern can attach to suspended particulates in water and subsequently settle out to the bottom mud (sediment). Through complex chemical, physical and biological interactions, these pollutants may be further transported to other parts of the aquatic ecosystem. At elevated concentrations, contaminated sediments contribute too many impaired uses, including fish advisories, habitat impairments and restrictions on dredging. Additional information about contaminated sediments can be found on the MPCA Web site at: [www.pca.state.mn.us/water/sediments/index.html](http://www.pca.state.mn.us/water/sediments/index.html).

Perhaps the single greatest threat to Minnesota lakes from sediment is as a carrier for phosphorus to the lake.

**Nutrients**

Phosphorus (P) and nitrogen (N) are the nutrients of primary concern. However, because most Minnesota lakes are phosphorus-limited, and phosphorus arising from NPS is more readily controlled than N (which has a gaseous phase and is highly soluble), the primary focus will be on P rather than N. Sources of P are intrinsically tied to sources to allow excess sediment to be exported off the sediment and, as such, land use practices that land will typically export high amounts of P as well (Figure 5). Phosphorus export, expressed as mass per unit watershed area (e.g. kg P/hectare), is one basis for comparing relative contributions from different land use types or watersheds. In predominantly forested watersheds, P export is typically low (Figure 4) and in-lake total phosphorus (TP) concentrations are typically low. Because of limited disturbance associated with forest soils and vegetation, minimal amounts of P move from the landscape to lakes and streams. However, lakes in the forested regions are very sensitive to additional inputs of P. Phosphorus sources in forested locations include silviculture activities, road building, and shoreland development. Phosphorus export from agricultural watersheds is often high relative to other land uses (Figure 4). Phosphorus export varies substantially based on the intensity of the particular agricultural land use and opportunities for erosion and loss of P-bearing soil. Grasslands, typical of Conservation Reserve Program (CRP) plots or idle pastures, exhibit higher P export than forested lands but substantially lower P exports than intensive row crop agriculture or lands where excess amount of biosolids are applied to land or allowed to runoff from poorly managed feedlot or pasturing areas. Sources of agricultural phosphorus include commercial fertilizer, manure management, tiling and drainage (delivery system), soil erosion, and wastewater. Phosphorus exports from urban watersheds rival that of agricultural watersheds (Figure 4).

![Use support by ecoregion: percent of lakes](image)

Impervious areas (roads, rooftops and parking lots) contribute to excessive runoff and transport of P-bearing soil and organic matter. Dealing with storm water from existing and future developments (residential, commercial and industrial) is the number one water pollution concern in urban and urbanizing watersheds. Urban phosphorus sources include lawn care - fertilizer, grass clippings, leaves, animal waste, construction sites, sediment, atmospheric deposition on impervious areas, and wastewater.
Activities in the immediate shoreland or riparian areas of lakes are an important part of the overall impact on the lake and its ecological integrity. Riparian/shoreland sources of nutrients include loss of shoreline vegetation (exacerbates), lawn care - fertilizer, grass clippings, burning leaves, storm water from shoreland development, and inadequate on-site wastewater systems. Excess nitrogen will also be transported to lakes from these land uses. Nitrogen will enter attached to soil particles, as organic matter, or dissolved in the form of nitrite, nitrate, or ammonia – forms that are readily useable by algae and rooted plants. Concentrations of nitrite and nitrate N are often at or below detection in lakes in northern and central Minnesota – attesting to both lower inputs and rapid cycling (use) of these forms of N. This is in contrast to lakes in the agricultural portion of the state where these forms of N are routinely above detection limits in lakes. In agricultural areas N loading to surface waters is much higher than in the other parts of the state.

**Bacteria**
Bacteria have a direct impact on human and animal health via whole body contact or ingestion of the water. Bacteria sources include: inadequate wastewater treatment (on-sites and municipal); livestock manure management; and other animal wastes arising from waterfowl, and pets and other animals in the shoreland area.

**Toxicants**
Toxic pollutants may lead to direct toxicity (death) of aquatic organisms (in the case of chemical spills) or more commonly may bioaccumulate in the aquatic food chain and lead to health consumption advisories for humans and may impact fish eating wildlife (e.g. loons and raptors) as well. An emerging issue of concern is the influx of pharmaceutical contaminants to surface and ground water from municipal and industrial discharges. Medicines and cosmetics from domestic health and wastewater introduce estrogenic compounds, anti-bacterials, metals and other toxics that can impacts aquatic animals and present potential human health risk to populations using it as a drinking water source. Sources of toxics include: pesticides (agricultural,
urban, forestry); atmospheric inputs (Mercury (Hg), PCBs, and polyaromatic hydrocarbons); transportation (road salt); improper disposal of hazardous household wastes; and municipal and industrial discharges (pharmaceuticals).

**Figure 4. Phosphorus Export Coefficients**

**Hydrologic Modifications** such as lake level alterations and/or land use changes in the watershed that result in changes in the timing and amount of the hydrologic load to lakes. Lake level alterations due to power generation, diversions, flood control, water supply and outlet modifications impact relatively few lakes in the state. However, impacts to these lakes have the potential to be dramatic. Much more common is the change in hydrologic load due to increased impervious surfaces, drainage, and stormwater management.

Many lakes have been impacted and more may be impacted in the future as watershed development occurs. Hydrologic modification has also been linked to increased mercury methylation when lakes flood surrounding terrestrial and wetland vegetation.

**Constructed Lakes**

A newly developing practice of designing community developments around constructed lakes or lake systems is adding another source of concern. These lakes are not waters of the state, but their eventual outflow would influence waters of the state. In order to minimize downstream impacts in water quality (e.g. excess sediment, nutrients) and quantity as well as their associated corrective costs, the proper management of these constructed lakes must be addressed as part of site development.
Shoreland Development

Activities related to the construction and occupation of lakeshore homes, the management of lakeshore lots, and recreation in the adjacent waterbody can all contribute to problems in lakes. These impacts include removal of native vegetation, construction activities, increased impervious area, inadequate on-site septic systems, fertilizer and pesticide use, introduction of nonnative aquatic invasive species which can replace native vegetation, and lake sediment disruption.

A variety of processes can be altered, including: amount or timing of sediment/nutrients/water loading to lakes; the habitat types/microclimate conditions along the lakeshore, the relative proportion of ground water; surface water inflow; the level of noise, etc. These practices have a high potential to degrade lakes because of the proximity of altered land use to the water - there is little opportunity to minimize impact on the lake.

Existing Assessment Tools

Before prioritizing investment of resources to address NPS pollution, there must be adequate evaluation of the current status of Minnesota’s lakes. A variety of monitoring activities, qualitative assessments, modeling techniques, and new technologies are used at the local, regional, and state levels to help evaluate the status of lakes and trends in water quality. The ecoregion framework has been very useful for understanding and communicating among regional differences in lake water quality, morphometry and watershed characteristics. For example, data from the ecoregion reference lakes has proven quite useful for evaluating the condition of other lakes in the same ecoregion. Table 3 represents the interquartile range (central tendency for minimally-impacted lakes) in summer-means for various parameters by ecoregion. This provides a good basis for comparisons and can assist in the overall assessment of the lake.

**Table 3. Ecoregion Lake Data Base Water Quality Summary Summer Average Water Quality Characteristics for Lakes by Ecoregion.**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Northern Lakes and Forests</th>
<th>North Central Hardwood Forests</th>
<th>Western Corn Belt Plains</th>
<th>Northern Glaciated Plains</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Phosphorus (µg/l)</td>
<td>14 - 27</td>
<td>23 - 50</td>
<td>65 - 150</td>
<td>122 – 160</td>
</tr>
<tr>
<td>Chlorophyll mean (µg/l)</td>
<td>4 - 10</td>
<td>5 - 22</td>
<td>30 - 80</td>
<td>36 – 61</td>
</tr>
<tr>
<td>Secchi Disk (feet) (meters)</td>
<td>8 - 15 (2.4 - 4.6)</td>
<td>4.9 - 10.5 (1.5 - 3.2)</td>
<td>1.6 - 3.3 (0.5 - 1.0)</td>
<td>1.3 – 2.6 (0.4 - 0.8)</td>
</tr>
<tr>
<td>Total Kjeldahl Nitrogen (mg/l)</td>
<td>0.4 – 0.75</td>
<td>&lt; 0.60 - 1.2</td>
<td>1.3 - 2.7</td>
<td>1.8 - 2.3</td>
</tr>
</tbody>
</table>

Monitoring and Assessment Efforts

There is an array of monitoring programs currently used in Minnesota. This summary presents these programs or efforts as tiers (these tiers may or may not be progressive). Lakes may move through the different tiers of monitoring based on data needs and/or the complexity of the problems being addressed. These tiers of effort are an important part of lake prioritization and protection efforts to be described later. Included among these are well-established techniques, such as use of Secchi disk, qualitative measures, and new evolving techniques.
Minnesota’s Water Quality Monitoring Strategy
The MPCA has developed its monitoring strategy for 2004-2014. This document details the four components of the monitoring strategy – agency monitoring, data collected by other organizations/citizens, remote sensing, and citizen monitoring. The four components of the monitoring strategy rely on each other mutually to provide the “complete monitoring picture.” Detailed data collection by the MPCA and other organizations (e.g. lake associations, local water plan monitoring) will provide the scientific rigor to ensure confidence in the data collected. Citizen monitoring (e.g. Secchi monitoring) and remote sensing, on the other hand, will provide the geographic coverage and monitoring frequency needed to ensure appropriate targeting and priority setting. Citizen monitoring and remote sensing provide a statewide look at our water resources. A portion of MPCA’s more rigorous monitoring will be targeted to resources identified through citizen monitoring and remote sensing. The use of data by MPCA that has been collected by other organizations and/or citizens in the lake assessment process has increased significantly over the past ten years. The complete strategy is available online at: www.pca.state.mn.us/publications/reports/p-gen1-10.pdf.

Basic Volunteer Monitoring
MPCA’s Citizen Lake-Monitoring Program (CLMP) is an example of volunteer monitoring that can provide basic status and trend information for lakes. CLMP monitoring (Secchi only) would be the first choice for any lake that does not have current data. The CLMP data will provide an improved basis for correctly classifying a lake and initial prioritization. Another advantage of the CLMP is that data management and program oversight are handled at the state level, with data available to local units of government or citizens at no cost.

Advanced Volunteer Monitoring
Advanced CLMP (CLMP+) and Metropolitan Council’s Citizen Assisted Monitoring Program (CAMP) are both coordinated volunteer programs where physical (e.g. temperature, Secchi) and chemical (e.g. nutrients) parameters are monitored. CLMP+ offers volunteers an opportunity to collect lake chemistry data in Greater Minnesota, and CAMP provides a similar opportunity to the seven county Twin Cities metropolitan area (TCMA). It is important to note that the CLMP+ program is a one year program, which moves to a different county/area every year. CAMP is specific to the TCMA, and rotates to different lakes annually – many, but not all lakes are monitored for more than one year. Other volunteer monitoring programs, such as local water plan trophic status monitoring, often conducted in conjunction with coalitions of lake associations (COLAs), and independent citizen coordinated efforts (see sidebar) afford an opportunity for lake associations and interested citizens to gather additional data on their lakes. Whenever possible, data from these efforts are placed in STORET (USEPA’s national water quality data bank) as well and thus can be combined with other sources of data to allow for trend assessment.

Lake Assessment Program (LAP)
This level of monitoring is the next step up. It considers not only the water quality of the lake but also watershed, fishery, and other pertinent characteristics. This type of monitoring is often most efficient and effective when done as collaboration between a lake association, local unit of government, and state resource managers. This level of monitoring does not usually provide enough information to diagnose all significant sources and develop feasible alternatives for addressing large-scale pollution problems in severely impacted lakes, but may provide adequate information to further protection efforts on a lake.

The LAP is typically a one year program. Additional details on this and different levels of monitoring (Appendix, Table 1) are provided in the Lake and Watershed Data Collection Manual (Heiskary et al., 1994). Over 325 LAPs have been completed to date and are available at: www.pca.state.mn.us/water/lakereport.html.
**Tributary Monitoring**

If in-lake conditions have been adequately characterized it may be beneficial to monitor flow and TP from significant inflows to priority lakes. The purpose of this monitoring is to calculate flow-weighted mean TP concentrations for major tributaries (subwatersheds) to the lake and provide a basis for identifying which subwatersheds contribute the highest P loading.

These loading estimates will also be valuable for modeling and goal setting purposes. In turn, these subwatersheds could be investigated in more detail for potential BMP implementation. Wilson and Schuler (1991) provide a good overview of stream sampling considerations.

**Clean Water Partnership (CWP)**

These types of studies, also referred to as “diagnostic-feasibility” studies, provide the level of resolution needed to accurately characterize in-lake conditions, determine accurate water and nutrient budgets, pollutant sources and appropriate sites for implementing Best management practizes (BMPs) and other pollution control measures. The studies in their initial phase, “Phase I” as they are commonly referred to, may cost anywhere from tens of thousands of dollars to over $100,000. These high project costs speak to the need to protect resources so that they do not become degraded to the point where these extensive projects are needed to restore or rehabilitate the systems.

This Phase I Diagnostic approach is used routinely as an initial step in 319-funded Total Maximum Daily Loads (TMDL) studies.

**Toxic Contaminants**

This often involves fish tissue or bottom sediment monitoring. Collections are targeted towards lakes with high fishing pressure. More recently the detection of trends in contaminant levels has become important. As such, strategies have been developed to monitor a select subset of lakes on a rotating basis to evaluate changes in contaminant levels over time. Another promising technique for evaluating contaminant levels is through the collection of sediment cores – both short and long cores. Short cores, that collect the upper few centimeters of sediment, can be used to establish current levels of contaminants. Long cores, that may be several meters in length can be sectioned and dated and be used to determine changes in contaminant loading over time. Such work has been completed in the St. Louis River Area of Concern (Lake Superior Harbor) and has led to the development of sediment quality indicators for the area.

More information is available at: [www.pca.state.mn.us/water/sediments/index.html](http://www.pca.state.mn.us/water/sediments/index.html).

The recycling of contaminants from lake sediments can be an important problem in the management of lake water quality. An MPCA report, “Lake Sediment Contaminant Levels in Minnesota Lakes” (Heiskary, 1996), provided an overview of contaminant concentrations found in the surficial sediments of lakes, with a primary focus on the lakes of the Western Corn Belt Plains (WCBP) and North Central Hardwoods Forests (NCHF). While the external (watershed) loading of TP is the most important source of phosphorus to most lakes, for others, the internal recycling of P may be a significant part of the overall P budget to a lake in some cases.

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**Monitoring Plan Training Program:**

*Helping volunteers monitor Minnesota’s waters*

To help citizens develop a monitoring program that fits their individual lakes’ needs, the Minnesota Lakes Association, in partnership with the Rivers Council of Minnesota, developed the Monitoring Plan Training program. Program participants are led through a three day training program which helps them lay out a plan for the ‘who, what, where, when, and why’ of monitoring. To date, seven groups have completed the training and established monitoring programs on their lakes. Additional groups have participated in skills trainings, which are shorter, topic specific trainings – focusing on monitoring techniques and data interpretation.

Funding for this project was recommended by the Legislative Commission on Minnesota Resources from the Environment and Natural Resource Trust Fund.
Qualitative Assessments
There are a variety of resource manager surveys and other more qualitative assessment tools used as a part of Minnesota’s assessment process (e.g., 319 and 305(b)) and county assessments in support of local water plan development. These tools can be valuable and have their place in the overall assessment of lake and watershed condition. Drinking water (source water) assessments completed by local teams offer a good opportunity to prioritize public water supply lakes that currently do not have monitoring efforts.

Modeling
Modeling can be helpful in assessment and prioritization as a diagnostic and predictive tool, particularly where we have limited current or historic data. Numerous complex mathematical models are available for estimating nutrient and water budgets for lakes. These models relate the flow of water and nutrient loads from a watershed to observed conditions in the lake.

Alternatively, they may be used for estimating changes in the quality of the lake as a result of altering inputs to the lake (e.g. nutrient or water volume). The “Minnesota Lake Eutrophication Analysis Procedures” (MINLEAP) is a screening tool for estimating lake condition with minimal input data and is described in greater detail in Wilson and Walker (1989). BATHTUB and FLUX models, developed for the US Army Corps of Engineers (US ACE) (Walker, 1987), are more advanced tools that are routinely used in CWP studies in Minnesota. A revised Windows-based version of BATHTUB is available at USACE Web site at: [el.erdc.usace.army.mil/products.cfm?Topic=model&Type=watqual](el.erdc.usace.army.mil/products.cfm?Topic=model&Type=watqual).

New Technologies
There are other technologies that hold promise for lake and watershed assessment, including the Geographic Information System (GIS) mapping technology and the use of remote sensing. While remote sensing has been used to assess lake conditions periodically over the past two or three decades, advances in remote sensing technology, combined with increased availability of images and decreased cost to purchase images has renewed interest in this technique. This technique holds promise for counties with large numbers of lakes that have not been monitored or very large lakes that may exhibit extensive spatial variability in condition.

Satellite Remote Sensing
Regional lake monitoring is an important tool for making informed lake management decisions. Data from regional monitoring programs are frequently used to estimate expected ranges in water quality for unmonitored lakes (examine intra and inter-regional differences, and investigate the relationships between the landscape and water quality.) A comprehensive, regional lake monitoring program should ensure adequate representation across both space and time. However, due to cost and logistical problems, ground-based monitoring programs usually sacrifice spatial coverage (e.g. fewer lakes) in favor of more frequent sampling. Satellite technology is currently being used to supplement existing ground-based monitoring and assessment programs and to identify lakes for priority monitoring. Assessment of lake water quality by satellite imagery requires the development of empirical relationships between satellite observations (generally spectral brightness or reflectance values in the visible to near-infrared region) and near-simultaneously collected ground measurements of water quality variables. In general, the relationships found between satellite data and water quality variables related to clarity, such as Secchi disk transparency (SDT) and total suspended solids (TSS), are strong; relationships for chlorophyll-a are moderately reliable; relationships for nutrients (e.g., total phosphorus concentrations) are poor. Satellite-based estimates of clarity are available for most Minnesota lakes of 20 acres or greater. These images developed by the University of Minnesota remote sensing center may be accessed through the MDNR Lake Finder page at: [www.dnr.state.mn.us/lakefind/index.html](www.dnr.state.mn.us/lakefind/index.html).
An example image for Lake Minnetonka is included below.

The Metropolitan Council’s lake monitoring program, including CAMP efforts, has played a key role in the Council’s recent efforts (beginning in 2003) to use satellite images to assess annual lake water clarity for the TCMA. This information can be used to detect how lake trophic conditions, especially water clarity, have changed over time and space in relation to changes in land-use.


The University of Minnesota is currently extending the existing temporal series of lake clarity classifications, using LANDSAT, back to 1985 and forward to 2004. This is to create historical consensus of lake water clarity and analyzing the trends and drivers of lake water clarity. This will complement ongoing efforts to assess trends via CLMP data.

NALMS (North American Lake Management Society), through a USEPA grant, is working with a variety of partners to develop a manual describing, comparing, and discussing best applications of a variety of remote sensing tools (Land Remote-Sensing Satellite System (LANDSAT), Moderate Resolution Imaging Spectrometer (MODIS), plane based imagery, etc.). Details in this project may be found at www.nalms.org.

RESAC (Regional Earth Science Application Center) completed a regional assessment of water clarity for lakes greater than 20 acres in Minnesota, Wisconsin, and Michigan. This work, completed in 2000 is available at: resac.gis.umn.edu/index.htm.

While RESAC was active from 1999 through 2003, the individual partners are still actively pursuing research opportunities.

Sediment Diatom Reconstruction

A newly emerging technology available for water resource managers is the use of fossilized diatoms to predict historical phosphorus values (Case Study 6). Diatoms, collected via sediment cores from lake bottoms, are sectioned and dated (using 210Pb) and then analyzed to determine types of diatoms present.

When compared with current diatom and phosphorus data, historic phosphorus levels can be extrapolated. This type of information has proven useful at the project level (e.g. estimating background TP for TMDL projects) and as a part of statewide efforts to develop nutrient criteria (Heiskary and Wilson, 2005).

More information is available: www.pca.state.mn.us/publications/reports/lakes-wqdiatoms.pdf.

Internet Data Access

Many water management agencies have, over the years, collected a considerable amount of water quality data. These data are stored and managed either in large, centralized, relational databases or in smaller PC-based spreadsheet files or paper in file cabinets. Both types of systems make widespread access to data difficult. Limited access to data means limited use of data and that in turn limits the full value of the data.

The recent development of internet technology for data access holds significant promise for providing widespread, user-friendly access to water data. Many federal, state, and local agencies are providing more data on the internet all the time and a number of these agencies have significant projects to provide comprehensive access to agency-wide data.

1  Funding was recommended by the Legislative Commission on Minnesota Resources from the Environment and Natural Resource Trust Fund.
The MPCA has developed and maintains the Environmental Data Access Web site: [www.pca.state.mn.us/data/eda/index.cfm](http://www.pca.state.mn.us/data/eda/index.cfm).

This site is an interface for users to access all available water quality data in STORET (US EPA’s national water quality database). This includes agency, federal, state, local, and citizen collected data. Data can be downloaded from the site. It also provides groups with a way to determine if the MPCA has their data.

**Remote Data Acquisition Systems**

Remote data acquisition systems gather, measure, analyze, chart, store and report water quality data. Data such as water temperature, dissolved oxygen, conductivity, salinity, pH, ORP, and turbidity can be collected at programmed time and depth intervals throughout the lake’s water column.

The collected data can then be downloaded via wireless a communication system utilizing either cellular or radio technology. This allows water resource managers and others to request immediate water quality information on the monitored lake and improves decision-making.

**Geographical Information Systems (GIS)**

GIS are increasingly used to supply input to both simple and complex NPS pollution models. The development and use of GIS can expedite data integration problems and the time-consuming process of synthesizing tremendous amounts of data for the spatial examination of NPS pollution. A GIS, in which geographically referenced data can be inputted, manipulated, and analyzed, improves the decision making process and can contribute to lake management and protection efforts.

GIS modeling applications may also be useful in incorporating geographically oriented layers of information in the analysis of lake and watershed data.

**Existing Management Approaches**

The state’s current approach to managing NPS impacts on lakes is implemented through a partnership of federal, state and local governments working in concert with local volunteers in lake associations or other organizations. The specific local government involved in this partnership varies across the state. Generally watershed management organizations are the lead local government in the TCMA with counties, Soil and Water Conservation Districts (SWCD) and/or watershed districts (WD) where they are formed being the lead local governmental units (LGUs) outside the TCMA. Notable exceptions exist where other local governments (e.g., city, park board, water utility) have a keen interest in specific lake resources and take the lead role. For example, the City of Eagan’s Water Management Plan works to protect the city’s 350 lakes. More information available at: [www.ci.eagan.mn.us/live/page.asp?menu=1684](http://www.ci.eagan.mn.us/live/page.asp?menu=1684).

This approach reflects the overall responsibility and technical expertise of federal and state government and the overall authority of local governments in land use planning and management. In addition to the role of government, citizen participation often through lake association involvement is an important driving force in lake management. *Eutrophication* is the top NPS issue impacting lakes in Minnesota. Therefore, a large part of NPS management for Minnesota lakes has been directed at phosphorus management.

Management of NPS of phosphorus has included both statewide and watershed-wide approaches.

Since 1996 the MPCA has had a comprehensive phosphorus strategy, with seven action steps for phosphorus reduction and control. These action steps apply to point and NPS of phosphorus alike, and are in various stages of implementation. In February of 2004, MPCA completed the “Detailed Assessment of Phosphorus Sources to Minnesota Watersheds.” More information, and the complete report is available at: [www.pca.state.mn.us/hot/legislature/reports/phosphorus-report.html](http://www.pca.state.mn.us/hot/legislature/reports/phosphorus-report.html).
In 2004, the Minnesota Legislature passed, and the Governor signed, a zero percent phosphorus lawn fertilizer law. This law came into effect in January of 2005 in its current form with implements the zero percent criteria statewide. The law restricts lawn fertilizers to contain no phosphorus (within testing tolerances) with some exceptions. Fertilizers containing phosphorus may still be used on lawns if a soil test indicates that it is needed or if a new lawn is being established. Agricultural crops (including sod farms), flower and vegetable gardens, and applications to golf courses by trained staff are also exempted. Since implementation of the law, phosphorus free lawn fertilizer has become generally available in the retail market and costs for lawn fertilizers have remained stable. Some organic lawn fertilizers have disappeared from the market due to their inherent P content. Implementation of the law has also created a uniform standard in regard to lawn fertilizers on a statewide basis. Previous to the law, several local units of government had adopted ordinances restricting lawn fertilizers on varying standards. The University of Minnesota is researching the potential long term impacts of the legislation in terms of P runoff and soil test P concentrations. Some recent testing to evaluate the effectiveness of these measures are summarized in Case Study 2.

More information and links to the law can be obtained at: [www.mda.state.mn.us](http://www.mda.state.mn.us).

In 2005, the Minnesota Veterinary Medicine Association, MDH, DNR, and MPCA formed the Interagency Work Group on Blue-Green Algae. This group was formed in response to several dog deaths due to contact with blue-green algae in the summer of 2004. The focus of this interagency group is to promote public awareness and educate on the potential harmful effects of blue-green algae. Limited testing for the Microcystin toxin was conducted by MPCA in 2005; more testing may be done in future years as a part of a broader strategy for addressing this issue. More information is available at: [www.pca.state.mn.us/water/clmp-toxicalgae.html](http://www.pca.state.mn.us/water/clmp-toxicalgae.html).

Bacteria is a nonpoint issue that has recently become a priority for areas surrounding the Great Lakes. The Minnesota Lake Superior Beach Monitoring Program, established in 2003 through a grant from EPA, is a partnership of MPCA, MDH, and local agencies and public and private organizations. Routine beach monitoring from Memorial Day to Labor Day is conducted weekly on public beaches along MN’s North Shore. Advisories are posted on beaches that reach designated criteria for non-contact. There is no statewide bacteria management strategy to interpret data or pro-actively manage restrictions for body contact. Efforts to manage bacteria are primarily achieved through the control of discharges, requirements for wastewater treatment, fencing cattle out of watercourses, manure management, and limiting the access of waterfowl and domestic animals on beaches.

Data collected at the local level are accepted into STORET, USEPA’s national water quality warehouse, if submitted to the MCPA for storage. The University of Minnesota is currently working with other USEPA Region 5 states to determine the accuracy and reliability of rapid assessment bacteria test kits. This may provide volunteers with an opportunity to monitor for bacteria on their lakes and beaches. A recommendation based on this study will be available in 2008.

The MPCA is proposing to replace the current fecal coliform standard with an E. coli standard, based on an EPA criterion. MPCA’s goal is to adopt the E. coli standard with as little disruption as possible to ongoing programs, specifically to keep the protection level for swimmers the same, keep the number of waters considered impaired for swimming about the same, retain current assessment methods for determination of impairment, minimize impact on ongoing bacteriological total maximum daily load studies, and not impact the BEACH program on Lake Superior beaches. This standard is currently undergoing the rule making process. More information is available at: [www.pca.state.mn.us/water/standards/rulechange.html](http://www.pca.state.mn.us/water/standards/rulechange.html).
Mercury
The primary control strategies for Hg include a reduction in the use of Hg-bearing products, use of fossils fuels low in Hg and instituting limits on emissions from primary sources of Hg to the atmosphere such as coal-fired power plants. Recent research suggests that a large portion of the Hg that reaches lakes in central and southern Minnesota is a product of watershed loading and hence measures to reduce runoff and sediment loading in urban and agricultural watersheds should reduce the Hg burden as well.
Site-specific strategies can also include assessing the affect hydro-modification (lake level management) may have on methyl mercury formation.


MPCA currently has an EPA Approved Statewide Mercury Total Maximum Daily Loads (TMDL) which can be viewed at: www.pca.state.mn.us/water/tmdl/tmdl-mercuryplan.html.

Source Water Protection
The preparation of source water protection plans is voluntary for the state’s surface water-based public water supplier. Smaller public water suppliers (population served less than 3,300) would benefit from assistance by local units of government in plan development, preparation, and implementation. MDH has developed a guidance document to define the approach to source water protection for surface water intakes.

Shoreland Development Rules
On a broad scale, Minnesota has addressed the impacts of shoreland development through the establishment and implementation of the shoreland management rules. In some instances, Local Governmental Unit (LGU)s have amended the shoreland rules to be more stringent than the state standard. In other instances there may be a need for lake-specific setback and development rules for land-locked lakes or other lakes which are prone to drastic lake level increases. The rules, initially developed in 1969 - 1970, and revised in 1989, no longer reflect current development trends.

As part of the Governor’s Clean Water Initiative, a North Central Lakes Pilot project is developing recommendations for local governments to strengthen local shoreland zoning ordinances for this growing part of the state. More information is available at: www.dnr.state.mn.us/waters/watermgmt_section/shoreland/shoreland_rules_update.html.

Acquisition of Critical Shoreland Areas
Various programs are already in place that acquire shoreland tracts to enhance resource value or improve resource management. For example, the Fisheries Section in the Department of Natural Resource acquires property adjacent to critical fish spawning areas to protect/enhance the fishing resource. Lake associations have also been instrumental in working with private shoreland owners to establish conservation easements of critical shoreland areas.

Shoreland Restoration/Protection
NPS impacts from shoreland development can be further reduced by initiating and promoting Best Management Practices (BMPs) that protect or restore shoreland buffers and minimize shoreland disturbances. Shoreland buffer strips reduce runoff, filter nutrients, stabilize shorelines, minimize wave damage and provide habitat.
The DNR has several publications available to landowners and professionals interested in or participating in shoreland development and restoration. *Lakescaping for Wildlife and Water Quality* and the *Restore Your Shore CD-ROM* are both powerful tools for restoring or protecting shoreland habitat. In addition, the University of Minnesota Extension Service has been offering Shoreland Education Workshops focusing on the education of residents on water quality and plant identification, and also a segment on shoreland revegetation (Case Study 9). More information on Shoreland Education Workshops can be found at: [www.extension.umn.edu](http://www.extension.umn.edu).

**Prioritization Schemes**

**Protection vs. Restoration**

In a world with unlimited dollars for monitoring lakes, restoring impaired lakes, and protecting high quality lakes there would also be little need to prioritize activities. However, since there is a limited amount of funding available at the national, state, and local levels, there is a need to prioritize the resources that are spent on these activities.

A ranking system that leads to a candidate pool of high-priority waters can simplify the task of selecting watersheds for focused management action (USEPA, 1993). Further, given the expense of restoration activities, typically measured in the hundreds of thousands of dollars per lake, it is wise to protect lake condition whenever possible. This applies not only to eutrophication, but can also apply to: shoreland vegetation and stabilization, sediment remediation, or toxic contaminant loading. A primary goal of this strategy is to protect lakes that currently support aquatic recreation uses, meet drinking water needs, and have natural shorelands. Thus an initial challenge is to identify impaired vs. unimpaired resources and from there determine strategies for protection and restoration. Minnesota has made extensive use of the ecoregion framework as a basis for understanding regional patterns in lake morphometry, quality and biology. Hence this framework will be a centerpiece of the following discussion. This should provide a reasonable metric for judging lake condition, setting goals and ultimately prioritizing activities. Implementation of these efforts will typically require a partnership between local citizens (e.g., lake associations), LGUs, landowners, and state and federal agencies.

**Proposed Assessment Approaches**

Following is a discussion of proposed approaches for assessing lake condition to identify the need for protection or restoration and resource prioritization. As noted previously the ecoregion framework, ecoregion-based P criteria, national nutrient criteria efforts and impaired waters (303 (d)) listing play a part in defining the need for protection vs. restoration and identifying priority waters and projects for 319 funding.

**Nutrient Criteria Development**

Reducing nutrient over-enrichment is one of the challenges posed in the Federal Clean Water Action Plan (CWAP). A key action relative to this issue challenged “EPA to establish nutrient criteria, by the year 2000, for nutrients that are tailored to reflect the different types of waterbodies and the different ecoregions of the country, and will assist states in adopting numeric water quality standards based on these criteria over the following three years (USEPA, 1998).” USEPA and the states are underway in this process. Guidance for developing lake nutrient criteria was published during the summer of 2000. The MPCA previously developed ecoregion-based P criteria for lakes. These criteria have long been used as a basis for goal setting in CWP and 319 projects and as a basis for determining aquatic recreational use support for 305(b) reporting and as of 2002, as a basis for 303(d) listing of nutrient impaired lakes. These criteria also served as a starting point for our current efforts to develop nutrient criteria. Draft criteria for TP, chlorophyll-a and Secchi have been developed (Table 2) and will be included in MPCA triennial rule revision that is underway in 2005, with anticipated completion by late 2007. Once promulgated these criteria will be the basis for 305(b) assessment and 303(d) listing as well as protection oriented efforts. Complete details on the derivation of these criteria are available on the MPCA Web site at (Heiskary and Wilson, 2005): [www.pca.state.mn.us/publications/reports/lwq-a-nutrientcriteria.pdf](http://www.pca.state.mn.us/publications/reports/lwq-a-nutrientcriteria.pdf).
Prioritization Based on Phosphorus Criteria
A prioritization scheme was developed for prioritizing management (monitoring, protection and restoration) of lakes for achieving (protecting) aquatic recreation use. A decision tree approach was used as a means for conducting the prioritization (Figure 6 and 7). In this scheme an emphasis is placed on protecting lakes currently in good condition; i.e., those characterized as full support based on their trophic status. This strategy assumes that protecting resources currently in good condition is a better investment and a higher priority than restoring resources that are highly impacted and which may or may not respond to reductions in nutrient loading. The factors used for the prioritization were: summer-mean P concentration, location of the lake (in terms of ecoregion and basin), and quality (age) of data. In the absence of P data use-support can be estimated based on Secchi or chlorophyll-a measures. Additional elements that include lake surface area and depth are offered as additional basis for prioritization in a revision of this scheme (Figure 6).

Total Maximum Daily Loads and 303(d) Listing
MPCA developed guidance for assessing nutrient-impairment for lakes, for purposes of 303(d) listing and 305(b) reporting (MPCA 2003). This guidance document was in support of formal rulemaking (Minn. R. Ch.7050). The assessment factors and approach used relied heavily on the databases and ecoregion-based approach previously described in this report.

The TP thresholds, developed for the “assessment factor rule,” drew heavily from the previously developed TP criteria (Heiskary and Wilson, 1988). Corresponding chlorophyll-a and Secchi thresholds were then developed based on a combination of user perception information and the relationship among TP, chlorophyll-a, and Secchi based on Carlson’s TSI and MPCA regression equations. In the assessment guidance MPCA elected to assign a range of values to be used in the assessments (Table 2). In this fashion it was acknowledged that there may be some close calls when assessing a lake near the threshold values and this allowed for increased scrutiny of the data for those lakes. The noted thresholds in Table 2 have been used for listing nutrient-impaired lakes in the 2002, 2004, and 2006 303(d) lists. These thresholds will be replaced by the nutrient criteria (Table 1) as soon as they are promulgated into water quality standards (anticipated for 2006). As of 2005, several lake nutrient TMDLs are under preparation with numerous TMDLs anticipated for completion during the Nonpoint Source Management Program (NSMPP). Listing of lakes and details on the TMDL program are available on the MPCA Web site.

The previously noted prioritization scheme (Figure 5 and 6) may work as well for prioritizing nutrient-based TMDLs efforts. Considerations in this process could be used as well for: 1) scheduling lakes for TMDL development following their listing on the TMDL list and; 2) to prioritize lakes for monitoring to evaluate whether they meet designated uses. For the former, the prioritization method (Heiskary, 1997) would suggest that lakes closest to the P criteria value be addressed first. This is based on the underlying concept that there is typically a greater likelihood of achieving water quality standards (use support) in a lake which partially-supports aquatic recreation use in contrast to a lake which does not support aquatic recreation use and may have watershed characteristics or morphometric constraints which may limit its ability to achieve water quality standards. This also should lead to more efficient use of TMDL funds (state and federal) and should provide an impetus to keep conditions from worsening in these partially supporting lakes.

Additional considerations should also be considered in a prioritization process. Many of these considerations may be best implemented at a local level (e.g., local water plan), but some may be amenable to state-level efforts. Some considerations are as follows:

Public Water Supply
Because of their inherent importance to a community and public health implications, lakes or reservoirs that serve as public water supplies should be a high priority for protection.
Economic Contribution
Certain lakes because of their size, depth, fishery and aesthetic values, or other characteristics may have a significant impact on a local or county economy. High resort usage, an abundance of public access, and/or a high tax base might reflect this. As a result, these lakes may be deemed a high priority for monitoring or protection.

Lake Depth
Lake depth is an important parameter to consider for further prioritization. Based on linear regressions of ecoregion reference lake data, mean depth is the single most important predictor of in-lake P (Heiskary and Wilson, 1988) and is a primary variable in most lake-eutrophication models. In general, deeper lakes, which stratify, tend to have lower P concentrations as compared to shallow lakes in the same region. The draft eutrophication criteria recognize differences between shallow and deep lakes and offer criteria accordingly.

From a restoration perspective, deeper lakes should be prioritized higher than shallow lakes since they are more likely to respond favorably to reductions in nutrient loading, whereas shallow lakes may suffer from excess internal loading of P even after external P loads have been reduced.

However, from a protection perspective, good quality shallow lakes (with abundant and diverse submergent vegetation) might be considered a higher priority than deep lakes since small increases in P loading to a shallow lake may lead to rapid eutrophication, which may be difficult to reverse. In a study of several shallow lakes in west-central Minnesota, Heiskary and Lindon (2004) provide further insight on this topic.

Watershed Size
Give lower priority to lakes with large watershed size as compared to lake surface area. Lakes with very large watershed-to-lake ratios (e.g. 100:1 or greater) often have very high NPS loads (MPCA, 1982), and it may be difficult to address enough sources of nutrients in their watersheds to exhibit visible improvement in lake quality.

Potential for Significant Changes in Land Use
Lakes classified as needing protection are often very susceptible to increased nutrient loading. One source of increased loading comes from dramatic changes in land use (e.g. urbanization of idle agricultural land or forestland). Lakes where these threats are currently occurring, or projected to occur in the near future, should be prioritized higher than those with threats anticipated in the distant future. For example, a high quality lake on the fringe of an urban area is more likely to have extensive development in its watershed in the near term than is a lake of similar quality, but very distant from a population center.
Figure 6. Lake Prioritization—Aquatic Recreation Use Support
Lakes with P Data

Lakes without P data (classified based on Secchi TSI) need monitoring prior to developing protection programs

Notes:
Old data = > 10 years old
Current Data = < 10 years old
Protect, restore, or monitor – within category priority: 1 = high, 2 = intermediate, 3 = low

Use Support Thresholds by Ecoregion based on Total Phosphorus

<table>
<thead>
<tr>
<th>Ecoregion</th>
<th>Full Support (FS)</th>
<th>Partial Support (PS)</th>
<th>Non Support (NS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NLF</td>
<td>&lt; 30 µg/L</td>
<td>30 – 35 µg/L</td>
<td>&gt; 35 µg/L</td>
</tr>
<tr>
<td>NCHF</td>
<td>&lt; 40 µg/L</td>
<td>40 – 45 µg/L</td>
<td>&gt; 45 µg/L</td>
</tr>
<tr>
<td>WCBP/NGP</td>
<td>&lt; 70µg/L</td>
<td>70 – 90 µg/L</td>
<td>&gt; 90 µg/L</td>
</tr>
</tbody>
</table>
Proposed Management Approaches


Much can be achieved in the prevention and abatement of NPS pollution through appropriate planning in development and use of the landscape. Beyond good stewardship in planning, our management of resources within given land uses can have significant effect in the prevention or abatement of NPS pollution. BMPs can be site specific voluntary practices that could be applied following a hierarchical scheme:

1. practices that avoid pollution
2. practices that control/contain pollution
3. practices that treat pollution
4. practices that mitigate pollution

Further, BMPs can be viewed in a priority hierarchy to reduce NPS:

1. on-site
2. in transition from on-site to off site
3. pre-discharge to a receiving water
4. in-situ (in the resource of concern, this would be an effort of last resort)

Projects or BMPs instituted as part of a protection project are not that much different than those that might be addressed in the course of a watershed-wide restoration (e.g. Case Study 4). One difference is the associated costs of doing a few projects to protect or make slight improvements in current in-lake conditions rather than numerous projects across large watersheds in an attempt to make large improvements in lake conditions (e.g. Case Studies 3 and 7). Some notes on potential management considerations and protection-related projects follow.
Developing Partnerships

Developing partnerships between local resource users, local units of government and state government is essential to successful watershed projects (e.g. Clean Water Partnership projects). Minnesota Waters, local water planners, COLAs (coalition of lake associations), and lake associations routinely partner for monitoring and education efforts.

The State complements these efforts by providing technical assistance. See sidebar for an example of a region-specific partnership.

Lake Plan

In most instances, locally developed lake management plans should precede significant and meaningful protection efforts. The plans guide efforts and should gain the buy-in of local government officials and state agencies. In this planning process, information on the lake and its watershed is assembled, goals for the lake and its watershed developed, and management options discussed. The Minnesota Lakes Association (MLA’s) Sustainable Lakes Planning Workbook will be a helpful resource in this regard. Typical plans address a range of land use issues such as: Local comprehensive plans form the legal basis for many of the land use decisions and controls that directly affect NPS pollution, while local water plans will specifically address surface and ground water management.

Funding was recommended by the Legislative Commission on Minnesota Resources from the Environment and Natural Resource Trust Fund.

The Mississippi Headwaters Board completed a study in north central Minnesota to determine the relationship between water quality (clarity) and property value and to estimate the change in value with a one-meter change in clarity.

The North Central Lakes Project (NCLP) is one of four regional demonstration projects in Governor Pawlenty’s Clean Water Initiative to help clean up Minnesota’s waters and ensure the state’s water legacy will pass intact to future generations. The NCLP project focuses on protection water quality in Minnesota’s fastest growing lake region from the impacts of increasing shoreland development.

The NCLP encompasses Aitkin, Crow Wing, Cass, Itasca, and Hubbard Counties, a region where all the counties experience a growth rate between 1990 and 2000 that was twice the state average and population projections for the year 2030 for the region are up to 60 percent additional growth. The region encompasses 21 percent of Minnesota’s total lakes, including a high majority of its primary recreational lakes, and 11 percent of its river miles, including 42 percent of the state’s Mississippi River miles.

The project is a collaborative effort of state agencies, local governments, non-profits, lake associations and other citizen groups, and business communities, working together to maintain the long-term health of Minnesota’s north central lakes. The seven focus areas within the project are land-use and water quality education and training for citizens, professionals and local governments; updating the state shoreland management rules; promoting conservation goals for local government land-use planning; increased conservation easements for lakeshores; comprehensive regional water planning; development of lake management plans by local lake associations; and the creation of a lakes management technical team from the participating state agencies to advise and assist the other project areas.

The Fall 2003 Edition of the North American Lake Management Society’s (NALMS) LakeLine was dedicated to the economics of lakes. Steve Heiskary (MPCA) and Harold Dziuk (volunteer) contributed an article discussing an estimation of the income generated by lakes in the Turtle Lake Area Watershed in Itasca County, Minnesota.
The report of the 2000 Minnesota Lake Management Forum, with participants from a broad base of public agencies, local governments, and citizen lake interests reaffirmed the need to acquire economic information for Minnesota’s lakes. Among the Forum’s recommendations was that “Minnesota’s lakes cannot continue to provide values such as good fishing, abundant wildlife, visual beauty, a peaceful atmosphere, and clean water unless money and effort are invested in them.” To date, policy makers have not allocated adequate monies for lake protection and restoration, and likely won’t, until the true economics of lakes to Minnesota is quantified. Better economic information on lakes is needed to help justify adequate investments in management and to determine the appropriate balance between use and protection. The current economic value of lakes to the state, regional, and local economies should be determined and the current level of investment in lake resources should be calculated.

**Education**

Education will be an important component of any protection or restoration strategy (Case Study 1). Involving youth in these efforts targets the future beneficiaries of these efforts as well as future resource managers. The Lake Ecology curriculum, supported by Minnesota Waters and local lake associations, is one example. Educational programs should deal with both the nature of specific threats to lake health and practical means for preventing damaging pollutant loadings from being exceeded. Another example would be the University of Minnesota Extension Service’s Shoreland Education Workshops (Case Study 9).

**Urban/Residential Watershed Projects**

Addressing storm water from existing and future developments is the number one water pollution concern in urban or urbanizing watersheds (Case Study 8). The best opportunity to address storm water impacts, and protect a lake or stream, is when a parcel of land is under development. Other protective measures include street sweeping, leaf litter control, stenciling storm water drains (to discourage the introduction of pollutants), encouraging homeowners to use P-free fertilizers, and other educational opportunities intended to encourage BMPs throughout the watershed. As areas are re-developed this also affords an opportunity for BMP implementation. Properly developed and enforced ordinances may play an important role and help prevent problems before they occur.

**Agricultural Watershed Projects**

There are many opportunities to institute protection activities in the agricultural landscape. Projects of most significance, from a water quality protection standpoint, are those that minimize the amount of nutrients and sediments which move from the land to watercourses and ultimately to lakes in the watershed. Targeting lands adjacent to tributaries, ditches, or on the lakeshore may make the most sense where water flows are directly connected to the lake (Case Studies 3 and 5). Potential projects include: fencing livestock out of watercourses; ensuring that all livestock containment facilities in direct contact with a watercourse have adequate containment of wastes and adequate land to apply wastes; observing a setback when land-applying manure adjacent to streams, ditches and lakeshore areas; installation of vegetative buffer areas adjacent to watercourses of highly erodible lands adjacent to or near watercourses; and restoring wetlands whenever possible. Many programs are available to help with a number of agricultural BMPs for riparian buffer strips and highly erodible land management or retirement such as the CRP or Reinvest in Minnesota (RIM).

Results in NPS reduction/protection BMPs which provide the most significant improvement or the greatest degree of protection should have the highest priority. For example, priority should be given to projects on lakes where nutrients loads from shoreland areas is (or could) be a major contributor to the lake’s nutrient budget (Case Study 7).
Results in reduction/protection efforts that reach the largest number of people/impact the largest shoreline area. For example, while acquisition may provide complete protection/restoration of a particular parcel, its total impact to the lake may be limited by the cost of acquiring property.

Projects Which Integrate Well with Other Existing Programs/Efforts
In addition to these projects, private property owners should be provided with incentives to keep sensitive shoreland habitats from being developed via conservation easements, property tax incentives or other mechanism.

Permitting and Ordinances
In addition to voluntary BMPs, education and other methods, there are “regulatory” approaches that can help to protect and improve lake water quality. National Pollutant Discharge Elimination System (NPDES) permits on upstream point sources play an important part in the management of nutrient loading to some reservoirs and lakes with upstream dischargers. However, these reductions often need to be complemented by NPS control as well – especially during high flow years. Some counties are beginning to use land-zoning authority to exclude intensive land uses such as livestock feedlots from locating within a lakeshore zone. Other measures include observing proper setbacks when developing lakeshore property, minimizing erosion during construction, and requiring individual sewage treatment systems (ISTS) systems to be in compliance with state and local codes. Increased attention has been placed on ISTS in recent years, and there is a great deal of interest on behalf of lake associations and others to bring systems in the shoreland areas up to code.

Erosion control and stormwater ordinances, developed at the local level, may be helpful tools as well.

In-lake Controls to Address Internal Recycling of Contaminants
Several waterways in Minnesota have benefited from nutrient control programs. Frequently, however, internal loading of phosphorus from the sediments slows the recovery of these systems. Remediation options are limited due to the expense of handling the sediment. This is especially true when high volumes of moderately contaminated sediments are present. Disposal costs often make dredging an unattractive option. With respect to internal recycling of phosphorus the most common method is the use of aluminum sulfate (alum) or ferric chloride that will bind/inactivate phosphorus and acts as a seal to minimize the release from deeper sediments. In addition, aeration and related physical measures have also been used (with limited success) to create an oxygen – rich environment that discourages recycling.

Also, there has been increased interest in dosing stream or stormwater inflows with alum or ferric chloride. Tanners Lake, in Washington County is one example of where this technique has been used. However these types of treatments are often expensive and typically require an additional basin to allow for sedimentation of alum and solids prior to the lake.

There is extensive research and documentation in the literature on the use of these and other techniques to minimize internal recycling. Longevity of these treatments is always a valid concern. In general these techniques often work better in deeper stratified lakes than in shallower well – mixed lakes. Following are some examples of lakes that could benefit from reductions in internal loading of phosphorus. Some examples follow:

Trout Lake
Trout Lake is located in north central Minnesota. It received wastewater from the city of Bovey-Coleraine since the early 1900s and tailings from past mining activities. The wastewater discharge was removed from the
lake in the late 1980s. Because of internal phosphorus loading and a very long water residence time, recovery of the lake may be slow (Figure 8). A LAP study was conducted in 1987 and this was followed by a Clean Lakes study in the 1980s. The condition of the lake continues to be monitored by the Itasca Soil and Water Conservation District (SWCD), lake association, and MPCA and various solutions for speeding recovery have been proposed.

**Shagawa Lake**

The city of Ely has discharged to the lake for several decades. A strict phosphorus limitation was placed on the discharge in the 1970s. Lake quality has improved however, internal phosphorus loading has slowed the recovery (Figure 8). Monitoring continues here to document changes over time as well as the influence of internal recycling.

**Figure 8. Long Term Total Phosphorus Trend for Trout and Shagawa Lakes**

**Fountain and Albert Lea lakes**

Fountain and Albert Lea lakes are located in south central Minnesota. Phosphorus limitations have been implemented on point sources, however the lakes remain hypereutrophic shallow lakes. Other lakes, such as the Horseshoe Chain of Lakes (Sauk River Chain), as described in Case Study 7, would also benefit from reductions in internal loading. Discussions continue on the need to address sediment-related sources of P in these.

**Case Study 1. Lake Harriet Watershed: Making a Difference through Awareness Project Water Quality Education**

The Lake Harriet project was a cooperative effort among the Minnesota Department of Agriculture, Minnesota Extension Service, and the Minneapolis Park and Recreation Board. It was a research project with two purposes: to inform homeowners about living in a watershed, and to help them learn how their lawn care habits can affect the quality of urban water. The project’s goal was to improve water quality by reducing the quantity of pesticides and nutrients entering urban water.

The Lake Harriet watershed is a 1,139-acre area in a well-established residential neighborhood with almost 6,000 homeowners. The Lake Harriet study area is a 148-acre piece of the watershed. About 40 percent of the study area is covered with hard surfaces, like pavement and rooftops. About 700 homeowners live in the study area, most in single family houses built in the early 1900s. Lake Harriet is a source of year-round recreation for many Twin Cities residents. This project monitored storm water, rainfall, and lake water to determine the levels of NPS pollutants in Lake Harriet. Monitoring was done both before Lake Harriet residents received educational materials (1992-93) and after (1994-95).
There was a decrease in average pesticide loads between the earlier and later monitoring periods. The annual storm sewer runoff load of pesticides to Lake Harriet was reduced. The largest decreases came from four compounds: (MCPA 86 percent), Dicamba (59 percent), 2,4-D (58 percent), and MCPP (56 percent). The most prevalent pesticides found during monitoring were herbicides (weed killers). Eight herbicides accounted for 95 percent of all pesticide detections: MCPA, Dicamba, 2,4-D, MCPP, Alachlor, Atrazine, Cyanazine, and Metolachlor.

The four agricultural herbicides listed above – the only herbicides found in rainfall samples - were atmospherically deposited by wind and rainfall onto the watershed and the accompanying water bodies. Lawn herbicides were not detected in rainfall samples. Analyses revealed that phosphorus in runoff peaks twice a year, in the spring and in the fall. In the spring, phosphorus is attached to tiny particles of grit, sand, and organic matter as it enters the storm sewers. In the fall, phosphorus in leaves, grass clippings, and other organic debris enters the storm sewers.

Lake Harriet project participants have concluded that educating homeowners living in the watershed is one of the best ways of reducing pollution in the lake. Many educational pieces were developed for the project including billboards, brochures and water bill inserts.

Case Study 2. Lake Protection Efforts:
Lawn Fertilizers as a Source of Excess Nutrients in Urban Landscapes — Continued Study

In the 2000 Lakes Strategy, (Barten and Jahnke (1997)) reported that runoff from urban landscapes is a major source of nutrients, particularly phosphorus, entering lakes and streams in the TCMA of Minneapolis and St. Paul, MN.

Furthermore they noted that a potentially significant source of phosphorus to the urban runoff stream is from phosphorus fertilizer applied to lawns. In an effort to determine a direct relationship between stormwater runoff phosphorus levels and fertilizer application practices, they conducted a study funded through the Minnesota Department of Natural Resources Conservation Partners Grant Program, in 1996 and 1997. As a follow-up to that they conducted a 319-funded study as summarized below.

The City of Plymouth, MN adopted a phosphorus fertilizer ordinance in 2000 that prohibited the application of phosphorus fertilizer to lawns unless a soil test confirmed the need for this nutrient. Previous soil tests in Plymouth and adjacent municipalities indicated that 70 percent of lawns had soil phosphorus levels above 50 lbs/acre, and additional applications would not increase turf growth. To determine the potential effectiveness of a phosphorus fertilizer ordinance, stormwater runoff from six residential watersheds in the suburban area west of Minneapolis, Minnesota were monitored during the non – winter months of 2001, 2002, and 2003. Three of these watersheds were within the city of Plymouth, where the use of phosphorus-containing fertilizers had been restricted since 1996, and three were located in an adjacent city, Maple Grove, which had no such fertilizer restrictions during the same time period. The close proximity of the study watersheds minimized between-site differences in rainfall, soil characteristics, topography, demographics, and aerial nutrient loading. To identify and quantify any physical or sociological differences between the test watersheds, the soil characteristics, delineated impervious areas, and surveyed lawn care practices were assessed.

The size, impervious area and number of homes in each of the six watersheds is shown in the following table. Each of the watersheds drained to a single catch basin where a flow meter and attached sampler were installed. The sampler was slaved to the flow meter/data logger and set to collect samples following rainfall events.
Homeowner surveys indicated that 73 percent of Maple Grove residents applied phosphorus fertilizer during the study but only 28 percent of Plymouth residents did. Approximately 71 percent of lawns in both municipalities had phosphorus levels above 50 lbs/acre. Results from the three years of monitoring indicated that runoff from lawns began to occur in rainfall events greater than 2 cm. As the rainfall volume increased, the percentage of runoff from turf areas also increased.

As shown on the following table, there was no difference in phosphorus export between fertilized and non-fertilized watersheds for rainfall events less than 2 cm. For rainfall events greater than 2 cm, Maple Grove watersheds had a mean rainfall event total phosphorus export 5.2 grams (g)/ha/cm runoff higher than Plymouth sites, and a soluble reactive phosphorus export 8.1 g/ha/cm runoff higher. On an annual runoff basis, the phosphorus fertilizer ordinance reduced total phosphorus export by 12 to 16 percent and soluble reactive phosphorus export 24 to 34 percent from the residential watersheds.

The study results indicate that the Plymouth fertilizer ordinance reduced the application of phosphorus fertilizer to residential lawns, and reduced the phosphorus export from residential areas by approximately 12 to 16 percent. The percent reduction could potentially increase when more homeowners discontinue the use of phosphorus fertilizer.

### Case Study 3. Rehabilitation of a Shallow Prairie Lake through Problem Identification and Implementation of Watershed Activities

**Lake Shaokatan** is a 995 acre lake located in the Northern Glaciated Plains ecoregion of southwest Minnesota in Lincoln County. With a maximum depth of about 12 feet and a predominately agricultural watershed it is fairly typical of lakes in this ecoregion. The lake has a history of water quality problems including severe nuisance blue-green blooms, summer and winter anoxia, and periodic fish kills. These problems were the result of excessive nutrient loading to the lake. A detailed CWP Phase I diagnostic study was initiated in 1989 and restoration efforts were underway by 1991. This detailed monitoring allowed for the characterization of phosphorus exports for several subwatersheds.

<table>
<thead>
<tr>
<th>Site</th>
<th>Site Area (ha)</th>
<th>Impervious Area (%)</th>
<th># Homes</th>
</tr>
</thead>
<tbody>
<tr>
<td>MG1</td>
<td>5.5</td>
<td>43%</td>
<td>49</td>
</tr>
<tr>
<td>MG2</td>
<td>3.5</td>
<td>40.40%</td>
<td>36</td>
</tr>
<tr>
<td>MG3</td>
<td>16</td>
<td>35.20%</td>
<td>108</td>
</tr>
<tr>
<td>P1</td>
<td>5.1</td>
<td>44.60%</td>
<td>43</td>
</tr>
<tr>
<td>P2</td>
<td>5.1</td>
<td>43.50%</td>
<td>47</td>
</tr>
<tr>
<td>P3</td>
<td>5.6</td>
<td>28.40%</td>
<td>37</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Watershed Characteristics</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site</td>
</tr>
<tr>
<td>------</td>
</tr>
<tr>
<td>MG1</td>
</tr>
<tr>
<td>MG2</td>
</tr>
<tr>
<td>MG3</td>
</tr>
<tr>
<td>P1</td>
</tr>
<tr>
<td>P2</td>
</tr>
<tr>
<td>P3</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mean Event Export (P-used) (g/ha/cm)</th>
<th>TP</th>
<th>SRP</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.2 cm</td>
<td>33.2 ± 15.9</td>
<td>35.9 ± 7.9</td>
</tr>
<tr>
<td>&gt;2 cm</td>
<td>23.1 ± 3.2</td>
<td>18.7 ± 2.3</td>
</tr>
<tr>
<td>0-2 cm</td>
<td>11.3 ± 7.4</td>
<td>12.5 ± 3.8</td>
</tr>
<tr>
<td>&gt;2 cm</td>
<td>15.2 ± 2.8</td>
<td>7.9 ± 1.9</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mean Event Export (P-free) (g/ha/cm)</th>
<th>TP</th>
<th>SRP</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.2 cm</td>
<td>33.2 ± 15.9</td>
<td>35.9 ± 7.9</td>
</tr>
<tr>
<td>&gt;2 cm</td>
<td>23.1 ± 3.2</td>
<td>18.7 ± 2.3</td>
</tr>
<tr>
<td>0-2 cm</td>
<td>11.3 ± 7.4</td>
<td>12.5 ± 3.8</td>
</tr>
<tr>
<td>&gt;2 cm</td>
<td>15.2 ± 2.8</td>
<td>7.9 ± 1.9</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mean Event Difference (g/ha/cm)</th>
<th>TP</th>
<th>SRP</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>5.2 ± 3.8</td>
<td>8.1 ± 3.5</td>
</tr>
<tr>
<td>% Annual Reduction</td>
<td>12 - 16%</td>
<td>24 - 34%</td>
</tr>
</tbody>
</table>
Subwatershed land uses ranged from relatively low intensity land uses, such as CRP acres to high intensity uses such as row crop cultivation and feedlots. Phase II implementation included rehabilitation of three animal feedlots, four wetland areas, and shoreline septic systems.

In 1994 significant reductions in-lake P were realized with concentrations approaching the ecoregion-based P goal of 90 µg/L, in contrast to the 200 to 350 µg/L noted in previous summers. This resulted in reductions in the frequency and severity of nuisance algal blooms. Transparency increased and anecdotal evidence from 1999 suggests macrophyte populations increased as well. However, subsequent plant surveys in 2000 and 2002 found essentially no rooted plants. Water chemistry data indicated an increase in TP and chlorophyll-a from 1999 – 2001. This increase was largely attributed to an abandoned feedlot operation in the near shore area of the lake. Subsequent efforts by the Yellow Medicine Watershed District, Lincoln County and the local sportsman’s group sought to address the problem. TP and chlorophyll-a remained above the trophic status thresholds for the NGP ecoregion and the lake was included on the 2002 303(d) list. A TMDL study is underway and this will hopefully complete the work that was initiated in the CWP and result in reduced (and more stable) TP and chlorophyll-a, which should lead to a reduction in the frequency of severe nuisance blue-green blooms that have characterized recent summers. This, combined with some improvement in transparency, may allow the return of macrophytes to the lake. At this point the eutrophication criteria (for secondary uses) appear to be very reasonable and achievable goals for the lake.

This case study reveals both the success that can be attained through NPS control, especially where the “nonpoint” sources are related to animal agriculture and huge load reductions can be realized. However, it also reveals the need for continued vigilance through monitoring and observation in the watershed – both of which can target the need for additional work. It also indicates the complexity of trying to rehabilitate a shallow well-mixed prairie lake where not only external P loading but also internal loading may need be addressed.

**Figure 1. Long Term Summer-Mean Phosphorus and Chlorophyll-a Concentrations**

![Graph showing long term summer-mean phosphorus and chlorophyll-a concentrations](image)

**Case Study 4. Protecting a High Quality Lake Resource through Small Preventative Projects**

**Lake Miltona** is a 5,900 acre lake located just north of Alexandria in Douglas County. It is among the largest and deepest lakes in the state. A collaborative LAP study of Miltona and its watershed was done by MPCA in 1990 in conjunction with the lake association, Natural Resources Conservation Service (NRCS), Douglas County local water planner and MDNR. Land use in the watershed was a mixture of agricultural (43 percent) and forest, water, and marsh (55 percent) as is typical for lakes in the region.
A resort with a swimming beach was located near the mouth of the tributary. Cattle contributed excess sediment and nutrients to the lake as well as a potential health hazard for users of the beach.

This project was initiated in the spring of 1995 and by mid-summer 1995 the former pasture and riparian area was fully vegetated and stabilized. Also in 1995 an erosion control project was put in place elsewhere along the lake. This project targeted some severe gully erosion that was occurring on a steep slope of the lake, resulting in a sand delta at the mouth of the gully (photos).

During the summer of 1999 another pasturing area on a tributary at the north shore of Miltona was addressed by NRCS. A buffer was installed along the tributary. Lakescaping was installed on four different landowner’s shorelines on the lake, and three different shoreline erosion problems were also addressed.

The condition of the lake was found to be quite good; however the lake association and resort owners repeatedly expressed concern over pasturing operations that were located near the lake shore or on tributary streams. One such operation was about 50 yards upstream of the lake. Cattle routinely were in the stream, causing shoreline erosion and bank slumping, and had denuded vegetation in the shoreland area along the tributary.

In recognition of this problem, Douglas County NRCS and the lake association (they contributed landowners portion of cost-share) worked with the landowner to cost-share a project that fenced cattle out of the stream, placed a culvert in the stream and a bridge over the culvert that allowed access to the other side of the pasture (photo at left).

The Douglas County Land and Resource Management did a septic system survey in 1994, and presently three townships are considering installation of sanitary sewer around Lake Miltona and Irene due to continued development and redevelopment of the lakeshore. Through the RIM program, two RIM easements were secured within the watershed, and through the continuous CRP program, approximately 67 acres of buffers and wetland restorations with surrounding upland areas were enrolled. All of these projects were made possible because of the close working relationship of the SWCD and the Douglas County Water Plan. The LAP study and report on the lake, was used as a basis for justifying these projects and helped to secure matching funds at the county level. In each of these cases there was no detailed diagnostic work, nor would we ever be able to document improvements in the mid-lake water quality as a result of these projects. These projects could be considered low-cost common sense efforts intended to address obvious sources of pollution to the lake. These projects, applied in the watershed of a high quality lake, could truly be considered protective in nature and hence can be justified without the need for extensive diagnostic studies.

Case Study 5. Working On a Lake that Is Near Criteria Threshold - Prioritization

Big Birch Lake (77-0084) is a large lake (2,108 acres) with two distinct basins. Each basin is dimictic although there is evidence that mixing may occur during the summer after extended windy periods. No single land use dominates in the watershed typical for lakes in the Central Hardwood Forest (CHF). The upper (northeast) basin receives the drainage from most of the watershed and exhibits poorer water quality as a result. Based on a 1987 LAP study the two basins trophic conditions can be characterized as follows: upper basin – mean TP 53 µg/l, mean chlorophyll-a 13 µg/l, maximum chlorophyll-a 30 µg/l and mean Secchi 1.7m;
lower basin – mean TP 24 µg/l, mean chlorophyll-a 8 µg/l, maximum chlorophyll-a – 14 µg/l and Secchi 2.0 meters. The difference in condition between the two basins is perceptible to residents on the lake and they also noted a decline in water quality over time. A trend assessment of CLMP data dating back to 1971 revealed a declining trend in transparency (MPCA, 1993). Average summer transparencies ranged from 4.6 m to 2.6 m in the 1970’s compared to 3.0 m to 1.8 m in the 1980’s (Figure 1). This implies a shift from mesotrophy, typical of minimally-impacted lakes in this region, to eutrophy.

This trend and differences in water quality among the two basins were recognized by the lake association, Todd County SWCD and the Sauk River Watershed District. A 100 percent locally-funded diagnostic study was conducted in the mid 1990s, leading to a state-funded Clean Water Partnership implementation grant. The Big Birch Lake Association also provided innovative funding to aid the implementation. These groups focused on the tributaries that drained to the upper basin. Using flow-weighted mean TP data from these tributaries in comparison to CHF minimally-impacted stream water quality data: Bass Creek – 140 µg/L, Calahan Creek 100 µg/L, Hoffman Creek – 240 µg/L and Fish Creek – 380 µg/L they determined that Fish and Hoffman Creeks were well in excess of the 60 – 150 µg/L range that is typical for minimally impacted CHF streams. Further for Fish Creek they noted that, although its subwatershed accounted for 44 percent of the drainage area to the
upper lake it contributed 66 percent of the TP loading. From there they set a goal of 150 µg/L for Fish Creek and concentrated their attention on that subwatershed. The group subsequently collaborated with local land owners to find solutions to reduce TP loading to the stream.

Subsequent monitoring following successful implementation of the projects revealed reductions in in-stream TP and concentrations for Fish Creek are now in the 150 µg/L range based on data supplied by Sauk River Watershed District (personal communication). Reductions in in-lake TP occurred and the once distinct differences in TP among the upper and lower basin were no longer evident (Figure 1). Summer-mean transparency has increased lake-wide and as of about 1999 there was no longer a distinct difference in transparency between the two basins. The lake is currently below CHF eutrophication threshold value.

**Figure 1. Big Birch Lake summer - mean TP Basin-specific Means.**
Diamond Lake (34-0044) has a large watershed (3,590 hectares (Ha)) that is characterized primarily (74 percent) by agricultural uses including row crop, pasture, and feedlots. Wetlands comprise about nine percent of the watershed, however many basins have been drained or ditched. Pre-settlement vegetation tended toward prairie to the south and oak-aspen to the north of the lake (Marschner, 1930) and this land now is largely in cultivated or other agricultural uses.

Photographs from the late 1800’s show a tree-lined shore and prairie/pasture-like upland. This shoreline is now heavily developed with over 350 cottages and year-round residences.
Diamond Lake, late 1800’s (Lawson and Nelson, 1905)

There is extensive evidence of concern regarding the water quality of Diamond Lake based on various reports and memoranda. In 1972, for example, the MPCA, in a report to Kandiyohi County, noted in-lake TP concentrations of 40-50 µg/L (essentially equivalent to the 1970 diatom-inferred P value) and very high TP concentrations in tributaries to the lake.

- In 1986 a private consultant documented high nutrient concentrations.
- In 1988 AGNPS modeling, conducted by the SWCD and MPCA, attempted to estimate relative contributions of TP to the lake from different land uses.
- Row crop cultivation was thought to be an important source. Documentation for the modeling effort identified 23 feedlots in the watershed.
- In 1990 a public meeting was held to address water quality concerns. Shortly thereafter, Diamond Lake entered the CWP in response to declining water quality. Additional monitoring was conducted; however little or no progress was made on implementation.
- In 2005 TP remained high and water quality was poor (below). Diamond Lake was included on the 2006 303 (d) list.

Total Phosphorus concentrations were already above pre – settlement by the 1970s, however these levels increased further by the 1990s based on diatom – inferred and observed data and remained elevated through 2005. While a large increase in TP was noted between 1800 and 1970 an almost equal increase was noted over the 1970 to 2005 timeframe. Assessed data for the most recent ten – year timeframe note a mean TP of 79 µg/L and chlorophyll-a of 38 µg/L (MPCA, 2004), both of which are well above the CHF eutrophication criteria levels and the lake will be included on the 2006 draft 303 (d) list. The modern – day increases in TP
and overall eutrophication of the lake can be attributed to the extensive agricultural activities in the watershed, combined with runoff from its urbanized shoreline. Observed and diatom-inferred TP data suggest that the CHF TP criteria value of 40 µg/L is a reasonable goal for the lake and that achievement of this goal would lead to perceptibly improved water quality in the lake. Fish Lake, in Eagan, had minimal development in its watershed up until the late 1960’s. From 1971 to 1975 the residential area around the lake was developed (Storland, 2002, personal communication) resulting in increased runoff entering the lake. In 1980 an outlet structure was constructed to aid in managing water levels and allowing for the movement of water downstream.

Expansion of the watershed began in 1983 with the installation of a lift station from Hurley Lake to Fish Lake and the subsequent installation of stormwater pipes from McCarthy Lake to Hurley Lake. In 1987 three more lift stations were constructed: Mooney Lake to McCarthy Lake, Bald Lake to Hurley Lake, and Country Hollow to McCarthy Lake. These efforts increased the watershed of Fish Lake from about 106 ha to about 1506 ha. The significant increase in TP and extraordinary increase in chloride in Fish Lake from the 1970s to 1990s could be attributed to the expansion of its watershed and highly Urbanized nature (76 percent of the watershed by area built up or roads) of its watershed. Prior to the 1990s minimal water quality data was available in STORET for Fish Lake, however that which is available supports the trend revealed by the diatom reconstructions. A 1989 survey of the lake revealed a summer mean TP of 53 (±9) µg/L that corresponds quite well to c. 1993 DI-P value (Figure 2). Historic CLMP Secchi data reveal a summer mean Secchi of 5.4 m in 1978, which would be consistent with the mesotrophic conditions revealed by the 1970 DI-P value. In contrast, summer mean Secchi for the ten-year period from 1989 to 1999 averaged about 1.5 m, which would be consistent with the more eutrophic conditions revealed by the c. 1993 DI-P value and the monitoring conducted in support of this study. Because of continued elevated TP and chlorophyll-a levels Fish Lake was included on the draft 303(d) list for 2006. This will allow for continued study for this lake and should lead to further efforts to reduce TP loading to the lake.

Case Study 7. Lake Rehabilitation through Point and NPS Control of Nutrients

The Sauk River or Horseshoe Chain of Lakes, as they are referred to, is located in Stearns County near the mouth of the Sauk River. At about 3.7 square miles of surface area the Chain is rather small as compared to the entire drainage area of the Sauk River at about 940 square miles. The large watershed to lake ratio (104:1) translates to very high water and nutrient loading. As a result of high nutrient loading from
both point and NPS the Chain has had a long history of poor water quality characterized by frequent and severe
nuisance blooms of algae and low transparency. Given these characteristics the Chain would not be a good
candidate for small protective measures – rather more drastic reductions in nutrient loading were required.
In this case an extensive study was needed to fully characterize the in-lake water quality and create a water
and nutrient budget over a range in flows. Much of this work was conducted by the MPCA in the mid-1980’s.
These studies indicated that although NPS source phosphorus loading was very high during high flow years,
point sources were a significant contributor as well, especially during low flow. In fact it was estimated that the
city of Melrose, which is approximately 40 miles upstream of the chain contributed on the order of 50 percent
of the phosphorus loading during low flow conditions. This finding led to a 1mg/L P limitation being place on
Melrose’s discharge as a part of its NPDES permit.

In addition to efforts to reduce P from NPS, in the early 1990s the Sauk being placed on Melrose’s discharge as
a part of its NPDES permit.

The Sauk River Chain of Lakes Watershed Management Project was initiated in 1997 to maintain and improve
water quality by reducing the impacts of NPS pollution. To reduce erosion and phosphorus runoff from
agricultural areas, the project partners installed and improved 50 agricultural waste storage facilities, generated
more than 40 Manure Management Plans, installed feedlot filter strips and retention basins, and enrolled more
than 5,000 acres into the U.S. Department of Agriculture (USDA) Farm Service Agency (FSA) Conservation
Reserve Program. Vegetative buffer strips were planted and shoreline areas were restored to prevent erosion
along riparian areas. To address failing septic systems, project partners conducted an extensive outreach and
education program to raise awareness about proper septic system maintenance. Low-interest loans from the
State Revolving Fund were used to upgrade septic systems for 32 lakeshore residents and 2 resorts.

Implementation of this standard contributed substantially to improvements in the Sauk River and allowed
water quality improvements from projects made possible by the 319 program to become more evident.

Since the watershed wide phosphorus discharge limit was implemented, there has been an improvement in
Horseshoe Lake water quality (above). While there were no significant changes in the average transparency of
the lake, there were measurable and perceptible reductions in frequency and intensity of nuisance algal blooms.
However, the lake remains above nutrient impairment thresholds and as such was included on the 2004 303(d)
list, which will allow for continued work on this regionally important resource.
Case Study 8. Developing Urban Lakes - Storm Water Issues

Skogman and Fannie Lakes, located near Cambridge, MN, had a relatively undeveloped watershed up through the 1990s. The development that was present was largely shoreland properties along the two lakes. However the city of Cambridge and surrounding townships (map above), like many cities in or near the TCMA area, were seeing increased requests for development. These suburban type developments were typically replacing agricultural and forested lands in the watershed of the lakes. This increased development and its resulting storm water concerned lake residents around the two lakes. Previous MPCA monitoring indicated mildly eutrophic conditions for the lakes and it was felt that increased loading would result in a declining water quality. This prompted the association to request MPCA assistance to evaluate some of the development proposals and work with the city of Cambridge to limit the amount of phosphorus that would enter the lakes from future development. These discussions resulted in the city of Cambridge adopting a no-net increase in phosphorus to these lakes as a part of their storm water management ordinance. In 2004, MPCA conducted a LAP study of the two lakes. This study found that Skogman was just below the threshold for 303(d) listing while Fannie was at the threshold. It was recommended that the association conduct further testing so the lakes could be assessed as a part of the 2008 303(d) listing.

The city of Cambridge was made aware of the status of the lakes and the possibility of impaired waters listing for them as recommended waters listing for them. In a meeting following the completion of the LAP the City reaffirmed its intent to minimize P loading to these lakes as a part of any future development or land use changes in the watershed.
Case Study 9. Big Sandy Lake

Aquatic Plant Restoration

In 1995, though a 319 grant, a shoreline revegetation research and demonstration project was initiated by the University of Minnesota, at Big Sandy Lake in Aitkin County. Dr. Susan Galawitsch, U of MN Department of Horticulture, graduate student Kathryn McFadden, and Aitkin County Extension Service faculty worked with shoreland property owners and local natural resource agencies to identify four research and four control sites on Big Sandy Lake.

The research plots were prepared, revegetation plan designed in conjunction with the preferences of the property owners, and the sites were planted in 1996. Additional species were added in 1997, and again in 1999 to achieve a more “natural” transition between the yard and the rectangular research plantings.

Property owners were enthusiastic about restoring their shorelines to a more natural landscape, were supportive of the research project and use of the sites for demonstration purposes, and committed to maintaining the restored areas.

Volunteers and property owners helped prepare and plant the sites. Several news articles and fact sheets were developed about the project, and the sites have been used for many educational tours for citizens and natural resource professionals.

Plant materials used in the aquatic areas were a combination of dormant rhizomes/tubers and greenhouse propagated plants. The materials for the wet meadow and upland areas were a combination of greenhouse propagated (containerized) plants and plants salvaged (mostly ferns) from a nearby road construction project. These sites now offer a ten-year history to use in assessing shoreline revegetation projects. Plant species survival has been documented and pictures demonstrate the presence of aquatic and wet meadow that screens the house and provides habitat.
Lessons Learned:

Consultation with the property owners is essential, as is ongoing contact after plantings to identify invasive weeds, replace plants, respond to concerns, and trouble-shoot unforeseen challenges. Untreated turf grass continues to compete against the installed plants and give the sites a “weedy” appearance. Eradicating turf prior to planting is recommended where turf is well-established, but can be omitted where turf is very weak. Emergent aquatic plants established better from actively grow greenhouse and salvaged plants than from dormant rhizomes and tubers, for which there was nearly zero percent survival. Proper handling of plants prior to, during, and after planting is critical.

Challenges:

One of the property owners sold their property in 1999 and the new owners did not want to continue the project. In 2001, another property was divided and one lot sold, including a portion of the shoreline property. Fortunately, the original property owner retained the research plot, but needed to make a pathway through it for lake access. In 2000, most of the shoreland plantings (even the “upland plots”) were inundated for up to two months during unusually high flooding caused by spring meltwater and rain events. Many of the “forest” plants that were dormant survived the flooding, however, several succumbed. A portion of one site has been mowed for several years in spite of requests to maintain the “no mow” research area.

(Photos, from top to bottom depict property before, immediately after, one year after, and three years after plantings occurred.)
Chapter 4: Overall Strategy for Each Water Resource

Strategy 4.2 Lakes Needs, Priorities, Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Finalize the Development of Ecoregion-Based Nutrient Criteria and Promulgate into Water Quality Standards.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Participate in Regional Technical Assistance Group &amp; National work group.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>USEPA, 104(b) 3</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Complete promulgation of lake standards.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Share information on development and use of nutrient criteria. Ensure criteria are integrated into 305(b) and 303(d) assessments and local water planning efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>MPCA, BWSR</td>
<td></td>
</tr>
<tr>
<td>4. Begin work on promulgation of nutrient standards for rivers. Apply for grants as needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>Nutrient Criteria Grants</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

Goal 2: Promote Lake Monitoring, Protection and Prioritization at the Local Level - Including Local Comprehensive Plan Development And Implementation and Source Water Protection.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Provide grants to local water plans for additional monitoring &amp; prioritization.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, 314</td>
<td>BWSR, MDH, LUG</td>
</tr>
<tr>
<td>2. Collaborate on prioritization with local water plans – develop management tools for LGUs to prioritize lake protection efforts.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, 104(b)3</td>
<td>BWSR, LUG, MPCA</td>
</tr>
<tr>
<td>3. Conduct LAP-level assessments in support of protection-oriented projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319, 104(b)3, state general fund</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
### Goal 3: Provide Funding and Technical Assistance to Lake Watershed Management Projects where Lake and Watershed Evaluations have been Conducted and Lake Water Quality Improvements are Projected Based on Implementation of Specific Best Management Practices (with an emphasis on protection whenever possible).

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Support projects proposed through local water plan.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, 314, CWP</td>
<td>BWSR, MPCA, LUG</td>
</tr>
<tr>
<td>2. Compile case studies on current and past projects (e.g. CWP) to evaluate success of projects.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, 104(b)3</td>
<td>MPCA, BWSR</td>
</tr>
<tr>
<td>3. Integrate protection-oriented prioritization concepts into project selection.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319</td>
<td>MPCA, BWSR, LUG</td>
</tr>
</tbody>
</table>

### Goal 4: Promote Prioritization Scheme as a Basis for Scheduling 303(D) TMDL Assessments and Develop Guidance for Developing TMDLS for Nutrient-Impaired Lakes.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Share and modify prioritization scheme to allow for its acceptance.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, CWP</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Develop guidance manual.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, 104(b)3</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Do training as needed on TMDL development.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Goal 5: Expand State’s Lake Water Quality Database Via Conventional and New Technologies and use of Citizen Volunteers. Focus On Those Lakes Most Likely to be Impacted by Development and Other Land Use Changes.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Conduct a targeted effort, in cooperation with local water plans and volunteers, to acquire trophic status data on all lakes of 100 acres or more.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, 314</td>
<td>MPCA, local water plan, COLA, MLA, lake associations U of M</td>
</tr>
<tr>
<td>2. Increase amount of information in STORET, state water quality database and access to it.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Funds</td>
<td>MPCA, USEPA</td>
</tr>
<tr>
<td>3. Employ remote sensing and other techniques to improve characterization of state’s lakes. Mainstream use of some of these techniques (allow for routine application).</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>LCCMR, 319</td>
<td>MPCA, U of M</td>
</tr>
<tr>
<td>4. Establish a set of trend and intensive study lakes.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, LCCMR</td>
<td>MPCA, MDNR</td>
</tr>
<tr>
<td>5. Report on status and trends, include intensive study lakes.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>6. Expand and promote Citizen Lake-Monitoring Program.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>7. Expand and promote Monitoring Plan Design Trainings.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>MLA</td>
</tr>
</tbody>
</table>

Goal 6: Enhance Incentives Program for Protection of Shoreland (Aquatic and Terrestrial) Vegetation and Broader Implementation of BMPs.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Fund projects through local water plan process.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, state match</td>
<td>MDNR, BWSR, Extension, LUG</td>
</tr>
<tr>
<td>2. Increase efforts to protect vegetation through easement and other incentives.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>State General Funds</td>
<td>USDA funds, MDNR, BWSR, Extension</td>
</tr>
<tr>
<td>3. Continue and expand education.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MLA</td>
</tr>
</tbody>
</table>
### Goal 7: Expand Information and Education on Appropriate BMPs, Ordinances and Strategies for Lake Protection.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Increase number of baseline GIS vegetation maps for trend assessment purposes.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>LCCMR, MDNR</td>
</tr>
<tr>
<td>5. Mainstream application of these techniques at the local level (move past demonstration).</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>319, State General Fund, LCCMR</td>
<td>Extension, MDNR, MLA</td>
<td></td>
</tr>
<tr>
<td>6. Improve shoreland zoning practices and standards.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>DNR, MLA, LUG</td>
</tr>
</tbody>
</table>

### Goal 8: Promote Monitoring and Compilation of Bacteria at Beaches and Education of Toxic Algae Blooms.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Share experience of zoning administrators and provide training as needed for ordinance development and implementation.</td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>MPCA, BWSR, Extension, MLA</td>
</tr>
<tr>
<td>2. Address growth-related issues as they relate to lake protection and responsibilities of LGU.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State Planning, BWSR</td>
</tr>
<tr>
<td>3. Educate realtors and developers on lake-friendly techniques for development and maintenance.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Extension, BWSR, MLA</td>
</tr>
<tr>
<td>4. Reconvene the Lake Forum on a routine basis to address issues at a statewide scale. Consider relationship with Clean Water Cabinet.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>319, LCCMR</td>
<td>ILCC, MLA, U of M</td>
<td></td>
</tr>
<tr>
<td>5. Conduct outreach to local decision-makers on lake planning, shoreland BMP projects, etc. Assist with ordinance development as needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>BWSR, MLA, Extension</td>
</tr>
</tbody>
</table>

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<tr>
<th>Milestones (Action Steps)</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop a comprehensive database for compiling and reporting beach monitoring data.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>319, EPA Great Lakes Funds, Beach Act</td>
<td>MPCA, LGU</td>
<td></td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
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<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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<td>------------------------------------------------------------------------------------------</td>
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<td>---------------------------------------</td>
</tr>
<tr>
<td>2. Complete changes to bacteria criteria in triennial rules revision.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MPCA, U of M Extension</td>
</tr>
<tr>
<td>3. Assess beach data as a part of 305(b) swimmable use assessment.</td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>305(b)</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Determine strategies for addressing beach bacteria problems.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Continue education, distribution of posters, press releases, and fact sheets on toxic blue-green algae. Conduct related monitoring &amp; research as needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State General fund, 319</td>
<td>MPCA, MDH, MDNR, MN Association of Veterinarian Medicine</td>
</tr>
<tr>
<td>6. Train volunteers and LGUs in E. coli bacteria monitoring to assess water quality.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>LCCMR funds</td>
<td>U of M</td>
</tr>
</tbody>
</table>

**Goal 9: Minimize the Impact of Urban Storm Water Runoff to Lakes.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ensure awareness of stormwater rules and regulations for communities outside Metro Area.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Funds</td>
<td>MPCA, LGU</td>
</tr>
<tr>
<td>2. Enforce stormwater rules as needed to ensure compliance with Phase II.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>MPCA, LGU, Met Council</td>
</tr>
<tr>
<td>3. Encourage development of erosion control and stormwater ordinances to prevent problems.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State General Funds</td>
<td>BWSR, MPCA, LGU, U of M</td>
</tr>
<tr>
<td>4. Ensure lake protection is built into MS4 permits. Promote ordinances as needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, 319</td>
<td>MPCA, LUG</td>
</tr>
<tr>
<td>5. Develop additional sampling techniques and modeling tools to aid in assessment of stormwater impacts on lakes.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State general fund, 319</td>
<td>MPCA, Met Council</td>
</tr>
</tbody>
</table>
### Goal 10: Review Impacts to Downstream Lakes from Ditched/Drained Wetlands.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop alternative designs for ditch projects that incorporate nutrient and sediment reduction strategies.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319</td>
<td>MDA</td>
</tr>
<tr>
<td>2. Evaluate significance of phosphorus loss from partially drained or ditched wetlands.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>LCCMR</td>
<td>MDA MPCA,</td>
</tr>
<tr>
<td>3. Develop techniques for monitoring impact of drained wetlands on lakes and for rehabilitating impacted wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>MPCA, MDA, BWSR</td>
</tr>
</tbody>
</table>

### Goal 11: Advance Use of Sediment Diatom Reconstruction in Efforts to Protect or Restore Lakes

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Complete development of predictive models for applying sediment diatom data.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319, LCCMR</td>
<td>MPCA, Science Museum</td>
</tr>
<tr>
<td>2. Collect further sediment cores as deemed necessary to complete development of technique – with an emphasis on regional surveys.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>LCCMR</td>
<td>MPCA, LGUs, Science Museum</td>
</tr>
<tr>
<td>3. Promote proper use of sediment core data in TMDL and related projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Chapter 4 Overall Strategies for Each Water Resource

Chapter 4.3 Rivers and Streams Strategy

Technical Committee Members
Timothy Larson, MPCA, Chair
Pat Baskfield, MPCA
Greg Johnson, MPCA
Joe Magner, MPCA

Introduction
Streams and rivers integrate aquatic and terrestrial conditions of the landscape. This interaction occurs along three measurable dimensions:

1. physical - incorporating hydrologic and geomorphic processes, relating to the movement of water and its action on the channel, riparian area, and watershed
2. chemical - relating to the cycling of materials from the land through the water
3. biological - relating to the processes that support plant and animal life in the stream and river and in its watershed (see Box 1)

To assure the health of streams and rivers, effective nonpoint source (NPS) pollution management strategies must recognize these processes and their interrelationships. Emphasizing one or the other will alleviate a symptom, but not remove a cause.

Since the passage of the national Clean Water Act (CWA) in 1973, pollution mitigation concentrated on measurement of the chemical processes of water quality, and consequently, regulated use of rivers according to measures of water chemistry, chiefly through the regulation of point source discharges to rivers.

Today, resource managers recognize that they must pay attention to the movement of water through upland landscape, riparian zone and the stream channel, including the shape of the channel, associated habitat and biological processes it engenders, as well as its chemical composition, to understand if a river is healthy. Water resource managers recognize that NPS pollution results when a river’s natural processes are disturbed.

Human activities degrade water resources by altering one or more of five groups of attributes:

1. Water quality – temperature, turbidity, dissolved oxygen, organic and inorganic chemicals, heavy metals, toxic substances.
2. Habitat structure – substrate type, water depth and current velocity, spatial and temporal complexity of physical habitat.
5. Biotic interactions – competition, predation, disease, parasitism.

The Rivers and Streams strategy will discuss briefly the status of NPS issues in Minnesota’s major river basins, and then examine the significant water quality disturbances linked to NPS pollution in Minnesota, particularly, hydrologic and associated habitat modification, sediment disequilibrium, nutrient over-enrichment or eutrophication, and biotic impairment.

This strategy will provide some guidance for managers seeking to improve understanding of how NPS pollution arises and how it can be managed, and then present goals, milestones and action steps to manage NPS pollution in Minnesota’s streams and rivers for the next five years.
NPS pollution is a critical issue for Minnesota’s streams and rivers. Rivers and streams are important ecologically and economically to Minnesota and its residents.

Here’s a partial list of functions performed by rivers and streams that are important to Minnesotans:

- flow of water
- storage of floodwaters
- enrichment of the soil through sedimentation
- removal of pollutants through movement through riparian zones
- dilution and/or removal of wastes
- regulation of temperature
- cycling of oxygen, carbon, nitrogen and phosphorus
- export of organic and inorganic materials
- habitat for fish and game
- recreational use
- source of drinking water
- economic use through the capture and release of flow
- economic uses through the storage and release of waters

Resources Manager’s Guide to Stream Health

What questions does a resource manager need to answer in order to develop an integrated understanding of a stream’s health? This list is taken from United States Department of Agriculture (USDA) Stream Corridor Restoration: Principles, Processes, and Practices, 1999, Chapter 2. This invaluable manual is available on-line at: [www.nrcs.usda.gov/technical/stream_restoration/](http://www.nrcs.usda.gov/technical/stream_restoration/)

Hydrologic processes

- Where does the stream flow come from?
- What processes affect or are involved with stream flow?
- How fast, how much, how deep, how often and when does water flow?
- How is hydrology different in urban stream corridors?

Geomorphic processes

- What factors affect the channel cross section and channel profile?
- How are water and sediment related?
- Where does sediment come from and how is it transported downstream?
- What is an equilibrium channel?
- What should a channel look like in cross section and in profile?
- How do channel adjustments occur?
- What is the floodplain?
- Is there an important relationship between a stream and its floodplain?

Chemical Processes

- What are the major chemical characteristics of the water?
- What are some important relationships between physical habitat and key chemical parameters?
- How are the chemical and physical parameters critical to the aquatic life in a stream corridor?
- What are the natural chemical processes in a stream corridor and water column?
- How do disturbances in the stream corridor affect the chemical characteristics of stream water?

Biological Processes

- What are the important biological components of a stream corridor?
- What biological activities and organisms can be found within a stream corridor?
- How does the structure of stream corridors support various populations of organisms?
Chapter 4.3 Rivers and Streams Strategy

What are the structural features of aquatic systems that contribute to the biological diversity of stream corridors?

What are some important biological processes that occur within a stream corridor?

What role do fish have in stream corridor restoration?

Stream Corridor Functions and Dynamic Equilibrium

What are the major ecological functions of stream corridors?

How are these ecological functions maintained over time?

Is a stream corridor stable?

Are these functions related?

How does a stream corridor respond to all the natural forces acting on it (i.e., dynamic equilibrium)?

“A river and its basin is an ecological system, a set of processes that each contribute to its health: NPS pollution results when a river’s natural processes are disturbed.”

Review of Conditions in Minnesota’s Major Drainage Basins

Minnesota’s rivers and streams have been disturbed in many ways. Minnesota’s NPS pollution management plan for rivers and streams needs to begin with an assessment of the scope of the problems.

Minnesota has nine major river systems – Red, Rainy, St. Louis-Lake Superior, Upper Mississippi, the Lower Mississippi and its tributaries, the St. Croix, Minnesota, Cedar and Des Moines rivers. The Rainy and the Red Rivers, which drain the Canadian Shield and the Lake Agassiz Basin, flow northward toward Hudson Bay. Water from the St. Louis River and the many swift-flowing streams emptying into Lake Superior along its North Shore reaches the Atlantic Ocean via the Great Lakes and the St. Lawrence River. The Des Moines River, which drains a portion of southwestern Minnesota, enters the Missouri River, which eventually joins the Mississippi River. These rivers are significant sources of drinking water for approximately 11 cities, including the state’s largest metropolitan areas. Rivers provide water for the state’s energy industry. Rivers are the backbone of the state’s significant game fishery.

A review of conditions in the state’s major river basins helps to define the challenges facing NPS pollution managers.

The **Red River Basin** lies on the remnants of Glacial Lake Agassiz. The basin is home to the world’s most productive agricultural soils.

The river valley is bounded to the east by a series of steep beach ridges defined by the glacial lake. The valley floor has almost no topographical relief. Most of this land is cultivated for agriculture. An extensive drainage system has been built from the beach ridge to the river channel. NPS pollution problems are significant in this basin. Examples of NPS pollution in the Red River Basin are:

- increased runoff
- incised channels
- increased erosion
- impaired fish and wildlife habitat, less diversity and more pollution tolerant species
- increased flooding
- unsewered communities
- high background levels of carbon and mercury

The **Rainy River Basin** is relatively undeveloped, including lands lying within two national wildlife preserves: Voyageur’s National Park and the Boundary Waters Canoe Area. Point sources of air and water pollution were significant before the passage of the CWA and other federal legislation, and have been largely remedied. NPS pollution problems are not significant in this basin. Issues of concern are:
• recovery from industrial pollution
• contaminated sediments
• erosion from logging
• unsewered communities
• stream bank erosion

The **St. Louis/Lake Superior Basin** is relatively healthy. Part of the basin lies within the Boundary Water Canoe Area. The St. Louis River has been the target of federal and state programs to reduce pollution to it, and these have been successful in improving water quality. However, contaminated sediment in the river and at its mouth to Lake Superior is a continuing issue. NPS pollution problems are not significant in this basin. Issues of concern are:

- mercury
- polluted sediments
- shoreline development
- noncompliant subsurface sewage treatment systems (SSTS)
- vegetation removal and changes to stream watersheds
- removal of wetlands
- unsewered communities
- erosion from logging
- stream bank erosion
- sediment disequilibrium

The **St. Croix Basin** is one of the least impacted of Minnesota’s major drainage basins; it is also home to Minnesota’s only National Wild and Scenic River. NPS pollution problems are not significant in this basin. Issues of concern are:

- small municipal wastewater treatment plants
- sprawl/urbanization pressures
- recreational uses
- nutrient management plan
- unsewered communities
- erosion from logging
- stream bank erosion
- sediment disequilibrium

The **Upper Mississippi River Basin** begins its course flowing through five state parks and the Chippewa National Forest. On the whole, the basin is relatively healthy. However, this basin is complicated, and its future should be closely monitored. A number of land uses that contribute to NPS pollution converge in the greater St. Cloud area. These include animal agriculture, especially feedlots for poultry and cattle, urban growth and management of municipal wastewater treatment plans, suburban or “exurban” growth and the development of SSTS. Logging is a significant activity in the basin. NPS pollution problems are of concern in this basin. The following issues are critical:

- loss of vegetation and hydrologic modifications
- increasing runoff
- stream bank erosion
- sediment disequilibrium
- eutrophication
- contaminants
- noncompliant SSTS
- ground and surface water connections
- nitrates in sand plain aquifers and alluvial outwash materials
- contribution to hypoxic conditions in downstream locations
The **Minnesota River Basin** has been significantly altered, with most of its land area converted from wetlands and shallow lakes to agriculture. The natural drainage system has been hydrologically modified to accelerate the flow of water to the Minnesota. The basin has been the target of intensive water quality diagnostic and remediation work. As a result, the point source contribution of phosphorus has been significantly reduced. “River friendly” practices such as conservation tillage have been implemented throughout the basin, which have contributed to the reduction of sediment in the river. However, NPS issues remain significant. Issues of concern are:

- Loss of wetlands and storage
- Increased volume of water flowing off the land
- Increased velocity of water flow
- Flooding
- Increased sediments and nutrients
- Increased fecal coliform bacteria
- Contribution from wastewater treatment plants
- Unsewered communities
- Noncompliant SSTS
- Contribution to hypoxic conditions in downstream locations
- Feedlots
- Stream bank erosion
- Sediment disequilibrium

The **Lower Mississippi Basin** has been significantly altered, through logging and agriculture, industrialization and urbanization more recently. These changes introduced a variety of chemicals to the region. Land use changes, and the connection between ground and surface water, led to contamination of rivers and ground water. NPS pollution is a concern in this basin, and significant issues are:

- Contribution from industry
- Contribution from wastewater treatment plants
- Unsewered communities
- Eutrophication
- Fecal coliform contamination
- Increased sediment
- Increased nutrients
- Impaired trout habitat
- Stream bank erosion
- Sediment disequilibrium

The **Metro “Basin”**, the seven county greater metropolitan areas of Minneapolis and St. Paul and the surrounding suburbs, is technically not a hydrologic basin but for purposes of NPS pollution management and control it is considered as a separate basin. The nonpoint issues of greatest concern in the Metro Basin are urban stormwater related. The following issues are critical:

- Urbanization
- Hydrologic modifications through increased impervious surfaces and vegetation loss
- Increased volume, rates, and timing of runoff
- Stream bank erosion
- Sediment disequilibrium
- Eutrophication of area lakes
- Noncompliant SSTS in the developing fringe
- Disruption in the ground and surface water connections
- Nitrates in sand plain aquifers and alluvial outwash areas
Disturbance to Streams that cause NPS Pollution

The CWA is the keystone for surface water quality protection and restoration at the federal, state, and local levels. The CWA requires states to designate uses for all stream segments, called reaches. Designated uses for streams, lakes, and wetlands include, but are not limited to, fishing, swimming, aquatic plant and animal diversity, and drinking.

In CWA Section 303(c), and accompanying regulations and guidance, the CWA requires states to create water quality standards to protect designated uses. Water quality standards are both narrative and numeric. An example of a narrative water quality standards is chapter 7050.0222, subpart 4:

“The quality of Class 2B surface waters shall be such as to permit the propagation and maintenance of a healthy community of cool or warm water sport or commercial fish and associated aquatic life, and their habitats. These waters shall be suitable for aquatic recreation of all kinds.”

An example of a numeric water quality standard is un-ionized ammonia, which has a chronic water quality standard (WQS) of 40 micrograms nitrogen per liter. Section 303(d) of the CWA and accompanying regulations and guidance requires states to monitor lakes and streams and list those waterbodies that are not fully supporting designated uses. Placement on the state’s 303(D) list triggers the response of establishing a Total Maximum Daily Load, or TMDL, list of impaired waters. The state must study listed waterbodies and create pollution reduction budgets so that designated uses can be regained. In its current usage, the acronym TMDL can mean either a process to determine a pollution reduction budget or the pollution reduction load goal itself.

Minn. R. ch. 7050 (Chapter 7050) provides authority to the Minnesota Pollution Control Agency (MPCA) to set standards for allowable levels of chemical parameters depending on intended uses of the streams, rivers, wetlands or lakes. Chapter 7050 provides narrative standards protecting for biota and habitat as well. Chapter 7050 assigns multiple water use classifications to all surface waters of the state. These include:

Class 1 Domestic Consumption; Class 2 Aquatic Life and Recreation; Class 3 Industrial Consumption; Class 4 Agriculture and Wildlife; Class 5 Aesthetic Enjoyment and Navigation; Class 6 Other Uses; and Class 7 Limited Resource Value Waters. While not all surface waters in Minnesota are specifically listed in Chapter 7050, all surface waters are classified with assigned uses. As a simplified description, the State’s multiple use classification system classifies all surface waters of the state Class 3 through 6. Depending on the existing and attainable uses of these waters (or certain reaches of these waters), they are then either designated as Class 2 aquatic life and recreation waters or as Class 7 limited resource value waters. In addition, certain waters may also be designated as Class 1 waters for drinking water purposes, and some are also designated separately for a higher level of nondegradation protection (i.e. Outstanding Resource Value Waters).

Class 7 limited resource value waters are primarily low flow streams and ditches where the stream flows are generally intermittent or have a flow at the once in ten year, seven day low flow (7Q10) of less than one cubic foot per second. Class 7 waters are protected for secondary water contact use by humans, for recharge of ground water for potable use, and for aesthetic qualities. As noted above, Class 7 waters are also assigned Class 3 through 6 uses. Effluent limits assigned to continuous discharges to Class 7 waters are often times less restrictive than those assigned to a Class 2 water of comparable size. All other things being equal, for low flow watercourses, a Class 7 discharger would likely be assigned 15 milligrams per liter (mg/L) carbonaceous biological oxygen demand (CBOD5) effluent limit and a Class 2 discharger would likely be assigned a 5 mg/L CBOD5 effluent limit along with seasonal ammonia effluent limits.

Preventing or mitigating NPS pollution in streams and rivers requires techniques that protect or support the key processes of streams and rivers, and consequently, protect or enhance the ecological goods and services of the river or stream. The key processes of rivers and streams change over time and space, which is a complicating factor for resource managers developing NPS reduction plans. For example, a river’s water quality changes throughout the year. Water flow decreases in dry times and increases in wet times. A river’s capacity to accommodate disturbances to its watershed changes from its headwaters, to its confluence’s with tributaries, and at its mouth.
Development of the flood plain is another example of the cumulative effect of disturbances to a river system. A relatively stable river system uses the flood plain to relieve the energy during high flow events. When a river or stream is cut off from its floodplain through development, the channel itself must carry high flows. The channel now starts a long process to down cut, widen and recreate a floodplain to balance the energy at all flow regimes. However, as the floodplain becomes developed with impervious surfaces, more overland runoff will be carried directly into the channel rather than filtering through the vegetation and landforms of an undisturbed floodplain. Therefore, the loss of the floodplain increases the delivery of materials produced as byproducts of land uses in the watershed – sediment, nutrients, bacteria, toxic materials – to the river channel. River channels naturally incise. However, in many areas of Minnesota, especially the Minnesota and Red River basins, human actions have accelerated this process. Management of the floodplain and the stream channel as a unit could minimize loading rates or loss of assimilation capability.

The growing “dead zone” in the Gulf of Mexico illustrates that NPS pollution has both a local and a cumulative effect. The dead zone results from the loss of oxygen (hypoxia), which has been determined to be largely the result of excess nitrogen. Minnesota contributes eight percent of the nitrogen load, much of which has its origins in subsurface tiles in the Minnesota River Basin. It’s an example of how an alteration to a stream’s natural conditions – elevated nutrients – can grow from a local concern to a national one – threatening the fishery of the Gulf of Mexico, located more than 2,000 miles from the Minnesota farmland (see Box 2).

Minnesota’s NPS pollution problem has its origins in four types of disturbances:

1. hydrologic modification of the stream’s flow regime, including the size and shape of the channel, the flow of water from watershed to channel and the connection between the channel and its floodplain;
2. sediment, which is associated with hydrologic modification, but also results from changes to land use in the watershed
3. nutrient enrichment
4. impairment of biological conditions and the ability to support aquatic life

Other issues are more localized in scope. These include bacteria, mercury, chlorides, floatable trash and the emerging issues of pharmaceuticals and pesticides in streams and rivers. To a large extent, addressing the first four issues will help resolve the critical local issues.

**Hydrological Modification**

The hydrologic cycle describes the movement of water from atmosphere to, over and through the ground and its return to atmosphere. Input of pollutants can take place at any point within the cycle.

**Hypoxia in the Gulf of Mexico**

On the Gulf of Mexico’s Texas-Louisiana Shelf, an area of hypoxia (low dissolved oxygen levels) forms during the summer months. The area has been measured as large as 8,000 square miles; the most recent 5 year running average is 5800 square miles in area. This condition is caused, in part, by a complicated interaction of excessive nutrients transported to the Gulf of Mexico by the Mississippi River. While nitrogen has been considered a cause of hypoxia for some time, more recent studies implicate phosphorus as an additional cause. About two-thirds of the nitrogen load to the hypoxic zone comes from upstream agricultural land use. About eight percent of that total nitrogen load is estimated to come from Minnesota. Row crop farmland is a major source of nitrogen and is transported through tile system to surface waters. Other factors include physical changes to the landscape and river, such as channelization and loss of natural wetlands and vegetation both in the uplands and along the banks; the resulting impact of eutrophication is exacerbated by the interaction of freshwater from the river with the saltwater of the Gulf. The spring loading of nitrogen to the gulf is of greatest concern.
The goal is to reduce the aerial extent of hypoxia to a five year running average of 1500 square miles while simultaneously improving the quality of waters within the basin and improving the quality of life for communities and economic conditions across the basin. Approximately 40 percent of the U.S. fisheries landings, including a substantial part of the Nation’s most valuable fishery (shrimp), come from this productive area. Commercial landings of all species in both 1995 and 1996 for Louisiana, Mississippi and Texas were 1.4 billion pounds, with 82 percent from Louisiana waters for both years. [www.epa.gov/msbasin](http://www.epa.gov/msbasin).

Each element of the cycle (air, surface, and ground) is interconnected. For example, improper applications of pesticides on the land may be washed into ditches and streams. Flooding may then redistribute these pollutants across the floodplain with potential impact to the source water of public wells (ground water).

NPS pollution is the accumulation of many sources within a watershed that drains to a waterbody. Best Management Practices (BMPs) must be designed on a case-by-case basis to prevent, capture and treat NPS pollution as close to the source as possible. The larger the watershed, the more complex and costly the treatment required to protect its water quality. The primary pollutants of concern are sediment, nutrients (nitrogen and phosphorus) pathogens (bacteria, etc.) and mercury. To effectively control NPS pollution, it is necessary to address both the source reduction of the pollutants and the pathways/mechanisms and quantities of flow which move and concentrate them.

Wind and water are the two major movers for NPS pollution with water usually being the primary factor. Moving water dislodges soil particles and mobilizes chemical compounds. Both the quantity and velocity of moving water affect the water quality. Erosion and sediment transport are natural and continuing processes that can be accelerated by changes in the landscape resulting from changes in land use and the intensity of that land use. These alter the pools and riffles of a natural stream system, washing out coarse bottom sediments (riffles) and filling in pools and interstices with finer sediment causing deterioration of the natural habitat and biota.

Minnesota’s diverse climatic factors, land use, land cover, soil and geologic materials and topography all affect the shape, size, density and quality of its rivers and streams, lakes, wetlands and other land forms.

Hydrologic modification of the watershed can have the following cumulative effects:

- increased runoff, increased peak stream flows and volumes of both high and low flow events occur with an increase in impervious surface
- increased pollutants occurring as increase in flows causes loading to the stream
- increased and decreased volume of stream flows resulting from changes in land use and land-use intensity (e.g. vegetative cover from perennial communities to annual crops). High flows becoming higher and low flows becoming lower
- loss of stability to stream channels as natural vegetation is removed (particularly, healthy riparian forest cover) along streambanks and within flood plains
- incising of stream channels and increased erosion as stream channel modifications steepen stream channel gradients increasing stream flow velocities and subsequent erosion
- increased volume and frequency of flood events occurs with drainage of wetlands, ditching and surface tile inlets

The cumulative effects of these changes, over space and time, result in alterations in the volume, rates, and timing of runoff with corresponding changes in the transport of pollutants such as sediment and nutrients from streams and rivers, accelerating their effects upon the land. Control of these effects is just as important as source reduction of pollutants. An effective NPS program must address both.

Stream channelization and drainage “improvements” disturb the dynamic equilibrium established by natural stream flow regime and sediment supply. These result in increased stream bank erosion, channel enlargement, down cutting above the project and increased frequency of over bank flows and elevation of stream bed below it. The resulting unstable flows and sediment regimes cause frequent short duration floods which can kill or flush fish eggs or fry out of the system. Heavy sediment loads also fill pools and interstitial spaces between
rocks, which are important habitat for invertebrates, fish eggs and fry. Given time, streams and ditches slowly revert to a more sinuous, stable channel.

Restoration of stream channels to natural shape and function provide benefits of improved water quality, moderation of flood peaks, reduced erosion and enhanced fish and wildlife habitat. Ditches built with consideration of these hydrologic functions will require less maintenance. However, it is just as important that riparian vegetation be restored and maintained along with the channel.

Finally, removal of in stream impoundments also improves the health of a natural river system and increases its connectivity. Historically, Minnesota has more than 2,500 dams that have fragmented its rivers, blocked fish migration and disturbed natural flow and sediment regimes. The cost of removing unwanted, unused, unsafe dams is high, but the benefits of a healthier river system are even higher, in the long run. The construction of any new in-stream impoundment should be closely scrutinized in light of these issues.

**Sediment** (sediment disequilibrium) Suspended sediment is a major water quality concern in several of Minnesota’s major river basins.

**Urban Erosion**

In urban areas erosion from construction sites is of concern as well as the changes of volumes, rates, and timing of stormwater runoff and the impact this has on the receiving streams bed and banks. Also, highway sanding and salting can have localized impacts on sediment pollutant loadings.

**Agricultural Erosion**

In agricultural areas most of the intensively cultivated basins have fine-grained soils that are subject to erosion and that once suspended are difficult to remove from the water column. Sediment concentrations, loads and yields increase substantially during runoff periods causing wide fluctuations in annual delivery. In the Minnesota River Basin, which drains about 20 percent of Minnesota, mean annual yield is about 74 tons per square mile (tons/mi2), but ranges from about 12 tons/mi2 to 240 tons/mi2 annually (Payne 1994). Another major basin, the Red River of the North, has a mean annual yield of about 24 tons/mi2 (Tornes and Brigham 1994). Most of suspended sediment is fine grained silt and clay, and can be transported long distances before settling out. When deposited, it fills pools and backwaters, which limits the ecological processes and functions of the river system. Sediment also settles in portions of stream channels leading to deterioration of stream habitat.

**Suspended Sediment and Turbidity**

Turbidity is the measure of the impact of fine-grained suspended sediment. Turbidity reduces light penetration causing a decline in desirable periphyton and thereby shifting stream primary productivity to undesirable phytoplankton species. High phytoplankton productivity also causes turbidity, resulting in streams that are turbid much of the time, even when inorganic sediment is not running off the landscape. The presence of sediment can increase stream temperature, as the particles absorb the sun’s warmth. Increased temperature also reduces dissolved oxygen concentrations.

In addition to turbidity, suspended sediment transports attached phosphorus, often in concentrations that exceed 200 micrograms per liter (ug/L) (Payne 1994). Toxic substances also can be attached to sediment particles and thereby moved from source areas to become problematic in downstream reaches and accumulating in areas of sediment deposition. Mercury, for example, is strongly associated with suspended sediment transport, originating as atmospheric deposition on the landscape but subsequently transported to stream channels during runoff events.
Suspended sediment in stream and rivers results from gully erosion, sheet erosion of upland landscape surfaces, or from scour of stream banks and beds. Several of Minnesota’s major river basins contain poorly drained, fine-grained soils that have been drained by an extensive system of ditches and subsurface tile. Tiles often have drop inlets that allow field-eroded soils to be transported to streams. Many of the ditches and channelized natural streams show evidence of bank and bed instability, either down cutting or meandering, which adds to the amount of sediment in transport. Some of the larger natural channels show evidence of down cutting to the extent that they are becoming isolated from their floodplains during annual floods.

Once isolated, these channels can no longer deposit a portion of their sediment load on the floodplain, and as a result carry most of their sediment loads downstream, becoming ever more sediment-laden as they accumulate loads from each of their tributaries. Part of the eroded bank material is sand-sized. The sand-sized material typically is transported as bed load, but can be part of the suspended load during high-magnitude flood events. When deposited in low-velocity river reaches, backwaters, and pools, this material also can degrade habitats and impede navigation. Bed load transport is not well quantified in Minnesota, but is evidenced by changes in channel depth and the presence of moving dunes at some locations.

**Gully Erosion**

Gully erosion has been shown to be a major source of the sediment entering Minnesota’s rivers and streams. This gully erosion is typically formed at the transition zone between a river’s floodplain and the surrounding upland area. Gully erosion is particularly evident on the Minnesota River and its tributaries, where the systems transition from the uplands to the Minnesota River Valley floor.

Minnesota does not have a standard for total suspended sediment. However, the state has a turbidity standard, of 25 nephelometric turbidity (NTUs) for Class 2B waters and 10 NTUs for Class 2A waters. A correlation for total suspended sediment in mg/l and NTUs can be developed for a specific monitoring station.

**Contaminated Sediment**

Potential chemicals of concern can attach to suspended particulates in the water, and subsequently settle out to the bottom mud (sediment). Through complex chemical, physical and biological interactions, these pollutants may be further transformed and transported to other parts of the aquatic ecosystem.

At elevated concentrations, contaminated sediments contribute too many impaired uses, including fish advisories, habitat impairments and restriction on dredging. Additional information about contaminated sediments can be found on the MPCA Web site at: [www.pca.state.mn.us/water/sediments/index.html](http://www.pca.state.mn.us/water/sediments/index.html).

**Eutrophication**

The presence of nutrients alters the aquatic environment. Changes can include:

- depletion of dissolved oxygen (DO) concentrations
- increased plant growth
- warmer temperatures
- stress to aquatic life, including fish kills
- noxious taste and odor, affecting recreational use and drinking water supplies
- toxic effects to livestock, pets and people

Reducing nutrient over-enrichment is a significant water quality goal for Minnesota. An important step toward achieving this goal is the development of nutrient criteria tailored to reflect the different types of waterbodies and the different ecoregions of the country. These ecoregion-based nutrient criteria will be used to assist states in adopting numeric water quality standards.
Nutrient enrichment is a significant issue for NPS pollution, especially due to linkages between hydrologic modification and sedimentation and the cycling of nutrients through a stream system. For example, the U.S. Geological Survey (USGS) found that total phosphorus concentrations in agricultural streams were among the highest measured and generally correlated with nonpoint phosphorus inputs across the nation. In general the USGS found the phosphorus concentrations were highest where high concentrations of suspended sediment from erosion are common. Urban discharges of phosphorus are highest in densely populated areas. MPCA has developed ecoregion-based guidelines for phosphorus. Generally, background levels increase from the northeast to the southwest in the state, ranging from 0.052 milligrams per liter (mg/l) in the Northern Lakes and Forest ecoregion, to 0.340 mg/l for the Western Corn Belt ecoregion. Minnesota is participating in a national project, administered by U.S. Environmental Protection Agency (USEPA), to develop ecoregion-based nutrient criteria.

Phosphorus
Phosphorus exists in the water column and landscape. Phosphorus contained in wastewater discharges is readily available to aquatic life in the receiving water. That is, up to 80 percent of the discharged phosphorus will be used in the stream or river. Conversely, most of the total phosphorus running off the landscape after storm events is sediment attached, and has to go through a biological process to be taken up in the aquatic environment.

Iron, aluminum and calcium content of soils naturally limit the transport and biological cycling of phosphorus. However, the binding properties of soil are limited and can be overwhelmed when too much fertilizer or manure is applied. The result is that phosphorus runs off the landscape and is not bound to the soil. Chemical bonds are also broken down over time by several natural processes in the rivers, streams, wetlands and lakes present in the system.

Algae and bacteria will liberate sediment-attached phosphorus for their use when other forms of phosphorus are less available. Under anoxic conditions, iron can be reduced and release phosphorus. pH determines the ability of aluminum and calcium in the soils to bind phosphorus.

The setting and physical conditions of a river influence its capacity to assimilate or flush nutrients. For example, nutrients move quickly in high-gradient streams, but linger in the pools of meandering rivers. Phosphorus enrichment is a process that occurs to the nutrients carried in runoff. A study under way by Dr. Dave Mulla and associates found that on average a typical field in the Minnesota River basin contains 1 to 1.25 pounds of phosphorus per ton of soil. The capacity of the soil particles to bind phosphorus varies with soil type. Silts and clays have more binding capacity than sands. Sands are more likely to be deposited while clay and silts are more likely to be carried. This natural sorting process contributes to phosphorus enrichment. According to Dr. Gyles Randall et. al. (1997), enrichment process may increase sediment phosphorus up to six times the original upland soil levels.

Minnesota does not have an ambient phosphorus standard in place. Therefore, limits of phosphorus in point sources are determined by assessing sensitivity of the receiving water. One mg/l is the typical limit applied to phosphorus sensitive waters, however, effluent limits as low as 0.3 mg/l have been required.

NPS contributions of phosphorus can be managed by limiting the phosphorus content of soil in any source area, or by protecting soils from eroding or interrupting the transport process prior to delivery to the riverine system. In Minnesota, the MPCA has developed a phosphorus strategy to guide regulation of point source discharges. Some dischargers will be required to develop phosphorus management plans as a condition of future renewal of permits.
Nitrogen
Nitrogen exists in the environment in many forms and is far more soluble than phosphorus. Nitrite, nitrate, ammonia, N2 gas are common forms that cycle through the air, water and soils in Minnesota. Nitrogen is most persistent in rivers and streams when in the form of nitrate nitrogen. The nitrogen cycle is complex in the soil and water, yet less complex than the phosphorus cycle.

There has been an increase in nitrate nitrogen in the recent decades, consistent with a national trend towards increased use of fertilizer. Rate, timing and type of nitrogen applications all affect the release of nitrogen into the environment. The University of Minnesota has developed regional nitrogen application rate and method/timing BMPs that provide effective guidelines for optimum crop or lawn productivity. They also minimize the release of nitrogen into the ground water or surface water.

Another factor in Minnesota is the growing use of subsurface tile drainage systems that intercept the infiltrating water and soluble nitrate and provide a direct pathway to the river, stream or ditch. This new pathway avoids or minimizes the time the ground water is exposed to the denitrifying process (Magner et. al. 2004). There is no water quality standard for nitrogen. However there are water quality standards for nitrate and ammonia.

Nitrate nitrogen has a standard for drinking water at 10 mg/l to protect infants from methemoglobinemia. The un-ionized ammonia chronic toxicity standard (protecting aquatic life from long term exposure) for Class 2b waters is 0.040 mg/l. NPS of nitrogen should be limited by practicing nutrient management on the upland areas and providing effective zones to de-nitrify such as, wetlands, biofilters and aquatic plant life. In addition, denitrification can be enhanced by managing the time of release or reuse of the water using alternative designs of depth and spacing in subsurface tile drainage or controlled drainage. These methods have been shown to reduce nitrate releases to the hydrologic system by approximately half.

Biotic Impairment
Minnesota is home to over 150 species of fish and a large variety of aquatic invertebrates, the majority of which may be found in Minnesota’s vast network of rivers and streams. Because each species requires specific physical and chemical conditions in order to survive they are excellent indicators of the state of our water resources. Stream systems that support well-balanced and adaptive aquatic communities are said to have a high degree of biological integrity.

Minnesota has been largely successful at control of point source discharges, and we are now beginning to understand the complexity associated with watershed system. Addressing NPS of pollution will depend on how well we understand the watershed system. The focus thus far has been on maintenance of resource quality by restricting and managing the influx of chemical pollutants into stream systems. However, biological integrity in rivers and streams is dependent on the protection of physical resource quality (i.e., instream habitat, hydrologic and geomorphic processes) as well as chemical quality (Asmus et, al. 2007).

Because of the diversity of Minnesota’s rivers and streams, it is impossible to entirely characterize the wide range of naturally occurring stream habitats; however, there are certain characteristics that are found in almost all healthy stream systems throughout the state.

The vast majority of headwater streams in Minnesota were at one time influenced greatly by wetlands or lake systems or springs. Headwater streams influenced by natural pathways and processes are very stable and diverse. For example, wetland influenced streams are typically very low gradient meandering streams that are relatively deep and narrow. The stream bottom is typically composed of fine silts and detritus. Stream cover occurs in the form of overhanging vegetation, undercut banks and or woody debris is abundant. Riparian wetlands act as filters by removing pollutants before they reach the stream and also act as hydrologic buffers by moderating flow extremes (Magner, 2001). This unique environment provides excellent habitat for aquatic organisms including dragonfly and damselfly larvae and fish species such as the pearl dace, northern red belly dace, and fine scale dace. The morphology of most Minnesota streams can be characterized as a series of riffles, runs, and pools.
Each one of these distinct habitat types provides a unique environment for specialized aquatic organisms. Riffles provide fast water, and course substrates for riffle fish species such as the long nose dace, and log perch as well as excellent habitat for caddis flies, mayflies, and stoneflies.

The course substrates found in the fast flowing, oxygenated water of riffles provides suitable areas for feeding, reproduction, and shelter. Runs and pools provide slower, deeper areas that are used by pool dwelling species such as the smallmouth bass, bluegill, and channel catfish.

The meanders that are so prevalent in natural low-gradient streams produce undercut banks and scour pools that act as cover and velocity shelters for fish and invertebrates. Silt and fine material in pools provide a suitable substrate for aquatic plants, which in turn provides both food and cover for fish and invertebrates. Pools are particularly important to the fry of many fish species whose survival depends on the prevalence of deep pools filled with aquatic vegetation.

Many land use practices negatively affect the quality of instream habitat. Anything that is done to alter the diversity and stability of naturally occurring stream habitats inevitably affects the aquatic community of organisms residing in streams. Also, because streams are flowing, interconnected systems, alterations that occur in the uplands will eventually be reflected in the lower stream reaches. Stream habitat may be compromised by altering the streams natural morphology through ditching and channelization or through land use practices that occur outside of the stream channel such as removal of the riparian vegetation, drainage tiling, and residential development. Increased human land use practices alter the natural hydrologic cycle of streams so that water is removed faster from the landscape. However, in this process stream habitat diversity can be seriously reduced. Bankfull peak flows that were once historically slowed by bends, pools, and woody debris in the water column can move faster when the stream has been straightened. This faster flowing water carries with it an increased shear strength which carries more sediment, some of which is deposited in the downstream reaches. Many fish and invertebrate species cannot use substrates that are laden with excessive silt for reproduction, feeding, or cover. Riffles and pools become scarce or absent as the stream is converted from riffle, run, pool sequences to long runs. By removing water from the system faster, the natural hydrologic timing is altered. The overall effect is an increase in the extremes of the high and low flow events. Streams in which the surrounding vegetation has been removed or altered can have an increase in the amount of silt-laden runoff. Also, water temperatures within the stream may rise as the overhead canopy is removed exposing the stream to full sunlight.

When habitat alterations cause a loss of habitat diversity and stability, the fish and invertebrate communities change in characteristic and predictable ways. Sensitive fish and invertebrate species are replaced by a few tolerant species such as the fathead minnow and brook stickleback.

These tolerant species are able to take advantage of degraded habitat and out-compete the more intolerant members of the community. Species such as the creek chub and green sunfish may invade streams in which the stability of the habitat has become compromised. These species are known as pioneer species because they are the first to recolonize a stream after a catastrophic event such as a severe flood or drought.

Darter and many other riffle dwelling species that depend on coarse substrates to reproduce may become scarce or absent.

Stoneflies and dragonflies that rely on course substrates and woody debris on which to cling are forced out of their refuges by heavy silt loads that fill in the interstitial spaces surrounding course substrates and cover.

Warmer water temperatures negatively influence cold water trout streams by forcing trout to seek colder water refuges and at the same time allowing the invasion of tolerant cool water fish species into the stream.

In summary, the biological integrity of rivers and streams is influenced by both the chemical and physical stream characteristics. Land use practices may alter the physical features of a stream so that the diversity and stability of instream habitat is reduced. Because aquatic communities depend on stable and heterogeneous habitats, there is often a reduction in biological integrity associated with many of these land use practices.
Reduced biological integrity may be expressed in many ways including, but not limited to, a change in number of species found within the stream, a decrease in the number of sensitive or specialized species, or an increase in the number of tolerant and pioneering species.

Other Nonpoint Source Pollution

Oxygen Depletion

The dissolved oxygen content of a river or stream is negatively impacted by several factors. A competitive environment for game fish can be reduced to one for rough fish or areas that have no life present at all. The total loss of dissolved oxygen across a reach will not only limit the presence of species in that reach of a river or stream but becomes an effective barrier to migration upstream of the reach as well. Presence of dissolved oxygen can be limited by chemical reactions in the water, including temperature increases that reduce the capacity of the water to hold oxygen, or by bacterial decay of organic matter in the water. Oxygen depletion impairment has been identified as a parameter of concern on Minnesota’s 303(d) list. As a result of this listing, affected communities will work with the state to set Total Maximum Daily Loads. For instance, reaches on the Crow, Red, Minnesota and Mississippi rivers have been listed as impaired due to oxygen depletion. Standards for Class 2b (warm water fisheries) in Minnesota typically are to maintain a 5 mg/l level of dissolved oxygen. For Class 2a waters, cold water fisheries, the state has set an oxygen standard of 7 mg/l. [www.pca.state.mn.us/water/tmdl/index.html](http://www.pca.state.mn.us/water/tmdl/index.html).

Bacteria

The state water quality standard for bacteria is 200 organisms per 100 milliliters (org/100ml) for fecal coliform bacteria.

The state water quality standard will be changed during the next water quality triennial review, to 126 org/100ml for E. coli. Fecal coliform is used as an indicator species for all potentially harmful waterborne bacteria. An indicator species is one which, if found in high concentration, “indicates” that there is a likelihood that other harmful bacteria are also present in concentrations high enough to be of a health concern.

Fecal coliform is found in the intestinal tract and, therefore, the feces of all warm-blooded animals. Common sources of bacteria contamination in our rivers and streams include; inadequately treated sewage from wastewater treatment facilities, direct discharges from septic systems, domestic animal manure, and wildlife.

In rural areas, NPS pathways are non-compliant SSTS, and surface runoff from fields with manure applications. A reduction in SSTS contributions could reduce that source down to zero if compliant systems were installed. Land application of manure BMP methods are set up be effective at minimizing the loading of oxygen depleting substances, nutrients and bacteria. In urban areas, fecal coliform enter rivers and streams via storm water sewers. These connect impervious surfaces with the receiving rivers and streams directly. Urban storm water often contains high levels of bacteria. Sources include wildlife, pet waste, animals such as raccoons and rats living in storm sewers or along conveyances and others sources. Many of these sources are controllable and have programs set up to manage them. However, the standard is exceeded in many waterways throughout Minnesota.

Heavy Metals and Human Made Chemicals

Heavy metal and Polychlorinated Biphenyls (PCB) pollution is typically highest in urban areas where there are more sources such as cars, pavement and buildings.

Heavy metal contamination is typically associated with industrial discharges of wastewater in most individuals’ minds. However, the transport process associated with runoff affects the level of heavy metals entering into a river system. Many times the metals have an affinity for sediment and are transported with eroding soils. Another pathway is a source or work area exposed to precipitation. Metals like zinc or cadmium, originating from roofing material or car tires, are washed across impervious surfaces by precipitation and delivered to the river or stream.
Mercury, being the only liquid metal at normal temperatures, is volatile and exists as a gas and in precipitation. More than 95 percent of the mercury in the state’s waterways is contributed by atmospheric deposition, and more than two-thirds of that mercury originates from combustion of fossil fuels. When mercury is methylated in wetlands or the bottom of lakes, it changes to a form that can accumulate in the muscles of animals; it enters the food chain and eventually accumulates in fish and other animals at the top of the food chain.

The MPCA developed a mercury TMDL, with considerable review and comment from interested citizens and groups. The statewide TMDL recommends a 93 percent reduction worldwide in mercury emissions from anthropogenic sources. The TMDL was approved by USEPA in 2007 and is available at www.pca.state.mn.us/water/tmdl/tmdl-mercuryplan.html.

Chlorides
The main source of chloride contributing to the impairment of Minnesota’s rivers and streams is runoff containing deicing products. Chloride is a main component of most deicing products, the most of which is road salt. Road salt contributes to chloride levels in urban and highway runoff areas. The U.S. Geological Survey reports a correlation between chloride concentrations in surface waters and percent impervious surface. Ten sites were monitored ranging from less than five percent impervious surface up to 28 percent. The concentrations of chlorides ranged from a low of below 20 mg/l to over 120 mg/l during this study period. Sodium and chloride were also negatively correlated with fish specie diversity.

Road safety is dramatically increased during the winter months with road salt application in Minnesota. However, the use of road salts may result in increased chloride concentrations. This can alter lake thermoclines by changing water density and increasing conductivity. Chloride can harm aquatic organisms by disrupting natural processes that help regulate their metabolism. Applying BMPs to salt storage sites, salt application forms and methods, operator training, snow stockpile storage, and street sweeping can minimize NPS pollution impacts. The water quality standard for chloride for Class 2 water (Mn R.ch. 7050) is 230 mg/l for chronic toxicity based on the 4-day average and an acute standard of 860 mg/l for a one-hour duration.

Floatable Trash and Litter
Floatable trash and litter can be a NPS problem for streams and rivers. There are many sources and modes of transport for these materials, but the problem is generally most serious within and downstream from urban, commercial, industrial and recreational land use areas. Trash can be directly deposited in the water or on streambanks by water users, flushed in through storm sewers or overland runoff and, in some cases, wind blown. Many of these materials are nonbiodegradable and will persist in the environment for many decades until removed or in some cases buried through sedimentation processes within the floodplain. Flooding can increase the volume of litter. Trash and litter constitute a major impairment to the recreational use and esthetic appreciation of the state’s rivers and streams and can be hazardous to humans and wildlife.

Guidance for Managers
Managing NPS pollution requires involving everyone whose land use activities affect the watershed. Some of these users are regulated, but many are not. The challenge is to help citizens and the public to understand the need for watershed stewardship, so that they can choose actions that promote, rather than impair water quality, and so that they can be an advocate within their community for public policies that promote watershed stewardship.

Water quality managers need to incorporate a watershed perspective, develop a sound scientific basis for making decisions and include all stakeholders in the decision making process.

This shift has been encouraged by new mandates to the states from the federal government, including:

- wellhead protection
- source water protection
- impaired waters under 303(D) of the CWA and subsequent
- development of TMDLs
These initiatives ask managers to assess and inventory all known sources of problems for a watershed. Developing remedies requires participation of all stakeholders. The USEPA provides thorough guidance to understanding and applying these concepts, including case studies of how communities and units of local government have engaged in watershed-based river management programs. These materials can be found at the following Internet address: [www.epa.gov/watertrain/](http://www.epa.gov/watertrain/). A summary of guidance available on the Web is provided in Box 4.

The most effective NPS pollution management plans are watershed-specific (see Box 3) and should incorporate the following elements:

1. identification of the specific soil, landscape and climatic factors influencing water quality of a watershed
2. identification of sources and impact of NPS pollution on the subject watershed
3. identification of a suite of cost effective practices that can reduce NPS pollution
4. identification of water quality goals and a determination of the roles of each participant
5. information about practices that mitigate NPS pollution, and training to help citizens learn how to implement these practices, or teach them to others, and to implement at appropriate levels
6. long-term water quality monitoring to diagnose problems; sentinel watershed systems are needed to define trends in water quality and to measure success of measures to reduce NPS pollution
7. information campaign plans, to help build dialogues among all who live in a watershed about stewardship, and to inform the public of status (and successes) of NPS mitigation programs
8. funding to support the administration and management of local organizations, which should be raised from the community as much as possible
9. funding to support technical work done by local organizations for health of the watershed, which should be supported by the State

**The Targeting Dilemma**

Everyone knows that watershed restoration efforts should be targeted to the most impaired regions first. Yet, identifying these regions is not easy. As an example, consider a large watershed with several tributaries that drain varied landscapes, and differ in stream gradient and stream flows.

For simplicity, consider two tributaries in the watershed. One of the tributaries drains steep landscapes, while another drains flat landscapes. The steeper tributary has sediment loads that are four times greater than the flatter tributary. The flatter tributary has nitrate loads that are twice as large as the nitrate loads from the steeper tributary. How do you decide which tributary is the most impaired? If your reference is purely local, you may be very sensitive to stream gradient, with low gradient tributaries seemingly more impaired than steep tributaries. Do you base it on downstream impacts as shown by water quality loads? If so, which pollutant is more important - sediment or nitrate?

This is an illustration of the dilemmas that watershed restoration managers often face. There is a great need to provide better guidance regarding the proper use of each watershed indicator, and its use in identifying impaired waters. David Mulla, Professor of Soil Science, University of Minnesota.

**Guidance from the Web**

Technical assistance required for developing effective NPS pollution management plans is just a click of the browser away! Here are two excellent guides: [www.epa.gov/OWOW/NPS/Ecology/](http://www.epa.gov/OWOW/NPS/Ecology/).

Ecological Restoration: [www.epa.gov/watertrain/](http://www.epa.gov/watertrain/).

**Watershed Academy Web.** This Web site offers a variety of self-paced training modules that represent a basic and broad introduction to the watershed management field. Modules vary in the time they take to complete, from ½ hour to 2 hours.
Role of Local Government

Generally, NPS pollution is not subject to regulation, as are discharges to public waters. However, land use is managed and controlled by numerous local ordinances, which have been delegated by the state to the counties. These local land use controls can be the most effective management tools for the management of NPS pollution. Examples of local land use controls that manage NPS pollution are:

1. Shoreland rules, including setbacks and vegetation removal;
2. Subdivision rules;
3. Individual on-site sanitary treatment system rules;
4. Feedlot rules;
5. Land application of biosolids.

These regulatory programs are critical elements of any watershed’s NPS pollution management plan, since the administration of these rules is an opportunity to implement BMP that will reduce NPS pollution.

Incentives should be provided through current block grant funding programs from the state to local government to assure that NPS issues and the watershed perspective are considered in the review and update of rules.

Local governments are critical players in the planning led by the state for NPS pollution and other watershed management efforts. From the state level, the Minnesota Environmental Quality Board develops a state water plan every ten years, which is an overview of the state’s goals for its water resources.

The MPCA develops basin plans for each of the state’s major drainage basins. These build a coordinating structure for all water pollution programs, and link NPS and point source programs.

Watershed districts develop five year plans to guide decision-making about water resources. The 80 rural counties develop comprehensive local water plans on a five to 10-year cycle, and a similar planning effort occurs in the seven-county metropolitan area.

Each of these plans, and the related planning effort, is an opportunity to educate stakeholders about NPS pollution, and to establish local and regional goals and strategies to address NPS problems.

Citizens appointed by county commissioners make decisions about local ordinances. Therefore, a successful NPS management program should provide training and information for elected and appointed decision makers.

Role of State and Federal Government

The state and federal government provides technical and financial support for the mitigation of NPS pollution. These programs are available as funds authorized by the national CWA, and incentives provided through the National Resource Conservation Service and incentives provided through the Natural Resources Conservation Service (NRCS) Farm Services Agency. Moreover, both state and federal government are encouraging indirectly through services, and directly through funding, management by major drainage basin.

Broad-scale public policy can have major effects on land use, and subsequently on the nonpoint pollution entering waterways. These effects may be direct or indirect and are sometimes unintended, but ultimately exert strong influence on the quality of aquatic and terrestrial habitats within watersheds and across the country.

Current policy development processes that will be important for the state of Minnesota are the Federal Farm Bill 2008. It is the responsibility of state and federal government to provide balance in the formulation of social, economic, and environmental goals, and to establish their compatibility through effective integration into policy.
Role of the Private Sector

Minnesota has an active philanthropic community, as well as a tradition of individual giving. Money from private foundations or corporate giving programs can be an opportunity to launch a community based watershed group.

Support from private foundations is less than five percent of overall charitable giving. Many communities are establishing local foundations that can provide ongoing support to local river groups. A network of local funding will help assure the long-term success and viability of local watershed “watch” groups. There are many nongovernmental organizations that support NPS management. Many of them are linked to the EPA’s watersheds Web site: www.epa.gov/OWOW.

Summary and Call to Action

NPS pollution management for Minnesota’s streams and rivers is at a critical junction. The state has made great strides in reducing point source pollution. The state has launched effective NPS pollution reduction strategies in the most disturbed river basins. However, the ability to continue this effort, and to expand it to all rivers, requires commitment to two basic principles: first, that we must address the ecological underpinnings of NPS pollution problems in the state’s rivers, and second, that we must support and encourage an infrastructure to guide management of rivers that is informed by the best science, provides meaningful and appropriate incentives, and has a decision-making structure accessible to all the residents of the watersheds of the state’s rivers.

Finally, it is important to work to influence federal policies that affect NPS pollution. Therefore, it is recommended that state agencies work together, with constituents and with the governor’s office to provide effective input for drafting of the Farm Bill so that it encourages practices that are consistent with proper functioning streams, rivers and water bodies.

The following set of goals encourages that integration. The first four goals respond to the critical issues facing all rivers in the state. Addressing these issues by implementing milestones and action steps recommended in the accompanying matrix is a first step to solving any local impacts, ranging from bacteria to pharmaceuticals.

The final three goals recommend the systems that need to be built, encouraged and supported in order to fully develop a NPS pollution management strategy for Minnesota’s rivers.

Healthy Hydrological Regime

Promote hydrological management that enables rivers and streams to reach proper function conditions (as defined by the U.S. Bureau of Land Management). Characteristics of properly functioning hydrologic conditions include the presence of adequate runoff management, vegetation, land form and large woody debris to:

1. dissipate stream energy associated with high water flows, thereby reducing erosion and improving water quality
2. filter sediment, capture bed load and aid flood plain development
3. improve floodwater retention and ground water storage
4. develop root masses that stabilize streambanks against cutting action
5. develop diverse ponding and channel characteristics to provide the habitat and the water depth, duration and temperature necessary for fish production, waterfowl breeding and other uses
6. support biodiversity

Allowing rivers and streams to function as physics demands with balanced or semi-balanced flow regimes, defined flood plains, meander belts and appropriate grades will improve the health and stability of the waterbody in addition to increasing the assimilation capacity of the resource. The hydrological conditions of a river’s watershed can be measured using the following attributes: total (annual) discharge, seasonal (monthly)
discharge, peak flows, minimum flows, annual flow duration, rainfall records, size and shape of the watershed.

Channel processes that should be measured to assess this condition in streams are flow characteristics, channel dimensions, shape, profile and pattern, substrate composition, floodplain connectivity and evidence of entrenchment and/or deposition.

**Healthy Sediment Budget**

Promote practices that balance sediment size and quantity with stream flow and grade to restore or maintain an ecologically appropriate equilibrium. This balancing includes stabilizing the system’s hydrology so that erosion and aggradation are minimized, banks are vegetated and access between the flood plain and the river is maintained. The attributes of a healthy sediment regime in a watershed can be measured by the following attributes: watershed cover and soil health, presence of dams or in-stream impoundments, dominant erosion processes, rates of surface erosion and mass wasting, sediment delivery ratios, channel erosion processes and rates, and sediment transport functions. Sediment is the largest single pollutant problem our rivers and streams are facing in Minnesota and, therefore, requires special attention in the state’s Nonpoint Source Management Program Plan (NSMPP). Sediment transports other pollutants – from nutrients to pharmaceuticals. Sediment transport changes create an imbalance in riverine systems that rivers respond to by aggrading or degrading to correct the imbalance. Therefore, assuring a healthy sediment budget in a river’s watershed is the dominant step in addressing other NPS pollution issues for rivers.

**Healthy Nutrient Budget**

Enrichment due to nutrients is a significant statewide issue for Minnesota’s streams and rivers. The state is participating in a national nutrient criteria development project, which will inform development of future water quality standards. However, delivery of phosphorus and nitrogen to rivers and streams must be addressed as a statewide issue in Minnesota’s NSMPP. The recognition that eutrophication occurs in our riverine systems as well as our lake environments is central to management of the biotic health and uses of our river systems. Many of the rivers and streams eutrophically impacted in Minnesota are phosphorus limited while others differ at different times between nitrogen and phosphorus. Downstream estuary impacts, such as hypoxia, are more related to nitrogen. Measurable attributes are color, temperature, dissolved oxygen, suspended sediment, total phosphorus, orthophosphorus, ammonia, nitrate nitrogen.

**Healthy Biological Communities**

As river management is better informed by river science, we recognize that, “the most direct and effective measure of a water body’s integrity, and of its place in the water cycle, is the status of life in the water. Living communities reflect watershed conditions better than any chemical or physical measure because they respond to the entire range of biogeochemical factors in the environment. Researchers at Minnesota state agencies along with a group of scientists at the University of Minnesota, and United States Geological Survey (USGS) are working on Impaired Biota Assessment Research and Development for Streams (IBARDS) to better measure biological stream health. It should be a critical goal of this NPS management plan to encourage the completion of that effort, and to recommend strongly the application of the resulting measures. Measurable attributes are aquatic species of concern and associated habitats; riparian species of concern and associated habitats; native versus introduced species; threatened or endangered species, and benthic, macroinvertebrate or vertebrate indicator species.

**Goal Setting**

Proper goal setting at the watershed level starts with information gathering about the resource, identification of problems and opportunities, and identification of potential tools. Tools must be analyzed to determine which
are appropriate, and then selected and applied. Applications must be evaluated for performance. This process of collection, review, application and evaluation includes political and social action. It is the agenda that brings together resource managers, users and citizens of the watershed. The list of issues given above must be defined and prioritized by the decision-makers involved in watershed management and land use management.

**Infrastructure Support**
This foundation goal encourages development of a proper supporting structure for government and citizen NPS programs. This structure should incorporate several elements, including: development of a comprehensive planning structure that supports using a watershed and ecological approach to stream management; information programs targeted for decision-makers and elected officials about how to incorporate watershed-based goals in projects and planning; and an effective structure of citizen based organizations to assure participation in the decision-making and in implementation, such as through volunteer monitoring. This step also requires development of financial and material resources to support these tasks.

**Research, Education and Demonstration**
This foundation goal encourages development of comprehensive research and education activities for NPS pollution management. The educational component includes the research needs, educational materials, training and demonstrations necessary to identify and promote effective changes in cultural and operational practices for the terrestrial, riparian and channel zones of the basin.

Successful NPS pollution management is the result of good science and stakeholder-based decision-making. A solid research, education and demonstration program for the state is the critical link between science and stakeholders.

Development of this step will assure that Minnesota can manage the hydraulic, chemical and biological functions of our streams and rivers.
Chapter 4 Overall Strategy for Each Water Resource

Strategy 4.3 Rivers and Streams Needs, Priorities, And Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

**Goal 1: Promote a Healthy Hydrological Regime for Minnesota’s Streams and Rivers.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Promote a basic understanding of channel evolution, hydrology and available tools to use when making decision at the Local Governmental Unit (LGU) level and certain levels of land management. Emphasize the connection between downstream effects and significantly increased hydrographs or shortening the return frequency of the event.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, MPCA, NRCS, U of M</td>
</tr>
<tr>
<td>2. Develop/adopt a methodology for assessing hydrologic “health” for rivers, including hydraulic geometry regional curves, and an index of physical integrity (IPI).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, LCCMR</td>
<td>MPCA, MDNR, NRCS, USGS, U of M</td>
</tr>
<tr>
<td>3. Assess Minnesota’s major river systems to identify rivers unaltered and free-flowing and systems where the hydrologic has been disrupted.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, USGS</td>
</tr>
<tr>
<td>4. Identify causes of disruption to hydrologic regimes and determine which problems should be fixed first.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>USGS, MDNR, MPACA, U of M</td>
</tr>
</tbody>
</table>

**Goal 2: Promote Healthy Sediment Regime for Minnesota’s Streams and Rivers.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Promote stream restoration projects that restore connectivity between rivers and their flood plains. Remove artificial in-channel barriers (obsolete dams, etc.).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPC MDNR, Watershed District (WD)</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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</tr>
<tr>
<td>2. Promote full funding for REP and other programs that can provide mechanisms for restoring overland runoff</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR, BWSR</td>
</tr>
<tr>
<td>3. Require the implementation of appropriate storm water management practices by local units of government</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>USEPA, MPCA</td>
</tr>
<tr>
<td>4. Promote BMPs in upland areas which enhance water storage/hydrograph characteristics (e.g.) controlled drainage, conservation tillage, surface tile intake alternatives.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>EQIP, MPCA, BWSR, MDA, NRCS</td>
</tr>
<tr>
<td>5. Through an interagency work group develop training materials and provide training to policy makers, local governmental officials, etc. on incorporating hydrologic principles into local and state decision making</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 fund</td>
<td>BWSR, MPCA, MDA, MDNR, NRCS</td>
</tr>
<tr>
<td>6. Prioritize rivers for restoration</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR</td>
</tr>
<tr>
<td>7. Develop/adopt a methodology for assessing sediment “health” for rivers</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR, NRCS, USGS, U of M</td>
</tr>
<tr>
<td>8. Identify rivers with excessive sediment budgets (loads).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>USGS, MPCA</td>
</tr>
<tr>
<td>9. Establish sediment TMDLs for impaired rivers.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds CWLA</td>
<td>MPCA</td>
</tr>
<tr>
<td>10. Identify and categorize causes of excessive sediment in affected rivers</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>EQIP, NRCS, MPCA, U of M</td>
</tr>
<tr>
<td>11. Develop an interagency program to assess/control streambank erosion and gulley erosion</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>EQIP, MPCA, MDNR, BWSR, MDA, NRCS</td>
</tr>
<tr>
<td>12. Promote Conservation Reserve Enhancement Program (CREP) and Conservation Reserve Program (CRP) and similar programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>EQIP, BWSR, MDNR, MPCA, MDA, FSA</td>
</tr>
<tr>
<td>13. Promote conservation tillage on steeper landscapes and vulnerable agroecoregions</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>EQIP, NRCS, SWCD, U of M, MDA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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</tr>
<tr>
<td>14. Promote conversion of tile intakes to blind inlets</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds EQIP</td>
<td>NRCS, SWCD, U of M, MDA, MPCA</td>
</tr>
<tr>
<td>15. Target restoration programs according to resources.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds EQIP</td>
<td>MPCA, NRCS</td>
</tr>
<tr>
<td>16a. Assemble inter-agency committee to study &amp; report the effect and enforcement of mandatory vegetative buffer strips on protected waters (Shoreland Management) and public drainage ditch projects.</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, BWSR, MPCA, MDA, WD’s</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16b. Utilizing the results of the study and a survey of how buffer strips have been used in other areas, develop recommendations on how they can be improved in Minnesota.</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, BWSR, MPCA, MDA, WD’s, LGUs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16c. Implement recommended changes. (Changes may include enhanced enforcement of existing controls, rule changes or other mechanisms identified by the committee).</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, BWSR, MPCA, MDA, WD’s, LGUs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17. Monitor effectiveness of changes. Develop Sentinel watersheds.</td>
<td>X</td>
<td>X</td>
<td>319 funds, CWLA</td>
<td>MDNR, BWSR, MPCA, MDA, WD’s, LGUs</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Provide funding to the University of MN to conduct additional research, and to compile a synthesis of existing research on the effects of surface tile intakes.</td>
<td>X</td>
<td>X</td>
<td>319 funds LCCMR</td>
<td>MPCA, USEPA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19. Establish an interagency work group to initiate the compilation of minimum performance standards (e.g. conservation tillage) for agricultural operations.</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR, MDA, BWSR, NRCS</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20. Enhance the understanding of sediment sources, by inventorying problems, surveying managers, and monitoring. Develop sediment budgets for select river segments, partitioning sediment by source categories and associated loads.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds EQIP</td>
<td>NRCS, MPCA, BWSR</td>
<td></td>
</tr>
</tbody>
</table>
### Goal 3: Promote Healthy Nutrient Regime For Minnesota’s Streams and Rivers.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Adopt Sentinel Watershed Systems methodology for assessing nutrient regime “Health of a River.”</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, UGSG, MDNR, NRCS, U of M</td>
</tr>
<tr>
<td>2. Identify rivers with unbalanced nutrient budgets (loads)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, USGS</td>
</tr>
<tr>
<td>3. Identify sources of nutrients in affected rivers</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, EQIP</td>
<td>MPCA, MDA, USGS, NRCS</td>
</tr>
<tr>
<td>4. Accelerate development of ecoregion specific nutrient standards, and minimum effluent requirements for nutrients</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, U of M</td>
</tr>
<tr>
<td>5. Develop/promote nutrient management planning tools and BMPs in affected river drainage areas.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, NRCS, MDA, U of M</td>
</tr>
<tr>
<td>6. Target restoration programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, EQIP</td>
<td>MPCA, NRCS, MDA, SWCDs</td>
</tr>
</tbody>
</table>

### Goal 4: Promote Healthy Biological Communities for Minnesota’s Streams and Rivers.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. To the extent possible/practical, ensure full funding for MPCA initiatives for establishing the Index of Biotic Integrity (IBI) for all river basins of the state, leading to biological criteria for water quality standards.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>EPA/State</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Identify rivers with most unhealthy biological communities using IBI.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR</td>
</tr>
<tr>
<td>3. Identify causes of unhealthy biological communities with IBARDS.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, MPCA, USGS, U of M</td>
</tr>
<tr>
<td>4. Develop assessment protocols and a manual for restoring healthy biological communities in each river basin.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR, USGS, U of M</td>
</tr>
<tr>
<td>5. Target restoration programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds Farm Bill</td>
<td>MPCA, USDA</td>
</tr>
</tbody>
</table>
### Goal 5: Promote Wise Goal-Setting for Citizens and Government

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Establish an interagency task force to work with the Governor’s office to provide NPS guidance to the 2008 Farm Bill and other major policy initiatives.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, MDNR, MDA, BWSR, NRCS, USGS, USFWS, FSA</td>
</tr>
<tr>
<td>2. Establish interagency tracking system linking implementation programs and funding to reductions in pollutant loads.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319 funds</td>
<td>BWSR, NRCS, MPCA, MDA</td>
</tr>
<tr>
<td>3. Develop review committees to oversee targeting and implementation strategies for all Clean Water Partnership projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319 funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Encourage incentives to incorporate river friendly practices in zoning ordinances, county local water plans, watershed district plans and ditch projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDNR, BWSR, LGUs, WDs, MPCA, U of M - Extension</td>
</tr>
<tr>
<td>5. Use MPCA basin plans to identify river friendly practices for each drainage basin.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>6. Use comprehensive plans, watershed district plans and Local Water Planning to implement the goals and objectives of this plan.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, BWSR, MDNR, WDs,</td>
</tr>
</tbody>
</table>

### Goal 6: Support Infrastructure for NPS Pollution Management that is Holistic, Comprehensive and Watershed-Based, and Provides Access to Decision - Making for all Residents and Users.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Based on Sentinel Watershed knowledge, develop an instruction manual on procedures for targeting restoration efforts to most vulnerable locations in a watershed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, EQIP</td>
<td>MPCA, U of M, NRCS</td>
</tr>
<tr>
<td>2. State agencies work together, with constituents and the Governor’s office to provide effective input for drafting of the Farm Bill.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319 funds</td>
<td>MPCA, MDNR, BWSR, MDA, Governor’s Office</td>
</tr>
</tbody>
</table>
Goal 7: Research, Demonstration and Education that Encourages Understanding of Origin and Remedy for NPS Pollution Problems.

<table>
<thead>
<tr>
<th>Milestone (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Support river friendly farmer program</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDA, MPCA, BWSR, U of M</td>
</tr>
<tr>
<td>2. Develop instruction manual to identify most appropriate BMPs by basin, ecoregion, and agroecoregion.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDA, MPCA</td>
</tr>
<tr>
<td>3. Develop case studies on downstream impacts of NPS pollution (Lake Pepin, Gulf of Mexico, etc).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, U of M, MDA, NRCS</td>
</tr>
<tr>
<td>4. Establish paired watershed demonstration projects to illustrate impacts of BMPs on water quality and crop productivity.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MDA, U of M, MPCA</td>
</tr>
<tr>
<td>5. Study and begin development of ecologically based water quality standards; including phosphorus in rivers and the bioavailability of particulates.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, U of M</td>
</tr>
<tr>
<td>6. Conduct watershed modeling studies to assist in targeting restoration efforts, evaluation of policy, and development of TMDLs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, EQIP, CWLA funds</td>
<td>NRCS, U of M, MPCA, USGS</td>
</tr>
<tr>
<td>7. Study potential for denitrification of tile drain effluent nitrate in ditches and wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds, CIG</td>
<td>MPCA, U of M, NRCS</td>
</tr>
<tr>
<td>8. Study the current relationship between cumulative drainage practices and downstream channel stability</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>U of M, NRCS, MPCA, USGS, MDNR</td>
</tr>
<tr>
<td>9. Study alternative drainage ditch designs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>U of M</td>
</tr>
<tr>
<td>10. Study alternative tile drainage management systems.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>U of M</td>
</tr>
<tr>
<td>11. Evaluate assignment of a point source definition for surface tile intakes as part of the state water quality rule.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319 funds</td>
<td>MPCA</td>
</tr>
<tr>
<td>12. Study gully erosion along streams and rivers to determine the contribution of sediment and nutrients from this source.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, U of M, MDA, NRCS</td>
</tr>
<tr>
<td>13. Evaluate BMPs for the control of gully erosion and for reducing the amount of sediment and nutrients from gullies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 funds</td>
<td>MPCA, U of M, MDA, NRCS</td>
</tr>
<tr>
<td>14. Assess urban/suburban channel stability in association with BMP implementation to protect water quality.</td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>319 funds</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Chapter 4 Overall Strategies for Each Water Resource

Chapter 4.4 Wetlands Strategy

Acknowledgments
Authorship of this strategy has benefited from suggestions and input by the Interagency Wetland Group (IWG). This workgroup meets roughly every month and many members are kept informed and correspond through email. The IWG’s primary responsibility is to initiate, review and facilitate policy directives relating to wetland protection in Minnesota. The membership is open to all that are interested, though as listed below most of the members represent federal, tribal, and state agencies. A few members represent local governments and private industry. Their comments and review of this document are appreciated. Revision and oversight of the wetland strategy was coordinated by Minnesota Pollution Control Agency staff.

IWG Representation
MN Board of Water and Soil Resources  MN Pollution Control Agency
MN Department of Natural Resources  MN Department of Transportation
Fond du Lac Reservation  St. Louis County Highway Department
US Fish and Wildlife Service  US Natural Resources Conservation Service
MN Department of Agriculture  US Army Corps of Engineers
Minnesota Power Company

Introduction
Minnesota supports one of the richest wetland resources in the conterminous United States. From the bogs and peatlands of the north, to the prairie potholes and marshes of the central and western part of the state, wetlands are complex hydrologic systems which provide many beneficial functions and values.

In general, wetlands are recognized for their many benefits such as improving and protecting the quality of surface and ground water by retaining storm water and filtering pollutants. Wetlands naturally retain water on the landscape. By storing water on the landscape wetlands can greatly reduce the damage from flooding in agricultural and urban watersheds. Wetlands also provide important recreational resources, essential habitat for many plants and animals, wetlands provide environmental learning opportunities and aesthetic open spaces.

Prior to the 1860s, an estimated 18.6 million acres of wetland existed in Minnesota. The debate over ‘the value of wetlands”, has been a one of the paramount water issues since Minnesota statehood in 1858. Early water management in Minnesota consisted mainly of manipulating surface waters, attempting to make more land suitable for farming. Surface water was viewed as a “common enemy” and wide scale drainage was the order of the day for most of the twentieth century. Wetlands were considered undesirable wastelands.

Today, roughly half of Minnesota’s original wetland acres remain, the other half have been drained or filled with most of the losses occurring in the southern and western regions of Minnesota. Changes in public policy toward wetlands began in the 1950s and were slow to take hold, but in the last 15 years significant advances have been made toward keeping the remaining wetland resources in Minnesota’s landscape. Most notable are the Minnesota Wetland Conservation Act (WCA) of 1991, and implementation of section 404 within the Federal Water Pollution Control Act (Clean Water Act). Both of these regulatory programs strive to achieve a no-net-loss of wetland acreage through a regulatory sequencing process to first avoid and then minimize the loss of wetland areas, and if that is not possible then to mitigate the losses by restoring or creating wetlands with similar functions and values, generally within the same county or watershed.
Maintaining strong protections of wetlands from draining and filling activities continues to be needed. State protection of wetlands has been important and may become more important following the landmark Solid Waste Authority of Northern Cook County (SWANCC) ruling by the US Supreme Court in 2001. In this case the Court ruled that the Federal Clean Water Act (CWA) has jurisdictional authority only over navigable waters and those waters recognized to adjacent to and/or tributaries to navigable waters. This ruling excludes so called non tributary or isolated waters the majority of which are wetlands from federal jurisdictional protection under the CWA.

**Efforts to Restore Wetland Quantity**

Beginning in 2000, the Restorable Wetland Working Group began work as a federation of state and federal natural resource agencies and several conservation organizations to focus on identifying and building a restorable wetland inventory (RWI) of drained and potentially restorable wetlands in the prairie pothole region of Western Minnesota and northwest Iowa.

As funding comes available they are developing a RWI one county at a time. Visit their Web site for more information and to access the RWI data: [http://www.prairie.ducks.org/index.cfm?&page=minnesota/restorablewetlands/home.htm](http://www.prairie.ducks.org/index.cfm?&page=minnesota/restorablewetlands/home.htm). The Restorable Wetlands Working Group is using modern photo interpretation techniques to map restorable wetlands. As of December 2005, restorable wetland polygon mapping has been completed for 16 Minnesota counties and three additional Minnesota counties are in the process of being mapped. In addition to mapping restorable wetlands, the working group is also advocating the eventual development of a set of multi-agency decision support tools that will enable improved environmental management planning and priority setting for wetland restoration and watershed protection. They are sponsoring the development and testing of three models to better target and prioritize potential wetland restoration projects. The three models focus on: 1) wildlife (particularly waterfowl) requirements; 2) watershed water quality protection; and 3) flood mitigation and protection.

**Protection of Wetland Quality**

Assessing, restoring, and protecting wetland quality is a fairly new part of wetland science. As waters of the state and nation, wetlands are included under the jurisdiction of the federal CWA, except as discussed above isolated wetlands. The intent of the CWA is to restore and maintain the chemical, physical and biological integrity of the waters of the US. For purposes of pollution control in accordance with Minnesota Statutes waters of the state includes: all streams, lakes, ponds, marshes, watercourses, waterways, wells, springs, reservoirs, aquifers, irrigation systems, drainage systems and all other bodies or accumulations of water, surface or underground, natural or artificial, public or private, which are contained within, flow through or border upon the state or any portion thereof (MN Stat § 115.01 Definitions. Subp. 22).

Restoration and protection of wetland quality promises to be a significant advance in watershed management and protection. A primary focus of this chapter is the reduction in non-point source (NPS) pollution reduction to the benefit of wetlands and watershed protection.

**Threats to Wetland Functions**

Wetlands serve many functions. Minn. Stat. § 103B.3355 lists public values and functions of wetlands, and among them are:

1. **water quality** protection including filtering of pollutants to surface and ground water, assimilation of nutrients and trapping sediments
2. **shoreline protection** resulting in reduced erosion and sedimentation
3. **ground water recharge** to maintain shallow ground water resources and contribute to replenishing deeper aquifers used for drinking water
4. **floodwater and storm water retention benefits**, reducing the potential for flooding and protecting the value of property subject to flooding
5. **public recreation and education**, including hunting and fishing areas, wildlife viewing areas, and nature areas
6. **commercial uses**, including wild rice and cranberry growing and harvesting and aquaculture;
7. **habitats** for fish, wildlife, native plants and other aquatic life
8. **low-flow augmentation**, sustaining aquatic life in streams during seasonally rain free periods
9. **other** public uses

Many of these functions maintain natural processes of wetland ecological communities. Other wetland functions, such as water quality protection, flood reduction or commercial uses, when optimized the “reduction or production” benefits, can negatively impact the more intrinsic ecological values which in turn can detract from the aesthetic, education and recreational values associated with natural wetlands.

**Altered Hydrology**

When a wetland’s watershed is altered to accommodate agriculture, transportation or urbanization (housing, industry, and retail), the hydrology is often affected. Frequently, water level changes in the wetland become more frequent and prolonged. This is often referred to as “bounce,” and can result in:

1. plant community shifts from diverse native species to monocultures of species tolerant of unpredictable hydrologic conditions; contribute to destabilized shoreline conditions favorable to weedy plant species;
2. increase suspended solids and turbidity
3. alter water chemistry conditions
4. impact wildlife populations
5. simplify the wetland invertebrate community

Wetland hydrologic alterations, particularly those resulting in pronounced wet and dry cycles may contribute to increased mercury methylation and mobilization and thus enhanced biological availability of mercury within aquatic food chains.

Altering the hydrology can also divert surface or ground water from the wetland. Sometimes referred to as dewatering, projects in a wetland’s watershed that reroute or redirect water from wetlands pose a serious threat to wetland resources.

**Wetland Condition or Quality**

Numerous stressors can affect wetland condition including loading of nutrients and toxic materials including heavy metals and complex compounds such as poly aromatic hydrocarbons. Sedimentation and related changes in turbidity can also adversely affect wetland condition. Specific thresholds of ecological response or specific numeric standards for wetlands have yet to be developed and incorporated into Minnesota water quality standards. It will be challenging to develop such standards given the variety of wetlands and the dynamic nature of wetlands across the state.

**Assessing Wetland Condition**

Pollutant loading and other disruptions to biological integrity can affect the quality or condition of wetlands. Through 2005, the Minnesota Pollution Control Agency has sampled over 220 depressional wetlands to reach nearly a statewide representative dataset of this class of wetlands (Figure A-1). These data are being used to assess the condition or impairment of wetlands. Ultimately findings from this work will be applied toward the development of numeric biological criteria for wetlands based on wetland vegetation and invertebrates. The depressional wetlands studied, represent gradients of condition from high quality reference wetlands to known...
impaired wetlands which have been subjected to significant NPS stressors. Multi-metric biological indexes are being developed for depressional wetlands in all regions of the state. Indices are based on the wetland invertebrate community and the plant community.

**Functional Assessments**
Wetland functional assessment evaluates the suitability and quality of the functions within a given wetland with respect to in basin benefits, downstream waterbody protection and fish and wildlife habitat. Functional assessments are typically applied to individual wetlands, often in conjunction with permit application(s), though they have also been extensively applied in comprehensive local wetland plans. Several approaches to functional assessment have been developed and introduced in Minnesota. The most common functional assessment method developed for use in Minnesota is the Minnesota Routine Assessment Method (MnRAM). The MnRAM was developed by a subcommittee of the Minnesota Interagency Wetland Group. It is intended as an evaluation tool to document functional equivalents based on field observations, desktop inquiries and professional judgment. The MnRAM approach is not specific to particular wetland types or functional groups such as depressional or riverine wetlands. MnRAM can be applied to essentially any wetland type in the state.

MnRAM does not integrate the functional results into a single value or “score.” Rather, the score for each function is scaled relative to expectations for that function. MnRAM results are intended to illustrate the consequences of proposed land use actions on individual functions.

**Total Maximum Daily Loads (TMDLs)**

![Map of Minnesota showing depressional wetlands](image-url)

*Figure A.1. Locations of depressional wetlands across Minnesota which have been sampled as part of the Pollution Control Agency’s wetland biological criteria program.*
A process for identifying and remediating impaired wetland waters requiring reductions in specific pollutant loads is under development in Minnesota. Some wetland waters in Minnesota have already been identified and listed as being impaired.

**Carbon Sequestration**

Worldwide and regional increases in carbon dioxide resulting from the combustion of fossil fuels and contributing to global warming and climate change is becoming a pressing issue. Wetlands, particularly those with organic substrates are effective carbon storage systems. Processes to enhance or facilitate wetland carbon capture and storage (sequestration) is likely to become an important area of research and inquiry in upcoming years.

**Best Management Practices (BMPs)**

Best management practices are land and water management actions or processes that can be implemented to protect wetlands from various NPS pollutants. In general, they must be designed and often implemented to meet site specific needs.

Typically, BMPs are chosen and implemented for their ability to treat or reduce sediment, nutrient removal and to reduce excess surface water from entering the wetland. The list provided below includes several BMPs utilized to protect the functioning or condition of wetlands. This list is not intended to be exhaustive and there are many other recognized BMPs not listed here that can be useful in protecting wetlands.

**One Cautionary Note about Designing and Applying Wetland BMPs**

The BMP should not be installed within the wetland, such that it will threaten the integrity of the wetland. Natural wetlands should not be used as part of a BMP system.

**Cropping System Measures:**

- Conservation cropping systems
- Conservation tillage
- Improved incorporation and use of crop residues
- Cultural control of pests
- Soil testing and plant analysis
- Timing and placement of fertilizers

**Structural Measures:**

- Concrete grid and modular pavement
- Detention basins
- Diversions or terraces
- Ex-filtration trenches
- Grade stabilization structure
- Grassed waterways or outlets
- Porous pavement
- Retention basins
- Rooftop runoff disposal
- Silt fence
- Storage/treatment facilities
- Storm water conveyance channel

**Vegetative Measures:**

- Critical area planting
- Construction road stabilization
- Mulching
- Riparian buffer
- Vegetative filter strip
- Vegetation establishment
- Water and sediment control basin
- Revegetation or management to maintain
- Vigorous native vegetation
- Silt fence
- Removal and exclusion of exotic species
Other
- Inlet/outlet structures or designs which prevent passage of undesirable fish
- Livestock exclusion – not all wetlands are equal in terms of the water quality benefits they provide.

This list was derived from recognized BMP information sources. Consult these and other sources to obtain more detailed descriptions and specifications of BMPs and their application to wetlands.

Needs, Priorities and Milestones
As wetlands disappeared from the landscape, the quality of adjacent waters has suffered. The ability of wetlands to filter pollutants has provided a strong basis for their protection from drainage and filling. Though, viewing wetlands strictly as storm water or wastewater treatment areas presents a narrow view of wetland uses. Wetland biological communities provide many intrinsic values that are at least as important as the often-cited wetland water purification functions.

Not all wetlands are equal in their biodiversity, habitat and aesthetic values. This goal further targets wetland restoration resources to maximize functional benefit and to improve the success of individual wetland restoration projects.

To make wise resource management decisions regarding individual wetlands and associated resources, land managers must have the appropriate tools and information necessary to help make wise decisions for the benefit of the community. The overall goals of this wetland chapter are to protect the quantity and quality of wetland resources across the state and endorse the following main goals:

Improved Knowledge about Wetland Quantity
Support updating and maintaining an inventory and improved access to information describing the location of existing and restorable wetlands, including the type and extent wetlands.

Improving Wetland Restoration Efforts
Support efforts to leverage federal farm bill and related programs with state and local funding initiatives.

Monitoring and Assessment of Wetland Quality at the State and Local Level
Support efforts to identify the quality and integrity of wetlands and provide status and trends of wetland condition. This goal strives toward improved estimates of wetland functional capacity.

Support Local Government Wetland Management and Protection Efforts
Support efforts to inform and sensitize land use decision-makers concerning the needs and practices to protect wetlands and assure their chemical, biological and hydrological integrity are maintained in addition to the physical quantity of wetlands.

Promote Understanding of Wetland Responses to Pollutants
Support efforts to reduce the harmful effects of pollution and pollutants on and in wetlands.
Wetland Research
Work to enable better linkages between applied scientific studies and wetland management decisions.

Wetland Education and Outreach
Support efforts to improve the understanding and communication between individual and cumulative actions and their affects on wetlands.
Chapter 4 Overall Strategy for Each Water Resource
Strategy 4.4 Wetlands

Needs, Priorities and Milestones, Action Plan
The Action Plan provided below summarizes the milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Please note: The three highest priority needs, priorities and milestones within each goal are indicated by an*.

Goal 1: Improve our Knowledge about Wetland Quantity: Complete or Update Wetland and Related Inventories.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Complete the NWI mapping and inventory components of the Comprehensive Wetland</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>USFWS, MDNR, BWSR, MPCA</td>
</tr>
<tr>
<td>Assessment Monitoring and Mapping Strategy (CWAMMS).</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2. Complete the RWI assuring conventional Geographic Information System (GIS)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>USFWS, MDNR, BWSR, MPCA</td>
</tr>
<tr>
<td>compatibility.</td>
<td></td>
<td></td>
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<tr>
<td>3. Develop a statewide inventory of public drainage systems.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDA, MDNR, BWSR, LGUs,</td>
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<td></td>
<td></td>
<td></td>
<td>Acad. Comm.</td>
</tr>
<tr>
<td>4. In cooperation with United States Department of Agriculture (USDA), Minnesota</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, MDNR, BWSR</td>
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<tr>
<td>Department of Agriculture (MDA) and producer organizations develop a comprehensive</td>
<td></td>
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<tr>
<td>inventory of cropped wetlands managed within a GIS system.</td>
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<tr>
<td>5. Evaluate and apply remote sensing methods suitable for detecting underground tile</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDA, NRCS, BWSR, LGUs,</td>
</tr>
<tr>
<td>lines to develop regional inventories.</td>
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<td></td>
<td>Acad. Comm.</td>
</tr>
<tr>
<td>6. Facilitate development of consistent statewide digital soils layer.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>NRCS, LMIC, BWSR, Acad.</td>
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<td></td>
<td></td>
<td>Comm.</td>
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<tr>
<td>7. Complete development of high resolution digital elevation models (DEMss) county by</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDNR, LGUs, MnDOT, FEMA</td>
</tr>
<tr>
<td>county using Light Detection and Ranging (LIDAR) imagery. A priority for flood-prone</td>
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<td>regions.</td>
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</tbody>
</table>
## Goal 2: Improving Wetland Restoration Efforts.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop and implement the Integrated Program Accounting System as recommended within CWAMMS. The geo-referenced database should include wetland restoration data from local, state and federal government projects and from private and on governmental projects.</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal state and local sources</td>
<td>USFWS, MDNR, BWSR, MPCA</td>
</tr>
<tr>
<td>2. Complete and apply the RWI models for water quality and flood mitigation to better identify high priority wetland restoration/recreation sites to benefit watershed or other regional geographic targeting.</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>USFWS, MPCA, BWSR, Acad. Comm.</td>
</tr>
<tr>
<td>3. Implement targeted leveraging of financial incentive payments (state or local incentives coupled to federal incentives) to amplify state and local impaired waters “TMDL” restoration efforts and priority, “Working Lands Initiative” undertaken by the US Fish and Wildlife Service (FWS), and the DNR initiative for grassland-wetland habitat complexes. Leveraging opportunities include:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, BWSR, LGUs, MPCA, USFWS, MDNR</td>
</tr>
<tr>
<td>a. Target expiring general Conservation Reserve Program (CRP) “CP23” wetland contracts to encourage re-enrollment or conversion to other conservation program</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, BWSR, LGUs, MPCA, USFWS, MDNR</td>
</tr>
<tr>
<td>b. Enroll lands in Continuous CRP wetland practices Farmable wetlands (CP27-CP28) up to the 100,000 acre limit for Minnesota under the 2002 Farm Bill; Floodplain Wetlands (CP23) not subject to any state limits; Non-Floodplain Wetlands (CP23a) up to 36,000 acre limit for Minnesota: Marginal Pasture Wetland Buffers (CP30) and Bottomland Hardwood Establishment (CP31).</td>
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<td></td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, BWSR, LGUs, MPCA, USFWS, MDNR</td>
</tr>
<tr>
<td>c. Fully enroll Minnesota’s Conservation Reserve Enhancement Program (CREP II) and Wetland Reserve Enhancement Program (WREP) wetland acreage allotments under the 2002 Farm Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, BWSR, LGUs, MPCA, USFWS, MDNR</td>
</tr>
<tr>
<td>d. Inform landowners in Conservation Security Program (CSP) watersheds about opportunities to increase their CSP eligibility and CSP contracts by restoring or enhancing wetlands.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>USDA, MDA, BWSR, LGUs, MPCA, USFWS, MDNR</td>
</tr>
</tbody>
</table>
### Goal 3: Monitoring and Assessment of Wetland Quality at the State and Local Level

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop and expand the use of level I assessment methods using remote sensing techniques for wetlands based on plant community diversity patterns or shifts to phytoplankton dominated systems.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>Acad. Comm., MPCA, MDNR</td>
</tr>
<tr>
<td>5. Improve guidelines and criteria, including vegetative coverage, hydrology and diversity to evaluate restoration effectiveness.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWS, MnDOT, MDNR, COE</td>
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</tbody>
</table>

For the wetland strategy, the table outlines action steps and milestones for the years 08 to 12, along with funding sources and lead agencies. Milestones include:

- Inform landowners about the availability of Environmental Quality Improvement Program (EQIP) and Wildlife Habitat Incentives Program (WHIP) offering cost-share incentives for wetland creation, restoration or enhancement.
- Utilize the EQIP Local Work Group Process to improve application eligibility for wetland restoration or creations in priority watersheds or grassland-wetland habitat complexes.
- Explore ways to leverage future Grassland-Reserve Program allotments to support wetland protection.
- Encourage and help local governments to develop purchase development rights (PDR) programs that focus on or include wetland protection. PDR programs qualify local governments to compete for Farm and Ranch Land Protection Program funding.
- Participate in forums to develop the 2007 Farm Bill conservation policy to assure enhanced wetland protection provisions.

Additional guidelines are developed for monitoring and assessing wetland quality at the state and local level.
### Chapter 4.4 Wetland Strategy

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Goal 4: Support Local Government Wetland Management and Protection Efforts</strong></td>
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</tr>
<tr>
<td>2. Continue development and testing the use an applicability of Level III assessment methods such as the Index of Biotic Integrity (IBI), and Floristic Quality Assessment Index.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Expand the Wetland Health Evaluation Program (WHEP) which is a citizen version of the IBI wetland assessment method and develop guidance and training for local governmental units (LGUs) and other users</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Continue validation and testing the use and applicability of level II assessment methods such as the (MnRAM).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>MPCA, MPCA, BWSR, COE</td>
</tr>
<tr>
<td><strong>Milestones (Action Steps)</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>1. Provide funding to LGUs to develop local wetland management plans that include priority wetland designations for both existing and potentially restorable wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWSR, USDA</td>
</tr>
<tr>
<td>2. Offer competitive grants or other incentives to encourage LGUs to implement strategies which will leverage farm bill protection and restoration programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWSR, USDA, MDA</td>
</tr>
<tr>
<td>3. Produce an effective model of a special area management plan (SAMPs) following federal guidance and which is parallel to comprehensive wetland management plans as outlined by the Wetland Conservation Act.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWSR, COE, MDNR</td>
</tr>
<tr>
<td>4. Educate LGUs regarding incentives and zoning to discourage land use activity in wetland buffer (fringe) areas that would negatively impact wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWSR, Met Council, MDNR, NRCS</td>
</tr>
<tr>
<td>5. Evaluate how agricultural land preservation programs such as Minnesota’s “Green Acres” property tax incentive or the Federal Farm and Ranch Land Protection Program affect wetland functions and values.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDA, BWSR, USDA</td>
</tr>
</tbody>
</table>
**Goal 5: Promote Understanding of Wetland Responses to Pollutants**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6. Promote nutrient control measures and related BMP implementation to benefit wetlands</td>
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<td></td>
<td>319, other federal, state and local sources</td>
<td>MDA, BWSR, MPCA, MDNR</td>
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<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tbody>
</table>

**Goal 6: Wetland Research Needs**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Research targeted plant or invertebrate taxa, or taxa groups response signatures to various pollutants or stressors.</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>MPCA, MDNR, Acad. Comm.</td>
</tr>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
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</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Sources(s)</td>
<td>Lead Agency(ies)</td>
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</tr>
<tr>
<td>2. Research Methods for restoring wetlands on mine tailing sites, abandoned gravel pits and peat mining sites.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>BWSR, MDNR, Acad. Comm. MnDOT</td>
</tr>
<tr>
<td>3. Research techniques for enhancement and restoration of wetlands infested by invasive and/or exotic species including undesirable fish.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>MDNR, MPCA, MnDOT, LGUs, BWSR, Acad. Comm.</td>
</tr>
<tr>
<td>4. Research the social and economic benefits along with the cost of maintaining or restoring wetlands</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MPCA, USGS, Acad. Comm., MDA</td>
</tr>
<tr>
<td>5. Evaluate how the property tax system influences local government and landowner decisions about natural resources management, with particular focus on wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>Acad. Comm.</td>
</tr>
<tr>
<td>6. Research the short and long term effects of adjacent agricultural practices on temporary and seasonal wetlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDNR, MDA, Acad. Comm.</td>
</tr>
<tr>
<td>7. Evaluate the needs and impacts of biomass harvesting, including shrub lands harvesting on wetland quality and integrity.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, other federal, state and local sources</td>
<td>MDNR, Acad. Comm., MPCA</td>
</tr>
<tr>
<td>8. Investigate the importance of carbon sequestration in wetlands and possible improvement of wetlands for carbon sequestration.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>319, other federal, state and local sources</td>
<td>Acad. Comm.</td>
</tr>
</tbody>
</table>
Chapter 5 Monitoring

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Jim Walsh, MDH
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Introduction

Why Monitor
Water monitoring provides the information necessary to determine whether the quality and quantity of water are adequate for the many uses that water serves. Water monitoring specific to nonpoint source (NPS) pollution is necessary for determining what contaminants are generated from NPS activities, as well as evaluating which efforts used to manage NPS are successful in restoring or maintaining the physical, chemical, and biological integrity of the state’s waters. This strategy will review past and present types of monitoring activities, and will make recommendations for future directions. This monitoring strategy has been developed to be consistent with “The Minnesota Water Monitoring Plan.”

History and Background
Monitoring of water quality and water quantity in Minnesota had its beginning nearly a century ago. The collection of discharge information by the US Geological Survey (USGS) through State of Minnesota cooperative agreements began in 1909. Additionally, as part of this cooperative program, ground water level data were collected beginning in 1948 and surface water quality monitoring began in 1952. This partnership peaked during the 1979-1980 biennium. It had diminished because of state funding reductions. While the Minnesota Department of Natural Resources (MDNR) and the Minnesota Department of Transportation (MnDOT) were the primary state agencies involved in early data-collection efforts, several local agencies, as well as the US Army Corps of Engineers, also participated.

A number of water-quality monitoring programs were established for specific purposes. These programs include the following:

1. The MDNR has surveyed shallow lakes and larger wetlands since the late 1940s, to provide an inventory of physical and biological characteristics of these waterbodies for wildlife management, historical information and resource protection.

2. Most of the 2,000 surveys were performed during the 1960s.

3. More recently, 50-100 lakes surveys are done annually for wildlife habitat monitoring and management purposes. Thirty-eight shallow lakes in the state have been selected for a long-term monitoring program due to their current and historical waterfowl and wildlife use.

4. From 1954 to the present, the MDNR has conducted over 20,700 surveys, re-surveys and special assessments on 4,177 lakes, using standardized procedures to inventory physical, chemical and biological
characteristics of these water bodies. In addition, nearly 200 surveys are conducted annually on streams and rivers. These surveys aid informed decision making of state fisheries and management programs.

5. The MDNR initiated a fish contaminant monitoring program in 1969 when it became apparent that fish from some of Minnesota’s lakes and rivers contained mercury and Polychlorinated biphenyls (PCB) levels of concern. From 1975 to 1989 the MPCA assumed principal responsibility for this monitoring. In 1989 the MDNR obtained Reinvest in Minnesota (RIM) funding to continue this work on a larger scale. To date, this program has provided for the collection of mercury (Hg), PCBs, dioxin or pesticide data on 800 to 900 lakes, rivers and streams. Approximately 1200-1500 fish from 30-40 lakes and three to five rivers are currently sampled annually.

6. The Minnesota Department of Health (MDH) has maintained a surveillance program for public water supplies since the earliest days of the department. Early emphasis was placed on detecting microbiological contamination. However, over time, the emphasis has shifted to chemical contaminants, many of which are human-made. Passage of the federal Safe Water Drinking Act (SWDA) amendments of 1986 has greatly expanded the requirements of public water suppliers and subsequently, the workload of MDH’s public water supply program. The Minnesota Pollution Control Agency (MPCA) ambient stream monitoring program began in 1953 (under the Water Pollution Control Commission, 1953-1967) and it provides the largest source of computerized long-term water quality information in the state. The MPCA currently monitors conventional pollutants at 80 sites throughout the state. Sites in each basin are sampled two years out of five once a month for ten months of the year. This program has served many purposes and MPCA has changed sites for many reasons. Still, there are 42 routine monitoring sites for which there are more than 24 years of data in the last 49 years.

7. The Citizen Lake Monitoring Program (CLMP), administered by the MPCA, started in 1973 at the University of Minnesota with 74 lakes. In 2004, there are approximately 1,014 CLMP volunteers who take Secchi disk transparency readings and record their perceptions of physical appearance and recreational suitability. In 1985, the MPCA began a monitoring effort to better understand ecoregion patterns in lake conditions. In 1985, the Lake Assessment Program (LAP) was begun. A LAP study is a cooperative effort by the MPCA staff and local citizens. Since 1985, over 300 LAP studies have been conducted, with at least 200 reports completed and posted on the agency Web site. In 2001, the MPCA began an advanced lake monitoring project for volunteer lake monitors, called “Citizen Lake Monitoring Program – Plus” (CLMP+). This new program provides support for volunteer lake monitors to conduct enhanced monitoring on their lakes. Typically, 10-15 lakes are included in this program annually.

8. The MPCA began the process of developing biological criteria in the Minnesota River basin in 1990 with the development of a fish based Index of Biological Integrity (IBI) for rivers and streams. Since that initial effort the biological criteria program has expanded to include invertebrate and plant based indices in streams, rivers and wetlands throughout Minnesota. The rivers and streams program is currently developing IBI’s using fish and macroinvertebrate communities to evaluate water quality within each major river basin of Minnesota. Biosurvey techniques are also being developed.

9. Since 1996, MPCA and MDNR have cooperated to monitor rivers and streams using a statistically based integrated water quality monitoring approach that is designed to provide a more holistic picture of riverine water quality in a basin. The term “integrated” refers to the use of biological, physical, and chemical indicators of water quality. Sites are chosen randomly using guidance from United States Environmental Protection Agency Environmental Monitoring and Assessment Program (EMAP).

10. Beginning in 2006, the MPCA began sampling streams on the major watershed scale using a geometric site progression. The purpose of this design is to provide a comprehensive view of the condition of each watershed for the Impaired Waters Program. Integrated monitoring techniques will continue to be used at each site.

11. Between 1978 and 1991 the MPCA sampled wells using a statewide ambient monitoring network designed by the USGS. The network was redesigned in 1991. Between 1992 and 1996 the MPCA conducted a...
statewide study to determine the quality of water in Minnesota’s primary aquifers. Between 1997 and 2001, the MPCA conducted several studies to determine the effect of land use on ground water quality. Ambient ground water monitoring was discontinued in 2001. Ambient monitoring was again conducted at the MPCA in 2004 and 2005. This monitoring activity is on-going and is designed to assess the quality of Minnesota’s ground water in vulnerable aquifers, determine if there are trends in ground water quality, and assess the effects of different activities on ground water quality.

12. Metropolitan Council Environmental Services (MCES) has been conducting ambient water quality monitoring of the major rivers (Mississippi, Minnesota, and St. Croix) in the seven-county metropolitan area since 1976. On a weekly or biweekly basis, samples are obtained at 22 sites and analyzed for a wide variety of conventional pollutants. Monitoring of toxic substances (metals and organics) in water and sediment at 14 sites has been conducted since 1981. Biological monitoring (periphyton, phytoplankton, zooplankton, and macroinvertebrates) has been conducted at 14 sites since 1979. Recent additions to the river monitoring program (1998-2001) are toxicity-testing, biological monitoring, and toxics characterization of sediments in the Mississippi, Minnesota and St. Croix Rivers.

13. In 1988, MCES established a stream monitoring program on Minnesota River tributaries, to determine the extent to which these streams are contributing NPS pollutants to the Minnesota River. Monitoring stations have been established at seven sites on six tributaries, for continuous measurement of stream flow, and automated samples are collected during runoff events. Runoff samples are analyzed for a wide variety of conventional and toxic NPS pollutants. With flow and water quality data available, annual NPS pollutant loads can be determined for each stream. Possible sources of NPS pollutants can be identified by examining land use practices within each watershed.

14. Since 1995, MCES has greatly expanded the metropolitan area stream monitoring program, which now includes 26 automated monitoring stations on Mississippi, Minnesota, and St. Croix River tributaries. During the 1998-2004 period, MCES also established and operated six additional automated monitoring sites in the Middle Minnesota River Watershed, for identification of NPS water quality impacts. These six stations are now operated by the Water Resources Center at Minnesota State University, Mankato.

15. To address a need for increased citizen involvement in stream monitoring in the metropolitan area, MCES provided $435,000 in grant funding to Watershed Partners during the 1999-2004 period, for development of a strategic plan and implementation of the Watershed Partners Volunteer Stream Monitoring Program.

16. MCES has been conducting water quality monitoring of lakes since 1980, to provide baseline water quality and trend information, and to enhance management decision-making. In 1992, a Citizen Assisted Monitoring Program, CAMP, was initiated to involve citizens, lake associations, and local watershed districts in the MCES lake monitoring effort. Citizen participation has enabled MCES to greatly expand the number of lakes monitored in the metropolitan area, to 161 lakes in 2005. In addition, CAMP has played a key role in MCES’ recent efforts (beginning in 2003) to use satellite images to assess lake water clarity for the entire region. CAMP provides “ground-based” measurements which are used to calibrate models that interpret the satellite images. Satellite technology provides a cost-effective means to extend the analysis of the region’s lake water quality. The satellite-based information can be used to detect changes in lake trophic conditions (especially water clarity) over time and space, in relation to changing land use and land cover conditions.

17. The USGS has been conducting National Water Quality Assessment (NAWQA) Program studies in the Red River of the North Basin and the Upper Mississippi River Basin. These studies include collection of water-quality (chemistry) and aquatic-biological information. Assessment goals are to provide a comprehensive description of water-quality conditions, to identify trends, and to determine the factors that affect existing conditions. The Red River of the North study unit was discontinued in the late 1990’s because of federal funding shortfalls.

18. The Board of Water and Soil Resources and the USGS are currently engaged in a joint monitoring project to evaluate the effects of retired (set aside) agricultural lands on the water quality and aquatic habitat of streams in the Minnesota River basin.
19. The Minnesota Department of Agriculture (MDA) has been monitoring for non-point pesticide use impacts on ground water for nearly three decades. MDA began monitoring ground water for pesticides, in the fall of 1985 as a special project funded by the LCMR. Following the LCMR project a network of more than 400 existing wells was sampled from 1987 through 1996. In January of 2000 the MDA implemented a new monitoring network of wells specifically installed for monitoring pesticide impacts to ground water and closed down the earlier network. Pesticide impacts to drinking water wells was the subject of an MDA survey sampling of 71 randomly selected public and private wells in early 2004. During 2005 the MDA ground water monitoring program designed and implemented a regional pesticide ground water monitoring network utilizing newly installed and a small number of pre-existing monitoring wells. The MDA also monitors for pesticide impacts to ground water in urban areas through an agreement with the MPCA ground water monitoring program.

20. The MDA has maintained a surface water monitoring system consisting of automated sampling stations in the southern one-third of the state since 1991. The automated stations operate continuously and are set to automatically collect water samples during storm events. Resultant flow-weight composite samples are analyzed for a suite of various pesticides and nutrients. Grab samples (a single sample manually collected) are collected when the streams return to base flow conditions. During longer duration non-storm periods (such as during winter) grab samples are collected at each site to characterize periods of lower flow. The MDA has collected grab samples for pesticide analysis from streams throughout the state since 1990. The department continues to maintain a list of more than 50 sites throughout the state where flow information is available and grab samples may be collected to augment the storm sampling program. Typically anywhere from 15 to 50 streams may be sampled multiple times in any given year depending on available resources. These stream samples are used to aid in extrapolation of information generated from the more rigorous automated sampling stations.

**Monitoring Types**

It will be useful to categorize monitoring activities according to those purposes that can support NPS pollution management planning. Monitoring activities can be categorized to reflect the purpose for which the monitoring was initiated, that is, the intended use of the information collected. Three general categories of water quality monitoring include condition monitoring, problem investigation monitoring, and effectiveness monitoring. Other types or subcategories of monitoring are noted within the discussion of these three general categories.

**Condition Monitoring**

*Condition monitoring* addresses the question “How good is the quality of water for its intended uses?” Condition monitoring generally requires a comparison of observed water quality conditions with desired water quality, expressed as reference conditions, criteria, or standards. Condition monitoring may be done either on a network of waterbodies designed to represent an area or on waterbodies of specific interest. Condition monitoring is often done at the state or regional level, but can also be done at a set of targeted sites. The data acquired for condition monitoring can be applied toward evaluating trends. Trend assessment considers whether, and in what direction, water quality is changing over time, in a particular context. The data acquired for condition monitoring may also be used to identify waterbodies or areas with problems. Using existing compliance data in connection with ambient data, there may be a preliminary determination of whether the problem is primarily due to point sources, NPS or both. The data could be used to determine spatial patterns.

**Problem Investigation Monitoring.**

*Problem investigation monitoring* focuses on a waterbody or an area that has either:

1. been identified as a problem, or
2. is of special interest because of how the water is used, such as an aquifer that is a source of drinking water or a lake that is heavily fished.
Problem investigation monitoring is more intensive than condition monitoring. Sometimes neither the cause nor the source is known, and the investigation must determine what they are. It does not just identify a problem, but provides a more complete description of the problem and source(s) of the problem. Often it will be done to follow up on a specific source or sources. Both ambient data and compliance data will be collected and used to determine the relative contributions of various causes and sources of impairment and the expected impact of specific resource management decisions. Problem investigation monitoring is project specific.

**Effectiveness Monitoring**

*Effectiveness monitoring* is designed to measure the actual impact of resource management decisions, such as implementation of best management practices. Effectiveness monitoring involves monitoring both before and after implementation, and may involve a paired watershed design.

The monitoring is done in specific locations and provides a measure of whether, and to what extent, responses to a problem were successful.

Chemical water quality monitoring may be done to determine loads or concentrations or both. Conventional NPS pollutants, such as nutrients and sediments, are often expressed as loads, since the amount of a pollutant delivered to a downstream confluence is of interest. Pollutants whose concentrations directly affect aquatic biota are usually expressed as concentrations.

Some types of water monitoring will not be addressed in this strategy. Compliance monitoring, which reflects compliance with certain regulations, will not be included. Compliance monitoring required under a permit or rule, such as for some feedlots, subsurface sewage treatment systems (SSTS), and storm water management, is outside the scope of this strategy. Monitoring associated with these potential pollution sources will be addressed in Chapters 7 and 14, which deal specifically with feedlots and with SSTS. Chapter 8 on Agricultural Erosion and Chapter 9 on Agricultural Nutrient Management also discuss specific monitoring related to those sources. However, the results of compliance monitoring will be used in connection with the results of ambient monitoring to determine the relative contributions of both point sources and NPS. This is done to some extent with data from condition monitoring and to a greater extent, using data from problem investigation monitoring.

This strategy will also not address short-term research or special studies. These studies could involve any of the three types of monitoring listed above - condition monitoring, problem investigation, or effectiveness monitoring. They are distinguished by a short-term focus and by a focus on a specific issue or concern, not necessarily a specific site or sites.

**Roles and Responsibilities of Each Agency**

Several agencies have responsibility for various aspects of water monitoring. Local, regional, state and federal governments all monitor water resources in Minnesota. Private interests also do a significant amount of monitoring, either because of regulatory requirements, or simply due to an interest to understand the resource better.

The MDNR has responsibilities in the area of resource management. Water monitoring done by this agency is designed to inform resource management. Lake surveys and stream surveys are conducted which inventory the physical, chemical and biological characteristics of these waterbodies and changes in these characteristics over time. Larger wetlands and shallow lakes are surveyed for physical and biological characteristics. The Stream Habitat program monitors stream flow, lake level, and habitat information in order to develop biologically valid recommendations for protected levels. In a cooperative program with the MDH and the MPCA, the MDNR collects fish that are then analyzed for contaminants in their tissue.

The MDNR’s Stream Flow Unit produces a weekly report during the open water season that reflects stream flow conditions in all 81 major watersheds. This report uses data from the USGS streamflow network, the National Weather Service (NWS) Flood Forecasting Network and MDNR gages. Thirty-eight flood warning
gages are maintained by both the NWS and MDNR’s Stream Flow Unit. The MDNR Lake Hydrology Unit also is responsible for lake level monitoring at 1000 sites in Minnesota (“Lake Level Minnesota”). Citizen volunteers or local organizations read gages on a weekly basis during the open water season and report readings to the MDNR. Data and more information are available on the MDNR Web site. A statewide network of approximately 750 water level observation wells (obwells) are monitored for the MDNR predominantly by Soil and Water Conservation District (SWCD) personnel. The MDNR Ground Water Level Monitoring Network was developed to record background water levels in areas of present or expected ground water use. The data are used to assess ground water resources, interpret impacts of pumping and climate, plan for water conservation, evaluate complaints, and otherwise provide for management of the resource.

The USGS, since 1910, has maintained stream-discharge gauging stations. They also have monitored for chemical constituents in ground water and surface water. In 1991 the USGS began implementing a NAWQA program to collect nationally consistent information in 60 study units, or basins, across the United States. The Red River of the North Basin in Minnesota and North Dakota was one of the initial areas selected for study. A second NAWQA study area, within Minnesota is the Upper Mississippi which also includes the St. Croix and Minnesota Basins. The first phase of this study has been completed and a second phase is underway. NAWQA is designed to monitor water quality conditions and trends and identify and characterize problem areas.

The MDH maintains a surveillance program for public water supplies. Currently, 1,000 community (cities and mobile home parks), 900 nontransient non-community (schools and industries) and 9,600 transient non-community (restaurants, gas stations, parks) public water supplies are regulated. Community and nontransient non-community supplies must be monitored for as many as 83 contaminants. The frequency and number of contaminants monitored is determined by an assessment of the vulnerability of the water source(s) for each individual supply. Transient non-community supplies must monitor only for coliform bacteria and nitrates. MDH administers the state’s programs for:

1. licensing well exploration and drilling contractors
2. inspecting the construction of wells, test/exploration holes, elevator shafts, and heat loops. An analysis for coliform bacteria and nitrate nitrogen is required for all new potable water supply wells. Also, special well construction advisories are issued by the MDH where ground water contamination presents a threat to public health.

MDH is the lead agency for implementing the state’s source water wellhead protection program. Monitoring for the impacts that NPS of contamination may have on public water supplies will be an integral part of source water wellhead protection efforts. The degree to which NPS controls will be required for specific public water supply wells will rely heavily on monitoring results. A relatively new program being administered by the MDH estimates the susceptibility of aquifers to nitrate contamination. These assessments rely on partnerships with local governmental units for sharing and archiving data on chemical analyses and well locations. The end product of this type of assessment is a nitrate probability map. These are generally completed on a county-wide basis.

The MPCA has the responsibility of controlling pollution and protecting the water quality of lakes, streams, wetlands and aquifers. In a cooperative program with MDNR, the MPCA conducts statistically based integrated stream monitoring, using biological, physical and chemical measures of water quality. This monitoring is designed to provide a more holistic picture of riverine water quality in a basin. It is the responsibility of the MPCA to develop biological criteria that are used as measures of water quality for riverine and other aquatic habitats in various regions of the state.

In addition to long term trend stream monitoring for chemical-physical parameters and routine lake monitoring, the MPCA also engages in special studies associated with specific areas of interest or types of sources. Surveys are conducted on streams and rivers receiving discharges from wastewater treatment plants where stream flows are considered inadequate to protect water quality standards. Data collected from these surveys are used to determine the necessary level of treatment required to maintain water quality standards.
and protect the designated uses of a particular water. MPCA Lake Assessment Program projects are done in cooperation with local units of government.

Clean Water Partnership (CWP) projects involve monitoring conducted by local units of government with technical assistance and oversight by the MPCA. Total Maximum Daily Loads (TMDL) projects involve monitoring of waters that are impaired, to determine the relative contribution of various point and NPS of impairment. These projects are conducted by local units of government, other local organizations or consultants, with oversight by the MPCA. The scale at which these projects are conducted will depend on the nature and extent of the impairment. Possible project scales may be subwatershed, watershed, or multi-watershed. The MPCA also administers the CLMP. CLMP volunteers take transparency measurements and record perceptions of physical appearance and recreational suitability of the lake. With approximately 1300 lakes and 2000 volunteers in the CLMP program, it provides the only monitoring data for many lakes. In 1998, the MPCA established a Citizen Stream Monitoring Program (CSMP). Volunteers take transparency tube and rainfall measurements as well as recording perceptions of physical appearance, recreational suitability and stream stage. In 2007, there was 820 volunteers enrolled.

It is the responsibility of the MPCA to monitor for non-agricultural pollutants in ground water. MPCA accomplishes this by conducting ambient monitoring of ground water in vulnerable aquifers, monitoring for trends in ground water quality, and assessing impacts of land use on ground water quality. MPCA is also responsible for working with partners to develop, implement, and monitor the effectiveness of ground water BMPs.

It is the responsibility of MDA to provide information on pesticide contamination of ground water and surface water. The MDA monitors wells throughout the state, concentrating on areas that are suspected to be problem areas and also including “background” or “check” wells. The MDA monitors pesticides in surface water with both automated stream sampling at selected stations and a complementary seasonal grab sampling effort around the state that relies on cooperation with other state and local agencies.

The MCES has responsibility for facilitating water resource planning in the seven-county Minneapolis/St. Paul metropolitan area, and for developing and implementing regional plans to control water pollution, for managing wastewater treatment, and for characterizing the condition of metropolitan area waters.

In support of these responsibilities, MCES conducts extensive monitoring of metropolitan area rivers, streams, lakes, and wastewater treatment plants. MCES monitoring of rivers, streams, and lakes is described earlier.

The MCES wastewater treatment plant monitoring program evaluates the effectiveness of wastewater treatment at eight MCES facilities. Acute and chronic whole effluent toxicity-testing has been conducted at MCES treatment plants since 1982, and toxics monitoring has been conducted at the Metropolitan Plant since 1994. MCES also conducts special studies of rivers, streams, and lakes, to investigate local and regional water quality problems, to assess the relative importance of point and NPS of water quality impairment, and to address needs for wastewater treatment plant improvements.

Many local units of government conduct monitoring of lakes, streams, or ground water as part of the Local Comprehensive Water Management Planning process.

**Monitoring Data Management**

Many of the agencies involved in water monitoring have been updating their own data management systems. There have also been various efforts to promote integrated data management. The MPCA administers the modernized Storage and Retrieval (STORET) database for the state and is migrating the most commonly used data from the pre-1998 Legacy database into the new STORET. Monitoring data collected by MPCA staff, data collected by local projects funded by MPCA, and data collected by other projects or agencies that choose to do so are submitted for entry into STORET. The MDH has recently modernized and updated its Well Records Database. The MCES has developed an Environmental Information Management System (EIMS) that integrates data from all of their monitoring programs and allows easy access to various levels of monitoring.
data and information. The USGS enters all water data they collect into the National Water Information System (NWIS), which is accessible through the Web.

The DNR Stream Hydrology Program, in cooperation with the MPCA, is now using a unique database and processing software known as HYDSTRA for storage and management of the data from the network of stream gages. The HYDSTRA system stores DNR waters stream data, DNR Ecological Services stream data, and MPCA stream data. This is the first time the DNR and MPCA are archiving stream data in the same location. Other DNR divisions and outside cooperators have expressed interest in sharing this data system as well. HYDSTRA is a collection of database management tools and hydrologic software packages that allows users to store and organize historical data, graphically analyze and edit hydrologic data, store and access digital photos, maps and other documents associated with stream files. HYDSTRA also offers various output formats, both graphical and tabular, to share stream data with others. Flood forecast/warning system gage data are automatically downloaded into HYDSTRA via a satellite link. Stream flow and stage data collected at DNR Waters’ special project sites or reported to DNR waters by hydropower facility operators are, or will be, also stored in HYDSTRA.

Centralized integrated water information systems, such as the Ground Water Clearinghouse and the Stream and Watershed Information System that compiled water and Geographic Information System (GIS) data across agency lines, were once built at the Land Management Information Center (LMIC). However, because of the difficulty with keeping the data complete and up-to-date in these systems, LMIC now recommends building portals and linking web sites with related information rather than developing and updating fully integrated databases. All agencies have made significant progress in recent years with providing more data and information on their Web sites. There are a number of direct links between related MDNR and MPCA sites.

A joint project between MPCA and LMIC is creating a structure for linking surface water monitoring data to the GIS stream network. This database will not house the monitoring data but will enable data collectors and users to establish upstream/downstream relationships among water monitoring and associated data collected by different agencies.

Board of Water and Soil Resources (BWSR) has recently put in place a web-based database and mapping tool – “eLINK”, replacing its Local Government Annual Reporting System (LARS) system. Local government units use the system to apply for grants administered through BWSR, and to report on accomplishments. It is used for tracking Best Management Practices (BMPs) and initiatives put in place via local government programs and funded by a variety of state and federal sources.

The MDH has provided training in many counties for local health agencies to interpret well-water quality data. Local water planners have become primary users of data from state agencies. There are other examples of sharing data among agencies for specific purposes, but there is no organized process for doing so on a regular basis. Four interagency groups meet on a regular basis and share information about each other’s monitoring activities. They are the Interagency Lakes Coordinating Committee, the Interagency Surface Water Monitoring Coordination Group, the Interagency Ground Water Monitoring Coordination Group, and annual meetings of the latter two groups combined. A subcommittee of the combined group has identified the most critical gaps in the state’s monitoring programs. It was agreed that the most important of these needs is integrated access to data. This would greatly enhance the state’s ability to share information across agencies and with its citizens. An approach to doing so, including linking databases and making use of new internet tools, would need to be developed. At the present time, there are no resources for doing so, although these coordinating groups regularly share links and demonstrate increasingly refined data/information online utilities offered by different organizations.

**New Directions in Monitoring**

Monitoring of water quality and water quantity in Minnesota has provided useful information for several decades. However, current monitoring programs do not adequately address the resource management issues of today. Changes that are needed include:
• Designing monitoring to meet explicitly stated purposes for identified geographic areas or issues of concern, and to address management information needs. The information will then be used to guide resource management decision making, and to measure the effectiveness of actions taken. Documentation of design specifications, sometimes called an “information protocol”, updated and shared with partners throughout the course of a monitoring effort, can improve chances of meeting information goals.

• Design of monitoring to characterize NPS contributions. A primary goal for NPS monitoring is the development of an understanding of the effects of the watershed on the water quality of a water resource. To do this, monitoring must characterize the movement of pollutants from the land to the water. The spatial and temporal variability present in the transport of the pollutants often makes NPS monitoring more complex and time-consuming than point source monitoring. For ground water, it is important to utilize water quality information to validate models of ground water flow, particularly with respect to identifying ground water recharge and discharge areas.

• To characterize NPS pollutant contributions, water quality samples should be taken over the range of flows and seasons. At high flow, it is particularly important to note the position of flow on the hydrograph. Flow data needs to be collected at the sampling site in order to determine loads and yields. Evaluation and assessment of NPS pollution requires that water quality monitoring should be weighted toward high flow seasons such as snowmelt and storm runoff events, because the vast majority (50-90 percent) of the total NPS pollution loading occurs during these events. Most NPS pollutants are mobilized and transported into water systems during these runoff periods. If these events are not adequately monitored, estimates of the pollutant loads are likely to be grossly underestimated. For ground water, additional sampling is needed to identify temporal water quality conditions. This sampling should be targeted towards springs and shallow monitoring wells.

• While biological monitoring of fish, aquatic insects and vegetation in streams and wetlands is now established practice in condition monitoring programs, the development of sampling methods and criteria for more waterbody types remains a need. These methods will be additionally useful to assess variable conditions on sub-basin scales, such as major or minor watersheds.

• Clean Water Act requirements for TMDL determinations have exposed an important lack of quantifiable relationships among various measures of suspended and bedload sediment. Additional focused monitoring and data mining for studies to build a better understanding and quantification are needed.

• Initial investments in remote sensing technology (satellite and aerial imagery) to assess water quality conditions on a greater spatial scale (both lakes and rivers) show good potential for expanding the information gleaned from partnering remote data collection with water quality measurements collected on the ground. Multi-agency partnerships with academic research should continue to refine methods for greater information and decreasing cost.

• Development is needed of baseline data to establish good status and trend information and of reference conditions for rivers and wetlands, where such baseline data and such references do not currently exist.

• Ground water quality monitoring should increasingly focus on impacts of human activities, in particular measuring the effectiveness of different resource management practices. This is particularly important in areas undergoing urban development, where we must better understand the relationship between hydrologic change and surface water and ground water quality.

• Improvement of communication linkages among agencies involved in water monitoring for the purposes of expanding the statewide database and improving accessibility to it.
Chapter 5: Monitoring

Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Develop Baseline Data Necessary to Allow Establishment of Good Status and Trend Information Relative to Surface Water and Ground Water at the State/Regional Level.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. For lakes: Continue to increase network of citizen lake monitoring volunteers and lake level volunteers by actively promoting programs, especially where volunteers are lacking in southern Minnesota. Also promote use of lake monitoring volunteers in all special projects (i.e. CWP, Clean Lakes (CL)), as well as on reference lakes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Continuing effort Clean Water Legacy Act (CWLA)</td>
<td>MPCA, MCES, MDNR.</td>
</tr>
<tr>
<td>2. Lakes: Establish a set of trend and intensive study lakes. Report on status and trends, including intensive study lakes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State Funds, Continuing effort</td>
<td>MPCA, MDNR, MCES.</td>
</tr>
<tr>
<td>3. Lakes: Collaborate with Environmental Protection Agency (EPA) on national status and trends lakes studies.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>EPA 106 Funds</td>
<td>MPCA, MDNR.</td>
</tr>
<tr>
<td>4. Lakes: Use sediment cores and diatom reconstruction techniques, as needed, to complement conventional trend studies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319, State Funds.</td>
<td>MPCA, Science Museum of Minnesota</td>
</tr>
<tr>
<td>5. Ground Water: Expand the State Well Records Database to include all well records and obtain accurate locations for these wells.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>State Funds, Federal SDWA, Continuing effort</td>
<td>MDH</td>
</tr>
<tr>
<td>6. Ground water: Develop a network of wells to be sampled regularly to determine the degree of NPS contamination of the state’s vulnerable aquifers.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>State General Fund, Continuing effort</td>
<td>MDA, MPCA.</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
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<td>Funding Source(s)</td>
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<tr>
<td>7. Ground water: Continue to conduct baseline assessments of the residence times of Minnesota’s ground waters to use in identifying aquifers that may be susceptible to contamination.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Continuing effort</td>
<td>MDNR, MGS, MDH.</td>
</tr>
<tr>
<td>8. Ground water: Continue to incorporate determination of gradient (direction of ground water movement) in ground water monitoring programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State Funds, Federal SDWA, Continuing effort</td>
<td>MDH</td>
</tr>
<tr>
<td>9. Ground water: Determine statewide trends in concentrations of non-agricultural chemicals in ground water, focusing on trends associated with land use changes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>10. Rivers: Continue to design the statistically-based network of river sites for those basins for which it has not yet been done. When complete, this will allow for making statistically valid evaluations about statewide water quality and trends.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Technical assistance from EPA, EMAP for site selection, Continuing effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>11. Rivers: Maintain a set of established long-term monitoring sites to allow for determination of long-term trends at a set of specific sites. Conduct further analyses and presentation of trends.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, MCES Funds Continuing effort</td>
<td>MPCA, MCES.</td>
</tr>
<tr>
<td>12. Rivers: Partner with other local, state and federal agencies (MCES, BWSR, MPCA, U.S. Army Corps of Engineers (USACE), USGS) in Minnesota to determine the priority of long-term gage sites and guarantee funding by way of legislative appropriation.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Possible State General Fund, Possible fees on dischargers, New effort, but build on existing network</td>
<td>MDNR</td>
</tr>
</tbody>
</table>
## Chapter 5 Monitoring

### Milestones (Action Steps)

<table>
<thead>
<tr>
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<th>Funding Source(s)</th>
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</tr>
</thead>
<tbody>
<tr>
<td>13. Rivers: Continue annual biota, hydrology and geomorphology surveys at long-term study sites to monitor and assess stream ecology parameters.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Game and Fish Fund</td>
<td>MDNR</td>
</tr>
<tr>
<td>14. Rivers: Continue to increase network of CSMP volunteers. Continue analyses of CSMP data and other measures to determine use of CSMP for use-support assessments and other purposes. Continue to provide support for volunteer monitoring coordination efforts, such as Metro Monitoring Partners. Provide technical assistance to other volunteer monitoring programs, as resources permit.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, CWLA Continuing effort</td>
<td>MPCA, MCES, MDNR</td>
</tr>
<tr>
<td>15. Expand and refine remote sensing monitoring capabilities to greatly increase the number and type of waterbodies monitored and improve the tracking of land use changes, including impervious cover, and near shore impacts to lakes, wetlands and rivers.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, MCES Funds Continuing effort</td>
<td>MPCA, MCES</td>
</tr>
</tbody>
</table>

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**Goal 2: Establish Reference Conditions, Criteria or Standards for those Waterbody Types or Types of Measurement for which such References do not Currently Exist.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop biological criteria for watersheds where such criteria do not currently exist. Complete sampling for IBI development in the Red and rainy basins and develop state-wide IBIs. Longer term: plan to incorporate numerical biological criteria into the state water quality standards rules.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Federal 106, Federal 319, Continuing effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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</tr>
<tr>
<td>2. Wetland water quality criteria development: Extend IBI development work to other types of wetlands including ephemeral wetlands, bogs, and fens. Develop a state-wide wetland monitoring strategy.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Federal grants, Continuing effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Conduct monitoring to support development of river nutrient criteria.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Federal 104(b)3, Continuing effort</td>
<td>MPCA, USGS</td>
</tr>
<tr>
<td>4. Identify other measurements important for NPS impacts for which standards or references do not currently exist.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, State General Fund, New effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Define relationships among water quality parameters and the movement of various parameters through the system.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, State General Fund, Primarily new effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>6. Work toward development of biological criteria for lakes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, State General Fund</td>
<td>MPCA, MDNR</td>
</tr>
</tbody>
</table>

**Goal 3: Improve Monitoring Designed to Characterize NPS Contributions to Water Quality Problems.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Increase the amount of nutrient monitoring on lakes to provide data at a level of intensity needed to guide resource managers and allow for 303(d) assessment. Implement prioritization scheme presented in Lakes Chapter as a basis for lake selection.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Federal 319, State Clean Water Partnerships, State General Fund, MCES Funds Continuing effort</td>
<td>MPCA, MCES</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
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<tr>
<td>2. Expand database of flow information, both by increasing number of monitoring stations where flow can be obtained and by redesigning type of information obtained from existing stations. Identify gaps in continuous record data gathering in major watersheds and support the effort to create new or reinstall old USGS gage sites where warranted.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, State Fees, Continuing effort</td>
<td>MDNR</td>
</tr>
<tr>
<td>3. Obtain more quantitative assessment of NPS loadings by:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Fund, State Clean Water Partnerships, Federal 319, Primarily new effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>a. Through basin planning, secure cooperation, or new funding where necessary, to collect high flow event sampling, either manual or automated, as appropriate to specific sites.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Fund, State Clean Water Partnerships, Federal 319, Primarily new effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>b. Combine planning for long-term flow monitoring (Goal 3-2) with basin plans for pollutant concentrations sampling to identify locations best monitored with automated equipment.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Fund, State Clean Water Partnerships, Federal 319, MCES Funding Continuing effort</td>
<td>MPCA, MCES, MGS.</td>
</tr>
<tr>
<td>c. Develop monitoring and assessment to characterize point and nonpoint source contributions to surface water and ground water over a range of hydrologic and hydrogeologic conditions.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>State General Fund, State Clean Water Partnerships, Federal 319, MCES Funding Continuing effort</td>
<td>MPCA, MCES, MGS.</td>
</tr>
<tr>
<td>4. Develop capacity to monitor emerging contaminant issues, including pesticide metabolites, pharmaceuticals, and pathogenic microorganisms. (See Chapter 10).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>New effort</td>
<td>MDA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
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<td>10</td>
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<td>12</td>
<td>Funding Source(s)</td>
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<td>-----------------------------</td>
</tr>
<tr>
<td>5. Continue to incorporate these three components in aquifer or wellhead protection projects:</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Federal SDWA, Continuing effort</td>
<td>MDH, MDNR, MGS.</td>
</tr>
<tr>
<td>a. contaminant source investigation</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. hydrogeologic assessment, and;</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. ground water/surface water interaction</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Develop a monitoring scheme that characterizes the extent, impacts and sources of erosion, sedimentation, and nutrient loading on lake and stream water quality. Incorporate these monitoring procedures into existing programs and into new projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, Primarily new effort</td>
<td>MPCA, MDNR.</td>
</tr>
<tr>
<td>7. Revise field-monitoring protocols to incorporate information on the contribution of specific land use practices, such as feedlot runoff, tile lines etc. Also see Chapter 9.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, Primarily new effort</td>
<td>MPCA, MDNR, MDA.</td>
</tr>
<tr>
<td>8. Begin monitoring of non-MS4 community storm water runoff quality and quantity in select areas such as the Minnesota River, northern Minnesota adjacent to trout streams to sensitive cool/cold water lakes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA, communities, watershed districts</td>
</tr>
</tbody>
</table>
Goal 4: Promote Effective Use of BMPs Through Assessing the Improvement in Water Quality Relative to Specific NPS Reduction Actions.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Target geographic areas where monitoring, such as paired watershed monitoring, is used to compare effectiveness of different NPS control measures.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, MCES Funds</td>
<td>MPCA, MCES.</td>
</tr>
<tr>
<td>2. Compile and evaluate monitoring results that show direct relationships between BMP controls and improvement of water quality. Use results to encourage use of BMP recommendations for future watershed and aquifer protection projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Some continuing, Primarily new effort</td>
<td>MDH, MPCA, BWSR, MDA, MCES.</td>
</tr>
<tr>
<td>3. Define cause and effect relationship by project level monitoring, establish numeric goals and track performance and stream/lake restoration or degradation trends</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Clean Water Partnerships, TMDL funds, Some continuing, some new</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Review data from Phase I and II CWP projects — relate land use to pollutant reduction efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Primarily new effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Design a model, or adopt existing models, that are able to predict changes in water quality due to changes in land use practices.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MCES Funds</td>
<td>MPCA, MCES.</td>
</tr>
<tr>
<td>6. Conduct monitoring to evaluate effectiveness and efficiency of programs such as Conservation Reserve Enhancement Program (CREP.)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>MPCA</td>
</tr>
<tr>
<td>7. Begin monitoring in shore land areas to assess performance of BMPs in rural residential and low impervious cover urban settings (non-MS4 areas).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, New effort</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Goal 5: Design Monitoring Programs to Meet Management Information Needs Concerning Identified Geographic Areas or Issues of Concern, Then Use Information Obtained for Resource Management Decision-Making

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Design and implement effectiveness monitoring in the Minnesota River Basin to demonstrate progress towards load reductions overall, and, where possible, progress resulting from particular management efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State Funding, MCES Funding Some continuing, some new effort.</td>
<td>MPCA, MSU -Mankato, MCES.</td>
</tr>
<tr>
<td>2. Evaluate relative contributions of pollutants (e.g., TSS, TP), under different flow regimes and their impact on water quality. Use results to determine necessity for point/NPS controls.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>New effort for MPCA; Continuing effort for MCES</td>
<td>MPCA, MCES.</td>
</tr>
<tr>
<td>3. Continue research on nutrient impacts in streams with intention of being ready to promulgate nutrient standards by the end of 2010.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Grants from EPA, State funding, Continuing effort</td>
<td>MPCA, USGS</td>
</tr>
<tr>
<td>4. Incorporate the collection or use of ancillary data such as land use, pesticide use, cropping histories, and pesticide application practices to allow meaningful interpretation of monitoring results. Continue to include habitat assessments as part of IBI development.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Federal Grants, Some continuing, primarily new effort.</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Integrate ground water and surface water monitoring results with health-based contaminant levels to support public health protection. Use health risk limits determined by the Minnesota Department of Health to focus contaminant source control efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, Federal SDWA, New effort</td>
<td>MDH</td>
</tr>
</tbody>
</table>
### Goal 6: Improve Communication Linkages both Between State and Local Resource Managers, as well as among the Various Local, State and Federal Agencies within the State for Purposes of Expanding the Water Quality Monitoring Database and Enhancing Accessibility to it.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Work closely with LMIC to complete statewide mapping efforts and ensure the GIS system will meet the various agencies’ future needs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>USGS.</td>
</tr>
<tr>
<td>3. Continue to enhance exchange of information between state and local government through local water planning. Provide training and assistance, when needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>MDH, BWSR, MPCA.</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
</tr>
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<td>-----------------</td>
</tr>
<tr>
<td>4. Maintain interagency monitoring coordination groups. Coordinate monitoring planning and monitoring implementation activities across agencies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>MDNR, MN Planning, MDA, MPCA, MDH, MCES, USGS, BWSR, MGS.</td>
</tr>
<tr>
<td>5. Use global positioning tools to provide locational data for all monitoring sites.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Funds, Federal Grants, <em>Continuing effort</em></td>
<td>MDH, MPCA, others.</td>
</tr>
<tr>
<td>6. Review previously developed monitoring guidebooks for both ground water and surface water and refine the information to reflect current knowledge and needs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, <em>New effort</em></td>
<td>USGS, MCES.</td>
</tr>
<tr>
<td>7. Make information more accessible across state and local agencies and to the public via the Web. Provide links between sites with related information. Share pertinent data between agencies via searchable Internet web sites.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Continuing effort</td>
<td>MDNR, MDA, MPCA, MDH, MCES, BWSR, MGS.</td>
</tr>
<tr>
<td>8. Work with communities to implement ground water monitoring networks to address their needs, assist in making sure networks are properly designed and samples properly taken.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Fund, <em>New effort</em></td>
<td>MDNR, MDA, MPCA</td>
</tr>
<tr>
<td>9. Assist county and local government units to develop county and statewide composite databases for nitrate and other water quality information.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State General Funds, Federal Grants, <em>New effort</em></td>
<td>MDH</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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<td>-----------------</td>
</tr>
<tr>
<td>10. Work with local government units and volunteer organizations to set up inventory data on subjects such as stream bank erosion, SSTS compliance critical area mapping, to facilitate the TMDL corrective action processes.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Federal 106, Federal 319, <em>New effort</em></td>
<td>BWSR, MPCA, MDNR, MDA, MCES</td>
</tr>
</tbody>
</table>
Chapter 6 Information and Education

Technical Committee Members
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Barb Liukkonen, University of Minnesota Extension Service
Julie MacSwain, National Resources Conservation Service
Ralph Pribble, Minnesota Pollution Control Agency
Peter Raeker, Board of Water and Soil Resources
Ron Struss, University of Minnesota Extension Service

Highlights
Five major information and education (I&E) goals are set for this Nonpoint Source Management Program Plan (NSMPP) to address nonpoint-source (NPS) water pollution. They are:

1. build and improve capacity to deliver NPS-related I&E at state and local level
2. raise awareness of the nature of NPS pollution, how communities and individuals contribute to it, and what governmental organizations and individuals are doing about it
3. foster coordination and cooperation between governmental agencies and private, nonprofit and other organizations to carry out information and education efforts
4. include NPS I&E in formal and informal educational curricula
5. effectively measure impact of NPS I&E activities

Introduction
Investment in education must be considered an essential and integral part of every step in the NSMPP. Education cannot be viewed as a minor component of the NSMPP, but one of the many steps that must be taken to meet the management plan’s goals. In almost every other chapter of this management plan, education is recognized as an important means for effecting change with respect to NPS water pollution problems.

As Minnesota’s clean water program continues moving to a watershed approach with a commitment to identify and address remaining water-quality problems, good information about the condition of waters and the health of aquatic systems on a watershed scale is absolutely critical. Unlike when previous versions of this plan were prepared, Minnesota is now very much in the business of conducting Total Maximum Daily Loads (TMDLs) on impaired waters. The Clean Water Act’s impaired waters provisions call for taking measures to mitigate NPS pollution, but neither state nor federal agencies have the authority to regulate much of the activity that causes such pollution. Many of the needed mitigation measures will consist of education and pollution reduction incentives. This makes it all the more important to have in place sound I&E approaches and strategies for NPS issues.
Chapter 6 Information and Education
Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Build and Improve Capacity to Deliver NPS-related Information and Education at State and Local Levels.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Encourage and develop more involvement of outreach and educational specialists, staff of state agencies on NPS issues.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA, BWSR, MDNR, MDA</td>
</tr>
<tr>
<td>2. Reach newsletters of local water planners and watershed managers to share information about Best Management Practices (BMPs) that have been used successfully in Minnesota.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>BWSR and 319</td>
<td>BWSR and UMES</td>
</tr>
<tr>
<td>3. Initiate, develop and implement education programs on NPS officials for municipal officials.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 and USDA Extension Water Quality</td>
<td>UMES and MPCA</td>
</tr>
<tr>
<td>4. Sponsor and/or support regional and statewide conferences that are about or have tracks on NPS I&amp;E.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Many</td>
<td>MPCA, WDNR, IDNR, NRCS-USDA, USDA-ARS-MSA, UMES, MDA, MDNR and US EPA Region 5</td>
</tr>
<tr>
<td>5. Provide training support to local water planners and NPS educators.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, BWSR grants, and UMES grants</td>
<td>BWSR and UMES</td>
</tr>
<tr>
<td>6. Provide information and materials support to local water planners and NPS educators.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, BWSR grants, and UMES grants</td>
<td>UMES, MPCA and BWSR</td>
</tr>
<tr>
<td>7. Provide educational program support on NPS educational issues of regional importance.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, BWSR grants, and UMES grants</td>
<td>All</td>
</tr>
</tbody>
</table>
8. Assist local water planners in review, assessment, and improvement of NPS educational plans.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop and coordinate multi-agency media campaigns designed to raise awareness of and change behavior on NPS issues.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
<tr>
<td>2. Develop and share print and multimedia resources for I&amp;E on NPS issues.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
<tr>
<td>3. Improve utilization of involved agencies’ public information offices as a mechanism for disseminating NPS news items.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA, BWSR, MDNR, MDA</td>
</tr>
</tbody>
</table>

Goal 2: Raise Awareness of the General Public about the Nature of NPS Pollution, how Communities and Individuals Contribute to it, and what Governmental Organizations and Individuals are doing about it.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Identify and publicize lessons learned from 319- and Clean Water Partnership (CWP) - funded demonstration projects through Web sites, newsletters, and print media articles.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>UMES and MPCA</td>
</tr>
<tr>
<td>2. Ensure that educational efforts within this overall NPS I&amp;E strategy are implemented and reported back to the Project Coordination Team.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
<tr>
<td>3. Foster the sharing of available resource materials by expanding new and existing Web sites and clearinghouses to include materials for broad audiences.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
</tbody>
</table>

Goal 3: Foster Coordination and Cooperation between Governmental Agencies and Private, Nonprofit and other Organizations to Carry out Information and Education Efforts.
Chapter 6 Information and Education

Milestones (Action Steps) | 08 | 09 | 10 | 11 | 12 | Funding Source(s) | Lead Agency(ies)
--- | --- | --- | --- | --- | --- | --- | ---
4. Support the work of regional water quality teams to implement I&E efforts for NPS issues. | X | X | X | X | X | 319 and Metro Council Water Quality Initiative Grants | Watershed Partners, UMES and MPCA

5. Support technical forums where professionals can exchange information and gain information on NPS pollution issues. | X | X | X | X | X | 319 and UMES Funding | MPCA and UMES

Goal 4: Include NPS and in Formal and Informal Educational Curricula.

Milestones (Action Steps) | 08 | 09 | 10 | 11 | 12 | Funding Source(s) | Lead Agency(ies)
--- | --- | --- | --- | --- | --- | --- | ---
1. Assess existing classroom (formal) science curricula and state standards related to NPS. | X | X | X | X | X | USDA Extension Water Quality Grants, Extension Director’s Grants, 319 | Dept. of Education

2. Assess existing non-formal curricula and educational efforts related to NPS (e.g. Project (WET), MinnAqua, etc.). | X | X | | | | USDA Extension Water Quality Grants, Extension Director Grants, 319 | MDNR, UMES, MDA

3. Increase and improve/enhance the number of NPS educational messages in adult/continuing professional education programs. | X | X | | | | EPA education grants, 319 | UMES

4. Pilot use of new and emerging delivery methods/technologies to reach targeted audiences. | X | X | | | | MPCA (TEA Division) |
### Goal 5: Effectively Measure Impact of NPS and Activities

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Utilize existing surveys (e.g. state, Met Council) to measure changes in attitudes and behavior as a result of NPS I&amp;E.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
<tr>
<td>2. Develop and institute a standardized format or tool to measure outcomes and impacts of NPS-related I&amp;E efforts.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319 and CWP</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Increase use of social indicators as measures of effectiveness.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 and CWP</td>
<td>MPCA, UM</td>
</tr>
<tr>
<td>4. Compile and report on use of social indicators to assess outcomes from 319-funded projects.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA, UM</td>
</tr>
<tr>
<td>5. Pull together other data sources reflecting behavioral changes of Minnesotans with respect to NPS pollution.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MPCA and UMES</td>
</tr>
</tbody>
</table>
Chapter 7 Feedlots

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Dave Wall, Co-chair, MPCA
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Introduction

Description of Current Issues in Minnesota
The animal production industry is an important component of Minnesota’s economy. Farm marketing cash receipts for livestock were $4.93 billion in 2004, representing 50 percent of total agricultural sales. Total farm cash receipts were $9.79 billion (Minnesota Agricultural Statistics 2005). The full economic impact of Minnesota’s livestock production exceeds $10.7 billion when indirect and induced inputs are considered (MDA IMPLAN analysis, 2004).

Table 7.1: Minnesota’s Rank among States - Livestock, Dairy, and Poultry Production - (from “Minnesota Agriculture Statistics 2005,” Minnesota Agricultural Statistics Service)

<table>
<thead>
<tr>
<th>Type of Production</th>
<th>Rank Nationally</th>
</tr>
</thead>
<tbody>
<tr>
<td>Turkeys raised, 2004</td>
<td>1&lt;sup&gt;st&lt;/sup&gt;</td>
</tr>
<tr>
<td>Hogs Marketed, 2004</td>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
</tr>
<tr>
<td>Total Cheese Produced, 2004</td>
<td>5&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Milk Production, 2004</td>
<td>6&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Red Meat Production, 2004</td>
<td>6&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>All Chickens, December 2004</td>
<td>10&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Eggs Produced, 2002-2004</td>
<td>11&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
<tr>
<td>Cattle/calves on Feed, January 1, 2002</td>
<td>11&lt;sup&gt;th&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

In a series of University of Minnesota (U of M) papers focusing on the importance of Minnesota’s livestock industry, U of M economists determined that the poultry, dairy, and pork industries alone support 108,000 jobs in the state in production, processing, supply, distribution, and retailing (1996-1997 data). The same studies attribute $4.3 billion in total income for those three industries (G. W. Morse and W. Lazarus, Dept. Applied Economics, University of Minnesota). Table 7.1 illustrates the rank and importance of Minnesota production nationally.

Despite Minnesota’s role as a leader in agricultural production, some producers of farm products face difficult financial challenges. For example, a survey of farm financial records volunteered by participants in the Minnesota State Colleges and Universities’ farm business management program and farm business management associations for 1999 was conducted. The farm operations surveyed had cash farm income (including government payments) of $306,474. Net farm income was $48,183, of which all but $7,630 was accounted for by government payments, which are not likely to continue at this level. While this information cannot be generalized because the survey was not a representative sample of Minnesota farmers, it does
illustrate the slim profit margins facing some producers. Slim profits tend to make new capital investments (e.g. for pollution abatement systems) very difficult. Therefore, it will be a challenge to provide economical, environmentally sound alternatives to these producers for storing and managing the manure produced by their operations.

Animal manure, when properly used as fertilizer, is a useful resource. It contains valuable nutrients such as nitrogen, phosphorus and potassium. It can improve soil quality, including aggregate stability, infiltration, water holding capacity, aeration, soil organic matter levels, and earthworm activity. However, animal manure improperly stored, handled, disposed of and allowed to leach or run off into surface or ground waters can create serious water pollution hazards. These hazards include excess nitrogen, excess phosphorus, pathogens, and possible antibiotics, hormones, or trace metals. The impacts of this pollution can be felt locally, regionally, or nationally, as in the issue of hypoxia in the Gulf of Mexico. A study prepared by the Minnesota Nitrogen Task Force (funded by the Minnesota State Legislature) has indicated that although Minnesota farmers are generally doing a good job of managing nutrients applied in commercial fertilizers, often inputs of nutrients from other sources such as manure are not credited accurately.

Results from numerous Minnesota Department of Agriculture (MDA) studies conclude that Minnesota producers are generally managing commercial nitrogen inputs successfully in non-legume cropping systems. However, in the areas studied so far, most producers underestimate the nitrogen (N) credits associated with manure and legume inputs. Although the overall N contributions are typically minor in relationship to commercial fertilizer, the lack of proper crediting can result in significant over-applications of commercial fertilizer, particularly when manure is applied to previous legume crops (see Chapter 9 Agricultural Nutrients for additional details on these studies).

Nutrients in manure, while useful on cropland, can promote algae and weed growth in surface waters. Manure and runoff from animal confinement and manure storage areas may also contain (1) substances that deplete oxygen in surface waters, (2) materials, such as ammonia, that in high concentrations can be toxic to aquatic life, and (3) disease-causing organisms.

Ground water concerns include potential human and animal health effects from nitrates and pathogens. Potential pathways for these pollutants to enter ground water include infiltration through cropland soils, leakage from earthen storage basins, access through improperly constructed drinking water wells, and recharge from polluted surface water bodies.

This overview of water quality impacts will primarily address impacts from animal confinement and manure storage facilities. Please refer to the Agricultural Nutrient Management Chapter (Chapter 9) of this document for various water quality impacts of manure management on cropland. Hazards or potential effects of animal confinement and manure storage facilities are discussed in greater detail within this chapter.

**Phosphorus**

Phosphorus typically does not leach through soils in large quantities. However, phosphorus from animal manure can be a significant pollutant if runoff-containing manure is allowed to enter surface water. Phosphorus is usually the limiting nutrient in lakes. Therefore, if animal manure or feedlot runoff is allowed to enter a lake, it can lead to nuisance weed and algae growth. One pound of phosphorus will produce approximately 500 pounds of weeds or algae growth in a lake.

A 2004 statewide study examining phosphorus sources to waters estimated that feedlot runoff from open lots contributes less than one percent of all phosphorus to waters. However, in certain small watersheds, feedlot runoff can represent a larger fraction of the phosphorus loading. Phosphorus from cropland runoff, including fields with manure application, was found to be a much larger contributor to statewide phosphorus loading. A phosphorus index has been developed for Minnesota to estimate the relative risk of phosphorus transport to waters from various combinations of site conditions and management. See [www.mnpi.umn.edu/](http://www.mnpi.umn.edu/).
Organic Matter
Animal manure also includes organic materials, which may be used by microorganisms as a food source. If this decomposition occurs in surface waters, these microorganisms can deplete oxygen in the water. The lack of oxygen can kill fish or degrade the water quality to the point that no fish or only less desirable rough fish can survive. Many fish kills are the result of excess organic materials being allowed to enter surface waters. Animal manure and feedlot runoff are relatively concentrated sources of these pollutants.

Pathogens
Animal manure can also include potential pathogens (disease-causing micro-organisms). If carried in either surface or ground water, pathogens can spread disease to other animals, and in some cases to humans. Bacteria can originate in feedlot runoff or land application of manure. Bacteria standards were exceeded in one Total Maximum Daily Load (TMDL) watershed where there were no human sources or feedlot runoff sources, leaving land application of manure, pastures and natural sources as the primary contributors.

Nitrogen
Manure can create ground water pollution if it is improperly stored, is washed off a feedlot into a low area where it seeps into the ground water, or if it is improperly land applied. Ground water nitrogen pollution resulting from animal manure is typically in the form of nitrate nitrogen, but can also be in the form of ammonia nitrogen. Nitrogen in the form of ammonia can also be toxic to aquatic life if manure runs off into surface water.

Other
Other potential contaminants in some manure include antibiotics, hormones, and metals.

Production Facilities
Animal confinement facilities may be grouped into three general types: (1) total confinement, where animals are indoors at all times; (2) partial confinement, where animals are either indoors or in a “lot” open to the air and precipitation at various times; and (3) open lots or pens, where there are no roofed areas.

Animal pastures, in contrast, do not involve confinement. Ideally, animals on pasture are either given sufficient space or regularly rotated so that ground cover is maintained on the pasture. Animals are not allowed continuous access to surface water so that the impact on water bodies is minimized. However, animal-grazing systems, if poorly managed, can lead to water quality problems. These problems typically occur in pastures where animals are allowed continuous access to adjacent streams and lakes, resulting in direct deposit of manure and urine in the water body. This can be minimized through rotational grazing where access to water bodies is limited to brief periods of time.

Manure may be stored in a solid, semi-solid, or liquid form in constructed storage facilities, or stockpiled in solid form on soil. In general, the likelihood of water pollution caused by these facilities increases with proximity to surface waters like lakes, streams or waterways, or in areas with shallow aquifers easily contaminated by seepage of pollutants from the surface. Total confinement facilities, when properly designed and managed, present minimal hazard to surface waters, since all manure is under roof and cannot be carried away in runoff from rain or snowmelt. Partial confinement facilities and open lots have areas where precipitation can come into contact with manure. Runoff may carry manure away to surface waters, or seep into the soil.
Manure is sometimes stored in areas where runoff to surface waters or seepage to ground water may occur. This poses the same types of hazards to water quality as animal confinement areas.

**Feedlot Numbers in Minnesota**

The Minnesota Pollution Control Agency (MPCA) feedlot registration database developed in 2002 includes 29,818 feedlots. Many (2909) of these feedlots had less than 10 animal units (AU), and nearly 3000 were located outside of shoreland areas and had between 10 and 50 animal units. The registration database includes 23,912 feedlots which hold at least 50 animal units outside of shoreland, or greater than 10 animal units in shoreland areas. This figure includes beef, dairy, swine, turkeys, chickens, sheep and some horses. An animal unit is a unit of measurement that allows comparison of manure production by different types of livestock or poultry. A 1,000 lb. steer is the equivalent of one animal unit.

The 23,912 figure may slightly under-represent the actual number of feedlots in the state since some feedlots did not register, especially those in counties without county feedlot officers.

Of the 23,912 registered feedlots (>50 AU or >10 AU in shoreland), they fall into the following size categories:

<table>
<thead>
<tr>
<th>Size Category</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>10-50 AU</td>
<td>16%</td>
</tr>
<tr>
<td>50-100 AU</td>
<td>26%</td>
</tr>
<tr>
<td>100-299 AU</td>
<td>40%</td>
</tr>
<tr>
<td>300-499 AU</td>
<td>7%</td>
</tr>
<tr>
<td>500-999 AU</td>
<td>7%</td>
</tr>
<tr>
<td>1000 or more</td>
<td>4%</td>
</tr>
</tbody>
</table>

The number of feedlots in Minnesota is declining, while total animal numbers remain relatively stable.

Dairies and hog feedlots with less than 300 AU have declined by more than 10 percent per year since 2001 according to Minnesota Agricultural Statistics. A 2003 survey of soil and water conservation districts (SWCD) indicated that about 34 percent of all feedlots are estimated to need additional improvements to comply with the feedlot rules. A 2005 survey of county feedlot officers indicated that roughly 42 percent of feedlots with less than 300 AU need open lot runoff fixes to comply with feedlot rules.

The total cost to bring all feedlots into full compliance with the rules is estimated to exceed 313 million dollars (Minnesota Department of Agriculture, 2004).

**Accomplishments and Progress**

More feedlot and manure management work has been accomplished during the past five years than during any other five-year period. Substantial progress has been made with education, awareness, research, new tools, regulations, compliance, permitting and more. A summary of key accomplishments made during the past five years are included below.

**Agriculture Better Management Practices Loan Program**

The MDA loan program supplied about $2 million per year to fix feedlot runoff problems.

**Certified Commercial Applicator Program**

The (CAWT) program was established and about 360 technicians became certified after passing the test. Several opportunities were provided each year for continuing education.
Construction Guidelines
Several publications were produced and distributed: Siting feedlots in the karst region; Setbacks from open waters and wells; Feedlot planning and operations manual; Liquid manure storage area requirements; Stormwater runoff plans at construction sites, and others.

Consultants
The Technical Service Provider (TSP) program was implemented and training was provided.

County Feedlot Program
Delegated Counties were organized into an association, which has held annual conferences. Other improvements included: quarterly training; increased accountability and documentation of progress; more inspections; newly required annual workplans; and MPCA conducted extensive reviews of 29 county programs.

Dairy Environmental Quality Assurance (EQA) Program
Minnesota Milk Producers developed an EQA guidebook; trained technicians; provided financial assistance for improvements; and worked with the MPCA to evaluate the program.

Database
A feedlot registration database was developed which contains information on nearly 30,000 feedlots.

Dead Animals
Completed and distributed mortality composting guide book and guidelines for developing animal mortality management plans, and trained feedlot officers on mortality management. Concrete bins for dead animal composting are now quite common.

Environmental Assessment Worksheets (EAW)
The process for writing EAWs for feedlot projects was simplified. Policies were reviewed and modifications were made.

Federal Regulation Revisions
Minnesota addressed new federal regulations for Confined Animal Feeding Operations (CAFO) at the state level and a new general permit was written, with much stakeholder involvement/discussion.

Feedlot Water Quality Management Cost-Share
Minnesota state government provided $1.3 to $2 million per year in cost-share grants (up to 75 percent) through SWCDs for feedlot pollution abatement. This averages roughly $20,000 per district. Eligible practices include storage and/or treatment for manure, feedlot runoff, milkhouse waste and silage leachate, as well as roof structures.
Feedlot Inspections
Average inspections per year have approximately doubled, averaging nearly 4000 per year. All CAFOs and other National Pollutant Discharge Elimination System (NPDES) permit holders are inspected, and inspections by county staff greatly increased.

Filter Strips
New research on filter strips was performed by the USGS, and Natural Resources Conservation Service (NRCS) standards and MPCA guidelines were drafted/tested.

Financial Needs Assessment
Minnesota studied costs to fix pollution problems, with reports written in 2002 and 2004.

FLEval Model
The feedlot runoff model was upgraded and made more user friendly. Training on FLEval was conducted at four locations.

Governors Livestock Task Force
This task force developed a series of policy recommendations for the state to consider, including: livestock siting, permit notification, economic development, odor research, and education and outreach.

Karst Area Protection
A karst workgroup met and developed a report to the Legislature. Karst rules have resulted in more attention to careful siting of new feedlots in the karst region.

Land Application of Manure
Developed publications and computer tools. Extensive training for producers and others was held on the topics of: land application rules, sensitive area management, record keeping forms and spreadsheet, manure management plan development (step by step guides and computer programs), and nitrogen and phosphorus management. Additionally a spreadsheet and Access-based programs were developed for use when writing manure management plans. Farmer adoption of manure spreading Best Management Practices (BMPs) and rules was evaluated.

Manure Testing
A manure testing laboratory certification program was developed. Manure testing substantially due to new rules, Environmental Quality Incentive Program (EQIP), better labs, and increased value of manure.

Milkhouse Wastewater Treatment Technologies
Several different technologies for treating milkhouse wastewater were tested and demonstrated.
New Technologies
Anaerobic digesters at dairies were constructed, and training was provided on installation of digesters.

Nonpoint Engineering Assistance Program
Provided approximately one million dollars per year of state funding to SWCD Technical Services Areas for shared engineering assistance involving work on a variety of conservation practices, including feedlot pollution abatement.

NPDES Permitting
Permitted and inspected nearly all Concentrated Animal Feeding Operations (CAFOs) and feedlots over 1000 AU (over 900 sites). Minnesota revised its general permit to fit with new federal permit, drafted forms for completing plans required for permits, developed general fact sheets; forms for emergency response, animal mortality management, etc.

Odor Control
Odor management plan forms and OFFSET model for managing odor (Odor from Feedlot Setback Estimation Tool) were developed. Multiple workshops on OFFSET and odor control were held, and research on odor control progressed.

Open Lot Runoff
A trifold brochure on Open lot agreement (OLA) was written and sent to 20,000 producers. A project initiated to examine low cost runoff filters downslope of feedlots. Nearly 4000 OLAs were signed with many improvements made.

Phosphorus Index (P)
Minnesota developed and tested a P index, provided training on the model, and used the P index on certain high P soils.

Permit Issuance
State and federal permits were issued in a timely manner (to meet state statutes 60 day turn-around time requirement) in over 90 percent of cases.

Rotational Grazing
Substantial technical assistance was provided for rotational grazing and handbooks and grazing plans were written.

Seepage from Basins/Concrete
We evaluated ground water quality around different types of basins and developed a report on the results. Concrete leakage studies were also completed.
Statewide Phosphorus Study
We identified the relative contribution of feedlots in large river basins throughout the state.

Tools for Assisting Producers with Feedlot Rules in General
Minnesota developed the following: feedlot rules at a glance, producer’s guide to feedlot rules, and internet decision making tool for producers, fact sheets for each size of operation; directory of feedlot resources and several other publications for aiding producers in understanding the rules.

Tracking Progress
E-link program was developed for tracking progress in practices which lead to environmental improvement.

Training
Over 10,000 people in Minnesota attended feedlot-related training. Audiences included producers, consultants, agencies and people from other organizations.

Winter Feeding of Beef
Guidelines were developed for meeting state rules and minimizing runoff at winter feeding sites.

Emerging/Recent Trends and Developments
Several of the key new developments which may affect the way we approach feedlot pollution issues during the next five years are summarized below.

New CAFO Regulations
In April 2003, new federal regulations for CAFOs went into effect. These regulations increased the number of feedlots required to obtain NPDES permits (from about 550 to over 900 feedlots). Additionally, the general NPDES permit was modified in January 2005 to reflect necessary changes. Winter-time manure spreading by CAFOs is now more restrictive and annual reports are required from all CAFOs.

State Feedlot Rules Implemented
The MPCA Feedlot Rules (Minn. R. ch. 7020) were last revised on October 23, 2000. Major areas of the rule that were changed include:

- a new provision requiring registration of all feedlots over 50 animal units (10 animal units in shoreland)
- inclusion of clear technical standards for feedlots, manure storage, and land application of manure which apply to all facilities (not just those which go through permitting)
- modifications to the permitting process
- strengthened and clarified requirements for delegated county feedlot programs
- a phased-in compliance period for controlling open lot runoff at feedlots less than 300 animal units in size (open lot agreement)
- Manure management plans required for 300+ animal units
Much attention has focused on these rules during the past five years. Numerous education, demonstration and implementation activities have surrounded these rules. More information on the feedlot regulatory program is found at: www.pca.state.mn.us/hot/feedlots.html.

Advisory Committee Changes
In 1994, legislation established an advisory group called the Feedlot and Manure Management Advisory Committee (FMMAC). This group, comprised of producer groups, environmental groups and manure experts, has advised MPCA on the technical and policy aspects of its regulatory program. FMMAC also had statutory duties to advise MDA and MPCA on research priorities, and has formed several subcommittees to deal with various issues.

The statutory provisions which established this committee ended in 2003. However, members of FMMAC continued to meet on several occasions in 2003 and 2004 to advise on Minnesota’s response to the revised federal regulations.

Feedlot Generic Environmental Impact Statement Completed
Another directive of the state Legislature in 1997 was for the Minnesota Environmental Quality Board to conduct a generic Environmental Impact Statement (GEIS) on Animal Agriculture. This effort was completed in 2002, and several recommendations were made through this process. Additionally, the state gained new insights into the relative contributions of pollution sources. For example, land application of manure was found to be a much more significant contributor of phosphorus than open lot runoff. This same conclusion was verified during a statewide phosphorus study. The study can be found at: www.eqb.state.mn.us/geis/

Legislation to Protect Small and Medium Sized Farms
In 2000, legislation was passed to protect farmers with less than 500 animal units from being forced to spend large sums of money to fix pollution when 75 percent cost share is not available.

The legislation limits the state or counties from requiring expenditures exceeding the following amounts when 75 percent cost share is not available: $0 if 1-99 AU; $3000 if 100 to 299 AU; $10,000 if 300-499 AU and no limit if 500 or more AU. Also, the NRCS changed its policy on EQIP cost share to provide 50 percent of the costs instead of 75 percent. In some counties, state cost share contributions bring the total cost share to 75 percent. However, for large portions of the state, only the lower cost fixes can be required at feedlots with less than 500 AU, since the 75 percent cost share is not available.

Governor Appointed Task Force
In 2003, the Governor appointed a Livestock Advisory Task Force to evaluate the status of Minnesota’s animal agriculture industry and make recommendations to support its retention and growth. The 14-member panel included representatives from the state’s livestock industry, as well as agricultural finance, producer organizations, academia and state government. Its final report was completed in June 2004, and was supplemented with additional recommendations on feedlot siting in January 2005. The report made recommendations on local livestock siting; state permitting and environmental review; access to capital; research, technology, and productivity; and preservation of investment. The report and recommendations can be found at: www.governor.state.mn.us/.
Total Maximum Daily Loads (TMDL) Written and Implemented

Total Maximum Daily Loads have been written for numerous lakes and stream reaches in Minnesota. TMDLs are also being written for several other water bodies, including a TMDL for elevated phosphorus and turbidity in Lake Pepin. The Lake Pepin TMDL will affect much of the agricultural region of the state. Feedlot runoff and land application of manure are two sources of pollution noted in TMDLs.

Urban Development

Agricultural land is continuing to be bought and converted to urban and housing development. Because of policies on land swapping, manure producers find that it is too expensive to buy additional land for farming purposes.

2002 Farm Bill and Federal Cost Share Programs

The 2002 Farm Bill had several effects on Nonpoint Source (NPS) pollution at feedlots. There have been several major changes in the 2002 Farm Bill that have specifically impacted feedlots.

The EQIP is the Farm Bill program used for feedlot pollution abatement projects. Under the 2002 Farm Bill, EQIP received substantial increases in funding with 60 percent targeted towards animal agriculture. In the federal fiscal year 2005, approximately $12,000,000 of EQIP funds were directed to animal agriculture for financial assistance on hundreds of farms in Minnesota. Typical projects included manure and wastewater storage, wastewater treatment systems, grazing systems, odor control, and roof structures.

The 2002 Farm Bill removed the size limit on operations eligible for cost sharing, so large CAFO size operations are now eligible for cost share assistance. However, most large CAFO size operations in Minnesota are currently in compliance and have not requested EQIP assistance for feedlot runoff problems. The maximum amount of cost sharing allowed through EQIP has now been raised from $50,000 per operation to $450,000 per operation. The maximum cost share rate paid to producers through EQIP in Minnesota has been reduced from 75 percent down to 50 percent. This has increased the number of producers receiving cost share assistance, but at a reduced rate. This reduced level of cost sharing is being supplemented in some cases by state cost share funds to raise the rate to the 75 percent level.

The use of roof structures for pollution abatement as a cost shared practice is a substantial change from traditional approaches. Roof structures are used to eliminate all outdoor feedlots and thereby provide full runoff control. A lower cost share rate is applied to these structures which results in a lesser input of public funds over traditional storage ponds in many cases.

EQIP has also funded several treatment system demonstration projects for milk parlor wash water and biofilters for odor control.

In order to deal with the increased workload, the NRCS has been encouraging producers to utilize private sector Technical Service Providers (TSPs). NRCS then reimburses producers for a portion of the engineering fee through the EQIP contract. This has increased the participation of private sector consultants in pollution abatement work in Minnesota.

New Tools Available

The phosphorus index is available for evaluating management options to protect surface waters from phosphorus. The feedlot runoff evaluation model (FLEval) was updated and modified to estimate annual pollutant loading for nitrogen, phosphorus and oxygen demand. The Odor from Feedlot Setback (OFFSET) tool is now available for evaluating odor control strategies. Three new computer programs for developing manure and nutrient management plans were produced and are available to the public.
Changes in the Dairy Industry
Minnesota has been losing a number of dairy farms at a rate of about 13 percent per year during the past four years. Drivers for this trend of fewer dairy farms include retirement, economic considerations, competition from western states, and the cost of upgrading dairy facilities. Also, the dairy processing infrastructure has been reduced and Minnesota has lost 21 of its dairy processing plants. Minnesota has seen an increase in larger dairy farms during the 2000’s.

Rotational Grazing
Rotational grazing is becoming a more commonly chosen management system for some dairy farms. Organic dairy products is another emerging trend that has become more prevalent in recent years.

Agriculture as an Energy Source
The push for biofuels has increased. Anaerobic manure digesters have been built at a few Minnesota dairies. Additionally a poultry litter burning plant is currently under construction for converting poultry litter into energy.

Decreasing Resources
A substantial reduction in available state and federal money for research and education has occurred during the past several years. State cost-share for feedlot pollution abatement has been reduced to help balance the state’s budget. Additionally, several feedlot regulatory staff positions were lost during the past five years.

Increased Value of Manure
The cost of commercial fertilizer has increased with increasing fuel costs. This change has resulted in an increased value of manure. Additionally, research showing the soil and yield benefits of applying manure has been presented, further increasing the value of manure. This is coinciding with new University of Minnesota nitrogen fertilizer recommendations, which place a greater emphasis on economic return.

New Nitrogen Recommendations for Corn
The University of Minnesota, in cooperation with universities in four other mid-western states, developed new nitrogen fertilizer recommendations for corn.

These recommendations are based on current research and include consideration of nitrogen cost and the expected price for corn.

Geographic Areas of Particular Concern
Minnesota has a number of regions where livestock and poultry production activities have the potential to create significant water quality pollution problems.

Figure 7.1 - Ground Water Sensitivity - Susceptibility to Contamination Figure 7.2 - Livestock Manure - Annual Nitrogen Production, by County Figure 7.3 – Livestock Manure – Annual Phosphorus Production, by county.

In general, the highest densities of livestock and poultry are in the southern half of the state (see Figure 7.2 and 7.3). These areas include portions of the Upper Mississippi, Minnesota, Missouri, Des Moines, and Lower Mississippi River Basins. They also include the driftless area characterized by Karst topography, and the
Anoka Sand Plain. The Red River, Rainy River, Lake Superior, and the northern half of the Upper Mississippi River Basins are relatively low in livestock densities. Runoff from animal confinement or manure storage areas is a potential pollution hazard to surface waters as described in the first section of this chapter. Animal confinement and manure storage areas also have the potential to pollute ground water.

Nitrates may come from many sources, among them animal confinement and manure storage areas. Some areas of the state where highest the concentrations of animals occur are also in the areas most sensitive to ground water pollution (see Figure 7.1).

Examples of major regions of particular concern in regard to ground and/or surface water pollution are given below.

1. Karst Region - Southeastern Minnesota has many areas that have fractured bedrock within a few feet of the surface. These shallow bedrock layers may serve as aquifers.

2. Surface activities, such as livestock production and improper manure management, along with other land management activities, may present pollutants that can be carried quickly through the fractured bedrock from the surface to the aquifer. This area is particularly sensitive in terms of ground water pollution, although the presence of short steep slopes also presents potential for surface water impacts.

3. Anoka Sand Plain - The Anoka Sand Plain, beginning near the northwest corner of the Minneapolis-St. Paul metropolitan area and extending into Stearns, Benton and Sherburne Counties, is characterized by coarse soils and shallow aquifers. These aquifers are easily affected by pollutants leaching from the surface. Over-application of crop nutrients (in particular nitrogen) has been implicated in ground water pollution.

4. Eastern portion of the Minnesota River Watershed and the North and South Fork of the Crow River. Land use in these watersheds is predominantly agricultural. Topography is flat to rolling, and most soils are thick glacial tills and moraines or lacustrine sediments. Heavy precipitation leads to large amounts of runoff or drainage.

5. Coteau and Inner Coteau regions – Southwestern Minnesota has shallow bedrock overlain by soil developed from glacial moraines. Ground water wells installed in shallow alluvial material or the Sioux Quartzite aquifer using poor construction methods are at risk for ground water contamination from surface runoff.

6. Alluvial and Outwash sediments in Central Minnesota – Drinking water wells overlain by coarse textured soils or in alluvial sediment along river channels are vulnerable to leaching of nitrate to ground water.
Figure 7.1

Groundwater Contamination Susceptibility (July 1989)
Figure 7.2 Pounds of crop-available nitrogen from manure generated per year per cropland acre in the county. Based on 2002 agricultural census information.
Figure 7.3 Pounds of crop-available phosphorus from manure generated each year per cropland acre in the county. Based on 2002 agricultural census data.
Currently Applied Best Management Practices and Associated Challenges

The primary potential hazards to water quality associated with animal confinement, manure storage and manure application are:

1. Snowmelt or precipitation runoff carrying both dissolved and particulate material from areas where animals are confined, manure is stored, manure is land applied, and feed storage areas.
2. Leaching of pollutants into ground water from areas where animals are confined, or manure is stored or land applied.

Currently applied BMPs to bring feedlots with an existing pollution hazard into compliance with state and federal water quality protection requirements include such measures as:

1. clean water diversions (e.g. rain gutters, waterways and/or roofs)
2. resizing and management of open lots via fencing and livestock use control
3. livestock exclusion from surface water via fencing, prescribed grazing and alternative watering sources
4. vegetated buffer areas or vegetated filter strips, often including solids settling and runoff management from open lots
5. collection and storage systems for manure, feedlot runoff and silage leachate (e.g. concrete tanks, earthen basins lined with clay and/or man-made liner material, anaerobic manure methane digestion systems, composting or stacking areas for solid manure)
6. milkhouse waste treatment practices, including a number of research and demonstration projects for various types of anaerobic digestion
7. nutrient management for increased profitability and reduced runoff or leaching of nutrients from land where manure is applied
8. feedlot relocation

There are numerous challenges associated with application of these BMPs, including:

1. Continue federal, state and local regulations that are effective, workable, compatible, predictable and well understood by the farmers and all those involved with feedlots and water quality protection.
2. Maintaining consistency in the application of regulations and BMPs, while providing appropriate flexibility for site-specific applications. This is primarily a challenge of training and coordination for regulators and technical assistance providers, which involves numerous federal, state and local government staff, as well as private consultants.
3. The vast majority of feedlots with existing pollution hazards are small to medium sized, located in riparian areas and operated by farmers with very limited financial resources. Feedlot pollution abatement often requires substantial capital investment and significant technical expertise. Therefore, there is a great need for technical and financial assistance for application of feedlot BMPs.
4. Identification and application of cost effective alternatives to achieve feedlot pollution abatement, with due consideration of site sensitivity. This challenge involves further development of low cost alternatives, the expertise to know where and how to apply them and the expertise to effectively operate and maintain them.
5. Adoption of more effective procedures, methods, and alternatives to use manure on farms where manure is land applied. Manure is a very good source of nutrients for crop production and organic matter for soil quality improvement. However, effective crop nutrient management using manure as a primary source of nutrients requires a higher level of testing and management than use of commercial fertilizer alone. This challenge involves further research and development of effective nutrient management tools, effective and workable regulations, education to develop understanding and commitment and training to develop the associated expertise of producers, consultants (both public and private) and regulators. The fundamental desired outcome is more effective use of manure nutrients, which implies reduced use of commercial fertilizer on fields where manure is land applied. Because private crop consultants are key players in this regard, it is desirable to promote the sale of more technical assistance and less commercial fertilizer by crop consultants.
Responsibilities, Roles and Programs

The Minnesota Nonpoint Source Management Program Plan (NSMPP) (1988) describes the requirements for an effective system to address pollution related to animal confinement facilities (feedlots) as follows:

“For the feedlot permit program to be effective, it requires not only good county-state cooperation, but also close coordination between other state and federal agencies involved in feedlot pollution control. The USDA-Farm Service Agency (FSA), USDA-Natural Resources Conservation Service (NRCS), Board of Water and Soil Resources (BWSR), and MPCA coordinate their animal waste control programs so that federal and state cost-share funds, technical assistance programs, and the state permit program will work together efficiently. The NRCS and BWSR each have cost-share programs to provide incentives to install pollution control practices for animal waste management. The NRCS and SWCD provide technical assistance. The MPCA permit program acts as a catalyst to bring farmers into these programs by establishing a regulatory incentive.”

Responsibilities for feedlot-related issues fall into five primary categories – 1) research and technical evaluation, 2) information/training and education, 3) technical assistance, 4) financial assistance, and 5) regulation. The following list outlines the current relevant federal, state, and local programs and authorities.

Finally, there is a high level of communications between government agencies, research and extension staff, producer groups, and environmental groups in Minnesota.

It is imperative that these lines of communication remain open and are encouraged.

Agency Responsibilities

1) Research And Technical Evaluation
Federal: USDA-ARS
State: MN Agricultural Experiment Station
           Minnesota Department of Agriculture
           Minnesota Extension Service
           Minnesota Pollution Control Agency
           Minnesota Environmental Quality Board

2) Information/Training/Education
Federal: Natural Resources Conservation Service
State: Board of Water and Soil Resources
           Minnesota Department of Agriculture
           Minnesota Pollution Control Agency
Local: Soil and Water Conservation Districts
       Watershed Districts
       County Environmental Services and Local Water Management/Planning

3) Technical Assistance
Federal: Natural Resources Conservation Service
State: Board of Water and Soil Resources
           Minnesota Department of Agriculture
Local: Soil and Water Conservation Districts
       Watershed Districts
       Counties
4) Financial Assistance
Federal: Farm Service Agency/Natural Resources Conservation Service
State: Board of Water and Soil Resources
                      Minnesota Department of Agriculture
Local: Clean Water Partnership Projects

5) Regulation
Federal: Environmental Protection Agency
                      National Oceanic and Atmospheric Administration
State: Minnesota Pollution Control Agency
                      Minnesota Department of Natural Resources - Conservation Officers
Local: County Feedlot Programs
                      County Law Enforcement

Agency Roles
Minnesota Agricultural Experiment Station
• Conduct needed research as identified by industry and agencies to provide an adequate scientific base for proper feedlot siting.
• Provide research that contributes to a reduction of the pollution potential of livestock manure.
• Incorporate livestock issues in farming system and sustainable agriculture research.

Minnesota Extension Service
• Provide leadership to implement educational programs related to feedlots and manure management.
• Cooperate with state and federal agencies in distributing information relating to feedlots through use of the existing Minnesota Extension Service network.
• Conduct applied research to evaluate and adapt existing and new technologies.
• Cooperate in providing training for local governmental officials that results in a consistent interpretation and application of criteria to evaluate feedlot impacts.

Minnesota Board of Water and Soil Resources
Enable local government units to provide educational, technical and financial assistance to livestock producers for feedlot pollution abatement and proper manure management. Specifically:
• Serve as the administrative agency for the statewide Local Water Management Program, which is key to definition of local water priorities and integration of local, state and federal water quality programs at the local level. Administer Local Water Management Challenge Grants to local government units for implementation of local water management plan priorities, including feedlot pollution abatement.
• Administer State Cost-Share Programs, including Feedlot Water Quality Management and regular State Cost-Share Program grants to SWCDs for feedlot pollution abatement. These grants are for both technical and financial assistance.
• Administer the state Nonpoint Engineering Assistance Program, which provides grants to SWCDs for shared engineers and technicians in 11 SWCD Technical Services Areas to provide technical assistance for feedlot pollution abatement and many other conservation practices.
• Develop and/or disseminate information and education materials.
• Provide technical and administrative training and assistance to local government units and other partners.
• Coordinate with local government units, other involved state and federal agencies, the University of Minnesota and others to help ensure effective and efficient delivery of education, training and technical and financial assistance.
• Provide a forum for coordination and policy development that fosters effective water and soil resource management through local units of government.
• Provide dispute resolution services for certain state water management laws and programs.
Minnesota Department of Agriculture

- Develop and disseminate information and education materials statewide and participate in multi-agency efforts to provide effective delivery of information and technical resources to livestock producers.
- Assist in the environmental prioritization of targeting state and local funds for environmental upgrades to feedlots.
- Assist producers in the assessment of their environmental, economic and business options during their decision-making process of deciding how to respond to, or comply with state and federal feedlot regulations and programs.
- Conduct research on economically and environmentally viable options for producers to manage livestock waste.
- Develop, evaluate, improve and refine best management practices.
- Provide assistance to local governments in developing local ordinances for feedlots and integrating feedlot planning into local comprehensive plans. The MDA has statutory authority to review these plans and local governments are required to report to the MDA on changes with their plans.
- Where appropriate, working with the MPCA and local governments, deliver information to producers through the MDA Milk Inspectors in accordance with an memorandum of understanding (MOU) between the agencies (e.g. registration, open lot agreement, etc.)
- Provide information and data to assist producers and local governments in the siting of livestock facilities.
- Provide education and financial assistance for sustainable agriculture practices such as rotational grazing and organic farming methods. Assistance is also provided with dead animal composting, in conjunction with the Board of Animal Health.
- Provide financial assistance for animal waste control structures, manure management equipment, abandoned well sealing, and other work that mitigates or prevents nonpoint source pollution.
- Coordinate the certification program for licensing animal waste technicians who apply manure for hire.
- Manage the manure testing lab certification program.

Minnesota Department of Natural Resources (MDNR)

Provide enforcement backup through Conservation Officers, including assisting in on-site investigations with uncooperative operators. Criminal law enforcement investigation authority regarding water pollution and other environmental violations rests with MDNR Conservation Officers.

- Investigate fish kills, working with MPCA on kills that involve feedlots.
- It should also be noted that the MPCA and the MDNR maintain a Memorandum of Understanding concerning pollution enforcement. The MPCA is responsible for regulation of pollution caused by animal confinement facilities in Minnesota, through Minn. R. ch. 7020 and the Federal National Pollutant Discharge Elimination System program. Criminal law enforcement investigation authority regarding water pollution and other environmental violations rests with MDNR Conservation Officers, and the Memorandum of Understanding clarifies how they will be used in feedlot enforcement.

The statutes most commonly used when dealing with feedlot related violations include: M.S. 609.671 subd. 8 and 9, and M.S. 115.061, 115.07, and 115.071; and M.S. Chs 97A.341 and 97A.345.

Minnesota Environmental Quality Board

The Environmental Quality Board (EQB) is currently studying the mandatory category threshold levels in the environmental review rules (Minn. R. parts 4410.4300 and 4410.4400) to determine whether the thresholds are still appropriately placed to balance environmental protection and public benefit with administrative burden. In addition, the Governors Livestock Advisory Task Force Report (June 2004) contained a recommendation for the Governor to: “Direct the EQB to evaluate animal unit thresholds triggering EAWs.” An amendment to the animal feedlot mandatory category threshold level is currently under consideration by the EQB.
Farm Service Agency (FSA)
The Farm Service Agency, of the USDA, administers various farm commodity, conservation and environmental protection and emergency programs. The USDA-Natural Resources Conservation Service (NRCS), local SWCD, the Forest Service, and State Forest agencies provide technical program guidance to FSA. The University of Minnesota Cooperative Extension Service also provides educational support and planning assistance. FSA provides various forms of payments under several conservation programs. Cost-share and incentive payments are available under the EQIP.

Soil and Water Conservation Districts
Enable agricultural producers and other private landowners to be more effective stewards of water and soil resources, including feedlot runoff control and manure management. Specifically:

- Work directly with producers to identify feedlot and manure management problems and potential solutions.
- Provide information and education to producers regarding feedlot best management practices.
- Serve as the employer and local administrator for shared engineers and technicians employed via the state Nonpoint Engineering Assistance Program.
- Provide technical and administrative assistance to producers for conservation practice design and implementation.
- Coordinate financial assistance for eligible feedlot pollution abatement and manure management practices, including local administration of State Cost-Share Programs and the Agricultural BMP Loan Program.
- Review and determine eligibility and amount of financial assistance for remediation projects under some financial assistance programs.
- Provide construction inspection assistance for practice implementation.
- Periodically monitor operation and maintenance of practices installed with state cost-share.
- Provide advice and assistance to local governments, state agencies, and federal agencies to develop and implement effective environmental programs at the local level.

Counties
- May develop official controls for manure utilization, application, incorporation, and establish setbacks from potential sources of contamination of manure disposal and the location of feedlots from other land uses where those uses may not be compatible. These controls must be as stringent as the state standards and may impose additional requirements.
- Implement the Local Water Management Program (often in cooperation with the SWCD) to develop comprehensive local water management plans and to implement local water management challenge grants.

County Feedlot Officer
- Assist the livestock producers with registration and completion of the MPCA feedlot permit application.
- Assist the MPCA with public education on requirements within the livestock industry and to be the contact for the livestock producers and the MPCA.
- Direct producers to potential cost-share programs.
- Determine that all state and federal permits have been applied for.
- Conduct inspections to determine if pollution problems exist, respond to complaints and take appropriate actions to ensure compliance with rules.

Minnesota Pollution Control Agency
- Administer rules regulating animal confinement facilities, including both Minnesota state rules and NPDES permit program. Conduct inspections, respond to complaints and take appropriate actions to ensure compliance with rules.
• Set state standards for control of potential pollution hazards from feedlots.
• Provide technical assistance to county feedlot officers with administration of county feedlot program.
• Conduct environmental reviews when EAWs are required for new and expanding feedlots.
• Provide information, education and technical assistance to producers, consultants, government agency staff and the public.
• Evaluate technical information related to water quality impacts of animal confinement and manure storage facilities.
• Adopt appropriate technical standards for manure storage facility construction and manure nutrient management.
• Maintain records of facilities reviewed for potential pollution hazards.

Natural Resources Conservation Service-USDA
• Provide technical assistance for the planning, investigation, design, and construction of feedlot pollution abatement systems.
• Prepare manure management plans for cooperators.
• With input from others, prepare and maintain technical standards for conservation practices, including pollution abatement components.
• Responsible for certifying the need for and completion of conservation practices for federal cost sharing.
• Provide technical assistance for planning and application of conservation practices for erosion control and water quality improvement on agricultural lands, including practices for pasture and streambank management.
• Administer the EQIP. Environmental Quality Incentives Program provides up to 50 percent cost-share payments to farmers for installation of conservation practices, including animal waste storage structures.

Agency Programs and Activities

Research and Technical Evaluation
Technical expertise to conduct research on manure management and feedlot issues is available at the University of Minnesota, College of Agricultural, Food, and Environmental Sciences, and the Minnesota Agricultural Experiment Station. Technical evaluation is conducted by UM Extension Service faculty and other state and federal staff.

Between 1994 and 2003, the Feedlot and Manure Management Advisory Committee (FMMAC) provided advice on the issues and priorities for research needs on manure management and odor and air quality measurement and mitigation. In 1998, as a result of recommendations from FMMAC members and others, a Generic Environmental Impact Statement (GEIS) on animal agriculture was funded by the state Legislature. The GEIS study was completed in 2002.

Results from the GEIS will be incorporated into future standards and specifications for construction, operation and maintenance of feedlot facilities. It will be important that the research priorities be set on the basis of interaction with local officials and planning staff, so that research can be brought to bear on the critical questions facing producers. The GEIS has provided significant information regarding animal agriculture issues.

Information and Education
All federal, state and local government units and the Minnesota Extension Service have a role in information and education efforts. Training and education to meet these various needs should be carried out in a number of ways, ranging from the development of fliers, information sheets, and/or video tapes, to workshops, seminars, and demonstration projects, and one-on-one contacts between livestock producers and staff from state and local governments. Modular displays for county fairs, local meetings, or other gatherings can be used to communicate on a grass roots level.
In 2001, the MPCA and MDA developed a Memorandum of Understanding (MOU) to guide MDA milk inspectors in providing information to dairy producers. This MOU was revised in 2004 to more clearly define the roles of the MPCA and the MDA in the agreement.

Computer programs to assist in the development of manure management plans will assist local conservation officials and will be a direct benefit to producers who have computers available to them. The Minnesota Extension Service should have the leadership role in development of decision aids and educational programming on management and utilization of manure. The development of decision aids and educational programming on management and utilization of manure should include input from producers and other private and public agricultural professionals.

Prevention of pollution from animal manure requires not only appropriate pollution control facilities, but good management as well. Many of the practices that prevent pollution from animal manure also maximize its value as fertilizer and provide a financial benefit to the producer. Further education and training is needed for producers to increase the implementation of such practices.

County Feedlot Officers, zoning officials, water planning staff, and other local officials could benefit from additional training to identify feedlot pollution problems and to be able to effectively administer programs and projects designed to control nonpoint source (NPS) pollution from animal feedlots.

In addition, private crop consultants who work with livestock producers must be knowledgeable about the utilization of manure for its nutrient value.

There is also a need for farmers, farm lenders, realtors and others involved in agriculture to become more knowledgeable of the MPCA Feedlot Permit requirements. The rule revisions change the requirements for permitting significantly, and producers need to be aware of what types of activities require permits. Agencies should also consult with producers, custom applicators, contractors, and other private professionals who work closely with producers.

**Technical Assistance**

Technical assistance is provided for feedlot pollution control systems (e.g. structural and management practices) at the local level through federal, state and local government programs and staffing, with technical training and support at the regional and state level. Federal, state and local government units currently providing assistance at the local level are the NRCS, SWCDs and UM Extension. Assistance provided includes:

1. inventory and evaluation
2. planning for structural and management practices
3. site inspections
4. design
5. comprehensive nutrient management and manure management planning
6. technical assistance for implementation
7. operation and maintenance follow-up

At the regional or state level, assistance provided includes training, development of standards and technical aids, direct assistance for complex problems, technical review and approval of designs.

Manure storage structures must be designed by a professional engineer or under NRCS-BWSR-SWCD Engineering Technical Approval authority for federal and state cost-share programs. The State of Minnesota Board of Architecture, Engineering, Land Surveying, Landscape Architecture, Geoscience and Interior Design regulates the practice of engineering in Minnesota. Consultants can provide technical assistance for the EQIP Program as a Technical Service Provider and for State Cost-Share Programs. Interest in this work by engineers outside the NRCS and SWCD staff is increasing.
At the present time, the demand for technical assistance for the design of animal manure pollution control facilities and nutrient management planning exceeds the capacity of the agencies involved. With increasing environmental awareness, it is expected that the demand for technical assistance for animal manure pollution control systems and nutrient management will remain at high levels. When federal cost-share funds are involved, consultant-prepared plans must be reviewed by NRCS unless the consultant is a certified TSP.

In that case, the consultant has certified to the NRCS that they are familiar with NRCS standards, and no review is performed prior to construction. NRCS may reimburse landowners for a portion of the engineering fees when a certified TSP is used. Only post-construction quality assurance reviews are then performed by the NRCS.

Program needs include staffing, training, design standards and methods, engineering supervision and approval, and technical assistance for non-cost-shared work.

Staffing levels need to be increased to match technical assistance needs. At this time, availability of technical assistance at the local level limits design and construction of feedlot pollution control systems. However, if staffing is increased at the local level, an increase at the regional and state levels will also be needed for training and technical support. Funding sources for increased technical assistance must be identified and developed. Funding for additional technical assistance should be directed to high priority areas of the state.

Additional staff were hired in southeastern Minnesota through a 319 grant to assist with promotion and implementation of Open Lot Agreement. Additional efforts such as these should be encouraged.

Training of both existing and new staff must be provided to make the most efficient use of limited technical and financial assistance. This training should be focused on both structural and management practices and be coordinated among all cooperating agencies. Technical design standards and methods need to be developed and improved to more efficiently provide assistance to cooperators. NRCS standards need to be evaluated and updated to reflect current technology, and environmental concerns. Existing tools and models used to assess pollution potential from feedlots need to be reviewed and updated.

Technical decision aids are needed for the development of nutrient management plans. The Minnesota Extension Service, together with NRCS, BWSR, and MPCA developed a technical training manual on manure management that is accompanied by a computer program to assist in the development of these plans.

By standardizing manure management recommendations between these various agencies in this way and by providing tools such as the computer program, staff time devoted to developing manure management plans and confusion on the part of producers has been reduced.

Public technical assistance for non-cost-shared work is almost nonexistent at this time. Improperly designed and constructed systems can present a serious pollution hazard. Additional guidance for consultants and contractors working on pollution abatement and manure storage and handling systems would be helpful. Minnesota Extension Service, in cooperation with other agencies, could provide training and support to these professionals.

Financial Assistance
The EQIP provides financial assistance in the form of cost sharing and incentive payments to farmers for applying conservation practices on their land. At this time, at least half of this assistance must be targeted toward livestock related practices. These include waste management systems and grazing systems. Contracts are awarded on a competitive basis and can result in the operator receiving up to 50 percent cost share for the five to ten year contract. Limited state cost share monies are available, which can provide or increase the total cost share amount to 75 percent at some sites. Technical assistance on EQIP practices is provided by NRCS, SWCDs, private Technical Service Providers, MDNR, and the U.S. Forest Service.
Chapter 7 Feedlots

The state cost-share programs administered by the BWSR provide financial assistance through local Soil SWCDs, including feedlot pollution abatement systems. Clean Water Partnership (CWP) grants from the MPCA may provide funding for correction of pollution problems associated with CWP projects.

The MDA’s Energy and Sustainable Agriculture Program provides grants and loans on a competitive basis to support sustainable agriculture practices, such as alternative livestock production systems, on-farm composting, manure utilization, and testing. The grants are for up to $25,000 and the loans are up to $15,000 per farmer and up to $75,000 for groups of farmers.

Another program that in the past provided valuable incentives for construction or purchase of pollution control facilities and equipment was a ten percent state income tax credit on such expenditures. This program was eliminated. It had provided over $1,000,000 per year in assistance to farmers. Efforts should be made to either restore the program, or to replace the lost pollution control funds by increasing funds directed to state cost share programs.

The State Revolving Fund (SRF) program provides low interest financing through the MDA’s Agricultural BMP Loan Program for installation of animal waste control facilities and manure management equipment for operations with less than 1,000 animal units. The Minnesota Legislature has also contributed additional funds for feedlot upgrades through this program. These funds are available through counties, watershed districts or local Soil and Water Conservation Districts. The Rural Finance Authority can provide loans to qualifying individuals for feedlot improvements.

Regulation - Permitting and Enforcement

State rules regulating feedlots have been in effect since 1971, were revised in 1979 and again in 2000. These rules give Authority to the MPCA to control pollution from livestock facilities, and to delegate Authority to county government for non-NPDES permitting. National Pollutant Discharge Elimination System permits are required for all facilities with 1000 or more animal units under state law and those which are less than 1000 animal units but which exceed the animal number thresholds established by the USEPA. The other smaller feedlots are regulated through state authorities and are considered to be nonpoint sources.

The purpose of the MPCA feedlot program is to review facilities for their potential water pollution hazards so that existing problems may be identified and corrected, or potential hazards with new facilities can be prevented prior to construction. Authority to administer this program for certain facilities can be delegated to county government.

In the process, producers must submit information regarding their livestock facilities and manure management. Both existing and proposed livestock facilities are reviewed for potential water pollution hazards. If pollution hazards are created by existing facilities, the MPCA requires that these hazards be corrected within twenty-four months of issuance of a MPCA interim permit, unless it is not possible for technical reasons to correct the pollution problem within this time. For more difficult problems, the MPCA may allow up to five years for correction using a State Disposal System (SDS) permit.

The MPCA also may take enforcement actions when compliance cannot be attained through assistance and permitting. A wide variety of enforcement tools are available, from “Letters of Warning” to “Administrative Penalty Orders” to civil and criminal actions. Existing facilities that meet the technical standards of the rule and do not propose to expand or change do not need permits, but they must register their operation with the state or delegated county. State permits are not required for construction or expansion of facilities with less than 300 animal units as long as the technical requirements of the rule are met. Correcting pollution hazards at these smaller sites may require an interim permit.

Manure storage capability and having adequate land available to allow maximum utilization of nutrients need to be goals for livestock producers. Incorporation of these components in the planning and permitting process could provide management, economic and water quality benefits.
Participation of counties in the feedlot program through administration of the MPCA county feedlot program provides an excellent mechanism for the county to coordinate planning and zoning efforts with feedlot permit issuance. Fifty-three counties are currently delegated to issue permits for facilities which do not require an NPDES permit. In addition, cost-share and technical assistance programs are administered at the local level, so local needs and efforts on feedlot pollution control may be efficiently administered through county staff coordination, reducing the number of agencies the producers must deal with.

There are two primary reasons why counties have chosen not to administer this program:

1. Lack of funding for the required staff.
2. Lack of support from the county board to regulate agricultural practices. Education of local government staff, livestock owners and the general public on issues related to feedlot pollution problems may help resolve the lack of support for county feedlot programs.

USEPA’s National Pollutant Discharge Elimination System Program for feedlots is also administered by the MPCA, resulting in the requirement of all producers housing more than 1000 animal units to apply for a NPDES permit. Currently over 900 Minnesota feedlots have NPDES permits. MPCA has developed a general permit for livestock production facilities. The general permit has been designed to cover most facilities required to operate under an NPDES permit, except those with current discharges, past enforcement history and where special considerations result in additional conditions needed in the permit.

The Minnesota Department of Natural Resources is involved with the regulation of fish kills. The primary statutes used when dealing with such violations include M.S. 609.671 subd. 8 and 9, and M.S. 115.061, 115.07, and 115.071.

**Best Management Practices (BMP)**

The following BMP are commonly used to reduce nonpoint source pollution from feedlots. This list is not comprehensive and does not suggest additional BMPs would have no benefit but, is provided to highlight the more common BMPs for feedlots.

Please refer to Part I Agricultural BMPs, Part II Erosion and Sedimentation BMPs and Part III Other Cultural and Structural BMPs included in Appendix B of the NSMPP for definitions of the following BMPs.

**Part I Agricultural BMP’s**

8  Critical Area Planting
10  Deferred Grazing
11  Diversion and Terraces
12  Fencing
17  Grassed Waterway or Outlet
21  Lined Waterway or Outlet
22  Use Exclusion
23  Nutrient Management
25  Pasture and Hayland Management
26  Pasture and Hayland Planting
28  Prescribed Grazing
33  Riparian Buffer
34  Shade Areas
36  Soil Testing and Plant Analysis
41  Vegetative Filter Strip
42  Waste Management System
43  Waste Utilization
44  Water and Sediment Control Basin
45  Water/Feeder Location
Chapter 7 Feedlots

**Needs, Priorities and Milestones**

The action plan provided below summarizes the goals and proposed action steps and milestones. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

The goals fall into two major categories. Goals 1 to 4 deal with protection of environmental quality from specific aspects of feedlot and manure management, including: 1) land application of manure; 2) runoff from the feedlot facility; 3) seepage from liquid manure storage areas; and 4) air emissions. Goals 5 to 7 relate to management strategies for the entire feedlot program, with each goal encompassing multiple aspects of feedlot and manure management. More specifically, Goals 5 to 7 deal with: collecting and tracking information to establish risk based priorities; coordination and communication amongst all involved parties; and assisting producers with options for improving existing feedlots and siting new facilities.

The goals and action steps reflect the need to move forward on two parallel tracks. We need to continue to make progress on issues that clearly need attention. At the same time we need to strive to collect and assess additional information so that our future efforts can better target areas where environmental gains are needed and practical.

The highest priority goals are generally considered to be Goals 1 and 5. Land application of manure has been recognized in many studies as the most influential part of feedlot management affecting water quality.

Accomplishment of Goal 5 will enable Minnesota to better manage feedlots in the context of TMDL and will provide information needed to establish work priorities and future policies.

The list of action steps includes many more tasks than we expect to fully accomplish during the next five years, given resource limitations. Each year we will evaluate the action steps to determine which are the highest priority issues for seeking funding (e.g. during the time of annual reporting). The action steps below includes “needs,” which are those activities that agencies generally agree are desirable to achieve. Within the list of needs are various levels of priorities.

**Those goals and action steps marked with “****” are those that are considered to be the highest priority. Those marked with a “***” are considered a high priority. Those marked with a “*” are needed, but are a lower priority than the other categories.**
Chapter 7 Feedlots Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the 2008 through 2012 milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1**Reduce Pollutant Transport to Surface and Ground Waters Associated with Land Application of Manure.

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<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>1. Feedlot officer inspections of records*** Increase inspections of land application</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA</td>
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<td>records and actual practices to assess compliance, and to provide more opportunity</td>
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<td>to discuss with producers the importance of proper land application practices. Improve</td>
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<td>existing forms and processes used to inspect land application records, and provide</td>
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<td>associated training.</td>
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<td>2. Commercial applicator training*** Offer high quality training options for commercial</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Workshop Fees,</td>
<td>MDA MPCAG Extension</td>
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<td>animal waste technicians, who are required to maintain a certain level of continuing</td>
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<td>3. Inspections of commercial applicator activities*** Increase inspections of</td>
<td>X</td>
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<td>MPCA, MDA</td>
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<td>applicator records and of actual practices during manure spreading.</td>
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<td>4. Winter application*** Review and conduct research on winter application effects on</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>MPCA, USDA-ARS</td>
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<td>water quality. Include a component of inspecting winter application sites during spring</td>
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<td>runoff periods.</td>
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<td>5. Education Programs** Hold regularly offered in-depth educational courses in manure</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State 319 Workshop</td>
<td>Extension MPCA, NRCS, MDA</td>
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<td>application and nutrient management for a wide variety of audiences, including technical</td>
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<td>service providers, producers, agency and county staff, and others.</td>
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<tr>
<td>6. <strong>Publications</strong> Keep existing publications and materials up-to-date and develop new and/or improved ways of communicating land application requirements and voluntary best management practices. Build from past efforts such as the GEIS documents, where possible.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State 319</td>
<td>MPCA, MDA, Extension, NRCS</td>
</tr>
<tr>
<td>7. <strong>Demonstrate equipment and practices</strong> Hold on-farm demonstrations of equipment and practices which are practical and protect water quality. Emphasize equipment and technologies which can achieve low enough rates to meet state rule requirements, and injection equipment which maintains residue cover.</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
<td>319 event fees, USDA-NRCS, MDA, MPCA</td>
<td>Extension, NRCS, MPCA, MDA, BWSR</td>
</tr>
<tr>
<td>8. <strong>Software for manure management planning</strong> Survey users of computer programs. Work toward improving existing software programs used for writing manure management plans. Provide training on these computer tools to producers, technical service providers, and agency staff. Ensure that software activities are coordinated amongst the agencies. Work to simplify manure management planning and make it more useful for producers.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>NRCS, MPCA, 319 workshop and software fees</td>
<td>U of MN, MPCA, NRCS</td>
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<td>Milestones (Action Steps)</td>
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<td>Funding Source(s)</td>
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<tr>
<td><strong>9. Value of Manure</strong></td>
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<td>X</td>
<td>X</td>
<td>X</td>
<td>MDA</td>
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<td>MPCA</td>
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<td>USDA-CSREES</td>
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<td>MPCA</td>
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<tr>
<td><strong>10. Assess current rules</strong></td>
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<td>MPCA</td>
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</table>

9. **Value of Manure** Increase awareness of the real value of manure as a soil amendment so that it is managed judiciously
   - a) Improve tools and training to provide increased emphasis on the economics of manure management;
   - b) Develop brochures and information campaigns that describe the many benefits of properly managed manure on soil properties;
   - c) Conduct educational events on ways to maximize the benefits of manure phosphorus additions in the most economical and environmentally friendly ways;
   - d) Conduct research on ways to maximize the benefits of manure as a way to improve soil quality and reduce runoff and erosion;
   - e) Increase producer and public awareness of the potential benefits of manure to reduce sediment losses to waters, and the benefits of dairies and other farming systems which maintain vegetative cover (e.g. grasses, alfalfa, clover) on sloping land.

10. **Assess current rules**: Assess existing feedlot rules for ways in which the rules reduce the real or perceived value of manure. In particular examine alternative approaches to rules dealing with transferred ownership of manure for land application.
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<tr>
<th>Milestones (Action Steps)</th>
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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td><strong>11. Alternative uses</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA, U of MN, USDA/AURI</td>
<td>MDA Extension AURI</td>
</tr>
<tr>
<td>Research, identify and communicate alternative uses for manure and how to market alternative uses (e.g. manure composting). Develop informational publications on ways to use manure as a source of energy, including anaerobic digesters and incineration. Research new ways to convert manure into energy sources.</td>
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<td><strong>12. Phosphorus management</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>U of MN, NRCS, MPCA, MDA</td>
<td>U of MN, NRCS, MPCA, MDA</td>
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<tr>
<td>Evaluate phosphorus management policies and BMPs in light of the most recent research and consider adjustments where needed. Increase the use of the P index as a way to prompt improvements in phosphorus management.</td>
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<td><strong>13. Preferential flow of manure</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, LCCMR, USDA/CIG/NRCS</td>
<td>U of MN, MDA, MPCA</td>
<td>U of MN, MDA, MPCA</td>
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<tr>
<td>Research nutrient and pathogen losses to tile inlets and other avenues of preferential flow in manured fields and use the results to adjust policies and BMPs where needed. Research alternatives to open tile intakes which increase water quality protection.</td>
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<td><strong>14. Cropland availability</strong></td>
<td>X</td>
<td>X</td>
<td>319, LCCMR, USDA/CIG/NRCS</td>
<td>U of MN, MDA, MPCA</td>
<td>U of MN, MDA, MPCA</td>
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<tr>
<td>Monitor cropland availability relative to acreage needed for manure applications. Animal density information on a minor watershed or slightly larger scale can be used to help prioritize where records inspections and monitoring are most needed, and can be used in local planning efforts.</td>
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</table>
### Goal 2 **Assist Producers with Methods to Correct Feedlot Runoff and Discharges to Surface Waters.**

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<th>Milestones (Action Steps)</th>
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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Technical assistance staff for low cost solutions</strong>* Secure new positions with SWCD Technical Services Areas to work on providing technical assistance for low cost improvements to open lot runoff (i.e. without need for cost share).**</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA, 319 BWSR</td>
<td>BWSR, MPCA Jt. Powers Bds</td>
</tr>
<tr>
<td><strong>2. Implementation of Open Lot Agreements</strong> Expand guidance on procedures for implementation of phase 1 and phase 2 of Open Lot Agreements under state rules. Evaluate how existing policies and assistance are working to protect water quality associated with open lot runoff.</td>
<td>X</td>
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<td>MPCA</td>
<td>MPCA, NRCS, BWSR, MDA</td>
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<tr>
<td><strong>3. Financial Assistance</strong> Coordinate cost share and regulations on open lot agreements. Seek to supplement 50% EQIP cost share for fixing high priority open lot runoff problems.</td>
<td>X</td>
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<td>MPCA, BWSR</td>
<td>MDA, BWSR</td>
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<tr>
<td><strong>4. Written guidelines on low cost pollution prevention</strong> Develop written guidelines for use by farmers who choose to install BMPs to reduce open lot runoff. Also update dead animal composting publication and evaluate the need for other publications.</td>
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<td>319 State MPCA, MDA, NRCS, BWSR</td>
<td>MPCA, MDA, NRCS, BWSR Jt. Powers Bds.</td>
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<td>Milestones (Action Steps)</td>
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<tr>
<td><strong>5. Filter strip standards and guidelines</strong> MPCA, NRCS and BWSR work together to align</td>
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<td>MPCA, NRCS, BWSR</td>
<td>MPCA, NRCS, BWSR</td>
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<tr>
<td>guidelines, as the agencies work to finalize interim documents on the use of filter</td>
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<td>Extension</td>
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<td>strips. Continue evaluating and clarifying use of filter strips at non-CAFO sites.</td>
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<td>Conduct workshops/training on the pros and cons of filter strips and proper design</td>
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<td>options of vegetated treatment areas.</td>
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<td><strong>6. Research new ways to treat feedlot runoff</strong> Conduct on-farm research of woodchip</td>
<td>X</td>
<td>X</td>
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<td>319, LCCMR</td>
<td>U of MN</td>
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<td>biofilters to treat feedlot runoff. If promising, install several demonstration biofilters</td>
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<td>at feedlots.</td>
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<td><strong>7. Continue research and installation of milkhouse wastewater treatment systems</strong></td>
<td>X</td>
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<td>319</td>
<td>U of MN, MPCA</td>
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<tr>
<td>Continue to research improved methods for milkhouse waste treatment and increase</td>
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<td>Extension</td>
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<td>adoption of proven technologies for treating milkhouse wastewater at more dairy</td>
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<td>facilities.</td>
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<tr>
<td><strong>8. Training on new FLEval model</strong> Hold training sessions for technical service</td>
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<td>319 MPCA</td>
<td>U of MN, MPCA,</td>
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<tr>
<td>providers and agency/county employees on the use of the upgraded FLEval model.</td>
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<td>NRCS, BWSR</td>
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<tr>
<td><strong>9. Roof guidelines and training</strong> Develop brochures and training on the pros and</td>
<td>X</td>
<td>X</td>
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<td>NRCS, BWSR, MDA</td>
<td>NRCS, BWSR</td>
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<tr>
<td>cons of roofs vs. runoff containment structures or other ways of managing feedlots.</td>
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</table>
## Goal 3**Ensure that Ground Water Quality is Protected at Manure Storage Areas**

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<tr>
<th>Milestones (Action Steps)</th>
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<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td><strong>1. Further Evaluate Large Liquid Storage Liners</strong></td>
<td>X</td>
<td>X</td>
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<td>MPCA</td>
<td>U of MN, MPCA</td>
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<tr>
<td>Conduct ground water monitoring (e.g. geoprobe and monitoring well investigations) at</td>
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<td>large liquid manure storage areas used for 5-10+ years to evaluate long term effectiveness</td>
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<td>of liners. Conduct monitoring in different areas of the state and focus on the highest</td>
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<td>risk situations.</td>
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<tr>
<td><strong>2. Alternatives to liquid storage</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>MPCA 319</td>
<td>MDA, MPCA</td>
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<tr>
<td>Conduct research and education on alternatives to liquid storage such as dairy composting</td>
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<td>barns, roofs with stockpile storage, and managed grazing.</td>
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<td><strong>3. Training on manure storage design, construction and inspection</strong></td>
<td>X</td>
<td>X</td>
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<td>Workshop fees</td>
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<tr>
<td>Provide periodic training for public and private technical service providers, regulatory</td>
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<td>MPCA NRCS 319</td>
<td>NRCS Extension</td>
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<td>staff and others on design, construction and inspection of manure storage areas.</td>
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<td><strong>4. Review standards</strong></td>
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<td>X</td>
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<td>MPCA</td>
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<td>Review manure storage standards to ensure that standards and policies provide protection</td>
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<td>that is up-to-date with the collective body of research and monitoring.</td>
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## Goal 4**Increase the Level of Adoption of Air Emission Control Methodologies**

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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td><strong>1. Review regulations</strong></td>
<td>X</td>
<td>X</td>
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<td>MPCA</td>
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<td>and policies associated with odor control and make adjustments as necessary.</td>
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<td><strong>2. Education on odor control technologies</strong></td>
<td>X</td>
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<td>X</td>
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<td>USDA MPCA</td>
<td>U of MN Extension</td>
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<td>conduct education on the use of biofilters and other odor control technologies.</td>
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<td><strong>3. Pump-out odor</strong></td>
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<td>U of MN Extension</td>
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</table>
Goal 5** Collect, Assess and Quantify Current Feedlot and Manure Management Practice Information and Establish Risk-based Priorities, Programs and Policies from this Information and Associated Feedlot Research

<table>
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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>1. <strong>Farmer surveys compiled</strong>*&lt;br&gt;Survey and interview farmers, commercial applicators and nutrient management planners about nutrient and manure management practices (e.g. through the FANMAP program). Include information on phosphorus management. If possible, establish a system to return to the same producers periodically over a long period of time. Examine feasibility of conducting ongoing statewide statistical assessments of nutrient management practices (see also 5.3 - targeting TMDLs)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319</td>
<td>MDA, MPCA</td>
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<tr>
<td>2. <strong>Evaluate relative risks</strong>*&lt;br&gt;Evaluate which types of feedlot runoff scenarios present the greatest relative risk to water quality and evaluate which scenarios should be the highest priority based on such factors as cost/benefit analysis and mass loading reductions to achieve TMDLs.</td>
<td>X</td>
<td>X</td>
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<td>MPCA 319</td>
<td>MPCA, U of MN, MDA</td>
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<tr>
<td>3. <strong>TMDL manure management assessments</strong>*&lt;br&gt;Conduct manure management surveys/inventories to establish existing land application practices and open lot management in watersheds with TMDLs related to feedlot pollutants. Identify the potential to reduce pollutant loading with improved management practices in these watersheds. Prioritize feedlot mitigation activities to move toward compliance with TMDLs.</td>
<td>X</td>
<td>X</td>
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<td>319</td>
<td>MPCA, U of MN, MDA, BWSR</td>
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<td>Milestones (Action Steps)</td>
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<td>Funding Source(s)</td>
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<tr>
<td>4. <strong>Evaluate feedlot sources for TMDLs</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>MPCA</td>
<td>U of MN, MDA, MPCA</td>
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<tr>
<td>*** Quantify the extent of feedlot pollution problems in watersheds with TMDLs. Identify which of the feedlot facility activities impact waters the most and how these impacts compare to other pollution sources in the watershed. Develop standardized approaches and tools for greater efficiency when evaluating relative risks of feedlot and manure spreading activities for TMDL development.</td>
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<td>5. <strong>Database improvement</strong></td>
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<td>MPCA, EPA, 319</td>
<td>MPCA, BWSR</td>
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<tr>
<td><strong>Improve the Minnesota feedlot information database and include more information about which sites have pollution problems that are a high environmental priority. Consolidate existing databases if necessary to simplify data extraction and analysis. Allow better tracking of nitrogen and pathogen control.</strong></td>
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<td>6. <strong>Evaluate bacteria contributions from feedlots</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>MPCA, 319, USDA</td>
<td>U of MN, MPCA, MDA, MDH</td>
</tr>
<tr>
<td><strong>Research the relative contributions of feedlots, land application of manure, and pastures to bacteria in waters impaired with elevated bacteria. Publish BMPs to reduce bacteria transport to waters. Conduct research and monitoring to identify how various manure management practices affect bacteria losses to surface waters.</strong></td>
<td></td>
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</tr>
<tr>
<td>7. <strong>Assess existing rules</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>MPCA</td>
<td>MPCA, MDA, BWSR, NRCS, U of MN</td>
</tr>
<tr>
<td><strong>Evaluate existing feedlot rules to ensure that they focus on the highest environmental priorities. Evaluate pros and cons of changing from a concentration based standard to a loading based standard or practice standards.</strong></td>
<td></td>
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<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
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<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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</tr>
<tr>
<td>8. <strong>Paired Watersheds</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319, MPCA, MDA, USDA</td>
<td>U of MN Ext., MPCA, MDA</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>9. <strong>Risk based work plans</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>MPCA</td>
<td>MPCA, MACFO</td>
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</tr>
<tr>
<td>10. <strong>Antibiotics and emerging issues</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>EPA</td>
<td>U of MN, MDH, Bd. of Animal Health</td>
</tr>
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<td></td>
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</tr>
<tr>
<td>11. <strong>Cost Share Priorities</strong></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>NRCS, BWSR, MDA, MPCA</td>
<td></td>
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</tr>
<tr>
<td>12. <strong>Fish kill tracking</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>DNR, MPCA</td>
<td>MDNR, MPCA</td>
</tr>
</tbody>
</table>

- **Milestones (Action Steps)**: These are the steps or actions that need to be taken.
- **Funding Source(s)**: The sources of funding for each milestone.
- **Lead Agency(ies)**: The agencies responsible for leading each milestone.
Goal 6**Improve Communication and Coordination Avenues Associated with feedlot Regulations, Research, Education, and Assistance.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Hold meetings to improve coordination and communication*** Convene meetings as needed with representatives from the organizations previously involved in FMMAC to build working relationships amongst the groups and discuss such things as: • What is and is not working with current regulations • Inconsistent messages with producer groups and agencies • Identify research and education priorities • Results of recent research findings • Legislative issues • Convene special task forces when needed.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MDA, MPCA</td>
<td>MDA, MPCA</td>
</tr>
<tr>
<td>2. Improve electronic communications** Maintain and improve feedlot communications through electronic newsletters, e-mail prompts and updates; web sites, and other technologies</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA, MDA, U of MN, NRCS</td>
<td>MPCA, MDA U of MN, NRCS</td>
</tr>
<tr>
<td>3. Feedlot education forum and Website** Regularly convene a multi-agency feedlot and manure management education forum to discuss education priorities and strategies. Maintain a statewide manure and feedlot training opportunities Website.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Extension</td>
<td>UM Extension</td>
</tr>
<tr>
<td>4. Update Feedlot Policy Guides, reference guides, and web-links: Update the feedlot resource guide listing various agencies, consultants, county contacts, etc., involved in feedlot and manure management. Develop and improve feedlot reference guides with web links to all key documents.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA, MDA</td>
<td>MPCA, MDA</td>
</tr>
</tbody>
</table>
Goal 7**Evaluate and Expand ways to make it Easier for Livestock Producers to work on Pollution Prevention through Evaluating and Improving Existing Feedlots, and Finding the Best Sites for New Feedlots.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Help identify best sites for new feedlots*** Develop guidelines for counties working on local zoning regulations or policies affecting feedlots. Provide assistance to producer groups on the issue of finding new feedlot sites and technologies which provide the needed environmental protection. Seek further development of Geographic Information System (GIS) data layers that assist good environmental siting of new feedlots.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State, MDA</td>
<td>MDA, MPCA</td>
<td></td>
</tr>
<tr>
<td>2. Environmental Management Systems** Continue evaluation, improvement and expansion of Producer Group led Environmental Management Systems for livestock production.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, MPCA</td>
<td>MPCA, MDA, MDH, MDNR, BWSR, NRCS</td>
</tr>
<tr>
<td>3. Expand financial assistance** Expand availability of loans and consider tax credit program to provide greater level of incentives for implementing required fixes. Continue zero interest loans for digesters and other financial assistance for new facilities which exceed 7020 rules for environmental protection. Continue the dairy business planning grants program.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>State</td>
<td>MDA</td>
</tr>
<tr>
<td>4. Assess regulations** Evaluate how the rules are working to provide an efficient, environmentally sound, community/producer friendly regulatory process. Also assess how important regulation is in driving feedlot improvements (i.e. compared to education and assistance).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>MPCA</td>
<td>MPCA, MDA</td>
</tr>
</tbody>
</table>
### Milestones (Action Steps)

<table>
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<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>5. One stop shopping</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>MPCA</td>
<td>MPCA, MDA, NRCS, BWSR, SWCDs</td>
</tr>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>MPCA</td>
<td>MPCA, MDA, NRCS, BWSR, SWCDs</td>
</tr>
</tbody>
</table>

Promote, evaluate and further develop one stop shopping to make it easier for producers to meet financial, technical and regulatory needs when modifying or expanding a feedlot facility.
Chapter 8 Agricultural Erosion

Technical Committee Members
Doug Thomas, BWSR (formerly), Chair
Jim Anderson, U of M
LeAnn Buck, MN Assoc. of Soil and Water Conservation Districts
Mark Dittrich, MDA
David L. Johnson, MPCA
Greg Johnson, MPCA
David Mulla, U of M
Robin Zuccollo, NRCS

Introduction
Soil is one of Minnesota’s most valuable resources. Our fertile topsoil and skilled agricultural producers make Minnesota one of the outstanding crop producing regions in the world. Because our population and agricultural markets are becoming larger on a global basis, there is an expanding demand for the numerous products (e.g., food, clothing, and shelter) that come from the soil. It is important that this demand be translated into careful conservation and management of soil and not into exploitation. Minnesota’s soil, and water resources, must be maintained as a permanent, useful resource because future needs for productive soil will be even greater than those of the present.

In 2002, Minnesota’s agricultural production resulted in $8.58 billion in agricultural products sold, which ranked the state sixth, nationally. Minnesota ranks fifth nationally for total crop production based on the strength of its feed gains, wheat, soybeans and related products (2002 Census of Agriculture State Profile United States Department of Agriculture, Minnesota Agricultural Statistics Service). Minnesota’s soil resources and climate provides the foundation for this agricultural abundance. While agricultural producers often lament they have no control over the weather, they do in fact have the ability to manage the soil resource to sustain this bountiful production as well as to assure the long-term productivity and quality of our state’s irreplaceable soil and water resources.

There are approximately 21.4 million acres of cropland in Minnesota Natural Resources Conservation Service (NRCS 1992b). Pastureland accounts for an additional 3.3 million acres. Combined, these agricultural land uses reflect a majority (53 percent) of Minnesota’s landscape. Consequently, it is appropriate to focus on this land use as a potential source of nonpoint source (NPS) pollution and to recommend strategies for the control of erosion and sediment from these lands. Erosion arising from forested agricultural lands, except for those that are grazed, is not discussed in this chapter. Silviculture is addressed in Chapter 12, Forestry.

Pollutants and Impacts
Soil and water quality problems caused by agricultural land uses are now recognized by society as a significant environmental concern. Sediments from eroded cropland interfere with the use of waterbodies for transportation; threaten investments made in dams, locks, reservoirs, and other developments, and degrade aquatic ecosystems. Sediments contain nutrients that accelerate the rate of eutrophication of lakes, streams and wetlands. Compaction and declining levels of organic matter in the soil are other forms of soil degradation that may result in accelerated erosion and greater sedimentation.

Stormwater and snowmelt runoff from cropland and pastureland carry sediment nutrients, bacteria and organic contaminants into nearby lakes, streams and wetlands. Table 8.1 indicates the nonpoint source water quality impacts resulting from sediment and nutrients.
The U.S. Department of Agriculture indicates that the primary source of pollution to those rivers and lakes of the nation that are affected by nonpoint source pollution is agriculture. Specifically, 64 percent of the nation’s affected rivers and 57 percent of the nation’s affected lakes receive most of their pollution from agricultural sources. Sediments and nutrients combine for 60 percent and 81 percent respectively, of the primary type of pollutants to rivers and lakes. Sediment accounts for nearly half of all pollutant types in the nation’s rivers and over one-fifth of all pollutants in the nation’s lakes (Carey, 1991).

Additional information regarding the impacts of sediment in Minnesota’s waters is incorporated in Chapter 1, Updated NPS Assessment. This information is excerpted from Minnesota’s 2004 National Water Quality Inventory (305(b)) Report.

Agricultural nutrient management is addressed in Chapter 9. For a broader review of the sources and impacts of nutrients on the quality of Minnesota’s surface and ground waters, please refer to that chapter.

Sediment as a NPS Pollutant
Sediment is the single most significant water pollutant resulting most frequently from agricultural land uses, particularly cropland. Sediment that enters waterbodies and makes the water turbid is often referred to as suspended sediment. Suspended sediment discharge is the rate at which dry weight of sediment passes through a section of stream in a given time.

Suspended sediment yield is the suspended sediment load per unit of drainage area for a stream [(tons/day)/square mile]. Suspended sediment yields are greatest on intensively cropped clay and loessial soils of southern Minnesota.

Mallawantantri and Mulla (1998) estimated that annual sediment yields range widely in the Minnesota River Basin, from 471 metric tons per month in the Pomme De Terre watershed to 18,825 metric tons per month in the lower Minnesota River Watershed.

Meyer and Schellhaass (2000) report that climatic and landscape variability in watersheds make the prediction of sediment loadings very complex. However, all basins studied would benefit from stabilization of riparian areas and restoration of wetlands. Table 8.2 contains estimated annual suspended sediment yields for selected watersheds in Minnesota including data from studies by Tornes (1986), Finley (1993), NRCS (1993, 1992a and 1987b), and Hawkins and Stewart (1990).

The above discussion focuses on suspended sediment. Another type of sediment is bedload. Bedload can cause the aggradation of the bed of streams and rivers, which can contribute to increased flood stages.

Drainage and Streambank Erosion
Many wetlands have been drained to increase the acres of arable land. The drainage area of the Blue Earth River in the glaciated area of west-central Minnesota, for example, has almost doubled due to extensive tile drainage of depressional areas that formerly stored surface runoff. Studies to identify sources of sediment in this watershed have been made, and as a result, farmers have complied with reduced tillage and increased crop residue recommendations to help decrease the suspended sediment load in the river.
### Table 8.1 NPS Water Quality Impacts

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Origins</th>
<th>Impacts on Water Quality and Associated Users</th>
</tr>
</thead>
</table>
| Sediment           | Agriculture, Urban Runoff, Construction, Mining, Forestry | Decrease in transmission of light through water  
- Decrease in primary productivity (aquatic plants and phytoplankton) upon which other species feed, causing decrease in food supply  
- Obscures sources of food, habitat, hiding places, nesting sites; also interferes with mating activities that rely on sight and delays reproduction timing  
Directly affects respiration and digestion of aquatic species (e.g., gill abrasion)  
Decreases viability of aquatic life; decreases survival rates of fish eggs and therefore size of fish population; affects species composition  
Increases temperature of surface layer of water; increases stratification and reduces oxygen-mixing lower layers, therefore decreasing oxygen supply for supporting aquatic life  
Decreases value for recreational and commercial activities  
- Reduces aesthetic value  
- Reduces sport and commercial fish populations  
- Decreases boating and swimming activities  
- Interferes with navigation |
| Nutrients (Phosphorus and Nitrogen) | Agriculture, Animal Feedlots, Urban Runoff, Construction, Forestry, Subsurface Sewage Treatment Systems (SSTS) | Promotes accelerated aging of lakes  
- Algal blooms and decay of organic materials create turbid conditions that eliminate submerged aquatic vegetation and destroy habitat and food for aquatic animals and waterfowl  
- Blooms of toxic algae can affect health of swimmers and aesthetic qualities of waterbodies (odor and murkiness)  
- Favors survival of less desirable fish species  
- Interferes with boating and fishing  
- Reduced dissolved oxygen levels can suffocate fish  
- Reduces waterfront property values  
Degradation of ground water quality  
- Reduces quality of drinking water  
- Nitrates can cause infant health problems |

Source: Minnesota Pollution Control Agency, 1986;
## Table 8.2 Summary of Suspended Sediment Yields for Selected Watersheds

<table>
<thead>
<tr>
<th>Location</th>
<th>Drainage Area (sq. mile)</th>
<th>Average Annual Sediment Yield (T/sq.mi.)</th>
<th>Location</th>
<th>Drainage Area (sq. mile)</th>
<th>Average Annual Sediment Yield (T/sq.mi.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baptism R., at Beaver Bay</td>
<td>140</td>
<td>14.2</td>
<td>Chippewa R., at Milan</td>
<td>1,870</td>
<td>5.8</td>
</tr>
<tr>
<td>St. Louis R., at Forbes</td>
<td>713</td>
<td>1.4</td>
<td>Redwood R., at Marshall</td>
<td>303a 73b</td>
<td>57.9</td>
</tr>
<tr>
<td>Deer Creek, at Holyoke</td>
<td>7.77</td>
<td>236</td>
<td>Redwood R., at Redwood Falls</td>
<td>697</td>
<td>17.6</td>
</tr>
<tr>
<td>Pelican R., at Fergus Falls</td>
<td>482</td>
<td>1</td>
<td>Minnesota R., at New Ulm</td>
<td>9,530</td>
<td>5.5</td>
</tr>
<tr>
<td>Buffalo R., at Hawley</td>
<td>322</td>
<td>5</td>
<td>Cottonwood R., at New Ulm</td>
<td>1,280</td>
<td>55.7</td>
</tr>
<tr>
<td>So. Branch Buffalo R., at Sabin</td>
<td>522</td>
<td>3.2</td>
<td>Watonwan R., at Garden City</td>
<td>812</td>
<td>54</td>
</tr>
<tr>
<td>Buffalo R., at Dilworth</td>
<td>1.040</td>
<td>4.5</td>
<td>Minnesota R., at Mankato</td>
<td>14,900</td>
<td>66.1</td>
</tr>
<tr>
<td>Wild Rice R., at Twin Valley</td>
<td>888</td>
<td>17.2</td>
<td>Straight R., at Faribault</td>
<td>442</td>
<td>44.1</td>
</tr>
<tr>
<td>Middle R., at Argyle</td>
<td>265</td>
<td>4.9</td>
<td>Zumbro R., at Zumbro Falls</td>
<td>1,130</td>
<td>49.3</td>
</tr>
<tr>
<td>Little Fork R., at Littlefork</td>
<td>1,730</td>
<td>33</td>
<td>Zumbro R., at Kellogg</td>
<td>1,400</td>
<td>104</td>
</tr>
<tr>
<td>Crow Wing R., at Nimrod</td>
<td>1,010</td>
<td>1.2</td>
<td>Whitewater R., at Beaver</td>
<td>271</td>
<td>260</td>
</tr>
<tr>
<td>Elk R., at Big Lake</td>
<td>615</td>
<td>2.2</td>
<td>Mississippi R., at Winona</td>
<td>59,200</td>
<td>5.1</td>
</tr>
<tr>
<td>Crow R., at Rockford</td>
<td>2,520</td>
<td>5.1</td>
<td>Root R., at Lanesboro</td>
<td>615</td>
<td>249</td>
</tr>
<tr>
<td>Mississippi R., at Anoka</td>
<td>19,100</td>
<td>8.1</td>
<td>Root R., at Houston</td>
<td>1,270</td>
<td>221</td>
</tr>
<tr>
<td>Whetstone R., at Big Stone City, SD</td>
<td>389</td>
<td>22.5</td>
<td>South Fork Root R., at Houston</td>
<td>275</td>
<td>173</td>
</tr>
<tr>
<td>Yellow Bank R., at Odessa</td>
<td>398</td>
<td>31.5</td>
<td>Cedar R., at Austin</td>
<td>425</td>
<td>30.9</td>
</tr>
</tbody>
</table>
Monitoring programs have, however, indicated that sediment problems have not been solved. Streambank and ditch bank erosion, not erosion from agricultural lands, is the major source of sediment in areas such as northwestern Minnesota, where low topographic relief contributes to reduced sediment yield. However, wind erosion, which is significant in northwestern Minnesota (Table 8.3), is believed to contribute significant sediment to drainage ditches and watercourses.

### Geographic Areas of Concern

The highest suspended sediment yields in the state occurred in watersheds draining into the Mississippi River in southeast Minnesota. Adjacent watersheds of the Straight River and the upper reaches of the Zumbro River had similar average annual yields approaching 50 tons per square mile. The highest annual yields in the state were 260 tons per square mile, found on the main stem and South Fork of the Root River and Whitewater River (Tornes, 1986). Except in the situations noted earlier, stream bank erosion usually ranks behind upland areas as a sediment source to watercourses. Activities that increase or alter runoff patterns in the watershed, such as hydrologic modification, or alter near bank vegetation can aggravate streambank erosion (NRCS, 1998).

Existing erosion rate and sediment yield data and water quality assessment inventories have been compiled on several geographic scales. For example, the National Resource Inventory (NRI) contains erosion data that have been compiled at the county level and also at the major land resource area (MLRA) level. However, most water quality data cited within this chapter has either been compiled at a sub-watershed level or at the four-digit hydrologic unit code (HUC) level. Still other water quality assessments have been done at the ecoregion level. Where possible, this chapter attempts to assemble erosion rate, sediment yield and water quality data on as similar a geographic basis as possible. The four-digit HUC level was selected for the best overall representation since it directly corresponds to the water quality assessment inventories conducted by the Minnesota Pollution Control Agency (MPCA).
High Priority Agricultural Erosion Areas
Since the principal source of nonpoint source pollution is agriculture and one of the primary types of pollutants is sediment, it is appropriate to address the geographic areas in the state where erosion results in off-site sedimentation. To do so, some generalizations and initial assumptions are in order:

- cultivated cropland is usually more susceptible to erosion than other agricultural land uses
- cultivated cropland on rolling to steeply sloping topography usually contributes higher sheet and rill erosion rates than relatively level topography
- typically, a greater potential exists for off-site deposition of sediment from lands where there are few swales and depressions for on-site deposition to occur - these areas are characteristically smaller watersheds with rolling to steeply sloping topography
- in Minnesota, a small percentage of Minnesota croplands contribute proportionally higher loadings of sediment

The previous generalizations are not intended to describe any specific geographic region or watershed. Rather, these generalizations help to explain some of the relative differences between such areas and watersheds that can contribute to the actual or estimated erosion rates and suspended sediment yields in specific areas or watersheds that are observed.

Erosion from agriculture is generally described by its transport mechanism, either water or wind. The following text describes in a general way the location and magnitude of these types of erosion occurring in Minnesota.

Water Erosion
In 2004, a “Detailed Assessment of Phosphorus Sources to Minnesota Watersheds” was prepared by Barr Engineering with its partners Limno Tech, Inc., Dr. David Mulla, and Dr. Prasanna Gowda of the University of Minnesota, under contract for the Minnesota Pollution Control Agency. As part of the report a number of technical papers were prepared that help describe and estimate the phosphorus losses occurring in Minnesota. Mulla, Gowda, and Runke (2004) provided an estimate of phosphorus losses from agricultural lands for this assessment.

In predicting the phosphorus loading from agricultural land, estimates of water erosion were calculated for watersheds throughout the state.

Wind Erosion
Average annual wind erosion rates for selected MLRAs (Figure 8.1b) and agricultural land uses are contained in Table 8.3. MLRA 56 exhibits the highest average annual wind erosion rate for cropland. This area is referred to as the Red River Valley of the North and covers most of nine counties in northwestern Minnesota. Most Soil and Water Conservation District (SWCD’s) have also identified and may have delineated more localized high priority erosion and sedimentation areas within their comprehensive resource management plans. These plans are available for viewing at each local SWCD office.
### Table 8.3
High Priority Agricultural Wind Erosion Areas

<table>
<thead>
<tr>
<th>1987 Cropland Wind (tons/acre/year)</th>
<th>Major Land Resource Area (MLRA)</th>
<th>1992 Cropland Wind (tons/acre/year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.5</td>
<td>56</td>
<td>12.6</td>
</tr>
<tr>
<td>7.6</td>
<td>88</td>
<td>6.6</td>
</tr>
<tr>
<td>6.7</td>
<td>57</td>
<td>6.0</td>
</tr>
<tr>
<td>6.1</td>
<td>91</td>
<td>5.3</td>
</tr>
<tr>
<td>5.4</td>
<td>102A</td>
<td>6.0</td>
</tr>
</tbody>
</table>

Source: (Soil Conservation Service, 1987a)  
(SCS, 1992b)

---

**Figure 8.1b Land Resource Regions and Major Land Resource Areas of Minnesota**
Water Quality Impacts from Agricultural Erosion in Minnesota

Assessing the extent of nonpoint source pollution problems is very difficult because of the large number of pollutants that must be considered and the diversity of Minnesota’s lakes, stream and ground water resources. The MPCA has facilitated a general assessment of nonpoint source pollution problems in Minnesota. That assessment addresses the state’s ecoregions.

Ecoregions (Figure 8.2) are based on similarities of land use, soils, land surface form, and potential natural vegetation.

Land use, topography, and water body characteristics of the ecoregions were reviewed to assess the nonpoint source pollution problems across the state. This review is compiled in MPCA (1986).

The four ecoregions that correspond to the principal crop-producing area of the state show the greatest impact to each region’s water resources. These ecoregions are referred to as (1) the Red River Valley, (2) the Northern Great Plains, (3) the Western Cornbelt Plains, and (4) the Driftless Area.

Trends in stream water quality have been monitored in these ecoregions during the period 1973 through 1985 by the MPCA and their compiled results are shown in Figure 8.3 (MPCA). This monitoring shows water quality trending upwards in five of the seven eco-regions for the 12-year period reported.

Data from many sources (see references) indicate that the greatest nonpoint source pollution impacts to Minnesota rivers results from agricultural sources, especially from croplands. Agricultural sources of nonpoint pollution also significantly impact the state’s lake resources, second only to the runoff and leachate resulting from on-site wastewater systems. However, nonpoint pollutants resulting from urban runoff provide a nearly equivalent degree of impact to Minnesota’s lake resources, as do agricultural sources.

Overall in Minnesota, especially given the extensive land area devoted to agricultural production, it is appropriate to focus on agricultural sources of nonpoint pollution, especially sediment resulting from erosion. Agricultural sources of nonpoint pollution are often identified in water quality assessments throughout the state. A compilation, from many sources, of agricultural sediment sources for selected major watersheds in Minnesota is presented as Table 8.4.

These data clearly indicate that the greatest degree of water quality impairment from cropland and pastureland occurs in the Minnesota River Watershed.

The Minnesota River, Red River and the Upper Mississippi River watersheds appear to be the most impacted by agricultural sources of nonpoint pollution of the nine major hydrologic sub-basins in the state.
### Table 8.4
Summary of Agricultural Sediment Sources for Selected Impacted Waters

<table>
<thead>
<tr>
<th>Source of Sediment</th>
<th>Hydrologic Sub-Basin (Code # &amp; Name)</th>
<th>IMPAIREd</th>
<th>THREATENED</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>River Miles</td>
<td>River Ranking</td>
</tr>
<tr>
<td>Cropland: Non-irrigated</td>
<td>0702: Minnesota River 2,397</td>
<td>1</td>
<td>133,791</td>
</tr>
<tr>
<td></td>
<td>0902: Red River 1,159</td>
<td>2</td>
<td>92,562</td>
</tr>
<tr>
<td></td>
<td>0701: Upper Mississippi River 620</td>
<td>4</td>
<td>92,005</td>
</tr>
<tr>
<td></td>
<td>0704: Lower Mississippi River 761</td>
<td>3</td>
<td>11,839</td>
</tr>
<tr>
<td></td>
<td>0710/0708/0706: Cedar, etc. 220</td>
<td>5</td>
<td>18,185</td>
</tr>
<tr>
<td></td>
<td>1017: Missouri River 194</td>
<td>6</td>
<td>504</td>
</tr>
<tr>
<td></td>
<td>0903: Rainy River 91</td>
<td>7</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0703: St. Croix River 0</td>
<td>N/A</td>
<td>10,551</td>
</tr>
<tr>
<td></td>
<td>0401: Lake Superior, etc. 0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Cropland: Irrigated</td>
<td>0702: Minnesota River 589</td>
<td>1</td>
<td>36,762</td>
</tr>
<tr>
<td></td>
<td>0701: Upper Mississippi River 435</td>
<td>2</td>
<td>27,730</td>
</tr>
<tr>
<td></td>
<td>1017: Missouri River 194</td>
<td>3</td>
<td>504</td>
</tr>
<tr>
<td></td>
<td>0704: Lower Mississippi River 83</td>
<td>4</td>
<td>448</td>
</tr>
<tr>
<td></td>
<td>0710/0708/0706: Cedar, etc. 68</td>
<td>5</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0703: St. Croix River 0</td>
<td>N/A</td>
<td>5,018</td>
</tr>
<tr>
<td></td>
<td>0902: Red River 0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>0903: Rainy River 0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td></td>
<td>0401: Lake Superior, etc. 0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Pastureland</td>
<td>0702: Minnesota River 692</td>
<td>1</td>
<td>80,221</td>
</tr>
<tr>
<td></td>
<td>0902: Red River 638</td>
<td>2</td>
<td>76,552</td>
</tr>
<tr>
<td></td>
<td>0704: Lower Mississippi River 516</td>
<td>3</td>
<td>10,840</td>
</tr>
<tr>
<td></td>
<td>0701: Upper Mississippi River 408</td>
<td>4</td>
<td>70,148</td>
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<tr>
<td></td>
<td>1017: Missouri River 158</td>
<td>5</td>
<td>504</td>
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<tr>
<td></td>
<td>0710/0708/0706: Cedar, etc. 151</td>
<td>6</td>
<td>9,013</td>
</tr>
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<td></td>
<td>0401: Lake Superior, etc. 13</td>
<td>7</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>0703: St. Croix River 0</td>
<td>N/A</td>
<td>12,355</td>
</tr>
<tr>
<td></td>
<td>0903: Rainy River 0</td>
<td>N/A</td>
<td>0</td>
</tr>
</tbody>
</table>

**Notes:**
Units of impaired and threatened river miles or lake acres are not additive since each unit may be impacted by more than one source of nonpoint pollutant.
N/A - not applicable
In 1993, the NRCS, formerly the Soil Conservation Service, assessed the magnitude of nonpoint pollution sources in ten agricultural sub-watersheds of the Blue Earth, Watonwan and LeSueur River watersheds of the Minnesota River sub-basin (HUC #0702). Cropland comprised 86 percent of the area studied and 85 percent of the cropland was under a two-year crop rotation of corn and soybeans. Table 8.5 includes the predicted annual suspended sediment yield for each of the ten sub-watersheds. Other recent studies have indicated similar annual suspended sediment yields for watersheds with a predominance of agricultural land use; those estimates are included in Table 8.2. For example, the NRCS studied watersheds in southeastern and southwestern portions (respectively) of the state; the former contained 85 percent cropland and 4 percent pastureland while the latter contained 88 percent cropland and 5 percent pastureland. While both watersheds yielded significant amounts of sediment, the southeastern Minnesota watershed contributed considerably more. This relative difference can be explained mostly by the obvious and considerable differences in topography and soils between the two watersheds. Nevertheless, each study indicates a significant loading of suspended sediment to the rivers and streams contained within each watershed.

Table 8.5 Priority Ranking of Selected Minnesota River Sub-Watersheds

<table>
<thead>
<tr>
<th>Sub-Watershed Common Name</th>
<th>Hydrologic Code</th>
<th>Drainage Area (square miles)</th>
<th>Watershed Common Name</th>
<th>Hydrologic Code</th>
<th>Annual Suspended Sediment Yield</th>
<th>SCS Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td>County Ditch #44</td>
<td>30050</td>
<td>10.6</td>
<td>Blue Earth River</td>
<td>07020009</td>
<td>707.5</td>
<td>1</td>
</tr>
<tr>
<td>County Ditch #60</td>
<td>30030</td>
<td>4.3</td>
<td>Blue Earth River</td>
<td>07020009</td>
<td>581.4</td>
<td>2</td>
</tr>
<tr>
<td>County Ditch #26</td>
<td>30047</td>
<td>10.3</td>
<td>Blue Earth River</td>
<td>07020009</td>
<td>524.3</td>
<td>3</td>
</tr>
<tr>
<td>Cobb River Tributary</td>
<td>32073</td>
<td>8.8</td>
<td>LeSueur River</td>
<td>07020011</td>
<td>465.9</td>
<td>4</td>
</tr>
<tr>
<td>Judicial Ditch #3</td>
<td>30056</td>
<td>10.6</td>
<td>Blue Earth River</td>
<td>07020009</td>
<td>377.4</td>
<td>5</td>
</tr>
<tr>
<td>Maple River Tributary</td>
<td>32042</td>
<td>908</td>
<td>LeSueur River</td>
<td>07020011</td>
<td>326.5</td>
<td>6***</td>
</tr>
<tr>
<td>County Ditch #5</td>
<td>32067</td>
<td>15.1</td>
<td>LeSueur River</td>
<td>07020011</td>
<td>344.4</td>
<td>7***</td>
</tr>
<tr>
<td>Mountain Lake</td>
<td>31058</td>
<td>10.3</td>
<td>Watonwan River</td>
<td>07020010</td>
<td>252.4</td>
<td>8</td>
</tr>
<tr>
<td>Duck Lake</td>
<td>28033</td>
<td>8.3</td>
<td>Middle Minnesota River</td>
<td>0702007</td>
<td>168.7</td>
<td>9</td>
</tr>
<tr>
<td>St. James Creek</td>
<td>31015</td>
<td>17.9</td>
<td>Watonwan River</td>
<td>07020010</td>
<td>134.1</td>
<td>10</td>
</tr>
</tbody>
</table>

* Indicates a code used by the Minnesota Department of Natural Resources.
** Indicates a code used by the USDA NRCS
*** NRCS (1993) ranked these watersheds as shown. As illustrated in this table, the ranking would be interchanged based on the computations of average annual sediment yield. The difference in ranking of these two sub-watersheds is due to rounding of numbers used in the computations.

In its study of the ten agricultural sub-watersheds of the Minnesota River sub-basin (1993) developed three strategies to address sedimentation. The three sediment management strategies that were developed included:
• (SED MGT-1) using whatever conservation tillage practices necessary to reduce sheet and rill erosion to soil loss tolerance levels;
• (SED MGT-2) using conservation tillage practices on all cropland in the ten watersheds; and
• (SED MGT-3) treating only those erosion areas located adjacent to drainage ditches, grass waterways, and streams downstream of large wetlands and lakes.

Table 8.6 illustrates the effectiveness of the three sediment management strategies. In its report SCS (1993) recommended that SED MGT-I be implemented first, followed by SED MGT-3, and then add SED MGT-2 until a desired goal is attained. Each strategy that reduced sediment yield by at least one ton per acre of treatment was highlighted on the table. In a similar study for the Upper Branch Root River in southeastern Minnesota, SCS (1992a) data suggest that each of two alternative management strategies would reduce sediment yield in that watershed by approximately 1.7-1.8 tons per acre treated.

Significant reductions in erosion and associated sediment from the application of best management practices have been identified as an effective land treatment strategy in the phosphorus reduction strategy of the Minnesota River (MPCA, 2000).

Best Management Practices (BMP) for Agricultural Erosion and Sediment Control
Description and Effectiveness
Table 8.7 (Brach, 1991) indicates the types and effectiveness of BMPs often used to protect surface and ground water from agricultural sources of nonpoint source pollution. For the purpose of this chapter, the principal focus of the selected BMPs is to address sedimentation into surface waters. Accordingly, it is evident that the most effective practices to control sediments are structural practices. Unfortunately, these practices often are relatively expensive to establish and maintain. However, the effective life of such practices (with proper maintenance) often exceeds 15 years whereas most vegetative and tillage practices established derive only annual benefits and must be reestablished each year. Consequently, vegetative and tillage practices are relatively inexpensive to establish, yet often require a greater degree of on-going management to fully realize the anticipated water quality benefits.

On-going Application of BMPs in Minnesota
Best management practices are commonly used in Minnesota to address a number of resource concerns including erosion and sediment control. Many BMPs provide multiple benefits including water quality improvement, and creation and or enhancement of fish and wildlife habitat. This section illustrates accomplishments made by local, state and federal conservation agencies in the areas of conservation practices and land set-aside programs.

Conservation Practices
There are three main programs which provide financial assistance to private landowners to offset a portion of the cost of planning, designing and constructing conservation practices. They include the USDA NRCS Environmental Quality Incentives Program (EQIP), the Board of Water and Soil Resources (BWSR) Erosion Control and Water Quality Protection Cost-Share Program, and the Minnesota Department of Agriculture (MDA) BMP Loan Program. Significant strides have been made since the last version of the State Nonpoint Source Management Program Plan was prepared due to a tremendous increase in funding for conservation in programs such as EQIP and Conservation Reserve Program/Conservation Reserve Enhancement Program.

Table 8.8a provides a snapshot of accomplishment through the EQIP program for the time period of 2002 and 2003. Table 8.8b is a summary of conservation practices reported to the BWSR by SWCD and counties...
through its electronic reporting program (eLINK.) eLINK, is unique in the country in that it not only keeps track of the number and type of conservation practices it also estimates the amount of erosion, sediment, and phosphorous reduction that occurs, at the field level, for the practices reported, and all financial partners including the landowners.

eLINK also uses Geographic Information System (GIS) to keep track of the actual location of the practices, which greatly aids in the use of this data for watershed modeling.

Conservation tillage is another very important practice in controlling erosion and the transport of sediment to surface waters. It deserves separate attention in that many acres of conservation tillage are a direct result of landowners adopting this practice, not simply the cause of conservation financial assistance programs. In fact many agricultural producers have integrated some form of conservation tillage with most of their crop rotations. Table 8.10 provides us a look at the adoption of conservation tillage in Minnesota. It shows an overall increase from 2002 to 2004, with nearly 25% percent of crop acres utilizing some form of conservation tillage, in 2004.
### Table 8.6 Effectiveness of Sediment Management Strategies for Selected Priority Sub-Watersheds

<table>
<thead>
<tr>
<th>Sub-Watershed</th>
<th>Hydrological Code*</th>
<th>SCS Ranking Of Annual Suspended Sediment Yield (T/yr./sq. mi.)</th>
<th>Common Name</th>
<th>SCS Ranking</th>
<th>Annual Yield</th>
<th>% Reduced</th>
<th>Reduction Per Acre Treated</th>
<th>Annual Yield</th>
<th>% Reduced</th>
<th>Reduction Per Acre Treated</th>
<th>Annual Yield</th>
<th>% Reduced</th>
<th>Reduction Per Acre Treated</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td></td>
<td></td>
<td>1</td>
<td>707.5</td>
<td>30050</td>
<td>424.5</td>
<td>40</td>
<td>1.07 ton</td>
<td>622.6</td>
<td>12</td>
<td>0.82 ton</td>
<td>367.9</td>
<td>48</td>
</tr>
<tr>
<td>#2</td>
<td></td>
<td></td>
<td>2</td>
<td>581.4</td>
<td>30030</td>
<td>488.4</td>
<td>16</td>
<td>1.00 ton</td>
<td>465.1</td>
<td>20</td>
<td>0.83 ton</td>
<td>325.6</td>
<td>44</td>
</tr>
<tr>
<td>#3</td>
<td></td>
<td></td>
<td>3</td>
<td>524.3</td>
<td>30047</td>
<td>291.3</td>
<td>44</td>
<td>1.14 ton</td>
<td>446.6</td>
<td>15</td>
<td>2.00 ton</td>
<td>223.3</td>
<td>57</td>
</tr>
<tr>
<td>#4</td>
<td></td>
<td></td>
<td>4</td>
<td>465.9</td>
<td>32073</td>
<td>329.5</td>
<td>29</td>
<td>1.00 ton</td>
<td>409.1</td>
<td>12</td>
<td>0.56 ton</td>
<td>261.4</td>
<td>44</td>
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<tr>
<td>#5</td>
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<td></td>
<td>5</td>
<td>377.4</td>
<td>30056</td>
<td>349.1</td>
<td>7</td>
<td>0.60 ton</td>
<td>311.2</td>
<td>18</td>
<td>0.64 ton</td>
<td>188.7</td>
<td>50</td>
</tr>
<tr>
<td>#6**</td>
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<td>6**</td>
<td>326.5</td>
<td>32042</td>
<td>295.9</td>
<td>9</td>
<td>1.00 ton</td>
<td>285.7</td>
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<td>7**</td>
<td>344.4</td>
<td>32067</td>
<td>258.3</td>
<td>25</td>
<td>1.08 ton</td>
<td>304.6</td>
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<td>1.00 ton</td>
<td>165.6</td>
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</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td></td>
<td>252.4</td>
<td>31058</td>
<td>223.3</td>
<td>12</td>
<td>0.60 ton</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>194.2</td>
<td>23</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td></td>
<td>168.7</td>
<td>28033</td>
<td>144.6</td>
<td>14</td>
<td>0.25 ton</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
<td>108.4</td>
<td>36</td>
</tr>
<tr>
<td>10</td>
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<td>134.1</td>
<td>31015</td>
<td>122.9</td>
<td>8</td>
<td>0.50 ton</td>
<td>122.9</td>
<td>8</td>
<td>0.40 ton</td>
<td>83.8</td>
<td>38</td>
</tr>
</tbody>
</table>

**NOTES:**
* Indicates a code used by the Minnesota Department of Natural Resources
"N/A" indicates not applicable.
** = SCS (1993) ranked those watersheds as shown. As illustrated in this table, the ranking would be interchanged based on the computations of average annual sediment yield. The differences in ranking of these two sub-watersheds are due to rounding of numbers used in the computations.
Table 8.7

<table>
<thead>
<tr>
<th>Best Management Practices Summary Guide</th>
<th>Surface Water</th>
<th>Ground Water</th>
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<tbody>
<tr>
<td>I. MANAGEMENT PRACTICES</td>
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</tr>
<tr>
<td>1. Nutrient Management</td>
<td>±</td>
<td>λ</td>
</tr>
<tr>
<td>2. Integrated Pest Management</td>
<td>±</td>
<td>±</td>
</tr>
<tr>
<td>3. Proper Pesticide Use</td>
<td>±</td>
<td>±</td>
</tr>
<tr>
<td>4. Irrigation Water Management</td>
<td>● ● ● ●</td>
<td>● ●</td>
</tr>
<tr>
<td>II. VEGETATIVE AND TILLAGE PRACTICES</td>
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<td></td>
</tr>
<tr>
<td>5. Conservation Tillage</td>
<td>λ</td>
<td>±</td>
</tr>
<tr>
<td>6. Contour Farming</td>
<td>λ</td>
<td>●●●</td>
</tr>
<tr>
<td>7. Stripcropping</td>
<td>●</td>
<td>●●●</td>
</tr>
<tr>
<td>8. Filter Strip</td>
<td>●</td>
<td>●●●</td>
</tr>
<tr>
<td>9. Field Border</td>
<td>●●●●</td>
<td>●</td>
</tr>
<tr>
<td>10. Cover Crop</td>
<td>λ</td>
<td>●●●</td>
</tr>
<tr>
<td>11. Crop Rotation</td>
<td>λ</td>
<td>±●</td>
</tr>
<tr>
<td>12. Field Windbreaks</td>
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<td>●●</td>
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<td>13. Pasture Management</td>
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<td>●●</td>
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<td>14. Ag Waste Management System</td>
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<td>15. Runoff Management System</td>
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<td>λ●</td>
</tr>
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<td>16. Terrace</td>
<td>λ</td>
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<tr>
<td>17. Water &amp; Sediment Control Basin</td>
<td>λ</td>
<td>±●</td>
</tr>
<tr>
<td>18. Diversion</td>
<td>●●●●</td>
<td>●●</td>
</tr>
<tr>
<td>19. Livestock Exclusion (Fencing)</td>
<td>λ</td>
<td>λ</td>
</tr>
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<td>20. Grade Stabilization Structure</td>
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<td>●●</td>
</tr>
<tr>
<td>21. Grassed Waterway</td>
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<td>●●</td>
</tr>
<tr>
<td>22. Streambank Protection</td>
<td>λ</td>
<td>±●</td>
</tr>
<tr>
<td>23. Wetland Development</td>
<td>λ</td>
<td>●●●</td>
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<td>IV. MISCELLANEOUS PRACTICES</td>
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<td>24. Sealing Abandoned Wells</td>
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<td>25. Onsite Sewage Disposal System</td>
<td>±</td>
<td>±●</td>
</tr>
<tr>
<td>26. Sinkhole Protection</td>
<td>±</td>
<td>±●</td>
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</tbody>
</table>

Note: Because of the general nature of this chart, there may be situations where practices will not perform as indicated. Source: Brach, 1991
## Table 8.8a

### 2002-2003 EQIP Practices with Agricultural Erosion Reduction Benefits

<table>
<thead>
<tr>
<th>Practice Code</th>
<th>Practice Name</th>
<th># of Contracts</th>
<th>Contract Units</th>
<th>Contract Dollars</th>
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<tr>
<td>328</td>
<td>Conservation Crop Rotation</td>
<td>210</td>
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<td>329</td>
<td>Residue Management</td>
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<td>330</td>
<td>Contour Farming</td>
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<td>186</td>
<td>$1,301</td>
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<tr>
<td>344</td>
<td>Residue Management Seasonal</td>
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<td>66,268</td>
<td>$235,247</td>
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<td>350</td>
<td>Sediment Basin</td>
<td>2</td>
<td>2</td>
<td>$26,125</td>
</tr>
<tr>
<td>362</td>
<td>Diversion</td>
<td>29</td>
<td>24,459</td>
<td>$57,087</td>
</tr>
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<td>393</td>
<td>Filter Strip</td>
<td>5</td>
<td>23</td>
<td>$4,600</td>
</tr>
<tr>
<td>410</td>
<td>Grade Stabilization Structure</td>
<td>64</td>
<td>84</td>
<td>$1,132,286</td>
</tr>
<tr>
<td>412</td>
<td>Grassed Waterway</td>
<td>164</td>
<td>300</td>
<td>$512,239</td>
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<tr>
<td>468</td>
<td>Lined Waterway or Outlet</td>
<td>3</td>
<td>3</td>
<td>$8,900</td>
</tr>
<tr>
<td>512</td>
<td>Pasture/Hayland</td>
<td>131</td>
<td>6,932</td>
<td>$812,223</td>
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<td>580</td>
<td>Streambank and Shoreline Protection</td>
<td>2</td>
<td>302</td>
<td>$20,250</td>
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<tr>
<td>585</td>
<td>Contour Stripcropping</td>
<td>3</td>
<td>237</td>
<td>$3,561</td>
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<tr>
<td>586</td>
<td>Stripcropping Field</td>
<td>1</td>
<td>250</td>
<td>$1,750</td>
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<tr>
<td>587</td>
<td>Structure for Water Control</td>
<td>2</td>
<td>2</td>
<td>$3,500</td>
</tr>
<tr>
<td>600</td>
<td>Terrace</td>
<td>56</td>
<td>204,342</td>
<td>$454,296</td>
</tr>
<tr>
<td>638</td>
<td>Water &amp; Sediment Control Basin</td>
<td>197</td>
<td>3,181</td>
<td>$1,012,833</td>
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<tr>
<td>650</td>
<td>Windbreak &amp; Shelterbelt Renovation</td>
<td>6</td>
<td>9</td>
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</tr>
<tr>
<td>657</td>
<td>Wetland Restoration</td>
<td>4</td>
<td>34</td>
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<td>725</td>
<td>Sinkhole Treatment</td>
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<td>5</td>
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<td><strong>1352</strong></td>
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<td><strong>$8,835,692</strong></td>
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<tr>
<td>Practice</td>
<td>Practice Description</td>
<td>Count</td>
<td>Estimated Soil Loss Reduction (tons/yr)</td>
<td>Estimated Sediment Reduction (tons/yr)</td>
</tr>
<tr>
<td>----------</td>
<td>-------------------------------------</td>
<td>-------</td>
<td>----------------------------------------</td>
<td>---------------------------------------</td>
</tr>
<tr>
<td>132</td>
<td>Wetland Creation</td>
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<td>212</td>
<td>34</td>
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<td>133</td>
<td>Wetland Restoration</td>
<td>18</td>
<td>1,343</td>
<td>524</td>
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<td>148</td>
<td>Erosion Control</td>
<td>35</td>
<td>1,434</td>
<td>524</td>
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<tr>
<td>327</td>
<td>Conservation Cover</td>
<td>254</td>
<td>40,573</td>
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<tr>
<td>327M</td>
<td>Conservation Cover Easement</td>
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<td></td>
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<td>328</td>
<td>Conservation Crop Rotation</td>
<td>18</td>
<td>96</td>
<td>611</td>
</tr>
<tr>
<td>342</td>
<td>Critical Area Planting</td>
<td>35</td>
<td>1,560</td>
<td>265</td>
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<tr>
<td>343</td>
<td>Critical or Sensitive Area Protection</td>
<td>27</td>
<td>321</td>
<td>134</td>
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<tr>
<td>344</td>
<td>Residue Management, Seasonal</td>
<td>22</td>
<td>176</td>
<td>1</td>
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<tr>
<td>350</td>
<td>Sediment Basin</td>
<td>43</td>
<td>398</td>
<td>164</td>
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<td>362</td>
<td>Diversion</td>
<td>36</td>
<td>57,492</td>
<td>40,137</td>
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<tr>
<td>389</td>
<td>Windbreak/Shelterbelt Establishment</td>
<td>640</td>
<td>20,896</td>
<td>986</td>
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<tr>
<td>392</td>
<td>Field Windbreak</td>
<td>274</td>
<td>36,938</td>
<td>20,750</td>
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<tr>
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<td>Filter Strip</td>
<td>95</td>
<td>10,800</td>
<td>3,106</td>
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<tr>
<td>410</td>
<td>Grade Stabilization Structure</td>
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<td>19,303</td>
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<tr>
<td>412</td>
<td>Grasped Waterway</td>
<td>243</td>
<td>18,204</td>
<td>57,399</td>
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<tr>
<td>512</td>
<td>Pasture and Hayland Planting</td>
<td>11</td>
<td>1,254</td>
<td>55</td>
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<td>571</td>
<td>Sinkhole Treatment</td>
<td>4</td>
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<td></td>
</tr>
<tr>
<td>580</td>
<td>Streambank and Shoreline Protection</td>
<td>232</td>
<td>34,929</td>
<td>22,028</td>
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<td>582</td>
<td>Open Channel</td>
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<td>8</td>
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<tr>
<td>584</td>
<td>Stream Channel Stabilization</td>
<td>9</td>
<td>138</td>
<td>138</td>
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<tr>
<td>585</td>
<td>Strip Cropping-Contour</td>
<td>3</td>
<td>846</td>
<td>197</td>
</tr>
<tr>
<td>587</td>
<td>Structure for Water Control</td>
<td>4</td>
<td>14</td>
<td>1,809</td>
</tr>
<tr>
<td>589</td>
<td>Cross Wind Trap Strips</td>
<td>1</td>
<td>70</td>
<td></td>
</tr>
<tr>
<td>600</td>
<td>Terrace</td>
<td>98</td>
<td>15,176</td>
<td>4,635</td>
</tr>
<tr>
<td>612</td>
<td>Tree/Shrub Establishment</td>
<td>645</td>
<td>30,048</td>
<td>120</td>
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<tr>
<td>638</td>
<td>Water and Sediment Control Basin</td>
<td>168</td>
<td>10,337</td>
<td>8,997</td>
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<tr>
<td>639</td>
<td>Water and Sediment Control Basin Mant.</td>
<td>4</td>
<td>0</td>
<td>5</td>
</tr>
<tr>
<td>650</td>
<td>Windbreak/Shelterbelt Renovation</td>
<td>11</td>
<td>463</td>
<td></td>
</tr>
<tr>
<td>657</td>
<td>Wetland Restoration</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>659</td>
<td>Wetland Enhancement</td>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Totals   | 3,415                               |       | $2,715,007                            | $1,292,806                             | $4,293,075                             | $1,087,577 | $2,438,273 | $11,826,738 |

Table 8.8b
Land Set-aside and Conservation Easements

Cost-share and loan programs are usually designed to provide financial assistance to landowners that voluntarily establish conservation practices that protect soil resources of productive agricultural lands and adjacent water resources. However, there are some marginal and environmentally sensitive agricultural lands that should be retired from agricultural use, particularly crop production. Landowners with marginal and environmentally sensitive lands have participated in land retirement programs such as the federal Conservation Reserve Program (CRP), the federal Wetland Reserve Program (WRP) and the BWSR conservation easement programs known as the Reinvest In Minnesota (RIM) Reserve. Both CRP and WRP have an enhancement option, which allows states to submit projects to United States Department of Agriculture (USDA) to enhance these two existing programs through targeting, and adding extensions to contracts. In Minnesota we have both a Conservation Reserve Enhancement Program (CREP) and a Wetland Reserve Enhancement Program (WREP) CRP offers annual payments to landowners that enroll eligible lands under 10 to 15-year contracts and establish permanent vegetative cover. RIM reserve offers a lump sum payment to landowners that enroll eligible lands under limited duration or perpetual conservation easements. CREP is a combination of RIM and CRP, which extends the benefits of CRP for a longer period of time, usually to perpetuity. WRP offers 35 year or perpetual easement options. WREP is a combination of RIM and WRP, which extends the financial and technical resources of each program.

Approximately 1.96 million acres of cropland in Minnesota have been enrolled in the various land set-aside or conservation easement programs. Table 8.9 illustrates the acreage and type of land set-aside or conservation easements enrolled through 2005. These programs offer an additional land management options for agricultural producers in Minnesota to address agricultural erosion and the associated impacts to water resources. Minnesota just recently entered into a new CREP agreement (CREP II) with USDA with an acreage goal of 120,000 acres.

Total Maximum Daily Loads (TMDL)

Section 303(d) of the Clean Water Act requires states to publish a list of stream and lakes that do not meet their designated uses because of excess pollutants every two years. Minnesota’s 1998 303(d) List identified stream reaches as being impaired based on a comparison of available water quality data with the state’s Water Quality Standards for turbidity, fecal coliform, pH, un-ionized ammonia, dissolved oxygen, mercury and others. Once specific stream reaches are identified as impaired, the Clean Water Act, Section 303(d), requires that a total TMDL be developed for those reaches.

Agricultural soil erosion and its subsequent transport into Minnesota’s waterways directly influences turbidity in these waterways. As such, agricultural soil erosion will often be a major source of sediment for which TMDLs will develop local allocations designed for the attainment of water quality standards. In addition to the completion of individual TMDLs, work is needed to develop a process that adequately links turbidity to the biological responses in water systems. The process also needs to provide an adequate link back to the watershed landscape (hydrology, soils, land use, etc.). Issues of scale in the application of TMDLs to watershed management in Minnesota also need to be addressed.
### Table 8.9
Conservation Easements and Land Set-Aside Programs

<table>
<thead>
<tr>
<th>Program</th>
<th>Easement Type</th>
<th>Duration</th>
<th># of Easements</th>
<th># of Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>RIM</td>
<td>Marginal Ag Land</td>
<td>Perpetual</td>
<td>465</td>
<td>11,049</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Limited</td>
<td>161</td>
<td>3,173</td>
</tr>
<tr>
<td></td>
<td>Wetland Restoration</td>
<td>Perpetual</td>
<td>512</td>
<td>19,055</td>
</tr>
<tr>
<td>RIM/WRP</td>
<td>Wetland Restoration</td>
<td>Perpetual</td>
<td>118</td>
<td>6,686</td>
</tr>
<tr>
<td>RIM</td>
<td>Sensitive Ground water</td>
<td>Perpetual</td>
<td>32</td>
<td>1,041</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Limited</td>
<td>7</td>
<td>135</td>
</tr>
<tr>
<td>RIM</td>
<td>Riparian</td>
<td>Perpetual</td>
<td>463</td>
<td>17,322</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Limited</td>
<td>7</td>
<td>151</td>
</tr>
<tr>
<td>RIM</td>
<td>PWP</td>
<td>Perpetual</td>
<td>299</td>
<td>11,511</td>
</tr>
<tr>
<td>RIM</td>
<td>Other</td>
<td>Perpetual</td>
<td>252</td>
<td>6,262</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Limited</td>
<td>6</td>
<td>125</td>
</tr>
<tr>
<td>MN River CREP</td>
<td>Wetland Restoration</td>
<td>Perpetual</td>
<td>917</td>
<td>55,051</td>
</tr>
<tr>
<td></td>
<td>Riparian</td>
<td>Perpetual</td>
<td>1,459</td>
<td>43,272</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Limited</td>
<td>94</td>
<td>2,134</td>
</tr>
<tr>
<td>CREP II</td>
<td>Wetland Restoration</td>
<td>Perpetual</td>
<td>7</td>
<td>180</td>
</tr>
<tr>
<td>120,000 acres</td>
<td>Riparian</td>
<td>Limited</td>
<td>21</td>
<td>378</td>
</tr>
<tr>
<td></td>
<td>Ground water/Wellhead Protection</td>
<td>Limited</td>
<td>2</td>
<td>128</td>
</tr>
<tr>
<td></td>
<td>HEL</td>
<td>Limited</td>
<td>2</td>
<td>22</td>
</tr>
<tr>
<td></td>
<td>FDR - control system</td>
<td>Perpetual</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>FDR - riparian</td>
<td>Perpetual</td>
<td>3</td>
<td>37</td>
</tr>
<tr>
<td></td>
<td>FDR - wetland restoration</td>
<td>Perpetual</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CRP</td>
<td>General CRP</td>
<td>Contract</td>
<td>n/a</td>
<td>1,147,259</td>
</tr>
<tr>
<td>CRP</td>
<td>Continuous CRP</td>
<td>Contract</td>
<td>n/a</td>
<td>268,243</td>
</tr>
<tr>
<td>CRP</td>
<td>CRP wetland restoration</td>
<td>Contract</td>
<td>n/a</td>
<td>373,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>4,827</td>
<td>1,966,214</td>
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</tbody>
</table>

(Board of Water and Soil Resources 2005)
Table 8.10
Conservation Tillage for Selected Crops in Minnesota, 2004

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Corn</td>
<td>7,388,154</td>
<td>109,720 1.5%</td>
<td>46,992 0.6%</td>
<td>1,162,023 13%</td>
<td>1,318,735 18%</td>
</tr>
<tr>
<td>Soybeans</td>
<td>7,176,774</td>
<td>509,231 7%</td>
<td>57,157 0.8%</td>
<td>3,310,182 46%</td>
<td>3,876,570 54%</td>
</tr>
<tr>
<td>Small Grains</td>
<td>2,116,245</td>
<td>24,083 1.1%</td>
<td>809 0.04%</td>
<td>462,008 22%</td>
<td>486,900 23%</td>
</tr>
<tr>
<td>All Crops</td>
<td>17,985,616</td>
<td>667,700 3.7%</td>
<td>105,112 0.6%</td>
<td>5,184,144 29%</td>
<td>5,956,956 33%</td>
</tr>
</tbody>
</table>

Conservation Tillage in Minnesota, 1992-2004 (All Crops)

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1992</td>
<td>18,297,222</td>
<td>531,027 3%</td>
<td>572,799 3%</td>
<td>2,971,651 16%</td>
<td>4,075,477 22%</td>
</tr>
<tr>
<td>1993</td>
<td>17,737,678</td>
<td>809,306 5%</td>
<td>569,097 3%</td>
<td>3,449,875 19%</td>
<td>4,828,278 27%</td>
</tr>
<tr>
<td>1994</td>
<td>18,947,223</td>
<td>718,290 4%</td>
<td>509,148 3%</td>
<td>3,312,928 17%</td>
<td>4,540,366 24%</td>
</tr>
<tr>
<td>1995</td>
<td>18,154,182</td>
<td>592,282 3%</td>
<td>361,933 2%</td>
<td>3,370,300 19%</td>
<td>4,324,515 24%</td>
</tr>
<tr>
<td>1996</td>
<td>18,892,324</td>
<td>613,812 3%</td>
<td>300,296 2%</td>
<td>4,004,202 21%</td>
<td>4,918,310 26%</td>
</tr>
<tr>
<td>1997</td>
<td>19,280,160</td>
<td>654,515 3%</td>
<td>311,278 2%</td>
<td>4,149,228 22%</td>
<td>5,115,021 27%</td>
</tr>
<tr>
<td>1998</td>
<td>19,111,901</td>
<td>565,866 3%</td>
<td>153,107 1%</td>
<td>3,720,803 19%</td>
<td>4,439,776 23%</td>
</tr>
<tr>
<td>2000</td>
<td>18,459,188</td>
<td>457,790 2.5%</td>
<td>137,319 0.7%</td>
<td>3,986,656 21.5%</td>
<td>4,581,765 25%</td>
</tr>
<tr>
<td>2002</td>
<td>18,459,188</td>
<td>525,830 3%</td>
<td>138,205 0.8%</td>
<td>3,572,930 20%</td>
<td>4,236,965 23%</td>
</tr>
<tr>
<td>2004</td>
<td>17,985,616</td>
<td>667,700 3.7%</td>
<td>105,112 0.6%</td>
<td>5,184,144 29%</td>
<td>5,956,956 33%</td>
</tr>
<tr>
<td>Average</td>
<td>18,551,465</td>
<td>653,205 4%</td>
<td>437,425 2%</td>
<td>3,543,031 19%</td>
<td>4,633,661 25%</td>
</tr>
</tbody>
</table>

Source: Conservation Tillage Information Center (2004)
The water quality standard for turbidity in the Minnesota River is 25 Nephelometric Turbidity Units (NTU). The correlation between the concentration of total suspended solids (TSS) in the water and turbidity is fairly strong. As such, a link between the turbidity standard and TSS concentration may be made. In doing so, it appears that the turbidity standard is likely exceeded whenever flows are elevated due to storm events in agricultural watersheds. The development of suspended sediment-related standards must, in some way, accommodate both the actual conditions in the river and elevated turbidity levels from storm events. It must also account for differences in measurement techniques, specifically suspended sediment concentrations versus TSS concentrations and turbidity measurements.

Current Programs and Authorities
Federal Activities
Table 8.11 illustrates the federal agency activities in Minnesota to address agricultural erosion and sediment control. The principal technical assistance agency is the NRCS, formerly known as the Soil Conservation Service (SCS), and the principal financial assistance agency is the Farm Services Agency (FSA), both within the U.S. Department of Agriculture.

State Activities
Table 8.12 illustrates the state agency activities in Minnesota to address agricultural erosion and sediment control. The principal agency is the BWSR due to the focus of many of its land treatment programs to private lands and also because those programs are administered locally, through soil and water conservation districts (SWCDs). Other state agencies include the MPCA, the Minnesota Department of Agriculture and the Minnesota Department of Natural Resources (MDNR).

To better correlate BMP installation with pollutant reductions, several state and federal agencies, led by BWSR, have implemented a web-based interactive GIS system, eLink, that integrates practice location, and estimates of erosion, sediment and phosphorous reduction.

Local Activities
Table 8.12 illustrates local activities in Minnesota to address agricultural erosion and sediment control. The principal agency is the local SWCD due to its ability to provide technical assistance to private landowners and also because it locally administers land treatment programs offered by BWSR. The Metropolitan Council (Met Council) plays an active role in local activities in the Twin City metropolitan area and is also included in the following table.

Needs, Priorities and Milestones
Efforts to reduce and prevent water quality degradation from agricultural erosion must begin with soil and water resource management activities that protect and enhance soil quality. The quality of a soil depends on attributes such as texture, depth, permeability, biological activity, capacity to store water and nutrients, and the amount of organic matter contained in the soil. High-quality soils prevent water pollution by resisting erosion, absorbing and partitioning rainfall and snowmelt runoff, and degrading or immobilizing agricultural chemicals (National Research Council, 1993).

The table at the end of the chapter illustrates an action plan for years beginning 2008 for controlling sedimentation and associated nonpoint pollution resulting from agricultural erosion.
Table 8.11 Current Federal Activities in Agricultural Erosion and Sediment Control

<table>
<thead>
<tr>
<th>Agency</th>
<th>Program</th>
<th>Program Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td>NRCS</td>
<td>Technical Assistance: Assistance in developing conservation plans, planning and implementing practices on any land use for a wide variety of purposes including soil erosion, water conservation, water quality, gully control, soil productivity and animal waste management.</td>
<td>District Conservationists provide assistance to individuals, groups and governments as requested and as priorities allow. Contact county office to request technical assistance.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Cooperative River Basin Studies: Efforts with other federal, state, and local agencies to appraise water and related resources and develop plans for conservation, use and development.</td>
<td>Sponsors of river basin projects requests assistance through Minnesota state office.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Flood Plain Management Studies: Provide assistance to local and state agencies for programs to reduce existing and future flood damages.</td>
<td>Project sponsors request assistance through Minnesota state office.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Soil Survey Program: Identifies maps and interprets soils to assist users in understanding and using soil wisely.</td>
<td>District Conservationists provide assistance to any user upon request. Soils information is available to the public on the web via web soil survey.</td>
</tr>
<tr>
<td>NRCS</td>
<td>National Resource Inventories: Collects data on land use, management, and conservation treatment needed to help public and private organizations, groups, and individuals make land use decisions.</td>
<td>Inventory Specialist provides inventory data to all users. District Conservationists collect and provide county level data to local users.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Sodbuster Program: Determines if fields that have been broken out of native vegetation are highly erodible. Provides assistance to develop and implement conservation plans on highly erodible fields. Farm programs benefits denied by other federal agencies if violations occur.</td>
<td>NRCS District Conservation makes technical determinations. FSA County Executive Directors oversee administration.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Conservation Compliance: Determines if cropland fields meet the highly erodible definition. Provide assistance to develop and implement conservation plans on highly erodible fields. Also determines if any wetland violations have occurred. Farm program benefits denied by other federal agencies if violations occur.</td>
<td>NRCS District Conservationists make technical determinations and assist preparation of conservation plans. FSA County Executive Directors oversee administration.</td>
</tr>
<tr>
<td>NRCS</td>
<td>Environmental Quality Incentive Program: Provides cost-sharing to agricultural producers for conservation practices that prevent soil erosion and water pollution, conserve water, preserve and develop wildlife habitat and encourage energy conservation.</td>
<td>NRCS District Conservationists accept applications, make technical determinations and provide technical assistance to install the desired practices.</td>
</tr>
<tr>
<td>FSA</td>
<td>Conservation Reserve Program (CRP) and the Conservation Reserve Enhancement Program (CREP): Provides annual rental payments to agricultural producers for 10 to 15-year retirement of certain cropland that is highly erodible or contributes to water quality problems. Also provides cost-sharing to establish necessary conservation practices.</td>
<td>Local FSA offices accept applications from producers; Conservationists assist preparation of conservation plans and installation of necessary practices.</td>
</tr>
</tbody>
</table>
**Table 8.12 Current State Activities in Agricultural Erosion and Sediment Control**

<table>
<thead>
<tr>
<th>Agency</th>
<th>Program</th>
<th>Program Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td>NRCS</td>
<td><strong>Small Watershed Protection and Flood Prevention Program:</strong> Assist local project sponsors to develop and implement watershed plans. Projects may include watershed protection, flood prevention, erosion and sediment control, or animal waste management.</td>
<td>Sponsors of watershed projects requests assistance through Minnesota State Office.</td>
</tr>
<tr>
<td>NRCS</td>
<td><strong>Conservation Security Program:</strong> Rewards landowners for their previous conservation stewardship efforts and provides incentives for additional enhancements on working ag lands. Provides annual payments for 5 to 10 years.</td>
<td>NRCS accepts applications and assists landowners with eligibility determinations.</td>
</tr>
</tbody>
</table>

(Martinek, USDA NRCS, 2005)
<table>
<thead>
<tr>
<th>Agency</th>
<th>Program</th>
<th>Program Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td>DNR</td>
<td><strong>Shoreland Management Program:</strong> Establishes standards for development of shoreland areas including subdivisions, structure setbacks, vegetative management, land alterations, agricultural activities, and on-site wastewater systems.</td>
<td>MDNR sets standards and local governments incorporate into their ordinances. <strong>MDNR</strong> also reviews and comments on certain local zoning actions.</td>
</tr>
<tr>
<td>BWSR</td>
<td><strong>Erosion Control &amp; Water Quality Protection and Improvement Cost-Share Program:</strong> Provides financial assistance to landowners for installation of erosion and sediment control and water quality protection practices.</td>
<td>BWSR administers the program through SWCDs.</td>
</tr>
<tr>
<td>BWSR</td>
<td><strong>Reinvest in Minnesota (RIM) Reserve Program and CREP:</strong> Retires marginal agricultural lands from crop production through conservation easements. Landowners are compensated for conveying limited duration or perpetual easements that prohibit cropping, grazing and drainage of the easement areas enrolled.</td>
<td>BWSR administers the program through SWCDs.</td>
</tr>
<tr>
<td>MDA</td>
<td><strong>The Agricultural Best Management Practices Loan Program (Ag BMP Program):</strong> Portion of the State Revolving Fund (SRF) may be used to purchase conservation tillage equipment, for streambank stabilization projects, terracing, and other erosion control measures. These loan funds will be used on their own, or to leverage projects funded by cost share and other sources of public and private funding.</td>
<td>MDA</td>
</tr>
</tbody>
</table>
### Current Local Activities in Agricultural Erosion and Sediment Control

<table>
<thead>
<tr>
<th>Agency</th>
<th>Program</th>
<th>Program Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td>SWCD</td>
<td><strong>Technical assistance:</strong> Assistance in planning and implementing practices on any land use for a wide variety of purposes including soil erosion, water conservation, water quality, gully control, soil productivity and animal waste management.</td>
<td><strong>SWCD staff</strong> provides assistance to individuals, groups and governments as requested and as priorities allow.</td>
</tr>
<tr>
<td>County</td>
<td><strong>Local Comprehensive Water Plan:</strong> Document is compilation of local water resources and related resources data, which identifies, inventories, and assesses local natural resources. Also contains general and specific strategies that will be implemented by local units of government.</td>
<td><strong>County water plan coordinators</strong> provide overall local coordination of implementation activities identified in the plan. Often <strong>local SWCD</strong> has a role in implementation.</td>
</tr>
<tr>
<td>Met Council</td>
<td><strong>Minnesota River Project:</strong> Special funds that the Council can grant to local governments to implement nonpoint source pollution programs or other measures to protect and enhance the quality of the Minnesota River.</td>
<td><strong>Council and participating local governments</strong> develop projects that are implemented at the local level.</td>
</tr>
</tbody>
</table>

### Best Management Practices (BMPs)

The following Agricultural BMPs are commonly used to reduce nonpoint source pollution from agricultural erosion areas. This list is not comprehensive and does not suggest additional BMPs would have no benefit. Please refer to Part I Appendix B Best Management Practices of this Nonpoint Source Management Program Plan for definitions of the following BMPs.

#### Part I Agricultural BMPs

- **Access Road**
  - 4 Conservation Crop Rotation
  - 5 Contour Farming
  - 8 Critical Area Planting
  - 11 Diversion and Terraces
  - 12 Fencing
  - 13 Field Border
  - 14 Field Windbreak
  - 16 Grade Stabilization Structure
  - 17 Grassed Waterway or Outlet
  - 20 Irrigation Water Management
  - 21 Lined Waterway or Outlet
  - 22 Use Exclusion
  - 23 Mulching
  - 25 Pasture and Hayland Management
  - 26 Pasture and Hayland Planting
  - 28 Prescribed Grazing Residue Management (no till, strip till, mulch till and ridge till)
  - 31 Residue Management-seasonal
  - 33 Riparian Buffer
  - 37 Streambank Protection
  - 38 Stripcropping
  - 40 Tree Planting
  - 41 Vegetative Filter Strip
  - 44 Water and Sediment Control Basin
Chapter 8 Agricultural Erosion

Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the 2008 through 2012 milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Improve Interagency Coordination in the Development and Implementation of Statewide Policies and Programs Concerning Agricultural Erosion and Sediment Control.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Continue to pursue the development and implementation of a comprehensive strategy for integrating federal farm policy and programs into state and local policy and programs to increase the use of ag erosion and sediment control practices.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>Board of Water and Soil Resources (BWSR), Minnesota Department of Agriculture (MDA), and the USDA State Technical Committee (STC)</td>
</tr>
<tr>
<td>2. Meet and confer on technical and policy issues, share relevant information, coordinate regulatory and other activities and collaborate on strategic and locally directed planning associated with agricultural erosion and sediment control.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>BWSR, MDA, University of Minnesota (U of M) and the STC</td>
</tr>
</tbody>
</table>

Goal 2: Improve Technical Assistance and Education Associated with the Application and Adoption of Best Management Practices (BMPs) for Agricultural Erosion and Sediment Control.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Identify needs and develop training programs for individuals planning and applying BMPs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund and fee supported</td>
<td>BWSR, U of M, MDA and the NRCS</td>
</tr>
<tr>
<td>2. Provide the on-going support of current training programs developed in recent years via Section 319 funds.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund and fee supported</td>
<td>BWSR, U of M, MDA, MPCA and the NRCS</td>
</tr>
</tbody>
</table>
### Milestones (Action Steps) 08 09 10 11 12 Funding Source(s) Lead Agency(ies)

3. Increase the number of certified conservation planners on the USDA technical service provider registry.
   - 319, State general fund
   - BWSR, NRCS, MDA, U of M, MN Project

4. Education focused on comparative economics, emphasizing management packages for whole tillage systems.
   - State general fund, 319, LCCMR
   - U of M, MDA, BWSR, NRCS

5. Develop and distribute informational materials and conduct associated workshops.
   - State general fund and fee supported
   - U of M

6. Develop and implement a process to evaluate the effectiveness of information and education programs.
   - State general fund, 319
   - U of M

### Goal 3: Continue to Improve the Reliability and Accuracy of Decision-Making Tools Associated with Agricultural Erosion and Sediment Control.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Increase the level of associated technical evaluation and research.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>U of M, Science Museum of Minnesota</td>
</tr>
<tr>
<td>2. Continue to develop, promote and integrate the Local Annual Reporting System (eLINK) with other agencies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, 319</td>
<td>BWSR, MPCA, MDNR, MDA</td>
</tr>
<tr>
<td>3. Evaluate the environmental and economic effectiveness and adoption rates of agricultural erosion and sediment control BMPs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, 319</td>
<td>BWSR, U of M and MPCA</td>
</tr>
<tr>
<td>4. Investigate different techniques of gathering and displaying soils information.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>BWSR, NRCS and U of M</td>
</tr>
</tbody>
</table>
### Milestones (Action Steps) 08 09 10 11 12 Funding Source(s) Lead Agency(ies)

5. Evaluate and develop hydrologic modification BMPs addressing the impacts of:
   a. drainage (subsurface and surface);
   b. effects on wetland habitats and flow; and
   c. effects on streambank and lakeshore stability.

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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, LCCMR, 319</td>
<td>U of M, MDA, BWSR, MPCA</td>
</tr>
</tbody>
</table>

6. Develop and implement a field-scale BMP audit component for eLINK.

<table>
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<tr>
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<th>State general fund</th>
<th>BWSR</th>
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<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tbody>
</table>

### Goal 4: Increase the Adoption and Effectiveness of Agricultural Erosion and Sediment Control BMPs.

#### Milestones (Action Steps) 08 09 10 11 12 Funding Source(s) Lead Agency(ies)

1. Develop and implement demonstration projects to illustrate how agricultural erosion and sediment control BMPs can be integrated into different farm-scale production systems.

<table>
<thead>
<tr>
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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, 319</td>
<td>BWSR and U of M</td>
</tr>
</tbody>
</table>

2. Promote the use of crop residue management

<table>
<thead>
<tr>
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<th></th>
<th>State general fund and EQIP</th>
<th>BWSR, NRCS and U of M</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tr>
</tbody>
</table>

3. Monitor, model and evaluate the effectiveness of BMPs at various watershed scales.

<table>
<thead>
<tr>
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<th></th>
<th>State general fund, 319</th>
<th>MPCA, U of M, USGS, BWSR</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tr>
</tbody>
</table>

4. Conduct research for improved field and watershed scale estimation of sediment loading from stream bank erosion.

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th>State general fund</th>
<th>U of M, Science Museum of Minnesota</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tbody>
</table>

5. Develop a better understanding of the effect of sediment in water.

<table>
<thead>
<tr>
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<th></th>
<th>State general fund</th>
<th>U of M and MPCA</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
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</tr>
</tbody>
</table>
Goal 5: Focus Agricultural Erosion and Sediment Control Activities in Watersheds Contributing the Most Sediment.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Encourage local governments to use watershed assessments and prediction models in the development of their comprehensive water management plans.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>BWSR</td>
</tr>
<tr>
<td>2. Develop and distribute guidance for targeting agricultural erosion and sediment control BMPs at the sub-watershed or smaller scale.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund</td>
<td>U of M, MDA, BWSR</td>
</tr>
<tr>
<td>3. Emphasize the use of targeting efforts in the completion of TMDLs and following implementation plans</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State general fund, 319</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Introduction

Impact of Agricultural Nutrients on Health and Minnesota’s Water Resources

Human Health
Nitrogen (N) and phosphorus (P) are significant water quality pollutants. Excessive concentrations of Nitrate-Nitrogen (NO$_3$-N) are toxic to both humans and animals. The U.S. Environmental Protection Agency’s (USEPA) Maximum Concentration Level (MCL) standard for nitrate-N is 10 milligrams per liter (mg L$^{-1}$). Humans, particularly infants, exposed to concentrations in excess of the MCL can develop methemoglobinemia. Methemoglobinemia is a blood disorder in which the ability to convert methemoglobin to hemoglobin is deficient. Methemoglobin does not carry oxygen; consequently, humans with methemoglobinemia may have episodes of breathing trouble and develop bluish mucous membranes. The most recent reported case of methemoglobinemia in Minnesota was a non-fatal case that occurred in 1979. However, the number of reported cases is probably underreported because the state does not have a methemoglobinemia medical registry. Studies in Spain, China, and Taiwan have linked gastric cancer to long-term exposure of elevated nitrate-N concentrations in adults (Xu et al., 1992; Morales-Suarez-Varela et al., 1995; Yang et al 1998).

Excessive concentrations of P in drinking water do not pose a direct human health risk. The chlorination process used to treat eutrophied water bodies resulting from excessive P loads does provide precursors for the formation of Trihalomethanes that do have known carcinogenic and mutagenic properties (Martin and Cooke, 1994).

Ground Water
A number of monitoring networks maintained by various state agencies provide information on nitrate-N trends in Minnesota’s ground water. Interpretations of nitrate-N contamination in ground water must account for differing sampling objectives, field and laboratory methodologies, temporal sampling variation, and data management procedures that characterize existing databases. The primary impetus for extensive ground water sampling is that approximately 73 percent of Minnesota’s population relies on ground water aquifers for its water supply. Ninety-nine percent of the state’s 1,700 public supply systems$^1$ and an additional 450,000 private wells utilize ground water aquifers as a primary source of drinking water.

$^1$ MDH categorizes public water supplies into two broad groups: Community and Non-Community systems. Community (Residential) systems include 700 Municipal (Cities) and 300 Non-Municipal suppliers (mobile home parks, etc). Non-Community systems include 750 Non-transient (schools, daycare centers, etc). See Mulla et al (1999) for additional details.
Figure 1. Nitrate-N concentrations from the County Well Index and various monitoring programs that have been operational since the 1970’s.
Less than one percent of the public water supplies exceed the MCL for nitrate-N. Based on a data set maintained by the Minnesota Department of Health (MDH), seven percent of all public and private wells exceed the MCL (Figure 1). The combined database includes over 31,000 wells from the MDH Well Management Program (28,000 wells), Minnesota Geological Survey County Well Index (2000), MDH Public Water Suppliers (1,000), the MDH and U.S. Centers for Disease Control and Prevention Private Well Survey (750), and the Minnesota Pollution Control Agency’s (MPCA) Ground Water Monitoring and Assessment Program. The data set does not include any representation from the 8,000 non-community wells classified as transient (campgrounds, churches, etc). A majority of the private wells included in this database are probably biased toward lower nitrate-N concentrations because the well drillers are familiar with the depth and aquifer needed to obtain acceptable drinking water (Wall and Montgomery, 1991). In some areas, such as the southeastern Karst region, new well construction in the shallower aquifers is prohibited. This caveat also applies to the information obtained from the MDH Public Water Suppliers as municipal wells are typically installed deeper than private wells and are constructed of steel or plastic casing materials to reduce the risk of ground water contamination. Results based on 52,000 wells (1995-2005) from the Minnesota Department of Agriculture’s (MDA) Nitrate Water Testing Program\(^2\) show that ten percent exceed the MCL (Figure 2; www.mda.state.mn.us/ or www.mda.state.mn.us/news/publications/protecting/waterprotection/clinicstats.pdf. This data set is characterized by a broader age of wells and types of well construction (including sand points, dug wells and other non-approved construction methods) than the MDH database. These results also represent diverse geologic conditions and land use since 40 to 50 counties across the state participate in this program each year. However, the clinics tend to be conducted in areas vulnerable to nitrate-N contamination, and it is possible that well owners with more vulnerable wells participate in the voluntary clinics. This bias is offset by

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\(^2\) Funded in part by the Legislative Commission on Minnesota Resources (1997-1999); EPA 319 (1997-2000) and the MDA Fertilizer Account.

Figure 2. Results from the MDA’s Nitrate Water Testing Program from 1993 to 2005 as expressed by the number of wells exceeding the 10 mg L\(^{-1}\) nitrate-N standard. Numeric values within each county represent the total number of samples analyzed (Counties in white did not participate in the program).
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the fact that 40 to 50 percent of the clinic participants have either never tested their drinking water supply or have not tested their supply in less than 10 years.

Surface Water
Rivers and Streams
Twenty-seven percent (1.2 million) of Minnesotans rely on surface waters for their drinking water supply. There are 24 communities (Figure 3) that use surface water supplies; however, five of them deliver to large population bases (Twin Cities, Moorhead, St. Cloud, Mankato, and Duluth). The remaining systems serve small to medium-sized communities with many located along the Lake Superior shores. Heiskary and Tomasek (2000) reported that there are approximately 64 transient non-community water suppliers that use surface waters.

![Community Water Supplies Using Surface Water Supplies in Minnesota](image)

Figure 3. Locations of the population centers that rely on surface waters for drinking water. Generally community water suppliers are more concerned with pathogens than excessive nutrient concentrations. Cities that rely on water from the Minnesota River such as Mankato do face problems associated with elevated levels of N and P. From 1964 to 1994, 10 percent of the samples between St. Peter and Jordan exceeded the MCL for nitrate-N (Mulla, 1997). The long-term (1979-1992) average annual P load measured in the Minnesota River Basin is about 1,500 tons (Kroening and Andrews, 1997). There is also evidence that the streams and rivers from the southeast Karst regions of the state contain elevated nitrate-N levels. The Middle Branch of the Whitewater River has been reported to contain annual, flow-weighted concentrations of nitrate-N between 8 to 9 mg L\(^{-1}\) during 2000 to 2003 (Wotzka, 2005).

Transport of nutrients to surface water bodies can lead to the production of algal blooms. In freshwater systems P is typically limiting for algal biomass production (Schindler, 1977). Excessive inputs of P to water bodies can lead to eutrophication resulting in deleterious effects on water quality (Rast and Thornton, 1996). Symptoms of eutrophication include depleted oxygen levels due to the decomposition of algae, fish kills, increases in toxin-producing microorganisms, and reduced aesthetic value of lakes and streams. Eutrophication represents one of the most prevalent water quality impairments in the United States (USGS, 1999).

At a national scale, eutrophication is responsible for the hypoxic zone in the Gulf of Mexico which is a condition caused by stressful levels of oxygen deficiency. Hypoxia appears seasonally and has resulted in an inability to harvest fish, shrimp, and crabs in bottom-dragging trawls near the seabed (Renaud, 1986). In 2001 and 2002 the hypoxic zone reached record extents of more than 7,990 square miles (Rabalais et al., 2002).

3 Several communities in northeastern MN use abandoned taconite mine pits for water supplies.
The formation of the zone is linked to a two to seven-fold increase in N loading over the past century from the Mississippi River Basin. In addition to N, inputs of silicon (Si) and P are also implicated in the formation of the hypoxic zone with changing balances of N, Si, and P affecting marine food chains (CAST, 1999).

A series of comprehensive national reports covering a multitude of hypoxia-related issues are available (Brezonik et al., 1999; Goolsby, et al., 1999; Mitsch et al., 1999; and Rabalais et al., 1999).

Goolsby et al. (1999) estimated that the upper Midwestern states (portions of Iowa, Illinois, Wisconsin and Minnesota) contribute over one-third of the N loading to the Gulf of Mexico (Figure 4).

The Upper Mississippi Basin, which drains a large amount of Minnesota and western Wisconsin, accounts for approximately ten percent of the nitrogen flux to the Gulf of Mexico. Mulla et al. (1999) estimated that five and one percent of the national N loading into the Gulf of Mexico originated from the Minnesota and the Upper Mississippi Rivers (upstream from the Twin Cities), respectively. Mulla (1997) determined that over 60 percent of the N loading from the Minnesota River originates in the Blue Earth, Watonwan and Le Sueur.

Figure 4. The Upper Midwest Contributes 1/3 of the Nitrogen to the Gulf of Mexico
Percentages of total N flux to the Gulf of Mexico from the major interior basins of the Mississippi Watershed (Goolsby et al., 1999).watersheds. Minnesota contributes approximately 4 percent of the total P flux to the Gulf of Mexico. Recently, the scientific community has urged the USEPA to address P loading to the Gulf of Mexico and its role in the formation of the hypoxic zone.
Lakes
Within this Nonpoint Source Management Program Plan (NSMPP), Anderson and Heiskary (2006) provide an excellent overview of lake ecology and its relationship with various land uses. Sediment, due to the fact that it is responsible for most phosphorus loss, was identified as the potential greatest single threat to the state’s lakes. Both urban and agricultural exports can be significant. The reader is encouraged to review Chapter 4.2 “Lakes Strategy” for more information about lake water quality.

General Strategies for Addressing Agricultural Nutrient Issues
The implementation of Best Management Practices (BMPs) that maintain economic viability and minimize the impact of agricultural nutrients on water quality are needed to address Minnesota’s water quality issues highlighted in the previous section. An overview of how this can be accomplished is described below with a more detailed explanation of the action steps provided in the Needs, Priorities, and Milestones Table.

Education and Outreach
Effective implementation of BMPs entails that the stakeholders responsible for agricultural nutrient management are informed of current research and technologies and engaged as partners in finding solutions to agricultural nutrient issues. This requires that mechanisms such as conferences, workshops, publications, and conservation programs be developed and promoted for educating relevant stakeholders such as producers, agricultural retailers, crop advisors, and various agency personnel.

Research
The National Research Council reports that one of the primary needs of the Total Maximum Daily Load (TMDL) program is information on BMP effectiveness for improving the nation’s water quality (USEPA 2002). This requires continued research and refinement of existing BMPs related to nutrient management, as well as, the exploration of new technologies such as drainage water management and wetland restoration. A greater understanding of nutrient cycling, transport, and fate at multiple scales is also needed. Risk assessment tools based on these principles of nutrient delivery are needed for identifying and implementing BMPs where they will have the greatest potential impact on water quality. Lastly, economic evaluations are needed to understand the costs that could potentially impede or enhance BMP implementation.

Metrics of Water Quality Improvement
Metrics of water quality improvement are needed to determine whether water quality goals are being met. These metrics include the use of multi-agency monitoring networks to measure long-term water quality trends. Other metrics include tools that serve as surrogates of water quality improvement such as surveys of BMP adoption rates in geographic areas that have been targeted for education and promotion. These efforts need to be coordinated among multiple stakeholders and agencies and enhanced to further document the progress of BMP implementation strategies and programs. One example is a tool called eLINK that enables state and local agencies to access, document, and manage individual water quality and soil conservation projects throughout the state. Further information on this tool is available at: www.bwr.state.mn.us/outreach/eLINK/

The United States Department of Agriculture-Natural Resources Conservation Service (USDA-NRCS) also maintains an online service called Toolkit that allows users to view conservation planning data that has been uploaded to the National Conservation Planning Database at: www.itc.nrcs.usda.gov/toolkit/default.htm.
Policies
Minimizing the impact of agricultural nutrients on Minnesota’s water resources requires effective statewide policies. One of the most important policies currently in existence is the Nitrogen Fertilizer Management Plan which was mandated through the 1989 Comprehensive Ground water Protection Act. Further development of guidelines for the implementation of various phases of the plan is needed to maximize the effectiveness of this important policy. Guidelines should incorporate long-term monitoring data, FANMAP surveys, and other metrics of BMP implementation. Currently, no equivalent policy exists for surface water nor does any current legislation address P management strategies. These areas represent significant needs for agricultural nutrient management.

Current Understanding of Pathways and Sources of Agricultural Nutrient Delivery to Minnesota’s Water Resources
The 2000 National Water Quality Inventory attributes 48 percent of impaired river miles to agricultural nonpoint source pollution (USEPA, 2000). In Minnesota, 40 percent of the surveyed rivers and streams and 37 percent of the surveyed lakes have been classified as impaired. ([www.mda.state.mn.us/agdev/impairedwater/brochure.pdf](http://www.mda.state.mn.us/agdev/impairedwater/brochure.pdf))

In 2004, Lake Pepin was placed on the list of impaired waters for phosphorus and turbidity. A TMDL study is being conducted to establish a single TMDL for both of these impairments by December of 2008. This process will have significant implications for the management of agricultural nutrients and sediment in the Upper Mississippi, St. Croix, and Minnesota River Basins.

The MPCA estimates that 26.4 percent of the total P delivered to Minnesota surface waters are attributed to surface runoff from cropland and pastureland during average flow conditions (Table 1. Agricultural tile drainage, feedlots, and atmospheric deposition accounted for 1.8, 1.0, and 13.1 percent of the total P contributions during the average flow years, respectively. Furthermore, the study attributes 4.8 percent of the total P in the statewide surface waters to urban runoff during average flow years.

A number of studies have attempted to examine N budgets for the Mississippi River Basin (Goolsby et al., 1997; Burkart and James, 1999; Goolsby et al., 2000; Carey et al., 2001). Despite disagreement regarding model assumptions, a common theme among each of the studies is that agricultural N remains a major component of total N export to rivers in the basin.

Relationships between ground water quality and land-applied agricultural inputs are difficult to interpret due to confounding factors related to land use, ground water flow hydraulics, ground water chemistry, geologic stratigraphy, well depth, and well construction methods (Wall and Montgomery, 1991; Richards et al., 1996).

However, a report by Wall and Montgomery summarizing more than 25,000 well observations in geologically sensitive areas associated with agricultural production determined that 27 to 44 percent of the wells exceeded the drinking water standard for nitrate-N. An understanding of the pathways and sources of agricultural nutrient delivery is needed to address their impact on water resources. The following section highlights current research and BMPs for reducing delivery of nutrients to water bodies while maintaining agricultural economic viability.

Pathways
Nitrogen loss from the soil system to surface and ground waters occurs via two main pathways: leaching and drainage (O’Leary et al., 2002). Leaching is a physical process by which nitrate-N is transported with soil water below the root zone where it potentially enters the ground water or is intercepted by subsurface tile drainage to surface water. Drainage of agricultural land is a practice that has been used in Minnesota since the mid-1800’s (Payne, 1994). Improved drainage is very important to the state’s agricultural economy because it enables producers to raise crops in areas that would otherwise be marginal for crop production.
One of the primary factors determining the magnitude of N losses to surface waters is the amount of water transported from the landscape which is a function of climate and soil properties. The temporal distribution of rainfall throughout the year also influences the amount of N transported to surface waters. Rainfall events that occur in the spring when the soil profile is near field capacity under bare ground conditions will result in greater drainage than the same amount of rainfall that occurs in the middle of summer under drier antecedent moisture conditions and a more developed crop canopy cover.

Randall (2004) found that 68 to 71 percent of the annual flow and 71 to 73 percent of the annual nitrate-N loss from tile drainage occurred from April to May during a 15-yr study at Waseca, MN. At a basin scale, four watersheds located in the wetter, eastern portion of the Minnesota River accounted for 75 percent of the total nitrate-N load from 1977 to 1994 despite accounting for 31 percent of the total basin area (Randall and Mulla, 2001).

Nitrogen can also be lost through soil erosion and runoff particularly following a surface application of manure or fertilizer. Nitrogen losses from this pathway are typically small compared to leaching or drainage losses. The relationship between soluble and “fixed” nutrients in surface and subsurface waters is illustrated by research conducted on corn-soybean rotations throughout the Corn Belt (Table 2).

Employing drainage water management practices represents one way to reduce nitrate-N losses from agricultural landscapes. This practice entails using a water control structure to artificially set water levels at the drainage outlet. The purpose of this practice is to reduce nitrate-N loads by reducing drainage volumes. Research suggests that average annual nitrate-N loads can be conservatively reduced by 30 percent (Cooke et al., 2005). This system is best suited for flat (<1 percent slope gradient) fields comprised of poorly drained soils requiring drainage.

Restored wetlands sited to intercept tile drainage also have the potential to reduce nitrate-N loads by 40 to 90 percent (Crumppton, 2005).

The key to employing this practice is to restore wetlands that maximize the volume of drainage intercepted in order to effectively impact the water quality of the receiving stream. In Iowa, wetland restoration efforts have focused on sites with wetland to watershed ratios of 0.5 to 2.0 percent.

Phosphorus transport from the landscape occurs via two primary mechanisms: erosion and runoff. Erosion dictates the amount of particulate P (PP). Particulate P can be transported from eroding surface soil, plant materials, stream banks, and channel beds. The magnitude of PP movement is dependent upon the factors that control soil erosion including rainfall, irrigation, runoff, and crop management practices. The P concentration of the eroded particulate material can be significantly greater than the source material because the preferentially transported fine particles have a greater affinity for P compared to coarse materials (Sharpley et al., 1993) Dissolved P movement (DP) occurs as a function of surface runoff from rainfall or snowmelt. The concentration of DP in runoff is dependent on such factors as desorption, dissolution, and extraction of P from soil and plant material.

Soil test P (STP) can account for 58 to 98 percent of the variability in the DP concentration of runoff (Sharpley et al., 1996). Leaching of P through the soil profile is generally limited because P deficient subsoils sorb the P from solution (Sharpley et al., 1993). Sand and peat soils can be susceptible to P leaching due to a low P fixation capacity. Subsurface losses of P can also occur where tile drainage and macropores are prevalent.

Phosphorus losses from erosion and runoff pathways can be reduced by increasing the crop residue cover on the soil surface using conservation tillage practices. Filter strips can also reduce edge of field P losses. Research indicates that filter strips have total P trapping efficiencies of 27 to 96 percent (Helmers et al., 2005). Trapping efficiencies are dependent on the integrity, density, and continuity of the filter strip. Studies also suggest that concentrated flow entering a buffer will reduce the trapping efficiency in which case a dense stand of vegetation can assist in distributing the flows in these situations (Dosskey et al., 2002).
Table 1. Example concentrations of N and P in soil or soil water, and in surface runoff, subsurface drainage, and sediment (Baker et al., 2005).

<table>
<thead>
<tr>
<th>Nitrogen (N)</th>
<th>Soluble</th>
<th>Soil1 Water</th>
<th>Surface Runoff</th>
<th>Subsurface drainage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>mg L⁻¹</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NH₄-N</td>
<td>1.0</td>
<td>0.5</td>
<td>0.1</td>
<td></td>
</tr>
<tr>
<td>NO₃-N</td>
<td>50.0</td>
<td>4.0</td>
<td>15.0</td>
<td></td>
</tr>
<tr>
<td>Solid/Adsorbed</td>
<td>Soil Sediment</td>
<td>ppm</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NH₄-N</td>
<td>15</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NO₃-N</td>
<td>0</td>
<td>0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organic-N</td>
<td>1500</td>
<td>2000</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Phosphorus (P)</th>
<th>Soluble</th>
<th>Soil1 Water</th>
<th>Surface Runoff</th>
<th>Subsurface Drainage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>mg/L</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reactive-P</td>
<td>0.6</td>
<td>0.2</td>
<td>0.050</td>
<td></td>
</tr>
<tr>
<td>Total-P</td>
<td>0.9</td>
<td>0.3</td>
<td>0.075</td>
<td></td>
</tr>
<tr>
<td>Solid/Adsorbed</td>
<td>Soil Sediment</td>
<td>ppm</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available-P</td>
<td>30</td>
<td>40</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total-P</td>
<td>600</td>
<td>800</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1 Top 12 inches of soil; 3% organic matter

Sources

Annual N input (plant available forms) on a statewide basis was originally estimated between 1.4 to 1.8 million tons (Montgomery, 1991). The relative magnitude of the various individual sources was also estimated; these estimates included contributions from soil organic matter, agricultural inputs, municipal treatment output and atmospheric deposition. Agricultural inputs from fertilizer, manure, and legume credits account for approximately half of the total statewide inputs. After excluding inputs over which there is little direct human control (atmospheric deposition and organic matter contributions), the reexamined budget loads indicate that over 99 percent of the N added to the soil environment originates from agricultural sources. Estimates of the relative contributions from the primary agricultural N sources including fertilizer, manures, and legumes are 68 percent, 14 percent and 18 percent, respectively, based on data from the 2002 census of agriculture (Figure 5; NASS, 2005a).

4 The application of these estimates is only appropriate as a statewide overview with the recognition that the magnitude of an individual source is not necessarily directly related to the source's impact on water quality.

5 Manure N contributions were calculated based upon the 2002 animal census for various species of livestock and poultry using nutrient output estimates from the Midwest Planner (Midwest Plan Service, 1985). Output numbers are then reduced by 50% recognizing that there are significant storage and application losses due to gas emission losses of ammonia, uncollected manure under pastured conditions and other losses. These adjusted values represent the land-applied portion of manure that ultimately becomes available for plant uptake and is referred to as the “fertilizer replacement value of manure”.

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Nitrogen and P inputs to agricultural cropland, using the 2002 Census data, have been estimated on a county basis (Figures 6 and 7); values reflect the summation of fertilizer sales, manure and legume inputs distributed evenly across all cropland regardless of the type of cropping system. Because the commercial fertilizer tonnages are based upon “point of sale” rather than the county where the product is actually used, this information should only be used to provide the reader with a method of comparing relative inputs on a cluster of counties rather than on an individual basis. The value of nutrient budgets for environmental implications is greatly enhanced when conducted on a localized level and budgets must consider a variety of factors such as yield goals, manure management techniques, timings, and crop rotations.

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6 “Fertilizer replacement” value as previously defined for nitrogen. Phosphate contributions from manure are converted to replacement values by multiplying by 80%.
Nitrogen input estimates based on 2002 Census data for county nitrogen fertilizer sales (point of sale), “fertilizer replacement” credits from manure and legume contributions. Inputs are averaged across all cropland acres within each county. In addition to inputs of agricultural nutrients, cropping systems also have a significant impact on losses of N and P from agricultural landscapes. A four-year study conducted at Lamberton Minnesota showed that annual, flow-weighted nitrate-N concentrations from drainage water averaged between 14 and 40 mg NO₃-N L⁻¹ for row crops (continuous corn and a corn-soybean rotations) compared to perennial crops with values of 4 mg NO₃-N L⁻¹ or less. (Table 3). Table 4 shows a similar trend for P losses with losses of total P exceeding 13 lbs P ac⁻¹ for conventional corn compared to less than 2 lbs P ac⁻¹ for a wheat-summer fallow cropping system.

Figure 6.

Phosphorus input estimates based on 2002 Census data for county fertilizer sales and “fertilizer replacement” values from manure contributions. Inputs are averaged across all cropland acres within each county.

Figure 7.
### Table 2. Comparison of flow-weighted annual nitrate concentrations among different cropping systems (Randall et al., 1997a).

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>mg NO₃-N L⁻¹</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Continuous corn</td>
<td></td>
<td>30</td>
<td>39</td>
<td>40</td>
<td>20</td>
</tr>
<tr>
<td>Corn-soybean</td>
<td></td>
<td>22</td>
<td>29</td>
<td>26</td>
<td>14</td>
</tr>
<tr>
<td>Soybean-corn</td>
<td></td>
<td>26</td>
<td>38</td>
<td>27</td>
<td>13</td>
</tr>
<tr>
<td>Alfalfa</td>
<td></td>
<td>–</td>
<td>4</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>CRP¹</td>
<td></td>
<td>–</td>
<td>4</td>
<td>1</td>
<td>0.3</td>
</tr>
</tbody>
</table>

¹ Conservation Reserve Program

### Table 3. Phosphorus losses from different cropping systems (Rehm et al., 1998).

<table>
<thead>
<tr>
<th>Crop system</th>
<th>Soluble</th>
<th>Sediment</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>lbs P ac⁻¹</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grass</td>
<td>0.45</td>
<td>6.60</td>
<td>7.05</td>
</tr>
<tr>
<td>No-till corn</td>
<td>0.98</td>
<td>1.90</td>
<td>2.94</td>
</tr>
<tr>
<td>Conventional corn</td>
<td>0.27</td>
<td>13.48</td>
<td>13.75</td>
</tr>
<tr>
<td>Wheat-summer fallow</td>
<td>0.18</td>
<td>1.25</td>
<td>1.43</td>
</tr>
</tbody>
</table>

### Commercial Fertilizer Contributions

*Nitrogen and phosphorus application rates*

### Table 4. University of Minnesota guidelines for use of nitrogen fertilizer for corn grown on soils considered to be highly productive (Rehm et al., 2006).

<table>
<thead>
<tr>
<th>N price/crop value ratio</th>
<th>Corn-corn</th>
<th>Corn-soybeans</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>MRTN¹</td>
<td>Acceptable range</td>
</tr>
<tr>
<td></td>
<td>lb N ac⁻¹</td>
<td></td>
</tr>
<tr>
<td>0.05</td>
<td>155</td>
<td>130 – 180</td>
</tr>
<tr>
<td>0.10</td>
<td>140</td>
<td>120 – 165</td>
</tr>
<tr>
<td>0.15</td>
<td>130</td>
<td>110 – 150</td>
</tr>
<tr>
<td>0.20</td>
<td>120</td>
<td>100 – 140</td>
</tr>
</tbody>
</table>

Fertilizer application rates directly impact nutrient losses from agricultural landscapes. Buzicky et al. (1983) compared N application rates of 120 and 180 lb N ac⁻¹ over a six year period on continuous corn at Waseca, Minnesota. Averaged over the fall and spring applications, yields and N losses from drainage water were 17
and 30 percent higher for the 180 lb N ac\(^{-1}\) application rate. Using simulation modeling of this region, Davis et al. (2000) determined that N losses in tile drainage were very sensitive to application rate, determining that an increase of 50 percent (from 179 to 268 lb N ac\(^{-1}\)) increased N losses by 84 percent.

Based on studies conducted throughout the state, the University of Minnesota (U of M) has recently changed the concept used for N rate guidelines for corn that will be effective beginning in January of 2006.

Data showed that there is no relationship between the economic optimum N rate (EONR) for spring fertilizer applications and the optimum yield of corn.

Rather than using yield goals, the new guidelines are related to the productive potential of the soils and the ratio of fertilizer N price to crop value. For each N price/crop value ratio, the N rate that produces the Maximum Return To Nitrogen (MRTN) has been calculated based on numerous studies conducted throughout the state (Table 5). The ratio for spring of 2006 is 0.15 based on an N price of $0.35 lb\(^{-1}\) N for anhydrous ammonia and a corn price of $2.30 bu\(^{-1}\). The guidelines allow for flexibility based on the grower’s fertilizer management strategy. Growers concerned with reducing the risk of nitrate-N losses to subsurface drainage may want to use rates corresponding to the bottom of the acceptable range.

Growers wanting to obtain high yields every year at a risk of slight reductions in net profit may choose to use rates at the higher end of the acceptable range. Statewide fertilizer sales provide an indication of N rates used by producers. Over the past 40 years, N sales have flourished as producers discovered the economic returns of fertility management, introduction of more productive corn hybrids, and more land has been converted into annual crop production. Nitrogen fertilizer usage rapidly increased from approximately 40 lb N ac\(^{-1}\) from 1965 to 110 lb N ac\(^{-1}\) in 1988 (Tennessee Valley Authority, 1988). Total annual N sales in Minnesota during the same time period increased from 100,000 to 600,000 tons. More recently, N sales generally range from 600,000 to 700,000 tons for all N using crops (Figure 8). Figure 9 illustrates N use in the Upper Midwest. Minnesota traditionally ranks sixth nationally in commercial nitrogen fertilizer sales following Iowa, Illinois, Texas, Nebraska and Kansas.
Despite the slight growth in fertilizer sales, data collected on a statewide basis do not indicate a correlation with increased application rates on a per-acre basis. The average nitrogen application to corn during the period 1993 to 2003 was 113 lb N ac⁻¹ with no significant increasing or decreasing trends (USDA-ERS, 2005). The increased fertilizer N sales can be attributed in part to changes in cropping systems. Since the late 1970’s, small grain production has decreased trends with a corresponding increase in acres being converted to corn production which would entail greater fertilizer N sales over time (Figure 10). Another measure of statewide N application rates for corn is a comparison of corn yields with corresponding N sales applied to corn. Data obtained from the Minnesota Agricultural Statistics Service shows overall increasing corn yields since 1986 (Figure 11). This trend is attributed to such factors as improved hybrids, favorable weather conditions, and improved management methods. During this time period, estimated N sales for corn have remained stable.
These trends suggest improved N efficiency resulting in reduced excess N application rates that could be lost from the landscape (Figure 12).

Long-Term Trends for Major Nitrogen Demanding Crops: 1921-2004

Figure 10. Acreage changes since 1921 on the major Minnesota crops that account for the majority of the state’s nitrogen demand.

Figure 11. Statewide Corn Yields from 1986 to 2004.
The relationship between fertilizer P application rates and losses to water bodies is a function of direct losses and changes to Sewage Treatment Plant (STP) levels. Romkens and Nelson (1974) observed a linear relationship between incorporated P added as superphosphate and soluble orthophosphate or sediment extractable P levels in runoff. The study corresponded to spring conditions in the Midwest when the soil is wet and bare with a high erosive potential from storm events. Research suggests that losses of P can account for up to ten percent of the P applied when a rain event occurs shortly after a surface application of P (Baker and Laflen, 1982; Edwards and Daniel, 1992; Sharpley and Rekolainen, 1997). Phosphorus losses are also related to STP levels. However, there are limitations to using STP laboratory and sampling methods intended for agronomic purposes rather than environmental intentions (Sharpley et al., 1996; Sharpley et al, 1999). Generalized relationships between DP loss in surface runoff and STP levels are difficult to develop because P losses to runoff are also influenced by soil characteristics.

Application rates of P can vary significantly depending upon the management plan adopted by the producer. The U of M guidelines are based on a correlation/calibration method for corn and soybeans (Rehm et al., 2001). Phosphorus application rates are based primarily on STP and yield goals. Phosphorus fertilizer is not recommended for soils with a STP value higher than 25 ppm Bray and 20 ppm Olsen for corn production.

A second approach is to apply P based on the crop removal rates from the harvested grain. Rehm (2004) conducted a five-year study of a corn-soybean rotation at Waseca and Morris, Minnesota on soils with a STP rating of medium. Two P application rate approaches were compared, one based on estimates of crop removal of P and the other to match either the band or broadcast guidelines from the U of M. There was no significant fertilizer effect on yield measured at the Waseca site, but there was a statistically significant response measured at the Morris site (Table 6). The study did not observe differences in yield that could be attributed to the differing phosphate (P2O5) application rates that were based on crop removal compared with U of M guidelines. The primary difference between the treatments was a larger increase in STP at the end of the study for the plots receiving crop removal rates (33.5 to 37.8 ppm) compared to plots receiving rates based on U of M guidelines (16.5 to 22.5 ppm). The results suggest that P application rates using a crop removal strategy for medium testing soils can be expensive compared to use of U of M guidelines.

Another important consideration with respect to the relationship between P application and STP levels are rates of incline and decline for STP. Randall et al. (1997b) conducted a 20-year study on a Webster clay-loam and
an Aastad clay-loam at Waseca and Morris, Minnesota, respectively, to address these issues. For the Webster clay-loam with an initial Bray-P value of 22 ppm, the study observed STP increases of 0.42 and 1.92 ppm yr⁻¹ when fertilizer was applied over a 12-year period at rates of 50 and 100 lb P₂O₅ ac⁻¹, respectively (Fig. 13). Rates of decline over the following eight years were 1.9 and 2.5 ppm yr⁻¹ with initial STP levels of 22 and 40 ppm, respectively. For the Aastad clay-loam with an initial Bray-P value of 10 ppm, the study observed STP increases of 0.69 and 2.49 ppm yr⁻¹ when fertilizer was applied over a 12-year period at rates of 50 and 100 lb P₂O₅ ac⁻¹, respectively (Fig. 13).

Rates of decline over the following eight years were 1.6 and 2.7 ppm yr⁻¹ with initial STP levels of 23 and 38 ppm, respectively. Broadcast applications of P did not increase corn and soybean yields when STP was greater than 13 and 19 ppm for the Webster and Aastad soil, respectively. These rates of decline imply that P application may not be necessary for row-crop production for many years when STP levels exceed agronomically optimum levels.

Table 5. Summary of phosphate study conducted at Waseca and Morris 1999-2003 (Rehm, 2004).

<table>
<thead>
<tr>
<th>Treatment</th>
<th>Phosphate used</th>
<th>1998 Soil test P¹</th>
<th>2004 Soil test P¹</th>
<th>Avg. corn yield</th>
<th>Avg. soybean yield</th>
<th>Cost²</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>lb ac⁻¹</td>
<td>ppm</td>
<td>ppm</td>
<td>bu ac⁻¹</td>
<td>bu ac⁻¹</td>
<td>$ ac⁻¹</td>
</tr>
<tr>
<td><strong>Waseca</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Control</td>
<td>0</td>
<td>~ 15.0</td>
<td>12.3</td>
<td>167.4</td>
<td>52.7</td>
<td>–</td>
</tr>
<tr>
<td>Crop removal, annual</td>
<td>270</td>
<td>~ 15.0</td>
<td>33.5</td>
<td>171.1</td>
<td>53.9</td>
<td>67.50</td>
</tr>
<tr>
<td>Crop removal biennial</td>
<td>270</td>
<td>~ 15.0</td>
<td>37.8</td>
<td>167.9</td>
<td>53.7</td>
<td>67.50</td>
</tr>
<tr>
<td>U of M broadcast</td>
<td>150</td>
<td>~ 15.0</td>
<td>22.5</td>
<td>166.7</td>
<td>53.8</td>
<td>37.50</td>
</tr>
<tr>
<td>U of M band</td>
<td>120</td>
<td>~ 15.0</td>
<td>16.5</td>
<td>166.5</td>
<td>53.4</td>
<td>30.0</td>
</tr>
<tr>
<td><strong>Morris</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Control</td>
<td>0</td>
<td>8.6</td>
<td>7.0</td>
<td>169.0</td>
<td>50.5</td>
<td>–</td>
</tr>
<tr>
<td>Crop removal, annual</td>
<td>255</td>
<td>11.8</td>
<td>11.3</td>
<td>174.0</td>
<td>52.1</td>
<td>63.75</td>
</tr>
<tr>
<td>Crop removal biennial</td>
<td>255</td>
<td>15.1</td>
<td>12.8</td>
<td>174.0</td>
<td>50.1</td>
<td>63.75</td>
</tr>
<tr>
<td>U of M broadcast</td>
<td>125</td>
<td>10.5</td>
<td>9.0</td>
<td>174.0</td>
<td>52.7</td>
<td>31.25</td>
</tr>
<tr>
<td>U of M band</td>
<td>95</td>
<td>8.5</td>
<td>8.0</td>
<td>175.1</td>
<td>52.1</td>
<td>23.75</td>
</tr>
</tbody>
</table>

1  Bray test used at Waseca and Olsen test at Morris.
2  Assumed $0.25 lb⁻¹ P₂O₅.
Phosphate sales and inputs (per acre) have varied little since the 1960’s. Annual sales range from 240,000 to 295,000 tons of phosphate per year (Figure 14). Despite recent increase in sales, average annual application rates from 1993 to 2003 have remained at 51 lb P₂O₅ ac⁻¹ (USDA-ERS, 2005). The sales trends could be a product of the market with both farmers and timing of fertilizer N applications can have a significant effect on losses. Vetsch and Randall (2004) observed N losses from fall applied anhydrous ammonia that were 46 lb ac⁻¹ higher than N losses from spring applied anhydrous ammonia when precipitation for April and May exceeded the 30-year normal by 5.2 in and temperatures exceeded the 30-yr normal by 7° F. Corn grain yield and N uptake from the fall N application were reduced by 20 and 27 percent compared to the spring application. Nitrogen recovery was 87 and 45 percent for the spring and fall applied N, respectively. The preceding differences were not detected when moisture conditions in April and May were below normal or cooperatives stockpiling phosphate fertilizer in response to potential shortages. Statewide STP levels reported from soil testing laboratories suggest that STP levels are declining. Forty-seven percent of the samples collected in the fall of 2000 and spring of 2001 tested medium or lower for P; however, these reports may be biased by nitrogen and phosphorus timing, forms, and methods of application to P deficient soils in western Minnesota. (Fixen, 2002) Summaries reported on a regional or county basis would provide a better understanding of the STP trends throughout the state. Large landscape variability in STP levels can exist due to soil texture, organic matter, and drainage characteristics. These characteristics can have direct impacts on P variability due to P availability properties or indirectly through P removal differences attributed to yield. Manure management can also lead to significant spatial variability in STP levels. Studies indicate that variable-rate fertilization can reduce STP variability and minimize P application to high-testing areas within a field (Mallarino and Bundy, 2005) normal. Despite the yield and environmental benefits to spring applications, fall applications of N are generally preferred by producers due to economic and logistical factors (Randall and Schmitt, 1998). Though statewide information on timing of N fertilizer applications is limited, statewide sales trends of the three primary N sources used in corn production can be used as a surrogate. Urea and urea-ammonium nitrate solution (UAN) are more suitable for spring application compared to fall application based on yield and nitrogen recovery rates (Randall and Sawyer, 2005). Consequently, the statewide increase in sales of urea and
UAN with corresponding sales reductions in anhydrous ammonia, suggests a trend in increasing rates of spring application of N fertilizers (Figure 15). Studies indicate that the use of nitrification inhibitors such as nitrapyrin can also affect nitrate-N losses. In a 12-year study of a corn-soybean rotation, Randall and Vetsch (2005a) observed nitrate-N losses in subsurface drainage that were 14 percent lower for spring applications of N (2.45 lb ac-1 in-1) and 10 percent lower for fall applications of N with nitrapyrin (2.54 lb ac-1 in-1) compared to fall applied N without the use of the nitrification inhibitor (2.84 lb ac-1 in-1).

Phosphate (P$_2$O$_5$) and Potassium (K$_2$O) Sales in Minnesota from 1990 - 2004

![Graph showing phosphate and potassium sales from 1990 to 2004.]

Figure 14. Phosphate fertilizer sales from 1990 to 2004.

(Figure 15). Studies indicate that the use of nitrification inhibitors such as nitrapyrin can also affect nitrate-N losses. In a 12-year study of a corn-soybean rotation, Randall and Vetsch (2005a) observed nitrate-N losses in subsurface drainage that were 14 percent lower for spring applications of N (2.45 lb ac-1 in-1) and 10 percent lower for fall applications of N with nitrapyrin (2.54 lb ac-1 in-1) compared to fall applied N without the use of the nitrification inhibitor (2.84 lb ac-1 in-1).

Studies in the Corn Belt suggest that timing of P application is not as influential for row-crop production as N, because P is relatively immobile in soils of the region.

Randall et al. (1997b) found that annual and bi-annual P applications for corn-soybean rotations have similar yield responses. Phosphorus application method can have a significant impact on losses from fertilizer sources. Baker and Laflen (1983) observed DP losses in runoff that were more than seven times greater for P applied on the surface compared to point injected methods at a rate of 24 lb P ac-1. Research suggests that crop responses to banded versus broadcast P applications are more common when STP ratings are low (Randall et al, 1985; Randall and Hoeft, 1988).
Manure Contributions

This section provides a brief overview of the relative importance of the nutrient contributions of land-applied manure. Runoff and seepage problems associated directly with feedlots and manure storage structures are addressed in Chapter 7.

Nitrogen and Phosphorus Application Rates

Research suggests that liquid manure and commercial fertilizer sources of N can be managed similarly with respect to potential losses from the field. Randall et al. (2000) did not observe statistically significant different N losses from subsurface drainage between incorporated liquid dairy manure and urea applied at an average rate of 166 lb available N ac⁻¹ over a four-year period.

Relationships between P loss and manure application rates are complicated by the influence of tillage method on P losses. Tillage method will be reviewed later; however, Gessel et al. (2004) showed that total P losses from rainfall runoff were similar among different application rates of incorporated liquid swine manure. Losses of DP did increase with increasing manure application rate during the spring snowmelt period.

Many studies suggest that applications of solid manure actually reduce sediment and total P losses from a field due to increased infiltration rates (Mueller et al., 1984; Ginting et al., 1998; Gilley and Rissle, 2000; Zhao et al., 2001; Andraski et al., 2003). Gessel et al (2004) also observed reduced annual runoff and sediment losses from incorporated liquid swine manure applications.

Statewide animal populations, based upon animal units, have decreased slightly since the mid-1960s (Figure 16). The most obvious changes over the past 40 years are the significant decreases in dairy numbers and increases in hog production. It is also worth noting that the number of livestock producers managing these important manure resources has decreased.

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For purposes of calculating relative manure production from a variety of different domesticated farm animals, state feedlot rules assume that manure production from one animal unit is equivalent to that produced by one mature cow (milked or dry) weighing less than 1000 pounds.

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Figure 15. Trends in major fertilizer nitrogen sources used in Minnesota.
Figure 16. Comparison of animal units for the major domestic species from 1965 to 2005 (NASS, 2005b).

Using the 2002 Census animal populations and similar calculation methods as used in Schmitt and Rehm (1993), the most recent annual fertilizer contributions from manure are 120,000 tons of nitrogen and 121,000 tons of phosphate. For purposes of this report, the “nitrogen fertilizer replacement value” is considered to be approximately 50 percent due to storage and application losses. The “phosphate fertilizer replacement” value is frequently calculated as 80 percent of the total phosphate generated. Nitrogen fertilizer replacement contributions from manure vary greatly by county, ranging from one to 34 pounds per cropland acre (Figure 17).

Phosphorus contributions\(^8\) across all cropland acres can be as high as one to 16 pounds per cropland acre (Figure 18). While these numbers are relatively small in comparison to fertilizer inputs, manure applications tend to be concentrated on a small percentage of Minnesota’s cropland.

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8 Note that the units in Figure 18 are expressed in phosphorus units rather than phosphate. To convert from P to P\(_2\)O\(_5\), multiply by 2.29.
Nitrogen and Phosphorus Timing and Method of Application
The timing of manure application influences nutrient delivery from the field as observed with commercial fertilizer. A higher risk of nutrient losses, particularly P, is associated with manure applications that occur when conditions are conducive to surface runoff, including spring snowmelt and planting periods when antecedent moisture conditions are high, infiltration rates are low, and the ground is bare (Mueller et al., 1984; Edwards and Daniel, 1994; Pote et al., 2001).
Studies addressing the effect of manure application method on N loss are limited; however, Zhao et al. (2001) observed losses of nitrate-N in surface runoff from unincorporated manure that were six times more than losses from incorporated manure. The mass of nitrate-N loss in surface runoff was less than 0.2 lb N ac⁻¹ with a majority of the nitrate-N losses occurring in subsurface tile drainage. Relationships between P loss and manure application are site specific. Some studies report similar or higher total P losses from incorporating manure compared to broadcast applications due to soil disturbance associated with tillage (Ginting et al., 1998; Bundy et al., 2001; Gessel et al., 2004). Other studies report lower total P losses in runoff water due to the removal of a P source from the thin surface layer that interacts with rainfall runoff (Baker and Laflen, 1982; Mueller et al., 1984; Zhao et al., 2001; Tabbara, 2003). Each of the preceding studies generally observed a larger fraction of the total P in the form of sediment-bound P for incorporated manure compared with higher losses of DP associated with broadcast applications of manure.

**Legume Contributions**

Subsequent nitrogen credits from past legume crops (primarily soybeans and alfalfa) contribute approximately 18 percent of the current N agricultural inputs to Minnesota’s cropland (Figure 4). Most producers can realize a 40 lb ac⁻¹ reduction in commercial N fertilizer input requirements to corn following soybeans; producers on coarse-textured soils should realize a 20 lb ac⁻¹ reduction under non-irrigated conditions (Rehm et al., 2001). Nitrogen credits for forage legumes are dependent upon the population density prior to termination and credits typically range from 75 to 150 lb ac⁻¹.

**Long-Term Trends in “Legume” Crops (All Hay and Soybeans during 1921 - 2004)**

**Figure 19. Acreage changes for soybeans and forage legume crops since 1921.**

Soybean production has steadily risen throughout 1990’s, and annual production levels now total over seven million acres (Figure 19). These changes correspond to steady decreases in wheat and hay (alfalfa and clover) production in many regions throughout the state. These reductions have occurred, in part, as a result reductions in dairy operations. Insufficient crediting of perennial forages can result in N applications in excess of crop needs. As noted in an earlier section, the benefits to water quality of perennial forages can be significant (Randall et al., 1997a; Russelle et al., 2001).
Targeting Impacted Agricultural Areas for Implementation of Best Management Practices

Source Water Protection Areas
Various state and local agencies have worked jointly with the MDH in implementing federal and state Source Water Protection (SWP) programs as they relate to agricultural nutrients. A prioritization and ranking system for public water supplies (PWSs) has helped to focus interagency efforts on those geographical areas and Source Water Protection Areas (SWPAs) where nitrate concentrations in ground water exceed or threaten to exceed the health standard. In addition to the formal PWS ranking process (driven by broad geologic mapping units, ambient ground water data and potentially affected population), geographic areas of concern have also been identified through state and local activities (via Nitrate Water Testing Clinics or other monitoring efforts) or through the MDH (via SWPA contaminant source inventories or other monitoring efforts).

The goals of the SWP Program and the state’s Nitrogen Fertilizer Management Plan have been combined in an effort to promote the adoption of U of M-developed nitrogen BMPs. Local implementation of the BMPs is necessary in order to gauge their effectiveness on local landscapes, soils, crops, climatic patterns, irrigation and drainage practices and geology.

The following summaries highlight examples of educational and demonstration efforts being conducted to promote BMP adoption in PWSs responding to nitrate-N problems:

City of St. Peter SWPA: The city of St. Peter has observed increasing nitrate-N levels in vulnerable wells since the 1980’s. A nitrate removal system was rejected due to the high cost, so water is blended from various wells to produce a finished water supply with a nitrate-N concentration of four to five ppm. Local farmers, county health staff, extension agents, city water planners, and state agencies developed a wellhead protection plan that was approved in 1998 to develop a strategy for protecting the city’s drinking water supply from nitrate-N contamination. Many activities related to BMP implementation have been conducted as a result of these efforts and are outlined at www.mda.state.mn.us/news/publications/protecting/waterprotection/watertspeter.pdf

City of Perham SWPA: The city of Perham has considered a nitrate-N removal system due to the occurrence of nitrate-N concentrations that exceeded the drinking water standard in various city wells. Because deeper aquifers with lower nitrate-N levels contain high levels of iron, finding adequate supplies of drinking water will be challenging. The city developed a wellhead protection plan to address potential nitrate leaching from cropland, lawns, septic tanks, and feedlots. Several action steps have been implemented since the development of the wellhead protection plan and can be reviewed at http://www.mda.state.mn.us/news/publications/protecting/waterprotection/waterperham.pdf.

Lincoln-Pipestone Rural Water System (LPRWS) SWPA: LPRWS manages the Verdi and Holland well fields which supplies water to 27 communities and 3000 rural households in southwestern Minnesota. Water from these wells has elevated nitrate-N concentrations because they are located in shallow aquifers which forced the Holland well field to purchase a $2,000,000 nitrate-N removal system. Many of the steps carried out to protect the existing water supplies can be found at www.mda.state.mn.us/news/publications/protecting/waterprotection/waterlprw.pdf

Tools for Targeting BMP Implementation
Minimizing the impact of agricultural nutrients on the state’s water resources entails identifying vulnerable areas and implementing the appropriate practices to reduce the risk of transport. This requires the development of risk assessment tools that are based on principles of nutrient delivery to water resources. The following section explores two tools available to water planners that can be utilized to prioritize BMP implementation and effectively improve water quality.
Agroecoregions
Using watersheds as management units for statewide water resource management presents many challenges. Watersheds at this scale integrate many variable landscape characteristics that influence water quality such as precipitation, geomorphology, slope, subsurface drainage, and cropping systems. As a result, the U of M developed agroecoregions on behalf of the MDA to minimize the variability associated with these landscape characteristics for agricultural and nonpoint source pollution management applications. Thirty-nine agroecoregions cover the state ranging in size from 80,443 to 4,905,884 acres.

Studies suggest that agroecoregions are effective for characterizing regional lake water quality trends and identifying homogeneous regions in the state with elevated nitrate-N concentration in wells (Birr and Mulla, 2002).

Monitoring data indicates that elevated nitrate-N concentration occur in the north-central portion of the state corresponding to the Alluvium and Outwash and Drumlin agroecoregions. The Rochester Plateau and Blufflands agroecoregions corresponding to the Karst region in the southeast portion of the state are also vulnerable to nitrate-N contamination. Many of the shallow alluvial aquifers in the southwestern portion of the state also contain elevated nitrate levels.

Currently an ad hoc panel of scientific-technical water quality experts have begun the process of developing a catalog that rates the effectiveness of various BMPs for each agroecoregion based on water quality problems associated with the agroecoregion. The ultimate goal of these activities is to use this information to target funds obtained from legislation and conservation programs designed to improve water quality.

Phosphorus Index
The Minnesota Phosphorus Index (PI) is a risk assessment tool designed to identify sites within a watershed where excess P is being exported (Moncrief et al., 2004; http://www.mnpi.umn.edu/). The PI also evaluates alternative management practices to determine the most effective strategy for reducing the risk of P transport from a field. The PI does not provide an actual estimate of P delivered from the site nor does it consider the economic costs associated with BMPs.

The PI provides a relative risk value for P delivery from a field based on user provided information on land, crops, P applications, and tillage.

The PI framework is made up of three independent pathways used to characterize P delivery to a surface water body. The three pathways include 1) sediment-bound P from rainfall runoff, 2) soluble P from rainfall runoff, and 3) soluble P from snowmelt runoff. Typically, a majority of the overall risk of P loss is associated with one of the pathways. Consequently, management practices that address that pathway will be the most effective strategy for reducing the overall risk of P delivery from the site.

Technical Support and Programs for BMP Promotion and Implementation Including Recent Activities and Accomplishments
A number of organizations and state agencies are available to stakeholders to provide technical assistance on issues related to management of agricultural nutrients. Many of these entities offer programs that provide financial assistance for implementing BMPs designed to minimize the impact of agricultural nutrients on the state’s water resources. This section provides a brief overview of these organizations and the programs they administer. A more detailed report of the recent activities of many of these groups are highlighted in Needs, Priorities, and Milestones of this Nonpoint Source Management Program Plan.
University of Minnesota and the University of Minnesota Extension Service

Technical expertise related to the management of agricultural nutrients is primarily available within the College of Agriculture, Food, and Environmental Science (COAFES) and Minnesota Agricultural Experiment Station at the U of M. Water quality research is also conducted within the Colleges of Natural Resources and Biological Sciences.

The U of M Extension Service represents the outreach unit of the university and delivers educational programs related to the research.

Educational programs cover such diverse topics as agricultural N BMPs to the proper location, construction, and maintenance of individual sewage treatment. Other topics covered by the U of M Extension Service include soil and manure testing, BMPs for P management, and crediting of manure and legumes. Specific nonpoint pollution educational efforts are targeted to agricultural chemical dealers, consultants, local resource managers and producers.

A number of publications have been released from the U of M related to nutrient management BMPs including:

- Validating N Rates for Corn on Farm Fields in Southern Minnesota (Randall et al., 2003; www.extension.umn.edu/distribution/cropsystems/DC7936.html)
- Fertilizing Corn in Minnesota (Rehm et al., 2006; www.extension.umn.edu/distribution/cropsystems/DC3790.html)
- A bulletin series on agricultural drainage issues (Busman and Sands, 2002; www.extension.umn.edu/distribution/cropsystems/DC7740.html)

Board of Water and Soil Resources (BWSR)

BMPs are promoted through BWSR programs and its local government clientele, which includes Soil and Water Conservation Districts (SWCD), county government, watershed districts, and water management organizations. The BWSR administers the comprehensive local water planning program, which includes components dedicated to the prevention of nonpoint source pollution from agricultural nutrients. The BWSR, the SWCDs and local units of government that directly or indirectly address nonpoint source pollution from agricultural nutrients through the following programs:

State Cost-Share Program
Provides funds to local SWCDs for conservation projects that protect and improve water quality by controlling soil erosion and reducing sedimentation.

Reinvest in Minnesota Reserve Program (RIM)
Designed to retire private land from agricultural production to restore previously drained wetlands.

Conservation Reserve Enhancement Program (CREP)
This land retirement program combines the USDA-NRCS Conservation Reserve Program (CRP) with RIM to protect environmentally sensitive cropland.
Nonpoint Engineering Assistance Program
Provides engineering assistance to private landowners for a variety of nonpoint water quality management practices.

Minnesota Department of Agriculture (MDA)
The MDA is the lead state agency for all aspects of pesticide and fertilizer environmental and regulatory functions as described in Minnesota Statutes §§ 18B, 18C, 18D, and 103H. Programs developed and administered by the MDA focus on nonpoint source chemical fertilizer contamination of the state’s rural and urban surface and ground water resources.

Activities conducted by the MDA include the Farm Nutrient Management Assessment Program (FANMAP). This program conducts surveys of farmers to provide baseline information for measuring the effectiveness of educational programs as well as provide insight for the design of educational programs.

The MDA also conducts monitoring of the state’s surface and ground waters for the presence of pesticides and agricultural nutrients. The Monitoring and Assessment Unit maintains a network of over 80 wells throughout the state and conducts automated sampling of surface water in select watersheds. The MDA also works closely with the Minnesota Department of Health to assist Wellhead Protection planners in developing strategies to protect water resources from potential nonpoint source contamination from fertilizer. The following section highlights some of the MDA’s programs developed to carry out the authority granted under the Minnesota Statutes. Additional information can be accessed online at www.mda.state.mn.us, www.mda.state.mn.us/chemicals/pesticides/maace.htm, www.mda.state.mn.us/chemicals/fertilizers/nutmgmt.htm.

Soil Testing Lab Certification and Manure Testing Lab Certification Programs
The Soil Testing Lab Certification is a voluntary MDA program to ensure accurate and credible soil test results for Minnesota producers, and promotes use of soil testing and use of U of M fertilizer recommendations in nutrient management planning. Participating laboratories must maintain standards for equipment, facilities, personnel, record keeping, methods and procedures. Soil analysis must follow uniform reporting methods. Soil fertility recommendations made by the laboratory must include land grant university soil fertility recommendations as a basis for comparison by the crop producer. More information is available at www.mda.state.mn.us/index.htm, www.mda.state.mn.us/licensing/pestfert/soilabs.htm.

The Manure Testing Laboratory program is similar to the soil testing laboratory certification program and was developed in response to economic and environmental concerns related to land application of animal manures. Most producers do not test their manure on a regular basis, in part due to concerns about the value of the testing. Use of MDA-certified laboratories will be required for development of manure management plans by certain livestock producers under provisions of the new state feedlot rules; however, testing is recommended regardless of whether a producer is required to conduct manure analysis. Currently, there are 42 MDA certified laboratories located in the United States and Canada (Figure 20). More information on the program can be reviewed online at www.mda.state.mn.us, http://www.mda.state.mn.us/licensing/pestfert/manurelabs.htm, www.mda.state.mn.us/licensing/pestfert/mnrccertfaq.htm.

Commercial Animal Waste Technician Licensing Program
In response to requests from the professional associations representing commercial applicators of liquid and solid manure in Minnesota, the 1998 legislative session (Minn. Stat. § 18C.430) established a licensing program for Commercial Animal Waste Technicians. As of 2000, over 160 businesses are now licensed through the MDA.
Certified Crop Advisor Program (CCA)
This program is a membership service of the American Society of Agronomy (ASA). Any public, commercial or independent adviser, who counsels farmers, ranchers or other agricultural entities can participate in the program. The requirements of certification include passing a comprehensive exam that covers four topics: soil fertility, soil and water management, integrated pest management and crop production. Members must maintain 40 hours of continuing education every two years.

Agricultural BMP Loan Program
The MDA AgBMP Loan Program provides low-interest loans to counties, SWCDs and Joint Power Boards. These funds are provided for the implementation of select agricultural BMPs addressing infrastructure needs and certain farm management practices that reduce or prevent nonpoint environmental degradation from farm fields and farmyards. Funds are provided for agricultural waste management, structural erosion control measures, conservation tillage and manure handling equipment, individual sewage treatment system upgrading or replacement, and proper sealing of abandoned wells. The BMPs must be identified as priorities by local units of government in their water planning activities, including Wellhead Protection Program (WHP) plans.

Figure 20. Location of MDA certified manure testing laboratories.

Nitrogen Fertilizer Management Plan
Minnesota Statute 1989, Chapter 326, Article 6, Section 33, Subd. 2b, also known as the 1989 Comprehensive Ground water Protection Act (the Act) directed a nitrogen fertilizer task force to develop recommendations for a Nitrogen Fertilizer Management Plan (NFMP) for the prevention, evaluation and mitigation of nonpoint source occurrences of N fertilizer in waters of the state. The NFMP was finalized in August of 1990 and
includes components that promote the prevention of contamination of water resources by inorganic nitrogen and responses to the detection of inorganic nitrogen from fertilizer sources in ground or surface water. Although the Act and the associated NFMP have laid the foundation for protection of the state’s water resources from agricultural nonpoint source pollution, there was no related funding provided with enactment of the legislation, leaving state agencies to compete for limited federal funds and a variety of state funding programs originally designed for other environmental protection efforts.

The Act mandates that the NFMP contain both a voluntary BMP component and a component that allows for regulatory action in the form of Water Resource Protection Requirements (WRPRs).

The voluntary BMPs, developed jointly by the U of M Extension Service and the MDA, were an outgrowth of the Act and were developed through public participation and notice in the state register. Statewide BMPs outline broad-based recommended practices, while regionally specific BMPs account for variable soil and climatic conditions. Special situation BMPs (e.g., for irrigated, coarse textured soils, and for potatoes) were developed based on emerging issues.

The NFMP structure for responding to nitrogen fertilizer nonpoint contamination is as follows:

**BMP Promotion Phase:** Promotion of voluntary adoption and implementation of BMPs. BMP development and promotion is considered an ongoing process;

**BMP Evaluation Phase:** Evaluation of the adoption and effectiveness of voluntary BMPs. The state is currently developing and implementing BMP evaluation efforts in a limited number of areas of critical concern (e.g., Source Water Protection Areas); and

**Response Phase:** Response to instances wherein voluntary BMPs have not been adopted (despite promotion) or are ineffective at mitigating the occurrence of nitrate in local ground or surface water. The Response Phase is implemented when initial attempts to resolve nitrogen contamination problems through voluntary action fail. Regulation governing nitrogen fertilizer use in vulnerable areas is possible after a series of intense BMP and ground water monitoring efforts justifies rule writing. The Response Phase (which incorporates additional BMP promotion and evaluation efforts) is comprised of the following steps:

**Special BMP Promotion Areas** – Before regulatory action can be taken at the local level, the MDA, SWCD and the county water planning authority must designate a localized “Special BMP Promotion Area” in which various evaluation efforts must occur.

Time must be allotted for producers to implement the BMPs and then a reasonable amount of time needs to be factored in for observing potential water quality changes.

**Nitrogen Management District**

If, after the creation of the localized Special BMP Promotion Area, agricultural sources of nitrate in drinking water remain problematic for at least a four-year period, the area should be reclassified as a Nitrogen Management District. The establishment of the district initiates a process of change from a voluntary to a regulatory situation.

**Water Resource Protection Requirements**

If BMP adoption and water quality remain unacceptable in the Nitrogen Management District after annual reviews, the MDA shall commence the promulgation of localized Water Resource Protection Requirements through rule-making.

Details of the NFMP are provided in the Recommendations of the Nitrogen Fertilizer Task Force on the Nitrogen Fertilizer Management Plan to the Minnesota Commissioner of Agriculture, August 1990, available from the MDA [www.mda.state.mn.us](http://www.mda.state.mn.us)
Currently, the response phase of the NFMP has not been carried out anywhere throughout the state. In July of 2005, the Legislature approved a $0.15 per ton increase in fertilizer tonnage fees. The increase in funding allowed three water quality specialists to be hired within MDA. The increased staffing will enable the MDA to more effectively employ the NFMP and address water quality concerns at a local level in sensitive geographic areas impacted by agricultural nutrients.

**Minnesota Department of Health The Source Water Protection Program**

The federal Safe Drinking Water Act [CFR 40, Part 141, Section 1428] and the state Wellhead Protection Rule [Minn. Rules, §§ 4720.5100 to 4720.5590] jointly require that source water protection measures be established for all public water supply wells. Both programs are administered by the MDH. The MDA has developed a Memorandum of Understanding with the MDH to coordinate source water protection activities related to nonpoint source pollution from agricultural nutrients. The MDH also conducts its own monitoring and education programs related to nitrate contamination of public and private drinking water wells. The MDA in conjunction with the MDH have been involved in many cooperative projects related to source water protection including [www.mda.state.mn.us](http://www.mda.state.mn.us):

- publication of wellhead protection case studies
- release of a series of drinking water protection fact sheets
- release of a funding and technical assistance matrix that outlines cost share and funding programs for adoption of BMPs
- development of an interactive mapping program that identifies vulnerable protection areas
- assist local wellhead teams with implementation objectives
- on-farm demonstrations of U of M BMPs
- maintain “one on one” contact with producers and ag-professionals in protection areas

**Minnesota Pollution Control Agency**

The MPCA is involved in the monitoring of lakes, streams and ground water and contributes to assessment of current conditions, trends and causative factors related to agricultural nutrients and nonpoint source pollution based on the Chapter 7050 Water Quality Standards. Through the Chapter 7020 Feedlot Rules, the MPCA evaluates and permits feedlot design and operation, including manure management plans. Through the Clean Water Partnership, and Minnesota River project, the MPCA facilitates the implementation of numerous projects striving to minimize agricultural nutrient transport to water resources. MPCA also serves as the lead state agency in the development of TMDLs.

**Clean Water Partnership and Clean Water Act Section 319 Programs**

The state Clean Water Partnership (CWP) Program, administered by the MPCA, will provide grants, loans, and technical assistance to local units of government to address agricultural nonpoint source pollution. CWP Phase I grants are awarded for diagnostic projects in which the type and extent of nonpoint source pollution in a lake, river or aquifer are determined and response/implementation plans are developed. CWP Phase II grants or loans are awarded to implement practices to improve or protect water resources identified in the CWP Phase I report or an equivalent diagnostic and planning process.

The Clean Water Act Section 319 Program has also been used to implement activities to reduce agricultural nonpoint source pollution. Grants have funded various implementation activities including development of specific farm surveys, interviews with producers, demonstration projects, other educational activities, and various agricultural BMPs. Funds have also been used to conduct monitoring that assesses the effectiveness of BMPs.
USDA-Natural Resources Conservation Service (NRCS)
The NRCS provides technical and financial assistance to land owners and resource managers to conserve soil, water, and other natural resources. The NRCS administers a number of programs designed to manage nutrients and improve water quality.

Conservation Reserve Program (CRP)
A program administered by the Farm Service Agency (FSA) to provide long-term rental payments and cost-sharing assistance for establishing a vegetative cover on cropland and marginal pasture land for protection from soil erosion and nutrient transport in runoff.

Wetlands Reserve Program (WRP)
Provides technical and financial assistance to landowners to restore, enhance, and protect wetlands. The program is offered on a continuous sign-up basis and is designed to restore the function of wetlands in the landscape.

Conservation Security Program (CSP)
Provides payments to producers who already employ BMPs on agricultural lands and provides incentives for those interested in doing more. The program is eligible to all farms within selected watersheds and offers three tiers of enrollment based on the degree of conservation practices adopted for the operation.

Environmental Quality Incentives Program (EQIP)
Provides technical, financial and educational assistance related to cropping, tillage and nutrient management and environmental protection practices in designated priority areas.

EQIP education grants have funded demonstration projects, workshops, farm surveys and cost-sharing grants used to provide incentives to producers to implement environmentally beneficial improvements to infrastructure or for nutrient, pest and grazing land management plans and practices.

Best Management Practices
The following general list of BMPs is commonly used to reduce nonpoint source pollution from use of agricultural nutrients. This list is not comprehensive and does not suggest that other BMPs would have no benefit.

Please refer to Part I Agricultural BMPs and Part II Erosion and Sediment Control BMPs in an Appendix of this document for definitions of the following BMPs.

Part I Agricultural BMPs:
4 Conservation Crop Rotation
20 Irrigation Water Management
24 Nutrient Management
35 Slow Release Fertilizer
36 Soil Testing and Plant Analysis

Part II: Erosion and Sediment Control BMPs:
8 Filter Strips
8 Fertilizer Application Control
Chapter 9 Agricultural Nutrients

Needs, Priorities and Milestones
The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Accelerate and Enhance Education and Outreach of BMPs Related to the Management of Fertilizers, Manure, and Organic Sources of Agricultural Nutrients. Promote Programs Related to BMP Implementation. Focus BMP Education and Implementation Efforts on Vulnerable Areas Identified using Monitoring Data and Risk Assessment Tools.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop a mechanism for delivering current research to stakeholders and promote/develop synergistic relationships among stakeholders (i.e. resurrection of “blue books”, better use of existing conferences that bring together researchers, producers, agricultural retailers, and agricultural advisors).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Rapid Response Fund (U of M), EQIP, 319, State, Commodity Orgs</td>
<td>U of M, MDA, USDA-ARS, SWCD, NRCS, MPCA</td>
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<tr>
<td>2. Education and outreach topics</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>CIG¹-NRCS, 319, State, MLICA²</td>
<td>U of M, MDA, USDA-ARS, SWCD, NRCS, BWSR, ISU</td>
</tr>
<tr>
<td>a. Promote the principles of nutrient management, alternative cropping systems, and drainage technology and the associated environmental and economic aspects of these areas.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, Livestock Commodity Orgs, EQIP</td>
<td>U of M, MDA, USDA-ARS, SWCD, NRCS, MPCA</td>
</tr>
<tr>
<td>b. Promote the principles of manure management including such topics as nutrient availability associated with manure storage and application methods, proper crediting, spreader calibration and uniformity. Promote livestock industry’s environmental quality assessment programs. Provide tools and technical assistance to the agricultural community to accelerate the development of nutrient management plans.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, Livestock Commodity Orgs, EQIP</td>
<td>U of M, MDA, USDA-ARS, SWCD, NRCS, MPCA</td>
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<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
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<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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<tr>
<td>c. Provide technical training to agricultural service providers through “traditional” programs such as the Certified Crop Advisors and the Commercial Manure Applicators as well as distance-based methods including the internet, software, and other “state-of-the-art” technology.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Various Public and Private Funds, 319</td>
<td>Various Boards, U of M, MDA Certification Programs, Multi-Agencies, Private Organizations, EPA</td>
</tr>
<tr>
<td>d. Maintain appropriate consistency in recommendations from manure and soil testing labs through approved laboratory methods, reporting units and subsequent fertilizer recommendations using such certification programs as Certified Manure Testing Labs and Certified Soil Testing Labs. Accelerate efforts in consolidating manure-testing programs on a national level to reduce conflicting individual state programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Livestock industry, EPA, State</td>
<td>MDA, U of M, Soil Science Society of America</td>
</tr>
<tr>
<td>e. Promotion of water scheduling and nutrient management in SWPA and other areas with threatened drinking water supplies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Local water plans, 319</td>
<td>U of M, SWCD, NRCS, MDA, MDNR</td>
</tr>
<tr>
<td>3. Establish demonstration projects of research-proven effective BMPs related to nutrient management to validate BMPs in physiographic settings that differ from the conditions in which the BMPs were researched and developed (i.e. on-farm research and demonstration projects).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, CWP³, State, EQIP, Commodity Orgs</td>
<td>U of M, Center for Ag Partnerships, MN Corn Growers, MDA, USDA-ARS, SMBSC, NWROC, Local Watershed Groups</td>
</tr>
<tr>
<td>4. Develop and promote innovative programs designed for BMP implementation with a particular focus on environmentally sensitive areas.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CIG, 319, LCCMR</td>
<td>MDA, NRCS, BWSR, SWCD, Local Watershed Groups, U of M</td>
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<tr>
<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>1. Research BMP effectiveness for water quality improvement. Research should address BMPs related to nutrient management, manure management, drainage (i.e. &quot;conservation drainage,&quot; controlled drainage, etc.), water treatment systems (i.e. wetlands, riparian treatment, linear wetlands, control structures, etc), and alternative cropping systems. Techniques should include the use of validated computer simulation models, long-term demonstrations (via paired watersheds, drainage lysimeters, “model farm concepts”) and other proven methods. Research should be evaluated on a field-scale basis when possible and developed for different regions/sensitive areas of the state with unique climatic, topographic, and soil characteristics.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Commodity Groups, Proposed AFREC, USDA, EPA, LCCMR, MLICA</td>
<td>U of M, USDA-ARS, MDA, MPCA, NRCS, Multi-Agencies</td>
</tr>
<tr>
<td>2. Research and quantify nutrient sources, losses, and mechanisms of transport at different scales (plot, field, and watershed). Develop and validate different tools to assist resource managers/planners to identify priority areas for BMP implementation. Examples would include a statewide N leaching index that accounts for the cropping systems and agricultural management practices observed throughout the state.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, CWP, LCCMR, Commodity Groups, Proposed AFREC</td>
<td>U of M, USDA-ARS, MDA, MPCA, NRCS, Multi-Agencies</td>
</tr>
<tr>
<td>3. Identification of barriers that impede economic, social, and technology transfer of existing BMPs and technologies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, 319</td>
<td>U of M, MDA</td>
</tr>
</tbody>
</table>
### Goal 3: Provide Accurate Assessments of BMP Adoption Rates and Performance Through Surface and Ground Water Monitoring As Well As “Performance Indicators” Such As Survey Instruments.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Assessment of BMP adoption in geographic areas where BMP education, promotion, and programs have been focused using survey methods.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, CWP, State. CREES</td>
<td>MDA, UM, NASS, State Agencies, USDA-NRCS</td>
</tr>
<tr>
<td>2. Establish monitoring networks to evaluate BMP effectiveness at landscape scales and identify environmentally sensitive areas. Promote monitoring activities among multiple agencies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, 319, CWP, CREES</td>
<td>MPCA, MDA, MDH, MDNR, NRCS, SWCD</td>
</tr>
<tr>
<td>3. Develop additional performance indicators of water quality impacts to supplement traditional survey and monitoring techniques.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, 319</td>
<td>MDA, BWSR, UM, USDA-NRCS</td>
</tr>
<tr>
<td>4. Evaluate the costs of BMP related activities on a per unit basis and associate with water quality improvements to determine the per unit costs of water quality improvements. Consider coordinating economic evaluations with other performance indicators (i.e. survey instruments) to obtain the information needed for economic analysis.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, LCCMR, 319</td>
<td>U of M, MDA</td>
</tr>
<tr>
<td>5. Develop a standardized record keeping tool for farmers that includes information required for enrollment in various conservation programs (i.e. CSP, CRP, EQIP) and could be used for risk assessment tools (i.e. PI, RUSLE2, Manure management planner, etc).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>CIG, NRCS</td>
<td>USDA-NRCS, MDA</td>
</tr>
</tbody>
</table>
Goal 4: Develop Effective Statewide Policies for Decreasing the Transport of Agricultural Nutrients to the State’s Water Resources and Improve the Coordination Framework Necessary to Accomplish these Policies.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Final development of the Nitrogen Fertilizer Management Plan including protocols for declaring a “Special BMP Promotion Area.” Establish a reasonable timeline and actions steps needed when implementing water resource requirements. Develop an institutional framework that clearly identifies the interrelating roles of various organizations and programs as they relate to the Nitrogen Fertilizer Management Plan.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State</td>
<td>MDA, Local SWCDs, MPCA</td>
</tr>
<tr>
<td>2. Seek legislative approval for the MDA and U of M to formally develop BMPs for a phosphorus management plan using a similar process as nitrogen.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State</td>
<td>U of M, MDA</td>
</tr>
<tr>
<td>3. Establish a multi-agency advisory group to determine criteria for classifying the severity of existing surface and ground water nitrate problems and develop a prioritization plan.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State</td>
<td>Multi-Agency, LMIC, NRCS, MDA, MPCA, U of M</td>
</tr>
<tr>
<td>4. Establish a multi-agency advisory group to determine criteria for classifying the severity of existing surface water phosphorus problems and develop a prioritization plan.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State</td>
<td>Multi-Agency, LMIC, NRCS, MDA, MPCA, U of M</td>
</tr>
</tbody>
</table>

1 Conservation Innovation Grants (Natural Resource Conservation Service)
2 Minnesota Land Improvement Contractors of America
3 Clean Water Partnerships
4 Ag Fertilizer Research and Education Council” Pending legislative approval in the spring of 2006.
5 National Agricultural Statistics Service
Chapter 10 Pesticides

Technical Committee Members:
Gregg Regimbal, Minnesota Department of Agriculture
Roger Becker, University of Minnesota Extension Service
Barbara Weisman, Minnesota Department of Agriculture
Jeanne Ciborowski, Minnesota Department of Agriculture
Jim Ford, Minnesota Department of Agriculture
Jeff St. Ores, Natural Resources Conservation Service
Mark Zabel, Minnesota Department of Agriculture
Joe Zachmann (Editor), Minnesota Department of Agriculture

Introduction
For both urban and rural landowners, the term “pest” describes many different threats to crops and lawns, including insects, rodents, weeds, and a variety of plant diseases. To manage this vast array of pests effectively, urban and rural landowners use a variety of pest control tools and management strategies. One strategy, known as integrated weed or pest management (IWM or IPM), can include precise timing and application of pesticides, as well as crop rotations, adjustments of planting dates, weather monitoring, introducing natural enemies of particular pests, the use of resistant varieties of plants and crops, as well as non-chemical approaches to pest management.

To protect farm fields, home lawns and turf, landowners consider many different pest control options, and one of these options is the responsible use of pesticides. In farm fields, pesticides may help protect crops and increase yields. In landscaped areas, pesticides may help protect shrubs, trees, lawns and gardens. Finding the balance between the responsible use of pesticides and the protection of water resources is an ongoing challenge. While certain areas of the state – including the central sand plains and the karst regions of southeast Minnesota are particularly vulnerable to water resource contamination, all surface water and ground water resources need to be protected from the potential risk of contamination by pesticides. By finding the balance, pesticides can continue to be available as a tool for protecting crops, shrubs, trees, lawns and gardens from pests, while water resources are protected to the greatest extent possible.

The state’s largest potential impacts to water resources come primarily from land-applied pesticides, typically herbicides used to control weeds in farm fields, orchards, rights-of-way and landscapes. Home and structural applications of pesticides to control insects, mold and disease-causing organisms are less likely to reach water resources.

During the planning stages for the Nonpoint Source Management Program Plan, the Minnesota Pollution Control Agency, the U.S. Environmental Protection Agency and the Minnesota Department of Agriculture (MDA) agreed that use of the state’s 2005 revised Pesticide Management Plan (PMP): A Plan for the Protection of Ground water and Surface Water (the PMP) was appropriate as the template for this chapter. Thus, this chapter is a summarized version of the PMP. The PMP is the state’s guidance document for the prevention, evaluation and mitigation of nonpoint source pesticide impacts to water resources.

Minnesota Pesticide Management Plan (PMP)
Because some pesticides can leach through soil to ground water, or be lost from fields in surface water runoff, the commissioner of the MDA was directed in 1989 to develop a pesticide management plan for the prevention, evaluation, and mitigation of occurrences of pesticides or pesticide breakdown products in ground waters and surface waters of the state.

The Minnesota Pesticide Management Plan is designed to guide the MDA, its stakeholders, and other state agencies in efforts to coordinate activities necessary to protect Minnesota’s ground water and surface water...
resources from pesticide contamination. Many of the steps outlined in the PMP are directly linked to the statutory requirements and guidance in the Pesticide Control Law (Minn. Stat. Chapter 18B) and the Groundwater Protection Act (Minn. Stat. Chapter 103H). In addition, the commissioner of agriculture has broad authority to take action, both within and separate from the PMP, to take any actions necessary to protect public health and the environment from harmful exposure to pesticides, and to prevent unreasonable risk to humans or the environment. The PMP for water resource protection focuses primarily on agricultural use of pesticides; however, many of the concepts and policies are equally applicable to other uses, including urban pest management, forestry, rights-of-way use, and structural pest control.

The current plan reflects revisions to a previous version of the PMP (October 1998). The revisions are designed to reflect: the changes in MDA program resources; the need for greater clarity in PMP references to ground water vs. surface water statutes and programs (including new Federal Clean Water Act program activities in Total Maximum Daily Load assessments); changes to the scope of federal pesticide management plan requirements; and changes in various technical references, the MDA monitoring program, and other outdated information.

The purpose of the PMP is to carry out requirements of Minnesota Statutes § 18B.045, which direct the commissioner to develop a pesticide management plan for the prevention, evaluation, and mitigation of occurrences of pesticides or pesticide breakdown products in ground waters and surface waters of the state. The pesticide management plan must include components promoting prevention, developing appropriate responses to the detection of pesticides or pesticide breakdown products in ground water and surface waters, and providing responses to reduce or eliminate continued pesticide movement to ground water and surface water. The commissioner must submit a biennial status report on the plan to the state’s environmental quality board for review and then to the state House of Representatives and Senate committees with jurisdiction over the environment, natural resources, and agriculture. The statute further directs that the PMP shall be coordinated and developed with other state agency plans and with other state agencies through the state’s environmental quality board. In addition, the University of Minnesota extension service, farm organizations, farmers, environmental organizations, and industry shall be involved in the pesticide management plan development.

Minn. Stat. Ch. 103H (the Groundwater Protection Act) serves as the foundation of the PMP’s ground water activities, while Minn. R. part 7050.0150 and Minn. R. part 7050.0185 serve as the foundation of the PMP’s surface water activities.

The PMP is a generic plan that provides the framework and process for protecting both ground water and surface water from pesticide contamination. Within the PMP is a process for pesticide-specific responses that may change in any given year.

The PMP:
- Guides the MDA in its efforts to coordinate activities necessary to protect Minnesota’s ground water and surface water resources from pesticide contamination
- Is limited to the terrestrial “use” of pesticides (as opposed to pesticide misuse or spills), focusing initially on agricultural use yet recognizing that the concepts and policies presented in the PMP are applicable to other types of uses (e.g., urban, structural, forestry, and rights-of-way). Pesticide “use” means activities conforming to product labeling which include mixing, loading, disposal, application, and storage of pesticides
- Guides the MDA in the development of pesticide Best Management Practices (BMPs) or other necessary responses in a framework containing prevention, evaluation and mitigation components

The PMP does not focus on:
- The use of aquatic pesticides (products labeled for specific use in water)
- Non-labeled, non-target uses of pesticides
- MDA’s response to spills, incidents, or fires
- Promote or discourage differing philosophies on pest management, although these may be part of specific BMPs

Chapter 10 Pesticides
Water Resource Monitoring Goal
It is the goal of MDA water resource monitoring to provide information on the impacts of the routine use of pesticides on the state’s ground and surface water so pesticide use may be managed to prevent or minimize degradation of the state’s water resources.

Additional information on PMP activities related to pesticide use, water quality standards, and other issues can be accessed by downloading the complete PMP at www.mda.state.mn.us

Ground water Monitoring Objectives
The objectives of ground water monitoring for pesticides at the MDA are to:

1. determine statewide and regional differences in pesticide concentrations and occurrence
2. determine long-term trends in pesticide concentrations over time
3. monitor for significant changes in pesticide concentrations and occurrence over time
4. provide analysis of land use, pesticide management, and hydrologic and geologic attributes that may result in water resource degradation
5. provide the basic information from which the overall efficacy of pesticide management strategies may be determined
6. provide the information extracted from the monitoring data to information users, policy makers, scientists, and interested citizens

Ground Water Monitoring Network Design
Three ground water monitoring projects have been designed to meet the various objectives of the monitoring program. The three projects are a ground water monitoring well network, a regional ground water sampling program, and a drinking water well survey. Networks are designed based on specific information needs of each program coupled with the physical characteristics of specific land forms of interest including soils, geology and topography.

To fulfill program objectives the state has been divided into ten pesticide monitoring regions (Figure 3) based on soils, hydrology, cropping patterns and the associated agro-ecoregions. No quantitative measures were attempted in drawing the regional boundaries.

Landscape units with a large percentage of acreage in row crops, sandy soils, surficial sand and gravel aquifers, and relatively large amounts of irrigation are given the highest priority for monitoring ground water. The highest priority has been given to the sand plain regions because of the value of these aquifers for shallow rural wells, the limited adsorption capacity of the soils, the high water transmission rates of the soil and vadose zone material, and the results of previous monitoring that showed relatively high frequency of pesticide detections in ground water of the area. These sand plain areas primarily consist of large outwash plains in the central part of the state, although smaller sand plains and coarse grained alluvial river valley aquifers are included as well. Karst bedrock areas have the next highest priority due to the rapid recharge of water to the aquifers through sinkholes and solution channels, shallow soil with little adsorptive capacity, and the widespread use of the aquifers as domestic drinking water supplies. Alluvial river valley aquifers with finer textured geologic materials, fractured crystalline bedrock aquifers, and buried sand aquifers are also of interest to the program, and will be monitored as time and resources permit.

General Network Design Concepts
The current MDA ground water monitoring well network is located in the central sands region of Minnesota and utilizes small diameter observation wells. The primary objective of the ground water monitoring well network is to describe the temporal trends and peaks in contamination levels of the network as a whole, and at individual wells. New monitoring wells were installed by the MDA or cooperators in areas where no well
existed at the time of network development. The network is sampled quarterly although an individual well may not be sampled more than once in a given year. Monitoring well locations are selected systematically so the network as a whole will appropriately represent the average condition of the entire network area. Well sites are selected by overlying an appropriate sized, randomly initiated grid across the area of interest. The central sand plain portion of the monitoring well program has been developed, wells have been installed and sampling began in January of 2000.

The drinking water well survey is short term in nature and is used to determine and confirm areas in the state where pesticides are impacting drinking water supplies, and which pesticides may be of concern. Data from the drinking water well survey is utilized for evaluating the general quality of ground water used as drinking water, and to focus expansion of the more scientifically rigorous ground water monitoring well network. The MDA recognizes the need for careful screening of drinking water wells to ensure they represent actual ground water conditions. Wells for the drinking water survey were selected from those previously sampled by the Ground water Monitoring and Assessment Program of the Minnesota Pollution Control Agency (MPCA), the non-community transient drinking water well list of the Minnesota Department of Health (MDH), or the state’s county well index, in that order of priority. The first samples from the drinking water well survey were collected in January and February of 2004. The objectives of the regional ground water sampling program are to track changes within and between the various MDA monitoring regions (Figure 6), and to provide information useful for implementing and assessing BMPs.

**Surface Water Monitoring Objectives**

The objectives of surface water monitoring for pesticides at the MDA are to:

1. determine statewide spatial differences in pesticide concentrations and occurrence
2. determine pesticide concentration and loading in selected streams
3. monitor for changes in pesticide concentration and loading over time
4. determine the characteristics of pesticide water quality monitoring data
5. provide analysis of land use, pesticide management, and hydrologic attributes that may result in water resource degradation
6. provide the basic information from which the efficacy of pesticide management plans may be determined
7. disseminate the information extracted from the monitoring data to the appropriate information users, policy makers, scientists, and interested citizens

Surface Water Monitoring Network Design
The surface water monitoring program is divided between two distinctly different components. The primary component of MDA’s surface water monitoring program provides detailed monitoring of pesticide loading within select watersheds in the state. The selected watersheds are continuously monitored during the months when the streams are unfrozen. These watersheds are instrumented with automatic sampling stations that collect water samples in response to increases in river levels during and following a rainfall event. The event is continuously monitored and estimates of loading from the storm are determined. These watershed monitoring stations have been established to assist in determining measures by which to evaluate the effectiveness of BMPs and other efforts as part of the pesticide management plan.

MDA’s water quality monitoring program intentionally samples during spring runoff in order to determine which pesticides leave the point of application and enter the surface water system. Not all pesticides leave the point of application. MDA’s water quality monitoring program collects samples at times and locations where pesticides that leave the point of application will be detected and also collects samples at times when pesticides would not be expected to run off from the ground surface.

The determination of which pesticides to monitor for is based on several factors including: the extent of use in an area; the chemistry of the compound; environmental fate data; and the laboratory’s ability to analyze for the compound. The water quality monitoring program targets pesticides largely based on the resources available, practicality, and the appropriateness of analysis.

The second major component of MDA’s surface water monitoring program consists of a grab sampling survey of approximately 15 stream or river locations in the state. These samples are analyzed for a suite of pesticide parent materials and breakdown products. This sampling program is designed to determine which pesticides occur in Minnesota and where they occur. The data is analyzed to determine whether there has been a change in the pesticides that are being detected, and whether there is a difference in where the detected pesticides are occurring. The data is also used in determining the need for BMPs.

Non-MDA Water Quality Data Collection Activities
It is the responsibility of the commissioner of agriculture to collect information on the occurrences, concentration, and use of pesticides in Minnesota. Several other organizations also monitor for pesticides in water. Each organization has different program goals and procedures. These organizations include but are not limited to:

- Minnesota Department of Health (public water supplies)
- Minnesota Pollution Control Agency (surface water, ground water)
- United States Geological Survey (surface water, ground water, precipitation)
- United States Fish and Wildlife Service
- Other States
- Local Units of Government
- Pesticide Registrants

The information provided may or may not be useful to the MDA. The MDA evaluates water quality data collected from other organizations, public or private, and determines if it is applicable and meets MDA quality control standards. The MDA will consider data from other states but will not use that data as the primary criteria for making a determination that a pesticide is commonly detected in ground water or a surface water pesticide of concern.
The commissioners of the MDA, MPCA and MDH have signed an interagency cooperative ground water monitoring agreement. This agreement will help coordinate monitoring and data management activities among the three agencies.

**Water Quality Data Collection as a Decision-Making Tool**

Water quality data and information is a tool to aid in wise decision-making. MDA's pesticide management programs are established accordingly. In this context water quality data will be reviewed on an annual basis by the MDA. A report will be prepared that covers data from the previous year’s monitoring efforts. The report will discuss the compounds detected in Minnesota, typical concentrations, geographic locations, criteria and benchmarks for evaluation, and the likelihood of further detections in Minnesota. The MDA will continually modify and evaluate the monitoring program so that it provides the flexibility needed to implement and assess the PMP.

For the purposes of the PMP, monitoring information from all readily available sources will be analyzed to determine if pesticide detections (including parent compounds and/or breakdown products) are a result of normal applications or a unique or unusual circumstance. Detections and respective concentrations of a pesticide which are determined after investigation and analysis to be the result of routine use will be evaluated for common detection in ground water or for designation as a surface water pesticide of concern. Detections determined to be the result of an unusual or unique situation will be further evaluated to develop an appropriate response.

Focused management activities may be appropriate in regions where use of the compound is more frequent. Additional resources may be necessary to expand the water quality monitoring program to include monitoring networks for specific pesticides placed in common detection status. Chemical-specific monitoring may be focused in special BMP promotion areas to help determine the effectiveness of specific BMPs.

**Prevention Goal**

The prevention goal of the PMP is to promote prevention of occurrences of pesticides or pesticide breakdown products in ground waters and surface waters of the state. It is intended that this prevention be accomplished while promoting practices that consider economic factors, availability, technical feasibility, implementability, effectiveness, and environmental effects, and in consideration of the beneficial uses of pesticides and applicable water quality standards.

**Prevention Approach**

The prevention goal of the PMP will be accomplished through:

1. utilizing analysis tools to focus resources in scientifically defensible ways and in high risk areas;
2. establishing an Education and Promotion Team to assist the MDA in coordinating prevention activities;
3. developing, adopting, and implementing effective strategies for prevention education and promotion through:
   a. applicator training and certification/licensure
   b. BMP research and development
   c. education program development and coordination
   d. demonstration projects
   e. Integrated Pest and Weed Management promotion
4. integrating prevention actions, where appropriate, into other natural resource management efforts, to support identified alternative pest management systems, and data collection activities
Prevention Objective 1
Key target groups are educated on issues associated with land use, land management, community health, crop production, economic profitability, and risks versus benefits, relevant to pesticide use as it impacts water quality in Minnesota. Target groups include pesticide users, policymakers, landowners, retailers, general public, crop consultants, institutions, financial institutions, agencies, and residents.

Prevention Objective 2
Effective prevention strategies are encouraged through education and promotion, including adoption of BMPs by pesticide users considering all management tools available and supported by proper pesticide distribution, storage, handling, use and disposal, and crop specific management strategies.

Recommended Actions to Accomplish Prevention Goal
See Needs, Priorities and Milestones, Action Plan, Goal 1, Milestones (Action Steps)

Evaluation Goal
The evaluation goal of the PMP is to evaluate detections of pesticides and pesticide breakdown products in water resource monitoring data, and to evaluate the adoption, validity and effectiveness of prevention and management strategies, including pesticide BMPs.

Evaluation Approach
The evaluation goal of the PMP will be accomplished through:
1. establishing a Pesticide Management Plan Committee (PMPC) to support MDA evaluation activities
2. annual review of detections of pesticides and pesticide breakdown products in water resource monitoring data
3. assessing, evaluating, and validating
   a. changes in management practices
   b. resource impacts and trends
   c. delivery systems to local interests and stakeholders
   d. economic impact of implementing prevention steps
4. using evaluation findings to refine practices and management strategies

Recommended Actions to Accomplish Evaluation Goal
See Needs, Priorities and Milestones, Action Plan, Goal 2, Milestones (Action Steps)

Mitigation Goal
The mitigation goal of the PMP is to reduce or eliminate continued movement of pesticides or pesticide breakdown products to ground water and surface water.

Mitigation Approach
The mitigation goal of the PMP will be accomplished by:
1. intensifying and targeting education and outreach (preventative) efforts; refining or developing BMPs, incentives or regulatory options; and considering the cost versus benefit and technical feasibility of mitigation measures; and
2. if necessary, exercising regulatory authority through mandatory use changes by adoption of water resource protection requirements or the restriction or cancellation of product registration.

**Recommended Actions to Accomplish Mitigation Goal**

*See Needs, Priorities and Milestones, Action Plan, Goal 3, Milestones (Action Steps)*

Figures 1 and 2 below illustrate the general processes for prevention, evaluation and mitigation decisions for pesticides in ground water and surface water.

---

**GROUND WATER**

**PREVENTION**
- Applicator training, certification and licensing, use inspections, label enforcement
- Ongoing Prevention.
- Education and Promotion Team.

**EVALUATION**
- Pesticide Management Plan Committee.
- Evaluate monitoring data for common detection determinations in ground water.
- Evaluate Best Management Practices (BMPs).

**MITIGATION and PREVENTION**
- Actions to mitigate the effects of specific pesticides in common detection for ground water.
- Voluntary pesticide-specific BMPs.
- Pesticide monitoring regions, management areas and BMP promotion areas considered.
- Continue prevention activities.

**EVALUATION**
- Evaluation of BMP use and effectiveness.
- Water Resource Protection Requirements (WRPRs) or other enforceable actions considered for ground water.
- Registration restrictions may be considered.
- Analysis of benefit of registration (optional).

**REGULATION**
- Rules promulgated for WRPRs (Minn. Stat. Chapter 103H) or alternative mechanisms considered for other potential actions (e.g., use or practice restrictions under Minn. Stat. Chapter 18B).
- Enforcement

---

**Figure 1:**
*Minnesota Pesticide Management Plan - General Process Schematic for Ground Water Decisions*
PREVENTION
- Applicator training, certification and licensing, use inspections, label enforcement
- Ongoing prevention.
- Education and Promotion Team.

EVALUATION
- Pesticide Management Plan Committee.
- Evaluate monitoring data for surface water pesticide of concern determinations.
- Evaluate Best Management Practices (BMPs).
- Technical support to Minnesota Pollution Control Agency impaired waters determination process.

MITIGATION and PREVENTION
- Actions to mitigate the effects of specific surface water pesticides of concern.
- Voluntary pesticide-specific BMPs.
- Pesticide monitoring regions, management areas and BMP promotion areas considered.
- Continue prevention activities.

EVALUATION
- Evaluation of BMP use and effectiveness.
- Enforceable actions considered for surface water.
- Registration restrictions may be considered.
- Analysis of benefit of registration (optional).

REGULATION
- Mechanisms considered for potential enforceable actions (e.g., use or practice restrictions under Minn. Stat. Chapter 18B).
- Enforcement

Minnesota Pollution Control Agency
- Possible impaired waters listing and Total Maximum Daily Load (TMDL) study.

TMDL implementation process.

Figure 2: Minnesota Pesticide Management Plan - General Process Schematic for Surface Water Decisions
Pesticide Best Management Practices Development and Adoption

The MDA will use the Ground Water Protection Act’s definition of BMPs and its consultative requirements in the development of BMPs for both ground water and surface water. Under the Ground Water Protection Act, the MDA is responsible for coordinating the development and implementation of ground water BMPs for pesticides and pesticide breakdown products defined as pollutants, while under the Pesticide Control Law, the MDA is responsible for prevention, evaluation and mitigation efforts (all of which could include BMPs) related to occurrences of pesticide and pesticide breakdown products in both ground water and surface water.

As a preventative measure, the MDA will coordinate the development, promotion and maintenance of generic pesticide BMPs for pesticide distribution, storage, handling, use and disposal. Currently developed generic BMPs can be accessed via the internet at [www.mda.state.mn.us](http://www.mda.state.mn.us). Natural Resources Conservation Service (NRCS) national standards can be the starting point for development of generic BMPs. BMPs developed may go beyond conservation compliance plans (expanding on NRCS technical standards). These practices in turn may be considered for use by NRCS. Efforts are coordinated between MDA and NRCS programs.

The MDA may develop and adopt additional generic BMPs that serve as core practices to address potential water resource impacts or concerns for specific classes of pesticides (e.g., insecticides, herbicides, fungicides). Currently developed core practices can be accessed via the internet at [www.mda.state.mn.us](http://www.mda.state.mn.us).

Additionally, when pesticides are determined to be common detection in ground water or a surface water pesticide of concern, specific BMPs will be developed to address the pollutants. Currently developed pesticide-specific practices can be accessed via the internet at [www.mda.state.mn.us](http://www.mda.state.mn.us).

Best Management Practices development efforts include consultation with local water planning authorities (as required in Minn. Stat. § 103H.151 subd. 2), and as part of their development, the MDA will solicit and consider input from farm organizations, interested groups and the public.

The University of Minnesota will be asked to assist the MDA with periodic literature reviews of pesticide research that can be used as the basis for generic or specific pesticide BMPs in Minnesota. Such reviews should address the issues of pesticides in Minnesota water resources, both surface waters and ground waters. Such reviews should include, but not be limited to a literature review of pertinent pest management research, evaluation of the research and recommendations for future action.

Best Management Practices Education and Promotion Program: Development and Coordination

After BMP development, the MDA will seek assistance from organizations that can provide resources to promote the BMPs. Soil and Water Conservation Districts (SWCDs) can provide a local coordination role, especially in areas where ground or surface water are significantly impacted by contamination. This is consistent with Minn. Stat. § 103H.151, subd. 3.

The promotion of BMPs, whether generic or pesticide-specific, will use existing delivery mechanisms whenever possible. It is understood that different individuals and user groups are more receptive to certain information sources than others. By providing a number of channels for education and information dissemination, there is an increased likelihood that most pesticide users will be reached.

In addition to pesticide applicator training sessions, the MDA will seek assistance in promoting BMPs from pesticide dealers, the University of Minnesota (U of M), pesticide registrants, SWCDs, NRCS, Board of Water and Soil Resources (BWSR), crop consultants, Department of Natural Resources (DNR), industry trade associations, commodity groups, and environmental groups. In order to effectively promote BMPs to the urban landowner/manager, when appropriate, the MDA will encourage participation from local units of government, garden centers, block clubs, the master gardener program, park and recreation boards, and commercial and non-commercial applicators.
Statewide/Pesticide Management Area BMP Promotion

Generic BMPs and certain pesticide-specific BMPs are likely to be applicable to the majority of the state. Through the MDA's Education and Promotion Team (EPT), campaigns can be designed to promote BMPs through the following groups or mechanisms:

1. Pesticide Dealers
   Pesticide dealers have been shown to be a primary source of information for pesticide applicators. Promotion information can be developed for generic and pesticide-specific BMPs. Under the direction of the MDA, pesticide-specific BMP promotional packets can be developed by the registrants and distributed to the dealers. Dealers will be encouraged to distribute BMP promotional information.

2. University of Minnesota: Soil, Water and Pesticide Research; University of Minnesota Extension Services (UMES); and Agricultural Experiment Stations
   University of Minnesota’s researchers, extension specialists, and extension educators can inform pesticide users of pertinent BMP information. Several program areas within the U of M can be used to promote BMPs, including integrated pest management, water quality, and pesticide impact and analysis (e.g., basic research and modeling on pesticide-soil-water-crop interactions).

3. Pesticide Applicator Training (PAT)
   The MDA and UMES will cooperate in the development of training materials for BMPs which are applicable on a statewide level. These will be distributed at private PAT sessions by county extension educators. Information will be delivered at commercial and non-commercial applicator recertification workshops. BMP information will also be included in MDA newsletter mailings to private and commercial/non-commercial applicators.
   In situations where WRPRs are adopted (see Chapter 10 – Mitigation), relevant training materials will become mandatory in addition to Environmental Protection Agency (EPA)-required materials. Questions on WRPRs will be included in the original certification test and at all recertification workshops.

4. Urban BMP Promotion
   Presently, several organizations exist, appropriate to the BMPs developed, with whom the MDA will encourage cooperative relationships in order to more effectively promote BMP educational information to the urban landowner/manager. These include local units of government, garden centers, block clubs, the master gardener program, park and recreation boards, and commercial and non-commercial applicators. In addition, when conducting inspections, MDA’s agricultural chemical investigators can distribute BMP promotional materials to urban pesticide distribution centers such as garden centers, hardware stores, and department stores.

5. Other BMP Promotional Opportunities
   Other BMP promotional opportunities can be developed with environmental organizations, the pesticide industry, and state and local agencies. The MDA’s EPT will consider other efforts and will cooperate with other groups to ensure that the most effective methods to deliver and promote BMP implementation are achieved. These may include public service announcements, demonstration plots, brochures, displays and events. The EPT will strive to coordinate these efforts to ensure that the message delivered to producers is consistent with the BMPs.
   Pesticide-specific BMPs can be incorporated into many promotional strategies including those for crop, cultural, or pest management. These complementary strategies may be promoted by agricultural or community organizations.

Local BMP Promotion

The MDA will seek assistance in promoting BMPs from organizations which reach pesticide applicators on a local level. These groups include commodity groups, township boards, local citizens, the UMES, NRCS, SWCDs, BWSR, pesticide dealers, and U of M Agricultural Experiment Stations.
BMP Promotion Areas
Special attention and efforts may be focused within areas where significant pesticide contamination of ground water or surface water exists or could potentially exist in geographically contiguous areas, and where the source is thought to originate from normal (labeled) use of pesticides.

These areas may be recognized as warranting concern for several possible reasons including:
1. existing monitoring data either collected by or provided to the MDA which indicates a water quality problem due to pesticide use
2. areas indicated by a vulnerability assessment as being highly sensitive to contamination whether documented or not
3. designation as a Wellhead Protection Area by the Minnesota Department of Health

The MDA will evaluate the situation in consultation with the local SWCD and the appropriate water planning authorities and where necessary will designate a special BMP promotion area.

Integrated Pest and Weed Management
Opportunities exist to incorporate into prevention activities various strategies for Integrated Pest and Weed Management that directly relate to water quality protection.

Minn. Stat. § 18B.063 encourages state agencies (e.g., Minnesota Department of Natural Resources, Minnesota Department of Agriculture, University of Minnesota, and the Minnesota Department of Transportation) to use Integrated Pest and Weed Management techniques in its management of public lands. Such techniques might be used to protect water resources.

In addition, Minn. Stat. § 17.114, subd. 4: Integrated Pest Management states: “the state shall promote and facilitate the use of integrated pest management through education, technical or financial assistance, information and research”.

The MDA develops and implements statewide strategies for the increased use of Integrated Pest and Weed Management on private and state managed lands. Some of the Integrated Pest and Weed Management program activities include generating information via newsletters for growers, producers and land managers which inform them of relevant issues and can help them make alternative choices in their pest management decisions; developing school programs to educate school districts on Integrated Pest and Weed Management and how to implement its use; providing funding for research; and providing information to the general public.

Various programs at the MDA, University of Minnesota, and within local, state and national commodity and industry groups promote the development and implementation of Integrated Pest and Weed Management. MDA programs have been established to respond to the statutory directives cited above, and include: the provision of funds for demonstration grants; a low-interest loan program to support farmer transition to more environmentally sound, profitable practices; whole farm planning decision-making assistance; on-farm research in practical farming alternatives; a Conservation Reserve Program Project to identify the Conservation Reserve Program (CRP) lands most critical to preserving Minnesota's soil and water quality; an Integrated Pest Management program concerned with developing and implementing state-wide strategies for the increased use of IPM on private and state managed lands; and organic farming technical assistance and advice on conversion to organic methods, certification and marketing of crops and livestock. In addition, the MDA conducts field days, workshops and assembles speakers on diverse topics with farmer, agency, academic, non-profit and local partners.

Such programs and related activities can be considered by the EPT as it assists the MDA with review and design of educational and promotional strategies for the prevention of water resource impacts from pesticides.

Additional information, fact sheets and management practices promoted by MDA's Integrated Weed and Pest Management Programs can be accessed via the internet at:

www.mda.state.mn.us/ipm/, www.mda.state.mn.us/weedcontrol/, www.mda.state.mn.us
Chapter 10 Agricultural Pesticides
Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: Promote Prevention of Occurrences of Pesticides or Pesticide Breakdown Products in Ground Waters and Surface Waters of the State. It is Intended that this Prevention be Accomplished While Promoting Practices that Consider Economic Factors, Availability, Technical Feasibility, Implementability, Effectiveness, and Environmental Effects, and in Consideration of the Beneficial Uses of Pesticides and Applicable Water Quality Standards.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
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<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. Utilize analysis tools to focus agency operating staff resources in scientifically defensible ways and in high risk areas; Utilize available databases, maps and analytical procedures to evaluate potential pesticide loss and water resource impacts based on hydrogeology, soil and pesticide properties.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, MDNR, U of M Extension, Private Organizations Local Units of Government</td>
</tr>
<tr>
<td>2. Establish an EPT to assist the MDA in coordinating prevention activities.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, MDNR, BWSR, NRCS, SWCDs, U of M Extension, Local Units of Government</td>
</tr>
<tr>
<td>3. Develop, adopt, and implement effective strategies for prevention education and promotion.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, BWSR, NRCS, SWCDs, U of M Extension, Private Organizations, Local Units of Government</td>
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<tr>
<td>Milestones (Action Steps)</td>
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</table>
| 4. Incorporate into pesticide applicator certification and training the various prevention activities and strategies developed and recommended by the EPT, and all BMPs developed as part of MDA’s general prevention activities or in response to common detection pesticides in ground water or to surface water pesticides of concern.  
  a. Conduct periodic literature reviews of available pesticide ground water and surface water research data, and to facilitate the development of scientifically-based prevention activities and programs, including BMPs. Such reviews can also be used to determine opportunities for research, demonstration projects and education.  
  b. Develop and adopt Pesticide BMPs to address general pesticide distribution, storage, handling, use and disposal. Develop and adopt additional generic BMPs to serve as core practices to address potential water resource impacts or concerns for specific classes of pesticides (e.g., insecticides, herbicides, fungicides). Develop and adopt chemical-specific BMPs for pesticides (or their breakdown products) determined to be common detection in ground water or to be surface water pesticides of concern. | X | X | X | X | X | • Federal  
  • State  
  • Local | MDA, MPCA, DNR, BWSR, NRCS, SWCDs, U of M Extension, Private Organizations, Local Units of Government |
|                          | X | X | X | X | X | • Federal  
  • State  
  • Local | MDA, U of M Extension |
|                          | X | X | X | X | X | • Federal  
  • State  
  • Local | MDA, NRCS, SWCDs, U of M Extension, Local Units of Government, Stakeholders |
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<tr>
<th>Milestones (Action Steps)</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>c. Develop, coordinate and extend BMP educational programs to include training for dealers, crop consultants, agronomists, SWCD and NRCS staff and pesticide users. Assistance with these educational programs would be sought from the UMES, registrants and dealers, and others.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, U of M Extension, Registrants, Stakeholders</td>
</tr>
<tr>
<td>d. Incorporate results of BMP research into ongoing MDA-UMES applicator training and certification/licensure programs.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA</td>
</tr>
<tr>
<td>e. Develop demonstration projects to show the potential effects of BMPs and alternative pest management systems (Integrated Pest and Weed Management, crop diversification, etc.) on changes in water quality over time.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, BWSR, NRCS, SWCDs, U of M Extension, Private Organizations, Local Units of Government</td>
</tr>
<tr>
<td>f. Promote and coordinate Integrated Pest and Weed Management activities related to water quality protection with the University of Minnesota and Registrants/Dealers.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, U of M Extension, Private Organizations, Local Units of Government</td>
</tr>
<tr>
<td>g. Encourage state agencies (e.g., Minnesota Department of Natural Resources [DNR], MDA, University of Minnesota, and the Minnesota Department of Transportation) to use Integrated Pest and Weed Management to protect water resources.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, DNR, U of M, MNDOT, Local Units of Government</td>
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<td>Milestones (Action Steps)</td>
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<td>Funding Source(s)</td>
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<tr>
<td>h. Identify alternative pest management systems and determine efficacy by working with the University of Minnesota, registrants, and other interested parties.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, U of M Extension, Registrants, Private Organizations</td>
</tr>
<tr>
<td>i. Educate on and promote the adoption of effective BMPs by pesticide users considering all management tools available including pesticide distribution, storage, handling, use, disposal, and crop-specific strategies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, BWSR, SWCDs, U of M Extension, Stakeholders</td>
</tr>
<tr>
<td>j. Utilize the available data collection activities of the MDA – Minnesota Agricultural Statistics Service, UMES, and other interested organizations and encourage coordination of state task forces, working groups, and agencies in gathering and issuing data.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MASS, U of M Extension, Stakeholders</td>
</tr>
</tbody>
</table>

**Goal 2: Evaluate Detections of Pesticides and Pesticide Breakdown Products In Water Resource Monitoring Data, and Evaluate the Adoption, Validity and Effectiveness of Prevention and Management Strategies, including Pesticide BMPs.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
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<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Utilize a PMPC to review the collection and analysis of information on detections of pesticides and pesticide breakdown products for potential common detection determinations in ground water and surface water pesticide of concern determinations in surface water.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise</td>
</tr>
</tbody>
</table>
### Milestones (Action Steps)

<table>
<thead>
<tr>
<th>2. Develop potential pesticide management and monitoring areas based on land form units, agro-ecoregions, watersheds and other factors.</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Conduct water monitoring in each monitoring region.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, U of M Extension, additional academic expertise</td>
</tr>
<tr>
<td>b. Delineate BMP promotion areas based on land form units or watersheds.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, BWSR, NRCS, SWCDs, U of M Extension, Stakeholders</td>
</tr>
<tr>
<td>c. Develop a strategy to evaluate the effectiveness of pesticide or crop-specific pesticide management strategies for best management practices promotion areas.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, BWSR, NRCS, SWCDs, U of M Extension, Stakeholders</td>
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<table>
<thead>
<tr>
<th>3. Assess, evaluate, and validate:</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>a. changes in management practices;</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise, SWCDs, NRCS, Local Units of Government</td>
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<tr>
<td>b. resource impacts and trends;</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise, SWCDs, NRCS, Local Units of Government</td>
</tr>
<tr>
<td>c. delivery systems to local interests and stakeholders; and</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise, SWCDs, NRCS, Local Units of Government</td>
</tr>
<tr>
<td>d. economic impact of implementing prevention steps.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise, SWCDs, NRCS, Local Units of Government</td>
</tr>
</tbody>
</table>
### Goal 3: Reduce or eliminate continued movement of pesticides or pesticide breakdown products to ground water and surface water.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>1. Intensify and target education and outreach (preventative) efforts; refine or develop BMPs, incentives or regulatory options; and consider the cost versus benefit and technical feasibility of mitigation measures.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA, MPCA, DNR, MDH, U of M Extension, Farm Organizations, Farmers, Environmental Organizations, Industry, additional academic expertise, SWCDs, NRCS, Local Units of Government</td>
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### Goal 4: Promote the Development and Implementation of Integrated Pest and Weed Management as they Pertain to Water Quality Protection.

<table>
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<tr>
<th>Milestones (Action Steps)</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. Provide funds for demonstration grants that affect water quality.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA</td>
</tr>
<tr>
<td>2. Utilize low-interest loan program to support farmer transition to more environmentally sound, profitable practices that reduce pesticide impacts to water resources.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal • State • Local</td>
<td>MDA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
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<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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<tr>
<td>3. Assist with whole farm planning decision-making and on-farm research in practical farming alternatives that minimize pesticide impacts to water resources.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal</td>
<td>MDA</td>
</tr>
<tr>
<td>4. Promote and supplement the technical and financial assistance offered by several Farm Bill Conservation Title programs to help landowners implement and maintain IPM practices.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Federal</td>
<td>MDA, USDA, FSA, NRCS, USFWS, BWSR, DNR, SWCDs, U of M Extension, Private Organizations, Local Units of Government</td>
</tr>
<tr>
<td>a. Promote and/or supplement Environmental Quality Incentives Program (EQIP) incentive payments and technical assistance for implementing integrated pest and weed management on cropland (MN NRCS Conservation Standard 595 Pest Management) or pasture (Standard 528a Organic Prescribed Grazing) on eligible acreage;</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>• Federal</td>
<td>MDA, USDA, FSA, NRCS, USFWS, BWSR, DNR, SWCDs, U of M Extension, Private Organizations, Local Units of Government</td>
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<td>Milestones (Action Steps)</td>
<td>08</td>
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<td>Funding Source(s)</td>
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<td>b. Promote and/or supplement Conservation Security Program (CSP) enhancement payments for one or more pest management activities to protect water quality, whether already regularly practiced by the landowner or to be started. Includes pest scouting to minimize and target pesticide applications; band, split, spot or variable rate application; one or more non-chemical controls as the primary method of weed control; crop rotations including small grains and/or hay; or use of pest management products that meet USDA organic farming requirements.</td>
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<td>5. Promote Integrated Pest Management programs, develop and implement state-wide strategies for the increased use of IPM on private and state managed lands.</td>
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<td>6. Provide organic farming technical assistance on conversion to organic methods, certification and marketing of crops and livestock.</td>
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Chapter 11 Urban Runoff

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Jack Frost – Metropolitan Council – Environmental Services (MCES)
Jim Haertel – BWSR
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Introduction
Urban runoff is runoff from developed or developing urban areas wherever they may be found in the state.

What are the issues and trends associated with urban runoff? Many reports by the Center for Watershed Protection, and others, have summarized the impacts of urbanization. The two main issues can be summarized as quantity and quality. Properly addressing these issues can be hampered by such things as a lack of knowledge of these impacts, development restrictions, or assessing Better Site Design techniques. The U.S. Environmental Protection Agency (USEPA), Metropolitan Council, the U.S. Geological Survey (USGS), the Minnesota Pollution Control Agency (MPCA) and others have documented the impacts of urbanization.

Many of the issues described below are highlighted by the reports of these agencies.

Role of this Report
The Section 319 Nonpoint Source Management Program Plan (NSMPP) is responsible for implementing programs for problems not covered by National Pollutant Discharge Elimination System (NPDES) stormwater permits. Activities supported through Section 319 funding, therefore, are limited to issues and areas not covered by stormwater permits. However, Section 319 funds can be utilized to support innovative source control activities or practices that serve to educate others, even in areas covered by stormwater permitting.

Activities that may be eligible for Section 319 funding include:
- technical support to stormwater permit writers
- problem identification and quantification
- source control best management practices (BMPs) implementation (non-permit)
runoff control BMPs implementation (non-permit)
- information and education programs
- technology transfer and training

Other Sources of Information
The “Minnesota Stormwater Manual”, hosted on the Minnesota Pollution Control Agency’s Web site, is the primary source for stormwater management in the state of Minnesota. The initiation of this manual and ongoing updates is overseen by the Stormwater Steering Committee. This committee is made up of approximately 40 represented groups including state and local governments, business, environmental groups, and other stormwater interest groups.

Another source of information is the EPA’s “National Management Measures to Control Nonpoint Source Pollution in Urban Areas” (November 2005).

Both of these sources directly influenced the Needs, Priorities, and Milestones section of this chapter and provide more information than can be provided in the following pages.

Urban Runoff Pollution
The latest 2000 USEPA 305b report shows urban runoff as the third leading source of pollutants nationally causing impairment of lakes, ponds, and reservoirs behind agriculture and hydromodification (EPA 2000).

Quality of Runoff
Urban surfaces are subject to the deposit of contaminants, which are then subject to wash-off by rainfall or snow melt. Typical contributors to pollutants in runoff include vehicular traffic, industry, power production, lawn care, pets, eroded sediments and vegetative litter.

The major urban runoff pollutants include sediment, nutrients, oxygen-demanding substances, toxic chemicals, chloride, bacteria, parasites and viruses, temperature changes and floatable trash and litter. Each of these pollutants is discussed below.

Sediment
Suspended sediment is made up of tiny soil particles from natural soils, metal particles from streets and parking lots, and sand and grit associated with snowmelt. These particles are washed and blown into lakes and streams. Sediment is considered one of the more damaging pollutants in Minnesota, and it is the major pollutant by volume in the state’s surface waters and at one point slowed barge traffic down in the rivers. The issue is being dealt with. For example, the state’s first Conservation Reserve Program has reduced annual runoff into the Minnesota River by 470,000 tons of sediment and 580,000 pounds of phosphorus (McAuliffe 2001).

Nutrients: Phosphorus and Nitrogen
In Minnesota, the effects of nutrients are a major concern for surface water quality. Many naturally occurring materials - especially phosphorus and nitrogen - are essential for life, and are therefore termed “nutrients.” However, as with the quantity of nutrients, a proper balance is needed. An excess of some nutrients can lead to explosive growth of noxious life, such as algae, or can be toxic to some forms of aquatic life (as is the case with ammonia).
Nutrients can cause algal blooms and excessive aquatic plant growth. Of the two nutrients, phosphorus is usually the limiting nutrient that controls the growth of algae in lakes. As phosphorus loading rises, the potential for algae blooms and accelerated lake eutrophication also increases.

Of particular concern for receiving waters are nutrients that are increased in urban runoff from such sources as lawn care products, and vegetative and animal debris. Nitrate nitrogen, most commonly from fertilizer overuse, can adversely impact ground water when concentrated to high-enough levels. Nitrate may also have toxic effects on some aquatic life such as mollusks.

**Oxygen-Demanding Substances**

While land animals extract oxygen from the air, aquatic life depends on oxygen dissolved in water. When aquatic microorganisms consume organic matter, dissolved oxygen is depleted. Following a rainfall, urban runoff can deposit large quantities of oxygen-demanding substances in lakes or streams. The BOD of typical urban runoff is about as large as that of effluent from an efficiently run secondary wastewater treatment plant (USEPA, December 1983). A “pulse” of high oxygen demand can be created during storm runoff that can totally deplete oxygen supplies in shallow, slow-moving or poorly flushed waters. Oxygen depletion is a common cause of fish kills. In urban areas, spills, pet wastes, street litter and organic matter are common sources of oxygen-demanding substances.

**Toxic Chemicals**

Many of the everyday activities in urban areas also contribute substantial amounts of toxic substances to receiving waters. Essentially, anything that is applied to the land or emitted from fertilizer or pesticide applications, a smokestack or a vehicle’s tailpipe can be deposited on, and washed off, impervious urban surfaces. Some of the toxics substances of concern are trace metals and hydrocarbons. Seventeen pesticides and five metabolites were detected at all monitored sites in a USGS report (99-4247).

**Chloride**

In Minnesota, a tremendous amount of salt is used each year to melt ice from roads, parking lots and sidewalks. From 1984 to 1994 average salt usage was approximately 157,000 tons per year. Over 1989 to 1994 usage increased to an average of 181,000 tons per year. Because it is extremely soluble, almost all salt applied ends up in surface or ground water (Pitt, 1995). If the concentration of chloride becomes too high, it can be toxic to many freshwater organisms. There have been many cases of surface and ground water contamination caused by runoff from inadequately protected stockpiles of salt and sand-salt mixtures (Blaha, Cherryholmes, unpublished MPCA data).

**Bacteria, Parasites and Viruses**

High concentrations of many bacteria and viruses are found in urban runoff. Apparently, soil can act as a source of bacteria even when it is very unlikely that the high levels are of human origin or that they indicate significant human health risk (Barrett et al., 1996). For example, coliform contaminates 25 sections of the Minnesota River and its tributaries (Meersman 2002). Levels of coliform measured were up to 300 times the water quality standard along Shakopee Creek and other rivers in western Minnesota (Meersman 1999). The coliform bacteria that are detected may not be a health risk in themselves, but are often associated with pathogens that are. The sources of pathogens can include sanitary sewer leaks, pets, failing septic systems, livestock, wildlife and discarded infected material. The result of contact with these pathogens can be disease.
Temperature Change

Temperature changes, from sources such as impervious surfaces or even ponds, can significantly impact streams, especially trout streams. Various types of temperature criteria can affect the success and mortality of organisms in waterways. Temperature changes that occur over a short period can have a shock effect, resulting in their death. There can also be long-term temperature effects, which cause changes in the growth, reproduction or mortality of organisms. These mean and maximum temperature levels vary from organism to organism and can be different for even the same organism in a different waterway. In Minnesota, the water quality standards reflect daily maximum average temperatures for most waterways, or changes above the ambient which are limited to a few degrees on a monthly average basis (Minn. R. ch. 7050).

Floatable Trash and Litter

Many of the state’s river and stream reaches are degraded to varying degrees by floatable trash and litter of human origin. There are many sources and modes of transport for these materials, but the problem is generally most serious within and downstream from urban, commercial, and industrial land use types. Trash can be directly deposited in the water or on streambanks by water users, flushed in by storm sewers or overland runoff, and in some cases wind blown. Many of these materials are nonbiodegradable and will persist in the environment for many decades until removed or in some cases buried through sedimentation processes within the floodplain. In many areas, increasing volumes of litter are accumulating throughout riparian areas with annual highwater events. It is not a practical assumption to consider that clean-up volunteers can effectively address any more than the immediate stream corridor of a small percentage of Minnesota’s 92,000 miles of river habitat. There are also serious ethical questions about shifting the responsibility for this problem to environmentally concerned citizens when education, enforcement, and structural source controls for abatement are deficient or absent. Trash and litter constitute a major impairment to the recreational use and esthetic appreciation of many reaches of the states’ rivers and streams and can be hazardous to humans and wildlife.

The issue of trash and litter defiling the nation’s waters has received surprisingly little attention from the responsible local, state, and federal agencies with mandates to protect these natural resources in the public interest. This is perhaps an artifact of the priorities established early in the process of implementing the intent of the Federal Clean Water Act. In Minnesota, awareness of the problem resulted in a request for study by the MPCA and Department of Natural Resources in 1987. With a grant and coordination from the Local Road Research Board of the Department of Transportation, a consultant study was undertaken to attempt a characterization of the floatable trash and litter problem in the Mississippi River within the Minneapolis and St. Paul area. A principal focus was to gain some quantification of these materials that were delivered to the river by storm sewer systems. The study was limited in area and time but results are considered to be representative for this metropolitan area. The final study results show that small man-made floatable litter (MMFL) is the majority of the volume of total MMFL in the river and that storm sewers contribute most of that material. The results underestimate the actual volumes due to information and sampling constraints. Nonetheless, it has been shown that a single rain event delivers large volumes of a persistent and objectionable class of pollutant to waters of the state.

Cleanup is underway in the state. For example, in the 2003 International Coastal Cleanup (ICC), Minnesota cleanup of waterways collected almost 12,000 debris items weighing in at over 5,000 pounds (Mascarenhas 2003). Recreational activities accounted for 45 percent of the litter and smoking activities made-up over 50 percent of the collected material. Cigarettes, food wrappers and glass bottles accounted for 72 percent of the debris (Mascarenhas).

In Minnesota there are 260 registered Adopt-a-River groups that do smaller clean-up events throughout the year. Since the program’s creation in 1989, these groups removed about 175,000 pounds of trash from the state’s waterways every year and have removed about 4.7 million pounds total (Horgen 2005).
Quantity of Runoff

An emerging issue in water quality that needs to be addressed is that of hydromodification, which involves changes in flow patterns in natural waterways such as rivers or streams and wetlands. Hydromodification is also one of the major urban runoff issues. As noted above, the 2000 USEPA 305b report shows hydromodification as the second leading cause of impairment of fresh waters (EPA 2000).

While climate and rainfall patterns may or may not have been affected by human activity, it is clear that runoff has changed significantly with human development. In the presettlement Midwest, entire watersheds were in vegetative cover (e.g., prairie, oak savanna), with maximum infiltration and minimum runoff. With the massive conversion of the landscape to agricultural and urban uses came substantial changes in runoff to wetlands, lakes and streams.

Removal of perennial vegetation led to a decrease in infiltration and an increase in the volume of runoff. Exposing soils to wind and water increased sediment loads carried by runoff. Impervious surfaces and artificial drainage systems increased the volume of runoff and accelerated the rate at which water was removed from the landscape. Impervious surfaces in urban areas also transported pollutant carrying runoff more rapidly and in greater volumes than before development.

There is an emerging understanding of the many ways that land use practices negatively affect the quality of instream habitat. Anything that is done to alter the diversity and stability of naturally occurring stream habitats inevitably affects the aquatic community of organisms residing in streams. Also, because streams are flowing, interconnected systems, any alterations that occur in the upstream headwaters will eventually be reflected in the lower stream reaches. Stream habitat may be compromised by altering the stream’s natural morphology through ditching and channelization or through land use practices that occur outside of the stream channel, such as removal of the riparian vegetation, storm sewer drainage, and residential development.

Existing stream characteristics are a reflection of past conditions in the watershed. Urbanization will increase the runoff volume from each storm event, and may overload the natural drainage systems. The frequency of bank-full events increases with urbanization, causing the stream to enlarge its channel to reach a new equilibrium with the increased flows. Increased flow volumes increase the erosive force of the flows in the channel and can significantly upset the sediment load equilibrium that was established over many years.

Base flow, or low flow, in streams is also affected by changes in hydrology from urbanization because a large part of base flow comes from shallow infiltration. Impervious cover reduces infiltration, reducing the volume of water available for base flow in streams. These changes in hydrology can have a dramatic effect on the ecosystem of urban streams and wetlands. Studies of streams affected by urbanization have shown that fish populations either disappear or are dominated by species that can tolerate a lower level of water quality (Klein, 1979).

Hydromodification as a Pollutant

Minn. Stat. § 155.01, subd. 13 (b) define pollution of waters as “the alteration made or induced by human activity of the chemical, physical, biological, or radiological integrity of waters of the state.” The basis for the provisions of this statute is that human activity, such as hydromodification, affects these waters in many adverse ways. For example, if the land around a small stream is developed from a natural state to parking lots, roads, and rooftops, that stream may experience

- larger volumes of water during rain events
- scouring, eroding, and straightening of the stream channel,
- dry periods due to reduced ground water inflow from the surrounding “capped” land
- change in stream habitat and ecology

Under natural conditions and at bank-full capacity, studies have shown that streams can handle a flow approximately equal to the historic 1.5- to 2-year frequency peak discharge within their banks (Rosgen, 1994; Leopold et al., 1964). After urbanization, increased runoff can cause bank-full flow to be exceeded several
times each year. In addition to increased flooding, this condition causes previously stable channels to erode and widen. Much of the eroded material becomes bed load and can smother bottom-dwelling organisms.  

In this process, stream habitat diversity is damaged or lost. Water that was once slowed by bends, pools, and woody debris in the water column moves faster and with greater volume cutting into the bed and eroding the banks. This faster flowing water carries with it an increased sediment load, some of which is deposited in the downstream reaches. Many fish and invertebrate species cannot use substrates that are laden with excessive silt for reproduction, feeding, or cover. Riffles and pools become scarce or absent as the stream is converted from riffle, run, pool sequences to long runs or pipes. Not only is habitat diversity affected but the stream hydrology becomes inherently less stable. As water leaves the system faster, the natural hydrologic timing is altered. The overall effect is an increase in the intensity of the high flows and decreased duration of low flow events. If the water is stored to prevent increased peak flows, then the flow duration is extended. Streams in which the surrounding vegetation has been removed or altered are usually compromised by an increase in the amount of silt-laden runoff. Also, water temperatures within the stream may rise as the overhead canopy is removed exposing the stream to full sunlight.

Urbanization also changes the extent and duration of inundation in wetlands, which can modify the established wetland vegetation. Measures to control discharges to wetlands must control the peaks and volume of flow to wetlands, if they are to be protected. This also means that reduced surface and ground water flow caused by diversion to storm sewers is also an area of concern, especially for sensitive wetlands.

Hydromodification of Small Events

Urbanizing areas increase runoff from small events in greater proportion than large events. This is important because, in Minnesota, more than 90 percent of the precipitation events are less than 1.0 inch. These rainfall events also account for approximately 65 percent of the cumulative runoff quantity in urban areas and proportionately large amounts of the pollutant loading associated with these rainfall events (Pitt, 1998). While the significance of large flood events should not be underestimated, the smaller flows with an approximately nine-month to two-year return period frequency are probably as important or more important to overall water quality. These flows can be very erosive and can be the major source of increased pollutant loading. Pollutant loading is more closely associated with total runoff volume than with peak runoff rates. Utilizing methods to maintain volumes and peaks closer to those that originally shaped the channel can reduce the channel reshaping process in a watershed. Examples of appropriate management techniques are the volume reduction that results from the use of swales instead of curb and gutter, reduced impervious surfaces or infiltration structures.

Wetland and upland vegetation can affect or be significantly affected by hydrologic changes. For example, drainage can obviously change the vegetation at a site, but increased water that drains from a project area into an off-site drainage basin can impact trees and other vegetation, including wetland vegetation. In such cases, water itself is the damaging agent even if it is clean. The increase in water level, both surface and subsurface, can result in the death of roots. Roots require oxygen from the air, and saturated soils create an anaerobic condition that will eventually kill the roots. A case in point is a tamarack swamp that receives water from several developments. As water levels increase through the swamp, the increased flow depth results in the death of many of the tamarack trees, even though they are tolerant of wet conditions. In Minnesota, we have several tree species that tolerate short periods of flooding, but we should be encouraging diversity and be mindful of sensitive areas downstream. Likewise vegetation in upland areas can change the infiltration capacity or evapotranspiration capacity of a watershed. By using native plantings that have denser canopies and/or deeper root networks the storage capacity of the upland areas are significantly increased in reducing run-off volumes, especially in the smaller storms.
Regulations for Urban Runoff Controls
The above list of water quality impacts are reduced and minimized by effective implementation of management measures including regulatory and voluntary programs. Both regulatory and voluntary programs utilize the same basic BMPs, but differ in administrative opportunities and education efforts to protect the resources in Minnesota. The following text identifies how key programs or policies in Minnesota are implemented.

Point Source Urban Runoff
In Minnesota, the primary regulatory program for stormwater runoff is the NPDES stormwater discharge program under Section 402 of the 1987 Clean Water Act. The MPCA is the state agency responsible for administering this point source urban runoff stormwater permitting program.

The MPCA requires stormwater discharges to be authorized under an NPDES/SDS (State Disposal System) Permit for the following municipal, industrial, and construction activities:

1. Municipal includes publicly owned storm sewer systems, not combined with sanitary sewer systems (known as municipal separate storm sewer systems or MS4s), under the following conditions:
   - MS4s characterized in federal law as ‘medium’ or ‘large’ (having a population larger than 100,000 as of the 1990 Census). For Minnesota, communities that qualify under this provision are Minneapolis and St. Paul.
   - MS4s located in an ‘Urbanized Area’ as defined by the Federal Bureau of Census
   - MS4s designated by the state under Minn. R. ch. 7090, including cities and townships with a population of 10,000 or greater or those with populations of 5,000 or greater that discharge to an Outstanding Resource Value Water, Trout lakes or streams, or an impaired water
   - MS4s designated by the Commissioner of the MPCA
   - MS4s petitioned to be covered by permit and approved by the Commissioner of the MPCA

2. Industrial activities divided into ten categories based on Standard Industrial Classification (SIC), including manufacturing, mining, transportation, hazardous waste facilities, power plants, landfills, recycling facilities and wastewater treatment plants (over 5,000).

3. Construction activities which disturb at least one acre of land or a site which is part of a common plan of development that in total disturb over an acre of land. Construction activities include clearing, grading, grubbing, excavation, road building, demolition activity, and construction such as residential houses, office buildings, commercial facilities and industrial buildings.

Nonpoint Urban Runoff
The NPDES program is the statewide “regulatory”, or point source program, addressing stormwater runoff from municipal, industrial and construction site activities. For nonpoint source activities, the local governments and watershed management organizations (WMO) are the primary implementing bodies. The Minnesota Board of Water and Soil Resources (BWSR) has the responsibility for overseeing the state water management plans, utilizing Minn. Stat. ch. 103B (formerly 509) planning process. Cities and townships within the Metro Area have adopted regulatory controls through their local water management plans for activities such as erosion from construction sites, and are responsible for implementing these regulatory controls.

Metropolitan Area
State 103B watershed management planning has been done by watershed management organizations created either by a joint powers agreement under 103B or as a watershed district under 103B and 103D. As a result of the 103B planning effort in the Metro Area, there are 23 WMOs and 14 watershed districts in the area.
that plan and carry out authorities under this statute. Carver and Scott counties have assumed water-planning responsibilities of WMOs within their jurisdiction, and Dakota has assumed one watershed in the county.

Previously there were as many as 37 joint powers agreement WMOs. However, due to their lack of levying authority, levy limits placed on cities and other reasons, many joint powers agreement WMOs have dissolved and watershed districts have been formed or counties are conducting the water management planning. The lack of funding and administration has been the downfall of several joint powers agreement WMOs due to a small geographic size and low tax base.

The content and implementation programs of the first generation plans varied in scope and content due to a number of variables, including but not limited to: development pressure, geographic size, funding, tax base, local administrative pressure and lack of comprehensive requirements for the plans. The cost of first generation plans varied, from $15,000 in rural areas to as high as $150,000 in urban areas, with the average costs from $50,000 to $60,000 in the urban areas.

The second generation plans are much more consistent and of higher quality than the first generation plans due to state rules (Minn. R. ch. 8410). Second generation plans require local controls to regulate erosion from construction sites per approved BMP manuals in use in the Metro Area. They also require standards for stormwater design, must be consistent with state and regional water management goals, provide detailed accountability and establish measurable goals for a number of specific stormwater management issues. Some second-generation plans have cost a quarter of a million dollars and the average is well over $100,000.

For cities and townships in the Twin Cities Metropolitan Area, Local Water Management Plans are required that have to be consistent with the WMO’s plans through Minnesota Rules Chapter 103 B and the Metropolitan Land Planning Act. The local water plans are reviewed by the Metropolitan Council and approved by the watershed organizations that the local government falls under.

Rural Areas

Outside of the seven-county metropolitan area where watershed districts and joint powers watershed management organizations conduct water planning, each of the 80 remaining counties have adopted a comprehensive local water plan. Further, the state has approved each of these 80 county comprehensive local water plans.

Local water planning at the county level works because of funding, land use authority, local coordination and the state-local partnership. The state has continually appropriated funding for this effort. Often the state appropriation has been over five million dollars a year. The average annual state contribution is $30,000 per county and the average annual county contribution is $95,000. Additional funding and grants from various sources have also been utilized.

Local coordination and communication may be the most visible of the program’s successes. In all 80 counties, the local task forces that formed to develop the plans continue to meet after plan approval to aid in plan implementation. These task forces ensure that the plans consistently reflect local priorities. In addition, frequent meetings provide a forum to coordinate the variety of resource-related activities that various levels of government and other groups may be performing, thus avoiding duplication.

Stormwater Management Plans

As local governments develop their stormwater management plans, in response to the state planning requirements, they must develop comprehensive programs to manage stormwater for aesthetics, flood control, pollution control and all other appropriate purposes. Planning should involve public and intergovernmental participation. In developing local goals, local government should analyze the system-wide needs of the community, addressing the appropriate measures for the site, watershed, region or water body. Selection of the optimal mix of BMPs, including educational and structural measures such as stormwater ponds, depends on
the goals that are established for the system, the nature of the project site, the nature of the watershed, and the pollutants to be addressed.

Important factors to consider include, but are not limited to:

- **Environmental Goals**
  pollutant-removal targets and levels of removal: phosphorus, total suspended solids, metals, sediments
temperature changes Channel erosion protection Wetland creation Wildlife habitat Aesthetics Swimmable waters

- **Community Goals**
  development needs Community amenities such as open space, parks, trails, etc.
stormwater BMP safety risks, construction, maintenance, and land-consumption costs

- **Nature of the Watershed**
  developed: retrofit options Undeveloped: planning for future development
  sensitive areas: special protection

- **Selection of Proper Prevention and Treatment System**
  avoidance policies
  selection of primary treatment systems
  selection of associated BMPs

### Resource Protection Policies
Controlling stormwater discharges to water bodies should be the primary objective of the comprehensive stormwater and surface-water runoff-management plan developed by local units of government. Requirements of the Metropolitan Area Surface Water Management Act and other applicable planning requirements should form the basis for comprehensive review of stormwater and water body plans. As with all plans, the first step should be a survey of existing information, including mapping of all the water bodies in the watershed and associated normal flow paths.

### Resource Inventory
It is recommended that the local unit of government complete the inventories of existing resources. Existing information, such as the Protected Waters Inventory (PWI/MDNR) and the National Wetland Inventory, U.S. Fish and Wildlife Service (NWI/USF&WLS) or the Watershed Heritage Program (WHP/MDNR) can be used as a starting point for these inventories. Any survey information must be field verified. Much of the original aerial photography was made over 15 years ago, so the surveys can be used only as a guide to field activities. Field visits are necessary to verify NWI information. Wetlands should be identified in the inventory and classified according to their appropriate wetland sensitivity group (Eggers, 1997; Minnesota, State of, June 1997). The size should be estimated and the surface hydrologic connections should be recorded for each water body identified on the inventory.

### Significant Resources
Water bodies that have been designated by local, state or federal action as providing unique qualities, such as recreational, scientific, educational or aesthetic uses, should be considered significant resources. Other significant water bodies should include those that have been restored for specific purposes, such as water quality improvement or wildlife, industrial or agricultural uses. Water bodies known to be important to local recreation activities, such as hunting, fishing or bird watching, and water bodies occurring within parks, shoreland areas and conservation corridors would also be considered to be significant resources. Forested areas may also be considered significant resources and should be designated for protection from destruction by removal, inundation and flooding.
Excellent-quality water bodies of all types are very rare and becoming rarer as time and development goes on. Every effort to protect these waterbodies should be made. Providing off-site compensation does not easily mitigate for destruction or degradation of these types of water bodies.

Sensitive water bodies should be protected. Highly sensitive water bodies, even of moderate quality, are a concern because of the care that must be taken to preserve them. Importantly, they often cannot be easily mitigated, restored or created due to their special nature.

Other Water Bodies
Because of their position in the watershed, morphology, surface-flow connections or other physical attributes, some waterbodies play an important role as part of a hydrological system. The role of the waterbody in the hydrologic or ecological system should be highlighted in the inventory when these functions are believed to be important.

Maintaining and improving public uses and values is a very important component of maintaining or improving the entire function of a watershed. Piecemeal destruction or alteration of minor water bodies and/or changes in the hydraulic regime can significantly damage the entire system through changes in hydrology, erosion, nutrients or other pollutant loading on the system.

Resource Quality and Condition
An assessment of water body quality and condition is probably best conducted using a methodology that evaluates the condition of the biological community. The functioning of many water body uses is directly related to the biological integrity, since the biota will reflect the overall health of the system. Therefore, an assessment of the condition of a water body is best based on an evaluation of the relative “biotic impoverishment” (such as provided by Karr, 1993).

Policies for Urban Runoff

Avoidance Policies
It is important to avoid impacts at the outset if at all possible. The best way to minimize adverse impacts of development on runoff and water quality is to develop policies that avoid any construction activity in the most sensitive areas. Given the open-space requirements found in most zoning codes, this is a real option which is still too often overlooked.

Avoid:

- destruction of natural vegetation
- siting improvements along the shoreline of lakes or streams
- constructing in natural drainageways
- areas dominated by steep slopes, dense vegetation or erodible soils

Vegetation
Avoid the loss of vegetation whenever possible. Delineate important vegetation and protect it from development activities.
Shoreline
Runoff from construction close to the receiving waters is hard to clean up before it reaches the receiving water, making measures to reduce pollutant delivery much more difficult and expensive. Measures to avoid the runoff are the best choice. Vegetated shoreline is a critical part of nature’s system for cleansing runoff water of pollutants. Also, once the vegetation is disturbed, shoreline erosion from running water and wave action is dramatically increased.

Natural Drainageways
Construction in natural drainageways destroys the natural vegetation that protects the soil from erosion and, with it, the filtering capacity of the vegetation. This type of vegetation is among the most difficult to reestablish. Natural drainageways contribute a large percentage of runoff going directly to receiving lakes or streams, and once disturbed, they become high-energy, high-volume conduits for moving massive amounts of pollutants to receiving waters. Site plans that disturb these areas result in much larger volumes of water to manage and treat (and much greater costs for pipes and BMPs) than would be required by using other areas of the site for the same purpose.

Steep Slopes
Generally, the steeper the slope, the greater the erosion hazard. This is because the angle of repose on steep slopes means it takes less energy for water to dislodge and transport soil particles. Development often results in making flat areas for such things as roads, buildings and lawns. Creating flat areas on steep slopes exposes more soil surface area to erosion during construction than the same action on flat slopes. Good site planning avoids placing buildings and roads on steep slopes.

Erodible Soils
When denuded of vegetation, areas with easily eroded soils yield greater volumes of transported soil than those with erosion-resistant soils. Proactive planning can avoid disturbing erodible soils in the land development process, so that erosion and sedimentation problems will be avoided.

Impervious Surfaces
While population density is important for many planning and zoning regulations, imperviousness and the way impervious surfaces drain is the critical environmental planning consideration with reference to urban runoffs.

Impervious surface area is the portion of the land where water cannot infiltrate to the subsurface. Instead, water is conducted by gravity on the surface as overland flow. Impervious systems generally consist of roads, parking lots, sidewalks, rooftops and other impermeable surfaces of the urban landscape. While imperviousness is fairly easy to define, it may be hard to identify in practice. While asphalt and concrete are generally impervious, they have been found to allow infiltration under some conditions. Gravel surfaces can be pervious, but if they contain a high percentage of fines, they may become impervious. Lawns are considered pervious, but disturbed urban soils may allow only minimal infiltration (Pitt, 1994).

Imperviousness is still a very useful indicator by which to measure the impacts of land development on aquatic systems. Research conducted in many geographic areas and employing many different methods of analysis has led to similar conclusions regarding the nature of impervious surfaces and stream degradation: Stream degradation occurs at levels of imperviousness from as low as approximately 10 to 20 percent of the watershed (Schueler, Fall 1994).
Local Planning and Zoning Methods
If municipalities have addressed the problem of impervious surface at all, they have often addressed it by setting the maximum density for an area based on building units. The transport component is generally not addressed. However, transport-related imperviousness often exerts a greater hydrological impact than building-related imperviousness. Runoff from rooftops can be spread over pervious areas, such as open fields and grassed waterways, whereas roads and parking lots are usually directly connected to the storm-drain system.

Not only are roads generally connected to the drainage system, they also have the effect of producing secondary development, with a multiplying effect on the impacts to the watershed system. Because impervious surfaces place greatly increased total flow and loadings on waterways and on aquatic systems, it is very difficult to eliminate the impacts of the impervious surfaces by BMPs. BMPs that provide stable channels, reduce pollutant loading and reduce impacts to benthic biota may raise the allowable imperviousness. However, even when effective practices are widely applied, the threshold of imperviousness is eventually crossed, which results in a degraded condition. It is, therefore, critical that local government units (LGUs) address the impacts of imperviousness very early on by aggressive land use policies.

There are many policies that can be adopted on a local level to reduce the impacts of imperviousness. These policies can be adopted in local codes or ordinances to be applied to new developments. When techniques such as preserving natural areas, disconnecting and distributing runoff, and reducing impervious cover are applied to individual sites, stormwater runoff volumes can be reduced and reduce the size or number of conveyance systems and BMPs to mitigate the effects of runoff. These techniques, known as Better Site Design, are promoted in the Minnesota Stormwater Manual (Chapter 4). In incorporating Better Site Design into local codes and ordinances, local governments should consider working with stakeholders and identifying barriers to these policies. Barriers may be able to be addressed or it may be found that the benefits outweigh the problems with implementation.

Better Site Design can have many benefits besides reducing the environmental impacts of new development. It can result in savings for the developer and long term maintenance savings for the local government. It will also improve the quality of life for residents and increase property values.

Ground Water
When development occurs, the problems of runoff need to be addressed; often this is by “Better Site Design” or “infiltration devices.” Better Site Design includes reducing impervious surfaces, discharging impervious surfaces over pervious areas, disconnecting roof drains from the stormwater system or other measures. Better Site Design policies are encouraged and are essential; however, general policies may require special consideration for potential hotspots such as in industrial areas or other unusual cases.

The other category of activity is called infiltration devices. This is everything from filter strips and swales to large infiltration ponds or infiltration trenches, tubes or other devices that conduct the runoff into the ground. Care needs to be taken to ensure that these devices do not bypass the zone of aeration above the ground water table (vadose zone) and conduct surface runoff directly into the ground.

Infiltration reduces stormwater flows in surface waters and replenishes ground water through recharge.

Summary of Authorities and Programs
Many other state and local agencies have leadership responsibilities in stormwater pollution control. The primary role of the involved agencies can be summarized as follows:
Minnesota Pollution Control Agency

- apply effluent and water quality standards for stormwater, erosion and sediment control where applicable
- adopt and provide technical assistance on acceptable technical standards and BMPs as permit requirements and as accepted tools in nonpoint source (NPS) watershed programs
- coordinate review and approval of local programs
- provide technical assistance and administrative assistance for NPS watershed projects under the Clean Water Partnership (CWP) program
- provide educational and technical assistance to locals developing pollution prevention plans for compliance with the state’s stormwater permitting program
- provide water quality certification of 404 wetlands permits process and other federal permit certification
- provide BMPs for urban areas including

Nonstructural BMPs focus on changing behavior and management. These measures can be described as “good common sense” and can include such practices as street cleaning, education on lawn and garden practices, moving materials inside to reduce exposure, prohibiting certain practices, training, and employing spill-prevention plans.

Structural BMPs are measures that control or manage stormwater runoff and drainage. Examples of structural BMPs include enclosures used for covering exposed significant materials, swales, dikes, or stormwater treatment basins and wetland restoration.

- The MPCA also has many regulatory and pollution-prevention programs that can affect stormwater, such as the hazardous waste program, the aboveground and underground tanks programs, spills response programs and even air quality rules. Many fact sheets have been developed to help individuals, industries and local governments to develop their pollution-prevention programs.

Board of Water and Soil Resources

- review, comment, and approval of local comprehensive watershed planning
- provide cost share funding for local water planning and plan implementation
- oversee Minnesota’s Wetlands Conservation Act.
- provide assistance to Local Governmental Units (LGUs) for complying with water planning laws
- provide oversight for local watershed plan implementation
- hear and rule on appeals alleging failure to implement local water management plans
- periodically review and update rules relating to comprehensive local water planning
- provide technical assistance

BWSR and MPCA

- develop model ordinances
- develop acceptable technical standards and Urban BMPs
- ensure interagency coordination
- provide information and education programs
- review local programs

Minnesota Department of Natural Resources

- Provide technical assistance on stormwater runoff control.
- Enforce Protected Waters Permit regulations.
- Enforce Shoreland Management Act provisions.
- Has developed and led public awareness and cleanup programs such as the “Adopt A River Program”.

Metropolitan Council

- review water quality plans for the Metropolitan Area as mandated by USEPA through Clean Water Act (Section 208) and by the state Legislature through Minn. Stat. ch. 473
implement a NPS control strategy through the local comprehensive plans of local units of government via the Metropolitan Land Use Planning Act

• provide technical planning assistance to local units of government and watershed managers, and participate in multi-agency efforts to solve water quality problems

• conduct research on the behavior and management of urban NPS pollution

**Minnesota Department of Transportation**

- designs, builds and maintains stormwater conveyance and treatment systems for transportation projects
- coordinates transportation project design with local units of government, WMOs, state and federal agencies
- provides standards and specifications for materials and techniques used in BMPs
- provides formal and informal research of stormwater quality BMPs
- provides standards and specifications for integration of biological systems with engineering principles, leading to functional succession of green spaces
- partners with others for research and development of appropriate seed mixes reflecting Minnesota’s ecological regions for vegetative establishment associated with transportation projects
- provides systematic life-cycling approaches for the use of new products, BMPs, and designs for reducing impacts of stormwater
- provides technical assistance, training and education for the management of stormwater during and after construction

**Minnesota Department of Agriculture**

- coordinate the development of pesticide and fertilizer BMPs
- assess current pesticide and fertilizer management practices
- promote the use of BMPs and alternative management approaches for pesticides and fertilizers
- provide direction/guidance in the development of local Integrated Pest Management (IPM) programs
- enforce violations of state and federal pesticide and fertilizer laws

**Minnesota Department of Health**

- responsible for drinking water issues

**Minnesota Department of Labor and Industry**

- responsible statewide for regulation of stormwater conveyance systems for public, commercial, and industrial facilities. Responsibilities include review and approval and inspections of installations of building storm drains and storm sewers within the property lines for those facilities, although cities of the first class provide their own review and inspection services

**Soil and Water Conservation Districts**

- act as technical resource to local government and perform inspections as requested
- review and comment on local programs

**Local Governmental Units**

- adopt and implement local ordinances, including zoning
- install, operate and maintain BMPs
- administer and enforce local controls

**Other Programs and Requirements**

**University of Minnesota**

- conducts performance research on stormwater BMPs and develops assessment protocols on the same
- conducts research on impact of urban landscape management on urban water quality
• provides professional training on construction site erosion and sediment control and post-development stormwater management
• Provides professional and landowner training on landscape management for water quality, including turfgrass management
• Provides professional and landowner training on shoreland protection and restoration
• Assists local units of government in designing and implementing stormwater pollution prevention education programs for the general public, elected officials, professionals, and trades

Class 5 Wells
Under federal laws, “Class 5 wells,” which are essentially any stormwater infiltration device that is deeper than it is wide, are required to be inventoried by reporting to the USEPA and the MPCA.

Minnesota Rules Chapter 7060
Minnesota state laws (Minn. R. ch. 7060) prohibit the direct discharge of untreated stormwater to the saturated zone if the discharge threatens ground water from potential pollutants. There could be liability if it is determined that a discharge has introduced contaminants into ground water in violation of state law. Treatment before infiltration is a suggested means to discourage the possible introduction of pollutants into the ground water.

Wellhead and Source Water Protection Plans
For stormwater systems located in defined wellhead and source water protection areas, the local unit of government must develop a “Wellhead or Source Water Protection Plan” in accordance with state laws and requirements. Special attention should be given to injection wells or infiltration basins and trenches which may pose a high risk to the wellhead, especially for drinking water wells classified by the Minnesota Department of Health as vulnerable to contamination.

Best Management Practices (BMP)
Best Management Practices are commonly used to reduce nonpoint source pollution from Urban Runoff sources. For listing and selection of BMPs, see the “Minnesota Stormwater Manual” and sources referenced within that manual.
Chapter 11 Urban Runoff

Needs, Priorities, and Milestones, Action Plan
The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation schedules of specific projects, are contingent upon adequate funding, data, preceding projects, and local involvement.

Goal 1: Jurisdictions Responsible for Unregulated Small Municipal Separate Storm Sewer System (MS4) Develop Comprehensive Runoff Management Programs (see EPA’s National Management Measure to Control Source Pollution from Urban Areas).

<table>
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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. Evaluate or develop and implement a runoff management program framework in local jurisdictions:</td>
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<td>• establish legal authority through local codes or ordinances</td>
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<td>State, Local,</td>
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<td>• establish program funding</td>
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<td>BWSR, MDH</td>
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<td>• establish program staffing</td>
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<td>2. Identify areas needing protection or restoration:</td>
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<td>• state recognized outstanding resource value water and other special waters</td>
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<td>State, Local,</td>
<td>MPCA, MDNR, Met. Council,</td>
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<td>• locally recognized special waters and ground water used for recreation, drinking water supplies, etc.</td>
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<td>BWSR, MDH</td>
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<td>• state listed impaired waters</td>
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<td>• locally recognized waters that are threatened with urban runoff.</td>
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<td>3. Develop and implement a program to address runoff from new development:</td>
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<td>• maintain predevelopment site hydrology</td>
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<td>State, Local,</td>
<td>MPCA, MDNR, Met. Council,</td>
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<td>• protect erodable or areas benefiting water quality</td>
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<td>BWSR, MDH</td>
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<td>• limit impervious areas</td>
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<td>• limit land disturbances</td>
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<td>• preserve natural areas and vegetation</td>
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<td>Milestones (Action Steps)</td>
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<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
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<td>4. Develop and implement a program to address runoff during construction: • sediment • erosion and • chemical control</td>
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<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, UM</td>
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<tr>
<td>5. Reduce pollutant runoff through pollution prevention measures for: • household chemicals • lawn, garden, and landscaping • commercial activities • parking lots and roads • trash • pet/animal waste • municipal operations/good housekeeping</td>
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<td></td>
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<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDA, UM</td>
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<tr>
<td>6. Evaluate, identify, or develop ordinances and/or stormwater fee incentives to require/encourage BMP installation, especially during redevelopment. • limit impervious areas • increase natural areas • increase opportunities for on-site infiltration</td>
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<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH</td>
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<tr>
<td>7. Perform maintenance, clean-out, and repair of structural BMPs owned by the community and insure maintenance of private BMPs flowing into the communities system. • assess maintenance needs and costs within a LGU jurisdiction • evaluate, identify or develop long term funding mechanisms to address clean-out of ponds or other structural BMPs • evaluate, monitor, or compare maintenance techniques for cost effectiveness and for minimizing release of contaminates from structural BMPs</td>
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<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH</td>
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</table>
Goal 2: Additional Best Management Practices (BMPs) and Better Site Design (BSD) Techniques are Advanced in Minnesota (see the Stormwater Steering Committee’s Minnesota Stormwater Manual).

<table>
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<tr>
<th>Milestones (Action Steps)</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
</table>
| 1. Overcome barriers to Better Site Design  
  • research local codes and ordinances  
  • identify stakeholders  
  • conduct roundtable discussions to reach consensus  
  • implement code and ordinance changes | X | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT |
| 2. Evaluate and implement BSD through education/behavior change, incentive programs, or ordinances. | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 3. Evaluate and implement new and innovative BMPs such as rain gardens, porous pavement, green roofs, etc. that are located closer to the source of runoff. | X | X | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 4. Evaluate and implement infiltration to also include ground water recharge. | X | X | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 5. Evaluate and incorporate into codes or ordinances unified sizing criteria (see Minnesota Stormwater Manual). | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 6. Model and evaluate potential impacts of proposed BMPs for site specific watersheds, neighborhoods, and water bodies. | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, UM |
| 7. Evaluate proper utilization and combinations of urban BMPs as appropriate with varying sets of circumstances within watersheds, such as:  
  • pond design  
  • outlet flow controls  
  • wetland pretreatment and use  
  • wetland construction  
  • housekeeping  
  • erosion controls | X | X | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
Milestones (Action Steps) | 08 | 09 | 10 | 11 | 12 | Funding Source(s) | Lead Agency(ies)
---|---|---|---|---|---|---|---
8. Develop a program of stormwater credits which may include:  
   • natural area conservation  
   • site reforestation/prairie restoration  
   • drainage to buffers (stream, wetland or shoreline)  
   • surface impervious cover disconnection  
   • rooftop disconnection  
   • use of grass channels | | | | X | | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH,

Goal 3: Address Load Allocation Reductions for Total Maximum Daily Loads Established due to Stormwater Runoff Impacting Impaired Water or Maintain Water Quality of a Water Body Threatened by Urban Runoff.

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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. Coordinate LGUs and stakeholders to assess and address threats to a water body within a watershed</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, Met Council</td>
<td></td>
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<tr>
<td>2. Implement structural or non-structural BMPs</td>
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<td>State, Local, 319</td>
<td>MPCA, Met Council</td>
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<tr>
<td>3. Monitor or evaluate effectiveness of BMPs</td>
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<td></td>
<td>State, Local, 319</td>
<td>MPCA, Met Council, UM</td>
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<tr>
<td>4. Track BMP use within a watershed</td>
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<td></td>
<td>State, Local, 319</td>
<td>MPCA, Met Council</td>
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<tr>
<td>5. Develop guidance options to allocate urban runoff inputs to water quality for Total Maximum Daily Loads (TMDLs).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, Met Council</td>
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</table>

Goal 4: Establish an Effective Technical Assistance and Education Delivery System.  
(To Achieve Maximum Effectiveness, Technical Assistance, Education and Information Delivery will prioritize and focus on needs for a particular watershed or runoff concern, target appropriate audiences, address barriers and benefits to implementation, and foster and measure behavior change. The following milestones are best done as a group.)

<table>
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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>1. Delivery systems are focused with clear goals</td>
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<td></td>
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<td></td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT</td>
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### Chapter 11 Urban Runoff

#### Milestones (Action Steps)

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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>2. Benefits and barriers to achieving the desired goal are identified prior to implementation</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, MDH, MnDOT</td>
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<tr>
<td>• benefits are reinforced, created, or recommended to be enacted,</td>
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<tr>
<td>• barriers to meeting the goals of the education or technical assistance are addressed</td>
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<td>3. Educational materials take into account age, cultural, ethnic, language and other audience differences as needed.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, MDH, MnDOT</td>
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<tr>
<td>4. Outcomes of the education or technical assistance delivery system are measured to determine effectiveness of meeting the desired goals.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, MDH, MnDOT</td>
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#### Goal 5: Promote the Improvement of Urban Water Quality through Education and Technical Assistance Programs on the Application of Urban Runoff Best Management Practices Consistent with Goal 4 and Chapter 6 of this Plan.

<table>
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<th>Milestones (Action Steps)</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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</thead>
<tbody>
<tr>
<td>1. Education of children through such methods as school curriculum or water festivals.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, EdMN, UM</td>
</tr>
<tr>
<td>2. Expand and develop certification/training programs to address contractors, administrators and installers/inspectors. (319 funds would not be used for actual inspections, but for training).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM</td>
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<tr>
<td>3. Pool resources within a watershed or region for more effective outreach efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT</td>
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**Minnesota Pollution Control Agency**
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<th>Milestones (Action Steps)</th>
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<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>4. Expand and develop both informational materials and educational workshops related to pollution prevention plans for education about compliance with the NPDES storm water program. Workshops would be targeted toward providing technical assistance to NPDES industrial, construction and MS4 permittees.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH</td>
</tr>
<tr>
<td>5. Improve public education efforts related to urban impacts through such delivery channels as neighborhood networks, demonstrations, media coverage, advertisement, public service announcements, publications, and videotapes. Initial areas of emphasis would include:</td>
<td>X</td>
<td>X</td>
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<td>State, Local, 319</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM, MDA</td>
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<td>• storm sewers (where they discharge to)</td>
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<td>• lawn and garden chemical use, composting and debris disposal</td>
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<td>• construction (BMPs and erosion control)</td>
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<td>• material handling (tanks, spills, hazardous materials solid waste, etc.)</td>
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<td>• litter (source controls, collection and prevention)</td>
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<td>• imperviousness and the need to mitigate runoff by running water over pervious surfaces or other measures</td>
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<td>• water collection and treatment system especially swales, sewers, and ponds</td>
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### Goal 6: Minnesota Stormwater Runoff Stakeholders Work Together to Address and Prioritize Runoff Needs for the State.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
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<tbody>
<tr>
<td>6. Provide education to elected officials, their staff and consultants on impacts of land use on water resources and Better Site Design Principles</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Local, State, 319</td>
<td>MPCA, MDNR, Met Council, BWSR, UM</td>
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**Goal 7: Research the Effectiveness of Urban Runoff Best Management Practices**  
*(see Appendix K of the Minnesota Stormwater Manual).*

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
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<th>Funding Source(s)</th>
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<tbody>
<tr>
<td>1. Stakeholders address and prioritize runoff needs including:</td>
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<td>State, 319.</td>
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<td>2. Continue to revise state manuals to reflect the findings of studies and experience gained locally and throughout the nation and publicize and document the work of the group.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>State, 319.</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, MDA, UM</td>
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<td>3. Encourage the involvement of associations and non-governmental units in utilizing grant opportunities</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>State, 319.</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, MDA</td>
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<td>• long-term effectiveness</td>
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| 2. Research the performance of emerging and nontraditional BMPs including but not limited to:  
  • bioretention  
  • pervious pavement  
  • green roofs  
  • infiltration  
  • proprietary sediment removal devices  
  • long term performance data | X | X | X | X | 319, State, Federal | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 3. Assess the impacts of freezing, snow and snowmelt on the operation and effectiveness of existing and potential BMPs (BMP assessment). | X | X | X | X | 319, State, Federal | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 4. Develop cold climate simulation tools | X | X | X | X | 319, State, Federal | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 6. Research infiltration techniques including:  
  • soil amendments and deep ripping to increase infiltration  
  • effectiveness in cold conditions  
  • monitor, evaluate, identify or develop BMPs that protect ground water where it may be detrimentally impacted | X | X | X | X | 319, State, Federal | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
<p>| 7. Develop stormwater runoff demonstration sites for research, monitoring and educational purposes. Publicizing of the sites can be done through being open to the public, published in sources such as the Minnesota Stormwater Manual, and/or cited in training materials. | X | X | X | X | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM |
| 8. Research low impact development and better site design techniques | X | X | X | | State, Local, 319 | MPCA, MDNR, Met. Council, BWSR, MDH, UM |</p>
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<th>Milestones (Action Steps)</th>
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<td>• alternative methods and products</td>
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<td>11. Evaluate, identify or develop BMPs on ways to mitigate artificially extended “bankfull” flow in developed areas.</td>
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<td>319, State, Federal</td>
<td>MPCA, MDNR, Met. Council, BWSR, MDH, MnDOT, UM</td>
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</tbody>
</table>
Chapter 12 Forestry

Technical Committee Members:
Rick Dahlman, MDNR Forestry, BMP Program coordinator, Chair
Andrew Arends, MDNR
Doug Anderson, MDNR
Linda Erickson-Eastwood, MDNR
Tim Quincer, MDNR
Jim Lemmerman, Board of Water and Soil Resources
John Bathke, MN Forestry Association
Mike Phillips, MN Forest Resource Council
Joe Day, MN Indian Affairs Council
Matt Norton, MN Center for Environmental Advocacy
Bruce Gerbig, MDNR (formerly)
Pat Collins, MDNR, Coastal Zone Management Plan
Lee Pfannmuller, MDNR Ecological Services
Bob Berrisford, USDA Forest Service
Wayne Brandt, MN Forest Industry and MN Timber Producers Association
Scot Danes, Associated Contract Loggers and Truckers of MN
Steve Eggers, US Army Corps of Engineers
Jim Chamberlin, MN Forestry Association
Dave Chura, MN Logger Education Program
Bruce Cox, MN Association of County Land Commissioners
Eli Sagor, U of M Extension Natural Resource

Introduction
Minnesota is blessed with vast acreages of forestland and an abundance of high quality water. Forest management activities are extensive and often take place in close proximity to or adjacent to water resources, or in wetland areas. Sustainable forest management is only possible when all the needs of society are balanced with maintaining diverse, healthy forest ecosystems. Therefore, forest managers, landowners and operators must ensure that all forest management activities are accomplished in a manner that minimizes impacts to the environment and water quality. The total land area of the state is 51 million acres. Of this total, 16.3 million acres are forested, most of which is contained in the northern half of the state. More than one million acres of forest are within scientific and natural areas or the Boundary Water Canoe Wilderness Area, where no harvesting is permitted. Another 800,000 acres are unproductive forestland (Figure 1). The remaining productive or commercial timberlands available for timber management totals 15 million acres. More than twenty-six percent of the state’s timberland is wetland forest types (Figure 2) such as ash-elm, black spruce, tamarack, and white cedar. Management activities in these types require extra caution to minimize impacts to their biologic and hydrologic functions. The aspen forest type covers the largest acreage, nearly thirty-seven percent, and is where the most timber harvest activity has occurred over the last thirty years (Figure 2). While aspen remains the dominant species harvested, harvest pressure on all other forest types is approaching levels comparable to the aspen type due to increased worldwide demand.
Prior to 1990, public agency lands provided the majority of timber harvested in Minnesota, despite the fact that the largest acreage of forest types containing the species most in demand are located on Non-Industrial Private Forest (NIPF) lands.

(Figure 3). This was because:

- public forest management agencies are required to actively manage their lands on a sustainable basis,
- demand for wood was well below the harvest levels these agencies identified as desirable in their management plans,
- and stumpage prices were too low to encourage NIPF landowners to market their wood.

As worldwide demand has increased, the state’s forest industry has grown.

The demand for all species, particularly aspen, now exceeds the volume available from public lands. As a result, harvest levels on NIPF lands increased dramatically in the early 1990s (Figure 3).
This shift of harvest to NIPF lands is a significant concern for the protection of water quality. Public agencies own and manage fifty-four percent of the commercially available forestland. (Figure 4).

**Figure 3 Estimated Volume of Timber Sold by Ownership**


**Figure 4 Minnesota Timberland Acres by Ownership**

Source: Minnesota FIA 2002 Eastwide Database Provided by USFS North Central Forest Experiment Station

These agencies have foresters and other natural resource professionals on staff to address nonpoint source (NPS) pollution through the adoption of appropriate organizational policies and regulations. Many forest product companies also have professional forest management staffs. Public agencies and forest product companies are also subject to ongoing legislative and public scrutiny to assure they adhere to high standards of resource protection. One response has been the involvement of the organizations of forest certification programs. Public agencies and forest industry are leading the way.
The Minnesota Department of Natural Resources (MDNR), which administers 4.9 million acres, received its Forest Stewardship Council (FSC) and Sustainable Forestry Initiative (SFI) certificates in December 2005.

County forestlands have also been pursuing certification from FSC, SFI, or both. St. Louis County is SFI certified, Aitkin and Cass County are FSC certified, and six additional counties are preparing to be certified. Potlatch Corporation and UPM Blandin Paper lands are certified under both FSC and SFI, and Forest Capital Partners lands are SFI certified.

In contrast to public agencies, NIPF landowners, who control thirty-eight percent of Minnesota’s timberland, often do not utilize professional natural resource assistance. Prior to 1990 the MDNR, Division of Forestry estimated that only about twenty percent of the estimated 139,000 NIPF landowners utilized a forestry professional to help plan their forest management activities. Developing incentives and an effective education program to encourage implementation of Best Management Practices (BMP) on NIPF lands has been a major challenge.

Offering ways to participate in a certification program is one approach to this. Private landowners have many choices if they wish to certify their lands. Consulting foresters, accredited by FSC, are available to assist those who wish to be certified at a reasonable cost. Timber harvested from a certified Tree Farm can be marketed as SFI certified wood. Minnesota also offers landowner assistance through Forest Stewardship planning, cost share programs, and special property tax treatment for lands managed under a qualified plan.

Geographic Areas of Concern

Much of Minnesota’s forestland has gentle topography and stable soils where impacts to water quality from erosion and sedimentation attributed to silvicultural activities are generally not severe. It is important to recognize, however, that an extremely high proportion of high quality waters (e.g., designated trout streams, designated trout lakes, and Outstanding Resource Value Waters) occur or originate in the forested areas of Minnesota.

Several forested areas of Minnesota are particularly susceptible to erosion and sedimentation. Additionally, NIPF landowners generally own small parcels of timberland, and have limited awareness of low impact land-use practices. Because their timberlands are interspersed with public and forest industry lands, a complex mosaic of ownership exists that greatly complicates coordination of forest management on a landscape scale.

Regional landscape planning committees, made up of stakeholders from all segments of the regions’ population, have been established to begin addressing the complicated issues that this mosaic of ownership creates.

Currently Applied BMPs

Minnesota has had voluntary water quality BMPs to address nonpoint source pollution since 1990. These were revised in 1994, based on new scientific information and the results of implementation monitoring in 1991, 1992, and 1993. Wetland BMPs were incorporated at that time to better address the intent of the Federal Clean Water and Coastal Zone Management Acts and to address the requirements of the state’s new Wetland Conservation Act. Visual Quality BMPs were also developed in 1994 as a result of collaboration initiated by the resort and forest product industries of Minnesota. Implementation monitoring of the revised water quality and new wetland and visual quality BMPs was conducted in 1995 and 1997.

The focus of Minnesota’s forestry BMPs has been, and continues to be, at the site level for all forest ownership across the state. These site level practices have been expanded and integrated with guidelines intended to enhance or minimize impacts to riparian areas, site-specific wildlife habitat, soil productivity, and cultural and historic resources. The water quality, wetland, and visual quality BMPs were incorporated into the Voluntary Site-Level Forest Management Guidelines, Sustaining Minnesota Forest Resources, published in 2000, with a revised edition released in the fall of 2005. The forest management guidelines or BMPs found in this Manual
are incorporated by reference into this Plan. Additional efforts to address forest management issues at a landscape level are also continuing. The entire program remains voluntary for the landowner/manager to the extent practical within the constraints of existing federal, state, and local laws and regulations. This provides important flexibility to meet variations across landscapes, in on-site conditions, available equipment and technology, and management goals.

The expanded forest management guidelines have been adopted as operational policy on state, national forest, county, and industry forest lands. They are also an integral part of the forest certification programs in which many of the agencies and companies are participating.

Members of the Minnesota Logger Education Program (MLEP) are required to take forest management guideline training and are encouraged to include compliance with the guidelines in their contracts with NIPF landowners. MLEP has more than 400 member companies representing more than 90 percent of the timber harvested in Minnesota. MLEP is expanding their program to include logger certification. In order to qualify for this higher credential, loggers will have to agree to third party audits of their harvest operations, which will include assessment of their application of the forest management guidelines.

Minnesota’s Forest Stewardship Program, which extends professional assistance to NIPF landowners through consultants, industry foresters, Soil and Water Conservation District (SWCD) staffs, environmental groups, and state natural resource professionals, requires all individuals wishing to qualify as Forest Stewardship plan writers to take forest guideline training. The plan writers are also required to incorporate the appropriate guidelines, including water quality protection strategies, in the plans they write for NIPF landowners. And the landowners are also required to utilize the guidelines for all projects involving cost-share funding.

The forestry BMP guidebook provides recommendations to protect water quality for the following activities:

1. General Practices:
   • fuel, lubricant and equipment management
   • riparian management zones and filter strips
   • follow-up evaluations

2. Forest Roads:
   • design recommendations, considerations for alignment, water crossings and approaches, winter roads, and drainage
   • construction recommendations for clearing, excavation, surfacing, drainage, and soil protection
   • maintenance recommendations activities for all roads in general, specific considerations for active roads, and inactive roads

3. Timber Harvest:
   • planning considerations for reconnaissance, timber sale plans, design and layout, harvesting and follow up, and leave trees

4. Mechanical Site Preparation:
   • planning considerations
   • recommended prescriptions for shearing and raking, dicing, patch and row scarification

5. Pesticides:
   • planning considerations for integrated pest management, use of licensed pesticide applicators, pesticide selection, and response to spills
   • procedures for pesticide handling during transportation, storage, mixing, loading, application, equipment cleanup, and container and waste disposal

6. Prescribed Burning:
   • planning considerations, recommended prescriptions, and maintenance after fire

Due to increasing demands for energy and wood fiber, the MN Forest Resources Council (MFRC) has initiated development of additional forest management guidelines for recovery of biomass from brushlands and logging residues. Concurrently, the MN DNR Division of Trails and Waterways is developing guidelines for recreational trails in response to concerns over the impacts of all terrain and off highway vehicles (ATVs and OHVs).
Waterbodies Addressed
The wetland and water quality BMPs apply to all perennial and intermittent streams, lakes, open and non-open water wetlands including seasonal ponds (types 1-8 Circular 39 wetlands), seeps and springs, sink holes, and ground water.

Pollutants
Erosion and subsequent sedimentation is the principal water quality impairment associated with silvicultural practices in Minnesota (Generic Environmental Impact Statement, Draft, 1993). Other pollutants commonly associated with forest management activities include dissolved nutrients, organic debris, pesticides, petroleum products, and thermal effects. Changes in the pattern of water movement above and within the soil (hydrologic flow) are another potential impact that can affect water quality biologic function at the site level and beyond. While some erosion and sedimentation within forested lands occurs naturally, most is attributable to poor design, placement, and maintenance of forest roads and trails. Other silvicultural activities that have the potential to generate these pollutants include:

- mechanical site preparation resulting in sedimentation and dissolved nutrient losses
- soil compaction and rutting that results in increased surface flow of water off site or that interrupts normal lateral water movement in the soil
- spills of fuel and lubricants due to breakdowns or during equipment maintenance
- harvesting trees along the banks of waterbodies, resulting in increased water temperatures and reduced bank stability which can degrade the stream channel and increase long-term sedimentation
- slash burning resulting in nutrient loading to streams
- extensive clearcutting within a drainage basin which can result in increases in stream peak flows, and a corresponding increase in the amount of sediment movement within stream channels
- regeneration and pest control activities that involve pesticide use or chemical management
- fire breaks resulting in sedimentation and dissolved nutrient losses.

Seasonal changes and fluctuating climatic conditions often complicate these activities.

Program Description:
Implementation of the forest management guidelines is monitored by field audits of a sample of recent forest management activities on all forested ownership in Minnesota. Information gained from the field audits is used to:

- evaluate the degree of implementation of the guidelines
- identify needed modifications to guidelines
- focus technical assistance and education efforts on problem areas identified in the field audits

Our goal has been, and continues to be, to randomly sample a sufficient number of timber harvest sites to statistically assess overall guideline implementation on all ownerships. Our primary limitations are funding and design of a timely way to obtain an unbiased sample of forest management sites, particularly for NIPF ownership.

For the monitoring conducted from 1991 through 1997, minimal funding restricted us to requesting the cooperation of state, county, federal, forest industry, and tribal forestry organizations to self-identify sample sites. We attempted to obtain the same information for NIPF lands, but were severely limited because less than 20 percent of such activity was accomplished with the assistance of a professional forester. No records were available for activities on the other 80 percent.

The self-selection process for public agencies and industry, and the lack of an effective means of identifying the majority of activity on NIPF lands were significant limitations for the credibility of our monitoring results.
from 1991 through 1997. Beginning in 2000 we attempted to improve the credibility of our site selection process and resolve some of the staffing and logistical complexities of the monitoring effort. This included:

• hiring biometricians to design a statistically valid system of randomly selecting townships in the forested regions of the state, for which aerial photography was flown, as an unbiased way to identify a pool of sample sites
• hiring a private contractor to audit the sites
• instituting a quality control process to ensure the contractor accurately evaluates the sites
• initiating development of a computer program intended to permit entry of data in the field

Since 2004, monitoring sites have been identified by randomly selecting 270 forest disturbances identified by comparing satellite imagery of the state from two different years. Low-level aerial photography is taken of these 270 sites, the photos analyzed to determine that the sites are timber harvests, and landowners are identified. A pool of approximately 180 to 200 sites normally remains after this process. From the remaining pool, ninety sites are then randomly selected for on-site monitoring.

Specific Accomplishments
The MFRC has published 4,000 copies of the 2005 edition of the integrated forest management guidebook titled, “Voluntary Site-Level Forest Management Guidelines, Sustaining Minnesota Forest Resources.” More than 2,000 loggers, foresters, wildlife managers, recreation specialists, hydrologists, and other natural resource managers have received basic guideline training through programs offered by MLEP and the Minnesota Extension programs. Additional, more specialized guideline training on such subjects as recreational trails, road maintenance, and prescribed burning will be offered in the future. Training on the forest management guidelines has also been given to more than 500 volunteer “woodland advisors” through program organized by the Minnesota Forestry Association (MFA) and the Minnesota Extension program. These are private individuals with an interest in forest and wildlife management who receive eighty hours of training on general forestry and wildlife topics and the types of professional services available to private landowners. These people then provide advice to their neighbors, and encourage them to seek appropriate assistance.

Many forest management agencies and companies select a set of standardized forest statements to incorporate forest management guidelines, including specific water quality guidelines, into their timber sale permits and other forest management project contracts to improve the consistency and clarity of the wording and make the regulations more easily enforced. Field foresters also have the flexibility to write project regulations customized to address unique site conditions.

Many have also developed checklists to assist documentation of preharvest meetings, permit supervision, and project closure inspections. This documentation will enable

• identification of the types of problems that arise
• evaluation of the appropriateness of
• project regulations
• comparison of agency results with the statewide monitoring results

Research efforts have also been conducted and continue to be developed to evaluate the effectiveness, cost, and benefits of individual guidelines.

Substantial joint efforts are being made by local, state, and federal agencies to restore riparian vegetation, particularly forest cover, along some of Minnesota’s most polluted waterbodies. The MDNR, Division of Forestry has hired three full-time foresters to accelerate this effort in the Minnesota River drainage area. They are working with a number of programs to provide incentives to farmers to take floodplain fields out of crop production and plant forest cover.

One of the most important programs is the Conservation Reserve Enhancement Program (CREP), which allows a landowner to extend their Conservation Reserve Program (CRP) contract by five years if they plant trees. Several field demonstration of a variety of small-scale logging equipment were held to introduce loggers,
foresters, and landowners to equipment options that may be better suited to thinning, small acreages, and minimization of harvest impacts on sensitive sites. MFA, Minnesota Extension, DNR Forestry and County SWCDs organized these programs.

Goals
The forestry community will continue to develop, evaluate and improve education programs for loggers, landowners and resource managers. Education efforts will continue to target woodland advisory committees, woodland owner groups and other NIPF landowners.

The MDNR, Division of Forestry, Minnesota Extension Service, and United States Department of Agriculture (USDA) Forest Service are pursuing research funds to continue and expand research on light-on-the-land logging technologies and to expand the evaluation of the effectiveness, costs, and benefits of individual guidelines.

Under the state’s Sustainable Forest Resources Act, Minnesota’s forest management guidelines will remain a voluntary program for the landowner/manager. The majority of public forest agencies and forest industry, loggers and many NIPF landowners are strongly committed to the effective utilization of the guidelines.

Evaluation and revision of the guidelines and the entire program remains a process involving multiple stakeholders and extensive scientific and public review. Minnesota is promoting and encouraging the continued development of sustainable forest management programs through forestland certification (i.e., Sustainable Forestry Initiative, Forest Stewardship Council) and implementation of a Master Logger program. Central to these programs is the adoption and use of the timber harvesting and forest management guidelines. Certification and Master Logger programs encourage sustainable forestry practices that are scientifically sound and economically, environmentally, and socially responsible. The MFRC guidelines are a core component of these programs and their use is required to help sustain, maintain, and protect critical resources. In 2004, the MFRC appointed an interdisciplinary Riparian Science Technical Committee of nine scientists to thoroughly review the science related to evaluating impacts of managing forested riparian areas. The information from this review will inform the discussions within the MFRC on proposed revisions to the guidelines for incorporation into the second revision of the timber harvesting and forest management guidebook.

Programs, Roles and Authorities
The Minnesota Department of Natural Resources, Division of Forestry is the lead agency for implementing the forestry section of the NPS Management Plan. The Minnesota Pollution Control Agency (MPCA) is the agency designated to oversee the Section 319 activities and will be involved in coordination of forestry NPS activities with the overall NPS Management Program. As needed, memoranda of agreements will be developed between implementing agencies. Other federal, state and local agencies and organizations and individuals, which have roles and programs, related to improving the water quality of Minnesota’s forestlands through the use of appropriate silvicultural practices, include:

- USDA/FSA/NRCS: Conservation Reserve Program
- USDA: Stewardship Incentives Program
- Natural Resources Conservation Service (NRCS)/SWCDs: Preparation of conservation plans for erosion and sedimentation control (i.e., field windbreaks)
- USDA/FSA: Forestry Improvement Program
- MDNR: Private Forest Management/Stewardship Programs, Forestry Communication and Education Program, Forest Guideline
- Implementation Monitoring Program, Utilization and Marketing Program
- U of M College of Natural Resources (CNR) and Extension: Forestry education for landowners, natural resources professionals, loggers, and others
- Private Industry: Provide forest stewardship planning to private landowners
- Consulting Foresters: Provide forest stewardship planning to private landowners
- MFA: Woodland Advisor training and NIPF landowner outreach
- MLEP: Loggers education and certification programs and cooperative training to other natural resource professionals

A more detailed description of these programs, including the major program components, the funding source, lead agency and resource information can be found in Chapter 2, Programs and Funding for Implementing NPS Program, of this Nonpoint Source Management Program Plan (NSMPP).

Best Management Practice (BMP)
The following guidelines are recommended to reduce nonpoint source pollution from forestry activities. This list is not comprehensive and does not suggest additional measures would have no benefit but is provided to highlight commonly employed practices. Appendix B of this NSMPP provides definitions of best management practices for a broad range of NPS sources. The forestry guideline book provides recommendations to protect wetlands and water quality for the following areas of concern:

1. General Practices:
   - timing of activities
   - fuel, lubricants, and equipment management
   - petroleum product spills
   - filter strips and riparian management zones
   - protection of normal hydrologic flow of streams and wetlands
   - protecting wetland inclusions and seasonal ponds
   - coarse woody debris
   - follow-up evaluations of sites

2. Forest Roads:
   - location and alignment
   - references back to general practices for protection of wetlands and bodies of open water
   - design recommendations for:
     - season of required access, long term access needs, topography, soil type
     - surface drainage erosion control
     - approaches to and crossing of wetlands and bodies of open water
   - construction recommendations for
     - clearing and excavation,
     - soil stabilization, and disposal of clearing debris
     - approaches to and crossing of wetlands and bodies of open water
   - maintenance recommendations for roads while in use and when temporarily closed
   - recommendations for permanent closure of roads

3. Timber Harvest:
   - utilization of aerial photography, topographic maps, wetland inventory maps, and other aids when planning and designing timber sales
   - recommends field reconnaissance for preparation of harvest plans and prior to the start of harvest operations
   - recommends a written harvest plan and on-site review of that plan with the logger prior to the start of operations
   - location of landings and skid trails
   - references back to general practices for protection of wetlands and bodies of open water
   - skid trail approaches to and crossing of wetlands and bodies of open water; and documentation, supervision, and follow-up evaluation of desired outcomes
Chapter 12 Forestry

Needs, Priorities and Milestones, Action Plan

The Action Plan Provided Below Summarizes the Goals and Milestones Identified in the Preceding Sections. Many of the Milestones Listed Below, The Implementation of Specific Projects, are Contingent Upon Adequate Funding and Local Involvement.

(P) Private (S) State (F) Federal

Goal 1: Education: Improve Adoption and Use of BMPs Through Effective Educational Programs.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Woodland owner education: Curriculum development and delivery with local partners (i.e. county woodland committees, woodland advisors).</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), Stewardship Education Fund (S), Extension (S).</td>
<td>MDNR Forestry, MFA, U of M Extension.</td>
</tr>
<tr>
<td>2. Develop early education curriculum in cooperation with professional associations (i.e. Project Wet, Project Wild, Project Learning Tree, Natural Resources in the Classroom)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), Association Funds (P).</td>
<td>MDNR Forestry, MDNR Waters, Wildlife Society, Society of American Foresters, U of M Extension.</td>
</tr>
<tr>
<td>3. Document benefits of the guideline education programs based on workshop evaluations and landowner surveys</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>MDNR Forestry, MFA, U of M Extension.</td>
</tr>
<tr>
<td>5. Develop demonstrations of practices and equipment to reduce impacts and improve the efficiency and cost effectiveness of forest operations.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), S&amp;PF (F), Grants (P), MLEP (P).</td>
<td>MDNR Forestry, U of M Extension.</td>
</tr>
</tbody>
</table>
### Milestones (Action Steps)

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6. Continue training programs for loggers and foresters and expand to include other natural resource professionals.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund, (S), MLEP (P).</td>
<td>MFRC</td>
</tr>
<tr>
<td>7. Agroforestry education to promote crop diversification and use of woody perennials for phytoremediation and wellhead protection.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>UMN CNR and Extension (S), NRCS (F), RC&amp;Ds (F)</td>
<td>U of M CNR and Extension, NRCS</td>
</tr>
<tr>
<td>8. Support statewide initiative to promote third-party certification of Minnesota’s private woodlands</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Blandin Fdn. (P), LCMR (S), Extension (F, S), MDNR (S)</td>
<td>U of M CNR and Extension, MFA, Blandin Fdn.</td>
</tr>
</tbody>
</table>

### Goal 2: Monitoring: Evaluate and Quantify Implementation of BMPs

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency (ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Continue guideline implementation monitoring.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MDNR Forestry</td>
</tr>
<tr>
<td>2. Improve implementation monitoring process design.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>3. Adequate sampling of critical activities.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>4. Identify meaningful sampling criteria.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>5. Streamline on-site evaluation.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>6. Expand implementation monitoring beyond timber harvest to include permanent forest management infrastructure such as roads, water crossings, and trails.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>General Fund (S)</td>
<td>MFRC MDNR</td>
</tr>
</tbody>
</table>
Goal 3: BMP Development and Implementation: Continue BMP Development and Implementation Efforts to Improve the Effectiveness and Use of BMPs and Expand the Protection of Resources.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Revise guidelines to reflect the results of monitoring and research.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>2. Prioritize assistance, education, and corrective actions to address those practices identified through implementation monitoring as poorly applied, inadequately utilized, or newly developed or revised.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), Stewardship Education Fund (S), Cost Share Programs (S) (F), MLEP (P), U of M Extension (F)</td>
<td>MFRC</td>
</tr>
<tr>
<td>3. Increase technical assistance to NIPF landowners.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), Stewardship Funds (S).</td>
<td>MDNR, Forestry, U of M Extension</td>
</tr>
<tr>
<td>4. Evaluate the need for tax credits as incentives for guideline implementation.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S)</td>
<td>MFRC</td>
</tr>
<tr>
<td>5. Establish guideline implementation recognition programs for loggers, natural resource managers, landowners, and management agencies.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), Association Funds (P).</td>
<td>MFRC, SAF, MLEP, MFA.</td>
</tr>
<tr>
<td>6. Support statewide logger certification initiative to increase sustainable forestry implementation and the amount of certified fiber from Minnesota’s private woodlands.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Association Funds (P).</td>
<td>MLEP</td>
</tr>
</tbody>
</table>

Goal 4: Research: Target Research Efforts to Evaluate Costs and Benefits Effectiveness of BMPs in Reducing Negative Impacts of Forest Management Practices.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency (ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Evaluate the costs, benefits, and effectiveness of implementing specific forest management guidelines</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S), S&amp;PF (F), Grants (P)</td>
<td>MFRC, MDNR Forestry, U of M CNR, U of M NRRI, USFS NCFES &amp; S&amp;PF.</td>
</tr>
</tbody>
</table>
### Goal 5: Retain and Restore Forest Vegetation on Sensitive Areas to Improve Water Quality, Absorb Nutrients, Restore Habitat, Provide Alternative Crop, Improve Aesthetics, Slow Flood Discharge, and Trap Sediment.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Restore riparian forest cover to 2,000 to 6,000 acres per year utilizing native species and hybrid varieties of trees, with preference for native species.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>RIM (S), CRP (F), CREP (F), MFA (P), EQIP (F)</td>
<td>MDNR Forestry, MDNR Waters, MPCA.</td>
</tr>
<tr>
<td>2. Promote easement programs or tax incentives to promote riparian cropland to forest cover.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>RIM (S), CRP (F), CREP (F), MFA (P),</td>
<td>BWSR, SWCD’s.</td>
</tr>
<tr>
<td>3. Research the potential value of woody perennial species for wellhead protection and phytoremediation in agroforestry applications</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>U of M CNR and Extension (F, S), MDA (S), RC&amp;Ds (F)</td>
<td>U of M CNR and Extension, RC&amp;Ds, SWCDs.</td>
</tr>
</tbody>
</table>

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Minnesota Pollution Control Agency
<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Conduct outreach and education about the value of woody perennial (and other native)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>U of M CNR and Extension (F, S), MDA (S), RC&amp;Ds (F)</td>
<td>U of M CNR and Extension, RC&amp;Ds, SWCDs</td>
</tr>
<tr>
<td>species on sensitive lands. Target crop consultants and advisors, landowners, agricultural professionals, and others as needed.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Promote programs to retain existing riparian forest areas, such as conservation easements, the forest legacy program, zoning, and outright purchase</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund (S) Grants (P) (F)</td>
<td>MDNR Forestry</td>
</tr>
</tbody>
</table>
Chapter 13 Subsurface Sewage Treatment Systems

Technical Committee Members
Jim Anderson, U of M Extension, Co-Chair  Jeff Freeman, Public Facilities Authority
Gretchen Sabel, MPCA, Co-Chair  Bill Kleindl, Stevens Co. Planning and Zoning
Renee Pardello, U of M Extension  Nancy Larson, MN Assoc. of Small Cities
Bea Hoffmann, SE MN Water Resources Board  Jon Melhus, USDA Rural Development
Jim Bertucci, SSTS Professional  Sara Christopherson, U of M Extension
Bill Buckley, Mower Co Planning and Zoning  Peder Otterson, MN Dept of Natural Resources
Dan Greensweig, MN Assoc of Townships  Doug Thomas, Board of Water and Soil Resources (formerly)
Jack Frost, Metropolitan Council  Gene Soderbeck, MPCA
Annalee Garletz, Assoc of MN Counties  Barbara McCarthy, MPCA
Craig Gilbertson, Ayres Associates  Bill Priebe, MPCA
Dave Gustafson, U of M Extension  Jan Kaspare, Marshall Co. Water Planning

Introduction
According to data that local units of government provide to MPCA in annual reports, there are approximately 530,000 residences and other buildings served by Subsurface Sewage Treatment Systems (SSTS) in Minnesota. An informal survey of county planning and zoning administrators done by the Minnesota Pollution Control Agency (MPCA) in the 1980’s indicated that 70 percent, or approximately 344,000, housing units at that time had systems that failed to provide basic sewage treatment and dispersal. Recent estimates reported to MPCA in the annual reports that local governments file have reduced that amount to approximately ten percent of all SSTS. This is a marked improvement in the number of homes discharging untreated sewage to the environment.

An estimated additional 27 percent of the current SSTS fail to protect ground water and will need to be replaced over time. It is important to note that most local governmental units (LGU) do not have accurate data, what is represented here are locally-derived estimates based on local official’s experience in the area. Another important note is the qualifier that compliance rates vary widely across the state. Areas with soils that were not amenable to in-ground dispersal of treated sewage (areas with high water table and/or heavy clay soils) have more systems with surface discharges (imminent threat). This is changing now since advanced technology (sewage mounds, other advanced treatment systems) now offer more options for on-site treatment and dispersal. These areas formerly allowed discharge of sewage to drain tiles and ditches. This is now prohibited and existing surface discharges are beginning to be addressed. This is addressed in more detail later in this chapter under “Important Geographic Areas”.

Data from Annual Reports

<table>
<thead>
<tr>
<th>Year</th>
<th>Total SSTS</th>
<th>SSTS that Fail to Protect Groundwater</th>
<th>SSTS that are Imminent Public Health Threats</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001</td>
<td>420,000</td>
<td>120,000</td>
<td>10,000</td>
</tr>
<tr>
<td>2002</td>
<td>450,000</td>
<td>150,000</td>
<td>15,000</td>
</tr>
<tr>
<td>2003</td>
<td>500,000</td>
<td>180,000</td>
<td>20,000</td>
</tr>
<tr>
<td>2004</td>
<td>600,000</td>
<td>240,000</td>
<td>30,000</td>
</tr>
</tbody>
</table>

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Minnesota Pollution Control Agency
The large numbers of housing units that do not have adequate sewage treatment are due, in part, to:

- historic practices in onsite sewage management
- no or limited past regulation of SSTS at the local level
- local political pressure preventing proper enforcement of regulations
- lack of system maintenance and management
- minimal training of SSTS professionals

It should be noted that local units of government were not required to adopt and enforce a county-wide SSTS ordinance until 1999. The statewide SSTS licensing program began in 1996. Local units have been required to adopt an SSTS ordinance in shoreland areas for many years, with some having effective programs and others less so.

It should also be understood that nonconforming system criteria are vastly different for new systems than for existing systems. Nonconforming status for systems under construction is those systems that do not meet all code requirements such as the number of inspection pipes, cleanliness of distribution rock, etc. These nonconforming characteristics must be corrected before the SSTS is put into use.

Nonconforming status for existing systems is those systems that do not provide basic treatment and dispersal. More specifically Minn. R. ch. 7080 (Subsurface Sewage Treatment System Program) defines nonconforming existing systems as:

- Systems which fail to protect ground water, including: seepage pits, cesspools, drywells, leaching pits, other pits, tanks that obviously leak below the designated operating depth, or systems with less than a 3-foot (2 foot for older systems) vertical separation distance from the system bottom to the seasonally high watertable or bedrock.
- Systems which pose an imminent threat to public health or safety. These situations include ground surface or surface water discharges and sewage backups.
- Systems which fail to perform as designed, or systems which are not monitored or failure to report monitoring (for performance and non-standard systems).

**Important Geographic Areas**

The majority of housing units served by SSTS are located in metropolitan suburbs, rural agricultural or remote areas, small cities, rural subdivisions and unincorporated areas of the state. In addition, numerous SSTS are used for homes and cabins on lakeshore lots, with a few located on urban lots within sewered cities.

Ground water contamination is a concern from cesspools, seepage pits and drywells. Surface water could also be impacted from the discharge of contaminated ground water. Direct surface water contamination is a concern from systems discharging to agricultural drain tile, road ditches, or to the ground surface. These concerns are magnified in areas of higher population density.

In addition to the above general areas, three areas of the state are of special concern. These areas are lakeshore areas, the Minnesota River Basin, and area covered in the Southeastern Minnesota Total Maximum Daily Load (TMDL). In many parts of the state local water planners have identified nonconforming SSTS as a priority issue in regards to lake water quality management. As an active response, many counties are undertaking surveys of SSTS in lakeshore areas and have enacted programs to bring systems into compliance. In the Minnesota River basin, it is estimated that 80 percent of systems are nonconforming, with approximately 45 percent or more discharging to draintile, road ditches or to the ground surface. This (along with feedlot discharges) has resulted in high levels of fecal organisms in the river. The Southeastern Minnesota TMDL estimates that 44 percent of rural households in this basin have inadequate sewage treatment, including individual residences and unsewered communities, both incorporated and unincorporated.

The Department of Natural Resources is developing advisory rule changes for shoreland areas as part of the Governor’s Lakes Initiative in central Minnesota. These changes will not be mandatory for local units of.
government to adopt, but are presented as a way for local units that wish to provide greater protection for their shoreland areas.

Programs, Authorities and Best Management Practices for Implementing Subsurface Sewage Treatment System Controls

History of Program
Subsurface Sewage Treatment Systems regulation started in Minnesota in the 1960’s with development of an onsite sewage treatment code by the Minnesota Department of Health. This code was not widely adopted or administered at the local level. In 1969, the Shoreland Management Act was passed that required all counties excluding municipalities to adopt shoreland management standards into their local land use controls. The act directed the Department of Natural Resources to develop appropriate standards and oversee their adoption and administration by the counties. The rules included SSTS standards for dwellings within shorelands. By 1973, most counties had adopted shoreland management controls. Later, the act was amended to include municipalities.

To assist with implementation of the shoreland management program, the University of Minnesota started a training program for the onsite sewage treatment contractors and local unit of government inspectors on the proper siting, design, construction, inspection and maintenance of SSTS.

The Minnesota Pollution Control Agency then developed a voluntary certification program for SSTS professionals and established state standards (Minn. Rules ch. 7080) in 1978. Chapter 7080 was mandatory in shoreland areas but not mandatory outside of shoreland areas. The shoreland regulations were to be administered by LGUs. Some LGUs adopted Chapter 7080 in shorelands but few provided adequate administration and enforcement. Some also adopted the standards outside of shoreland areas, but few had adequate administration and enforcement. Therefore, in a broad sense, SSTS regulation was spotty with weak administration and enforcement.

The first statewide SSTS legislation was passed in 1994 (Minnesota Laws chapter 617), codified as Minn. Stat. § 115.55. This statute contained rule requirements, inspection requirements and local ordinance requirements. The statute also contained requirements for an SSTS licensing program (Minn. Stat. § 115.56). These statutes were amended annually since 1997; as a result, the state SSTS program requirements have been under continual change since 1994. (For a detailed listing of the statutes, go to www.pca.state.mn.us/programs/ists/) Below are some of the major provisions of these statutes.

Ordinances
The statute requires LGUs to adopt and enforce SSTS ordinances. The deadline for adoption was January 1, 1999.

The statute requires ordinances to comply with Minn. R. ch. 7080; however, LGUs are allowed to adopt either more or less restrictive standards. The less restrictive standards are only allowed under limited conditions and must still adequately protect the public health and the environment. The changes to MR 7080 will require all counties to update their ordinances within a year of the rule’s date of promulgation. Cities, towns and other non-county local units of government that regulate SSTS will need to update their ordinances to the new standards within a year of the county’s update, and no later than two years after the effective date of the rules. This will result in freshly updated ordinances statewide and, at least in theory; more effective sewage treatment statewide as increased training and more rigorous standards are implemented.

Inspection
All systems under construction must be inspected. The law states that systems must be in compliance before adding a bedroom to a dwelling. In shoreland areas, systems must be in compliance before any type of permit
is issued for the property. Upon property transfer in all areas, a disclosure of the status of the system must be provided between the buyer and seller. Many LGUs and lending institutions require a compliant system (or escrow funds) before a property is sold.

**Upgrade Requirements**

If a system is found to be an imminent threat to the public health and the environment, the statute requires an upgrade within ten months (maximum). If a system is found to be impacting ground water, the upgrade requirement is set by the local ordinance.

**Licensing**

Per statutory requirements, the MPCA has adopted rules to license SSTS professionals. The agency licenses designers, installers, inspectors and pumpers. Exemptions with qualifiers exist for state or local government employees; however, Chapter 7080 requires training, exam and experience requirements. License exemptions are also provided for individuals doing work on their own property and individuals performing work under a licensed person. The state licensing program includes requirements for enforcement, training, examination, experience, proof of general liability insurance, a corporate surety bond of at least $10,000 and an annual fee of $100/license category.

**Roles of Each Unit of Government**

**Local Governmental Units**

Local governmental units are responsible to adopt and enforce an SSTS ordinance. The ordinance may be either more or less restrictive than Chapter 7080. The LGU is required to issue permits and inspect for all new construction or replacement of systems and when issuing a permit for a bedroom addition.

**Minnesota Department of Health (MDH)**

The MDH requires compliant SSTS for establishments that require a MDH license to operate (e.g., restaurants, resorts, mobile home parks, etc.). While they do not have a program specifically for inspection of these SSTS, Health Department inspectors do require upgrades of systems that are Imminent Public Health Threats.

**Minnesota Pollution Control Agency (MPCA)**

The MPCA makes revisions and provides interpretation to chapter 7080; administers the statewide SSTS licensing and registration program; issues permits for SSTS with an average design flow of 10,000 gallons per day (gpd) or greater; assists the University of Minnesota (U of M) in training SSTS professionals; reviews local ordinances to determine if they adequately protect the public health and the environment; reviews annual reports submitted by the LGU and provides technical and administrative assistance to LGUs. Extensive rule changes are underway that will update technical standards and develop more specific standards for large SSTS serving clusters up to 30 homes and other establishments such as resorts, restaurants, etc.

**U of M Extension Service**

The U of M conducts research on new and existing SSTS and cluster technologies, provides statewide training workshops for SSTS professionals, provides education to homeowners on SSTS operation and maintenance, provides education to local decision-makers of small communities with nonconforming SSTS. The U of M also provides technical assistance and materials to SSTS professionals, local units of government, Rural Development, homeowners and small communities.
Best Management Practices (BMP)
The following general list of BMPs is commonly used to reduce nonpoint source pollution from SSTS. This list is not comprehensive and does not suggest additional BMPs would have no benefit.

Please refer to the Part I Agricultural BMPs, Part II Erosion and Sediment Control BMPs and Part III Other Cultural and Structural BMPs in the Appendix Best Management Practices for definitions of the following BMPs.

Part I Agricultural Best Management Practices (BMP)

12. Fencing

Part II Erosion and Sediment Control Best Management Practices (BMPs)

1. Vegetation Establishment

12. Silt Fence

34. Topsoiling

Part III: Other Cultural and Structural Best Management Practices

56. Correct Use of Soils for Septic Systems

64. Proper Installation of Septic Tanks and Drainfields

66. Routine Maintenance of Septic Tank Systems
Chapter 13: Subsurface Sewage Treatment Systems

Needs, Priorities and Milestones, Action Plan

The action plan provided below summarizes the goals and milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

Goal 1: To have all Counties Adopt Amended Countywide SSTS Ordinance that Meets State Standards of MR 7082, and to Ensure that Cities and Towns that Chose to Regulate SSTS do so Appropriately.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Work with Association of Minnesota counties to develop aids to facilitate county adoption of ordinances that meet state standards.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>State Environmental Fund</td>
<td>MPCA, AMC</td>
</tr>
<tr>
<td>2. Provide assistance to counties individually as they develop ordinances, particularly in the area of flexibility provided in the rule and other approaches counties may take instead of adopting less restrictive standards.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee, other state sources</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Review ordinances as they are completed and provide comments to the counties.</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Provide guidance and assistance to counties as they work with cities and towns to develop consistent ordinances.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee, other state sources</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Use administrative and enforcement tools available to the Agency to ensure compliance by the local units of government.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

Goal 2: Have all LGUs Effectively Administering their SSTS Ordinance

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Work with local units of government to develop criteria for evaluating program capacity.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>Environmental Fund</td>
<td>MPCA/others</td>
</tr>
<tr>
<td>2. Define roles of counties and MPCA in SSTS regulation and enforcement.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>Environmental Fund</td>
<td>MPCA/others</td>
</tr>
<tr>
<td>3. Ensure that cities and towns have sufficient resources to effectively administer and enforce their ordinances, and that they drop their ordinances if not.</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Source(s)</td>
<td>Lead Agency(ies)</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------------------</td>
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<td>----</td>
<td>-------------------------------------------------------</td>
<td>-----------------------------------------</td>
</tr>
<tr>
<td>4. Seek additional funds for county SSTS programs (remains an action item until accomplished).</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Clean Water Legacy Act (if passed by Legislature)</td>
<td>Group of 16 stakeholders</td>
</tr>
<tr>
<td>5. Audit local SSTS programs on an as-needed basis to ensure compliance.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

**Goal 3: To Effectively Enforce the SSTS Licensing Program.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Undertake an initiative to address the issue of lapsed licenses.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Continue communication with industry representatives to identify needed areas of license enforcement work.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Monitor complaints and assess trends to identify needed areas of license enforcement work.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Continue enhanced license enforcement efforts.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

**Goal 4: To Increase the Knowledge and Skill Levels of SSTS Professionals**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Amend rules to increase required training for design, inspection and maintenance of larger and/or more complex systems; increased requirements for continuing education for SSTS practitioners; more rigorous experience requirements and additional training for local officials.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Environmental Fund and SSTS Tank Fee</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Develop Minnesota-specific, user-friendly training manual for use in the U of Ms SSTS training classes.</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>Environmental Fund, registration fees from SSTS training</td>
<td>U of M</td>
</tr>
<tr>
<td>3. Develop a Technical Evaluation Panel (TEP)-like approach for dispute resolution in the field that also increases knowledge in the process.</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td>State General Fund</td>
<td>U of M</td>
</tr>
</tbody>
</table>
### Goal 5: Provide Technical and Financial Assistance to Areas with Inadequate Sewage Treatment (Small Communities, Rural Subdivisions, Lakeshore Areas, Unincorporated Communities, etc.)

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Provide soils training in each of the state’s major soil types.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>Registration fees from SSTS training</td>
<td>U of M</td>
</tr>
</tbody>
</table>

### Goal 6: Provide Education to Local Decision-makers, the Public and Special Groups

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Request funding for wastewater treatment planning.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>319 (for non-NPDES solutions), State MPCA</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Request funding for education of local leaders.</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td>319 (for non-NPDES solutions), State.</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Request funding for technical assistance, organizational assistance, permitting, rule revision to accommodate moderate sized flows, financing assistance, enforcement of non-compliance.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319 (for non-NPDES solutions), State.</td>
<td>U of M and MPCA.</td>
</tr>
<tr>
<td>4. Request funding for construction upgrades of failing systems.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 (for non-NPDES solutions), State through Ag. BMP loans and SRF</td>
<td>MPCA</td>
</tr>
<tr>
<td>5. Implement expanded program.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319 (for non-NPDES solutions), State.</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

1. Request funding to increase homeowner education on the importance of proper SSTS maintenance.

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
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<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Request funding to increase homeowner education on the importance of proper SSTS maintenance.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>U of M, 319</td>
<td>U of M</td>
</tr>
<tr>
<td>2. Develop and implement presentations to local decision makers on the importance of conforming systems.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>U of M, 319</td>
<td>U of M</td>
</tr>
<tr>
<td>3. Provide presentations for special groups.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>U of M, 319</td>
<td>U of M</td>
</tr>
<tr>
<td>4. Update the Homeowners Guide.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>U of M, 319</td>
<td>U of M</td>
</tr>
</tbody>
</table>

Chapter 13 Subsurface Sewage Treatment Systems

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5. Implement training for real estate agents. | X |  | U of M, 319 | U of M

6. Develop programs for small communities on cluster and small community systems. | X | X | U of M, 319 | U of M

**Goal 7: Increase Regulatory Control of Operation and Maintenance of SSTS**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Develop regulatory methods to ensure proper system maintenance.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>319, State (SSTS Tank Fee and Environmental Fund)</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Provide funding for administration of local maintenance programs.</td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, State (could be enhanced through Clean Water Legacy)</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Encourage local units of government to adopt maintenance requirements in local ordinances.</td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>319, State, Environmental Fund</td>
<td>MPCA</td>
</tr>
</tbody>
</table>

**Goal 8: Register Proprietary Products used in SSTS in Minnesota and provide Information to Local Units of Government on their Appropriate Use.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Source(s)</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Amend rule to include product registration process.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee, Environmental Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Provide information to SSTS industry on process and open the doors to registration of products.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SSTS Tank Fee, Environmental Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Register products, and develop guidance on their use in Minnesota SSTS.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>SSTS Tank Fee, Environmental Fund</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Chapter 14 Effects of Atmospheric Pollution on Water Quality

Technical Committee Members
Edward Swain, MPCA
Steve Heiskary, MPCA
Greg Pratt, MPCA
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Dan Helwig, MPCA
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Introduction
The atmosphere as a significant source of pollution to surface water is a relatively recent idea, first demonstrated for acid rain (sulfur dioxide and nitrogen oxides: SO₂ and NOₓ), and later for mercury, polychlorinated biphenyls (PCBs), and nutrients such as nitrogen (N) and phosphorus (P). Most pollutants in urban runoff are picked up by clean precipitation running off dirty surfaces; yet the dirt may have come from the atmosphere and the rain may already contain some of pollutants, such as phosphorus, nitrogen, mercury, pesticides, and PCBs. The development of impervious surfaces (paving, etc.) and storm sewers has the effect of increasing the efficacy of transport to surface water of deposited airborne pollutants. Consequently, impervious surfaces alone may create a nonpoint source (NPS) pollution problem for surface water, even without considering the watershed activities that contribute pollutants, such as lawn care, pet feces, eroded soil, and vegetative litter. The importance of atmospheric loading will vary, depending on the pollutant, the nature of the watershed and the water body type. In urbanized and agricultural watersheds, nutrient loading from the atmosphere may be negligible. But in the same watersheds, the atmosphere may be the main source of toxic pollutants, such as PCBs and mercury.

There are two situations where atmospheric deposition may be especially important sources of NPS pollution to surface water. First, lakes with a small watershed to lake surface area ratio can receive a large proportion of their loading from the atmosphere. For example, a study of Lake Mille Lacs suggests that precipitation (wet and dry fall) may contribute approximately 48 percent of the annual phosphorus loading to the lake. (Lake Mille Lacs occupies 53 percent of its total watershed area.) Similarly, airborne dust is thought to deliver the majority of phosphorus loading to Lake Superior. Second, some pollutants may be primarily delivered by the atmosphere even when there is significant human activity in the watershed. For instance, the geological source material in most watersheds does not contain a significant source of mercury. Mercury in a waterbody is most likely a result of atmospheric deposition. In addition, environmentally significant levels often accumulate in soils due to atmospheric deposition. If soil is eroded or inundated (say, through impoundment), there may be significant increases in mercury contamination to aquatic systems in the watershed.

Definitions

Point Source Emissions to Air can become Nonpoint Source Pollution
Atmospheric deposition of pollutants is implicitly nonpoint source pollution in this document. Yet, the emission source to the atmosphere may well be a point source such as an emission stack. It is worth pointing out that even if modeling or measurement studies verify a direct relationship between a point source of air emissions and deposition to a water body, water managers may still consider that source of pollution to be nonpoint, because it is delivered by the atmosphere.
Air managers identify three basic categories of emission: point sources, area sources, and mobile sources. Each category is further subdivided into subcategories. Point sources are permanently fixed stacks of known diameter, elevation, temperature, and exit velocity.

Area sources include windblown dust from stockpiles or tilled fields, fugitive emissions from a landfill or the numerous valves and connections at a refinery, and forest fires. Mobile sources are divided into on-road sources such as traffic emissions and dust from unpaved roads, and off-road sources such as lawn mowers, portable generators, chain saws, and snowmobiles.

**Wet Deposition**
Pollutants in the atmosphere can be scavenged by precipitation or act as condensation nuclei for precipitation formation and thereby be deposited to surface water and land in the form of rain or snow.

**Dry Deposition**
Particles in the air are deposited onto surface water and land surfaces at a rate that depends on the particle size, wind speed, and other factors. Gaseous pollutants can also be deposited to water and land.

**Indirect Versus Direct Deposition**
Air pollutants are not only deposited directly to the surface of waterbodies, but are also deposited to watersheds and then enter surface waters indirectly, through storm water runoff, tributaries, and ground water seepage. Where the watershed is large relative to the open water, indirect loading can exceed direct loading.

**Volatilization**
Previously deposited gaseous and semi-volatile chemicals, such as mercury and PCBs, can be re-emitted to the atmosphere as the result of many factors, including chemical reactions and changes in temperature or wind speed. Types of airborne pollution that can affect surface water. Any change in the physics or chemistry of the atmosphere can negatively affect surface water. For example, depletion of stratospheric ozone could increase the damage to aquatic life from increased Ultra Violet (UV) radiation. Global warming is projected to virtually eliminate the cold water fishery in Minnesota, while simultaneously reducing the duration of ice-cover and therefore winterkills.

A wide variety of materials are deposited from the atmosphere that can affect the surface water. Some airborne materials are toxic (e.g. mercury, PCBs, lead, dioxin), some are nutrients (e.g., phosphorus and nitrogen), and some interact with other pollutants (e.g., calcium carbonate in wind-blown soil can neutralize acid rain, or sulfate deposition may stimulate the methylation of mercury in low-sulfate systems).

The following is a description of the different types of changes in the atmosphere that can affect surface water.

**Carbon Dioxide and other Greenhouse Gases**
Scientists believe that emissions of certain gases to the atmosphere are causing warming and possibly other changes in the climate. The greenhouse gases include the naturally occurring compounds carbon dioxide (CO₂), methane (CH₄), and nitrous oxide (N₂O). Humans also release synthetic greenhouse gases that contribute significantly to climate change (chlorofluorocarbons (CFCs), hydrofluorocarbons (HFCs), and perfluorocarbons (PFCs). Carbon dioxide is released to the atmosphere when solid waste, fossil fuels (oil, natural gas, and coal), and wood and wood products are burned.

*Methane* is emitted during the production and transport of coal, natural gas, and oil.

Methane emissions also result from the decomposition of organic wastes in municipal solid waste landfills, and the raising of livestock.
Nitrous oxide is emitted during agricultural and industrial activities, as well as during combustion of solid waste and fossil fuels. Greenhouse gases that are not naturally occurring include byproducts of foam production, refrigeration, and air conditioning called chlorofluorocarbons (CFCs), as well as hydrofluorocarbons (HFCs) and perfluorocarbons (PFCs) generated by industrial processes.

Each greenhouse gas differs in its ability to absorb heat in the atmosphere. Hydrofluorocarbons and PFCs are the most heat-absorbent. Methane traps over 21 times more heat than carbon dioxide, and nitrous oxide absorbs 270 times more heat than carbon dioxide.

Global warming has already caused significant reductions in the duration of ice cover in Minnesota. Models show that winterkills will get rarer. As summer temperatures rise, summer kills will become more common and in some lakes cold water fisheries will shift to warm water. It will be harder to predict effects on other temperature- and CO₂-sensitive processes, such as mercury methylation and plant growth. Since chemical reaction rates, and the growth rates of bacteria, plants, and cold-blooded animals are all highly dependent on temperature, there may be many unanticipated effects of global warming.

CFCs and other Ozone-Depleting Substances

When CFCs reach the stratosphere, the ultraviolet radiation from the sun causes them to break apart and release chlorine atoms which react with ozone, starting chemical cycles of ozone destruction that deplete the ozone layer. One chlorine atom can break apart more than 100,000 ozone molecules.

Other chemicals that damage the ozone layer include methyl bromide (used as a pesticide), halons (used in fire extinguishers), and methyl chloroform (used as a solvent in industrial processes). As methyl bromide and halons are broken apart, they release bromine atoms, which are 40 times more destructive to ozone molecules than chlorine atoms.

Reductions in stratospheric ozone levels lead to higher levels of UVB reaching the Earth’s surface. Studies have shown that in the Antarctic, the amount of UVB measured at the surface can double during the annual ozone hole. Another study confirmed the relationship between reduced ozone and increased UVB levels in Canada during the past several years.

Ozone levels vary by season and latitude. In the middle latitudes (most of the populated world), ozone levels have fallen about ten percent during the winter and five percent in the summer. Since 1979, they have fallen about five percent per decade when averaged over the entire year. Depletion is generally worse at higher latitudes, i.e. further from the Equator.

In the marine environment, solar UVB radiation has been found to cause damage to early developmental stages of fish, shrimp, crab, amphibians and other animals. The most severe effects are decreased reproductive capacity and impaired larval development. Even at current levels, solar UVB radiation is a limiting factor in some systems. It is uncertain what effect enhanced UVB radiation would have on the Minnesota environment.

Mercury

Mercury vapor emissions from combustion sources result in ambient air concentrations below those of concern for direct human health effects through inhalation. Once in the atmosphere, mercury vapor is slowly converted to a divalent form that is water soluble, and subject to wash out in precipitation. Its concentration in rain is usually above the ambient surface water quality standard of 6.9 nanograms per liter (ng/L) (1.3 ng/L in the Lake Superior basin). Some proportion (usually between 1 to 20 percent) of this mercury is converted to methyl mercury by sulfate-reducing bacteria in the aquatic system or its watershed. Methyl mercury is bioaccumulated to a great degree in the aquatic food chain. Methylation rates appear to be higher in wetlands than other environments by one or two orders of magnitude. Mercury is probably the most pervasive type of atmospheric NPS pollution in Minnesota, causing fish consumption restrictions on over 90 percent of the lakes tested in the state.
Acid Rain

**Sulfuric Acid:**
Sulfuric acid presents the potential for acidification of surface water, although there is no known permanent damage in Minnesota. There is evidence that increased loading of sulfate stimulates the growth of bacteria that convert sulfate to sulfide in wetlands, which also increases the proportion of mercury that is methylated.

**Nitric Acid:**
Nitric acid presents the potential for acidification of surface water, although there is no known permanent damage in Minnesota. Nitric acid acts as nutrient in nitrogen-poor lakes, such as oligotrophic lakes in northern Minnesota.

**Wind Blown Soil**
Generally, the size spectrum of wind blown soil particles is sufficiently large that it is not a human health concern for inhalation. However, some components of wind blown soil can have impact on surface water.

**Calcium Carbonate**
Calcium carbonate, a base, neutralizes acid rain in the atmosphere.

**Calcium Sulfate**
Calcium sulfate, which is pH-neutral, can contribute sulfate to sulfate-poor systems, which may stimulate the methylation of mercury.

**Phosphorus**
Phosphorus is held tightly by soil, so that movement of wind blown soil to surface water can contribute to eutrophication.

**Mercury**
Soil binds and efficiently holds mercury deposited from the atmosphere, so that the movement of soil to surface water can introduce large amounts of this metal. Lakes in agricultural areas receive high loading of mercury due to soil erosion, but it is unclear whether this mercury is always available for methylation. It is not known how much mercury is carried to lakes by wind blown soil.

**Iron**
Iron is a limiting nutrient in oligotrophic systems, a phenomenon well documented for the Pacific Ocean and Lake Tahoe. The oligotrophic lakes in northern Minnesota may also respond to iron additions, although the critical experiments have never been performed. Soil contains significant quantities of iron, so wind blown soil could conceivably fertilize lakes.

**Anthropogenic Particulate Matter in the Atmosphere**
Particulate matter is emitted by point sources, area sources, and mobile sources, and often contain materials that might affect surface waters.

**Metals**
Heavy metals such as cadmium, lead, and silver can be emitted in quantities that are potentially significant to surface water.
Soot
A product of incomplete combustion, soot provides a highly adsorptive surface that can scavenge pollutants such as mercury and dioxin from the atmosphere. Sources of soot include forest fires and poorly tuned combustion devices. Soot may enhance deposition of pollutants to nearby lakes.

PCBs
In earlier times, PCBs were introduced into the environment from point sources, but now PCBs cycle from water bodies to the atmosphere and back to the water. PCBs present a challenge for remediation because they are semivolatile, hydrophobic, bioaccumulate, and are extremely resistant to decay. The sale and new use of these chemicals were banned by law in 1979. The Great Lakes are at present net emitters of PCBs to the atmosphere. NPS impacts appear to be in oligotrophic lakes with long-lived lake trout, and perhaps urban areas possessing impervious surfaces that funnel deposition to surface water.

Dioxin
Dioxin (dibenzo-p-dioxins) is a product of incomplete combustion, and also can be formed in processes that utilize chlorine such as paper bleaching. Air emissions of dioxin are extremely low and atmospheric deposition has not been satisfactorily measured. Direct discharge can result in dioxin accumulation in fish in the surface water.

Pesticides
Many pesticides have the potential to cause problems in aquatic systems. Potentially damaging pesticides that have significant deposition rates from the atmosphere include chlordane, DDT/DDE, dieldrin, hexachlorobenzene, alpha-HCH, lindane, and toxaphene. Because of restrictions, none of these currently have significant sources within the United States. However, volatilization from soils or wind blown soil can deposit significant quantities of these persistent chemicals. In some cases, the compounds are currently used in other countries and transported by the atmosphere to the United States.

Chemicals that Disrupt Hormonal Function in Wildlife and Humans
Many chemicals released by human activity have the potential to disrupt the endocrine system of animals, including fish, birds, mammals, and humans. Among these chemicals are persistent, bioaccumulative compounds that include some pesticides, and industrial chemicals such as DDT, lindane, octachlorostyrene, certain PCB congeners, 2,3,7,8-TCDD and other dioxins, 2,3,7,8-TCDF and other furans, atrazine, cadmium, and mercury. The impacts include thyroid dysfunction in birds and fish, decreased hatching success in birds, fish, and turtles, gross birth deformities, in birds, fish, and turtles, demasculinization and feminization of male fish, birds, and mammals, and defeminization and masculinization of female fish and birds. Many of these compounds are delivered by the atmosphere to aquatic systems.

Ammonia
Like nitrate, atmospheric ammonia that is deposited to lakes and watersheds adds nitrogen to aquatic systems. The addition of nitrogen can contribute to eutrophication, a particular problem in N-limited, oligotrophic lakes in northern Minnesota. Additions of nitrogen may also affect species balances in other systems like prairies and wetlands. The largest sources of ammonia emissions to the atmosphere are: animal agriculture (81 percent), fertilizer application (ten percent), refrigeration (five percent), and other activities (four percent). In terms of total nitrogen emissions to the atmosphere in Minnesota, the major contributors are: animal agriculture (32 percent), mobile sources (22 percent), electric utilities (22 percent), other fuel combustion (13 percent), and nitrogen fertilizers (11 percent).
**Emerging Contaminants**
Two groups of persistent bioaccumulative toxic compounds, which have been categorized as emerging contaminants because scientific studies of their ecotoxicology, are perfluorooctane sulfonate (PFOS) and polybrominated diphenyl ethers (PBDE). PFOS is a perfluorinated compound produced for numerous products and has been found in the tissues of fish and wildlife in remote areas. PBDEs are brominated flame retardants used in many household products and have also been found to be bioaccumulating in fish and wildlife. PBDEs are similar in structure to PCBs, but unlike PCBs, which are decreasing in environment, PBDEs are increasing. This has been clearly demonstrated in Great Lakes fish. The dissemination of PFOS is expected to diminish. Some types of PBDEs have been banned, while others continue to be used and studied.

**Geographic Areas of Concern**
For most airborne pollutants, it is uncertain what factors might make some geographic regions more sensitive than others. However, it is clear that geological areas low in alkalinity are more sensitive to acid rain. For less obvious reasons, low alkalinity regions are also more sensitive to mercury deposition. These areas of Minnesota are of special concern and will be included in ongoing research into atmospheric deposition of pollutants.

**Best Management Practices (BMPs)**
Best Management Practices usually control pollutants as near as reasonable to the pollution source. Atmospherically deposited pollutants generally migrate from sources outside the watershed, making the conventional concept of BMP difficult to implement. The best BMP to reduce atmospheric deposition is to halt the release of these pollutants into the atmosphere. Because of the diversity of sources, cessation of release is complicated and would require the coordination of the full spectrum of the economy, including agriculture, energy production, transportation, waste disposal, manufacturing, and government. Because the atmosphere carries some materials long distances, it may be necessary to address many of these atmospheric pollutants on a national and international basis. For instance, the MPCA estimates that 90 percent of the mercury deposited in Minnesota comes from out of state. It is therefore important to communicate the need for national level controls to the U.S. Environmental Protection Agency for mercury and other pollutants subject to long-distance atmospheric transport.

Existing BMPs for some other pollutants may lead to some surprising situations. For instance, it is increasingly common to use wetlands to trap sediments and associated nutrients in storm water before the pollutants can get to a lake or stream. However, the high biological activity of wetlands may lead to some negative consequences for persistent bioaccumulative chemicals. For instance, mercury deposited to terrestrial systems binds strongly to soil particles. Eroded soil may be caught in a wetland, where the mercury would be subject to biological activity. Because of the heightened activity of anaerobic bacteria that convert sulfate to sulfide, methylation rates are perhaps 100 times higher in wetlands than in lakes. Use of wetlands to clean runoff may therefore enhance methyl mercury loading to surface water, which would increase the concentration of mercury in fish.

Best Management Practices for a particular atmospheric pollutant should be selected only after its cycle and fate have been evaluated. Otherwise, we may find ourselves exacerbating the effects of a particular pollutant, as in the hypothetical case of mercury, above. Another example of the consequences of an incomplete understanding might be attempting to reduce PCBs in Lake Superior by reducing inputs. The PCB burden in Lake Superior is determined by volatilization back to the atmosphere, not external loading. Although research on the environmental fate and budgets of persistent chemicals may be expensive, it is less expensive than making management decisions based on erroneous assumptions, resulting in expensive but ineffective treatment.

**Programs and Authorities**
- National Pollutant Discharge Elimination System permits - pretreatment requirements
- pollution prevention
• water quality standards
• air emission controls
• fish consumption advisories
• recycling and product screening (e.g., Hg switches in consumer items, such as shoes)
• market incentives
• Statutes and Rules (e.g., ch. 7050)
• Minn. Stat. § 116.454, authorized the Minnesota Pollution Control Agency (MPCA) to initiate a statewide air toxics monitoring network and air toxics inventory in calendar year 1993.
• The Acid Deposition Control Act (Minn. Stat. § 116.42-116.45) was passed in 1982 and was the first of its kind in the nation; it required the MPCA to (1) identify the areas of the state containing resources sensitive to acid deposition, (2) develop a standard to protect these resources, (3) adopt a control plan to reduce sulfur dioxide emissions, and (4) ensure that all Minnesota sources subject to the control plan are in compliance by January 1, 1990.
• Minn. Stat. 116.915 subd. 1—known as the 1999 mercury reduction law called for specific mercury reductions and established mercury emission goals for 2001 and 2005; those goals were achieved.
• The Clean Water Act, Section 303(d), requiring total maximum daily loads (TMDL) for targeted impaired waters, led to the MPCA drafting a Statewide Mercury TMDL, which was approved by the U.S. Environmental Protection Agency (EPA) in March 2007 for over 500 impaired waters listings. During the development of the 2008 impaired waters list, the MPCA intends to add over 500 more mercury impairments to the TMDL.

Sequence for Implementation of NPS Effort for Atmospheric Pollutants

<p>| | |</p>
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>1</td>
<td>Identify water quality problem</td>
</tr>
<tr>
<td>2</td>
<td>Determine air pollution as the cause.</td>
</tr>
<tr>
<td>3</td>
<td>Determine source of air pollution (e.g., area or facility)</td>
</tr>
<tr>
<td>4</td>
<td>Evaluate the relative efficacy of BMPs within the watershed in contrast to air emission reductions</td>
</tr>
</tbody>
</table>
Chapter 14: Effects of Atmospheric Pollution on Water Quality
Needs, Priorities and Milestones, Action Plan

The Action Plan provided below summarizes the milestones identified in the preceding sections. Many of the milestones listed below, as well as the implementation of specific projects, are contingent upon adequate funding and local involvement.

**Goal: To Develop a Quantitative Understanding of the Effect of Air Pollutants on Water Quality and to Develop Appropriate Best Management Practices to Minimize the Impact of Air Pollution on Water Resources.**

<table>
<thead>
<tr>
<th>Milestones (Action Steps)</th>
<th>08</th>
<th>09</th>
<th>10</th>
<th>11</th>
<th>12</th>
<th>Funding Sources</th>
<th>Lead Agency(ies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Quantify deposition of metals (cadmium, lead, iron, etc.) and phosphorus in select watersheds.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>MPCA, TMDL</td>
<td>MPCA</td>
</tr>
<tr>
<td>2. Develop monitoring effort for effect of global warming on surface water; ice cover times and water temperature.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>3. Quantify proportion of phosphorus and mercury deposited from atmosphere that results from wind erosion of soil.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>TMDL</td>
<td>MPCA</td>
</tr>
<tr>
<td>4. Evaluate why lakes vary greatly in mercury contamination of fish, given that atmospheric deposition is relatively homogeneous.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>TMDL, USGS</td>
<td>MPCA, USGS</td>
</tr>
<tr>
<td>5. Evaluate effect of nonpoint sulfate loading on mercury methylation.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>USEPA</td>
<td>MPCA, Science Museum</td>
</tr>
<tr>
<td>6. Quantify relationship between emissions of pollutants and deposition to surface water and watersheds.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>7. Evaluate methylation of mercury in wetlands used as BMPs for trapping storm water runoff.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>General Fund; USEPA</td>
<td>MPCA</td>
</tr>
<tr>
<td>8. Investigate the impact of atmospheric deposition of “hormonal copycats” on aquatic organisms.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>9. Investigate whether aquatic resources near emission sources experience increased impacts.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>Milestones (Action Steps)</td>
<td>08</td>
<td>09</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>Funding Sources</td>
<td>Lead Agency(ies)</td>
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<tr>
<td>10. Develop land based BMPs for watersheds to minimize the impact of pollutants deposited from the atmosphere.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>11. Study the effect of UV radiation on the health of aquatic organisms.</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
<tr>
<td>12. Determine if non-mercury air pollutants can increase mercury (Hg) in water by accelerating the atmospheric deposition of Hg.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td>General Fund</td>
<td>MPCA</td>
</tr>
</tbody>
</table>
Appendix A

Nine Key Elements of a Successful Nonpoint Source Management Program

Minnesota’s Nonpoint Source Management Program Plan (NSMPP)

Citations provided after each element, indicates where and how the NSMPP satisfies each of the 9 Key Elements.

ELEMENT 1. Explicit short- and long-term goals, objectives and strategies to protect surface and ground water.

All chapters/strategies of the NSMPP include a narrative providing nonpoint source (NPS) information for that chapter/strategy. The following items are provided at the beginning of Chapters/Strategies 4.

1. Goals
2. Needs, Priorities and Milestones
3. Action Steps recommended to be carried out during the effective time period

The combination of narratives of the chapters/strategies including Goal statements and Needs, Priorities and Milestones (Action Steps) Tables beginning with Chapters/Strategies 4, present Minnesota’s strategy for protecting surface and ground water during the time period of this plan.

Minnesota’s short-term goals for Minnesota’s impaired waters are as follows:

- Continue developing approach for performing Total Maximum Daily Load (TMDLs), focusing on encouraging local involvement and leadership in TMDL development and implementation.
- Integrate TMDL and source-water protection efforts where practical. Develop source water TMDL for Twin Cities and St. Cloud area bacteria impairments.
- Continue to inform parties impacted by TMDLs of their implications including local water resource managers in areas where impaired waters are found, agricultural interests, industry, forestry interests, environmental advocacy groups, etc.
- Continue to initiate and complete TMDL studies, followed by implementation plan development and execution.

ELEMENT 2. Strong working partnerships and collaboration with appropriate State, interstate, Tribal, regional, and local entities (including conservation districts), private sector groups, citizens groups, and federal agencies.

PROJECT COORDINATION TEAM (PCT): A group of representatives from up to 20 different state, local, federal and tribal agencies, called the Project Coordination Team (PCT) meets monthly and assists the Minnesota Pollution Control Agency (MPCA) in ranking and choosing the 319 and state Clean Water Partnership (CWP) projects to be funded each year. More recently, the PCT has taken a more active role in setting policy and direction for the various state and federal NPS funding programs within the MPCA.

As defined in Minn. Stat. 103F.761 the interests required to be represented on the PCT include:

State Government:
- Minnesota Pollution Control Agency
- Minnesota Department of Natural Resources
- Minnesota Department of Agriculture
- Minnesota Board of Water and Soil Resources
- Minnesota Department of Health
Federal Government:

- United States Department of Agriculture
- United States Natural Resources Conservation Service
- United States Army Corps of Engineers
- United States Environmental Protection Agency
- Agricultural Stabilization and Conservation Service (new Farm Services Agency)

Regional Government:

- Metropolitan Council

Educational Organizations:

- University of Minnesota - Agricultural Experiment Station
- University of Minnesota - Extension Service

Private Organizations:

- Association of Minnesota Counties
- League of Minnesota Cities
- Minnesota Association of Townships

The Statute grants authority to the Commissioner of the MPCA to add other agencies to the PCT as the commissioner may determine:

- Bureau of Indian Affairs
- United States Geological Survey
- Minnesota Geological Survey
- Minnesota Planning
- Minnesota Association of Soil and Water Conservation Districts.

**MPCA BASIN MANAGEMENT AND COORDINATION:** Although the MPCA has legal responsibility for administering the Clean Water Act, the protection and restoration of the Minnesota’s streams, rivers, lakes, wetlands, and shores depends on the collective efforts of citizens, businesses, tribal nations, and governmental agencies. The basin management process was designed to establish and support a strong partnership among the MPCA and other organizations responsible for managing the state’s water resources. Basin management is also intended to ensure meaningful public participation in decision-making processes. As the MPCA works to involve citizens in basin planning efforts, it will ensure that public participation efforts conform to the requirements of Part 25 of 40 Code of Federal Regulations (CFR) Chapter 1.

A stakeholder is defined as any entity involved in or affected by watershed management activities. The term “stakeholder” covers a broad range of people and organizations, which can be grouped into three general categories:

- **Government:** city, county, regional, state and federal agencies
- **Business:** commercial and industrial establishments; mining, agricultural and forestry operations; utilities; business groups; and trade associations
- **The Public:** individual residents and landowners; schools; and interest groups (including citizen, environmental, consumer and community groups)

By establishing more cooperative working relationships and providing opportunities for participation, the Basin Management approach strives to improve ways of identifying common water quality goals and problems and implementing cost-effective solutions.

- **Statewide** for agencies and organizations concerned about watershed management-related activities across the entire state who need a statewide structure for targeting and synchronizing efforts with one another.
- **At the basin level** for assessing water-quality conditions within a large basin and finding basin-specific management goals and priorities that multiple stakeholders share and want to work on together.
At the local watershed level to develop management strategies and plans and to rally public support and participation for protecting and restoring water quality. This means cooperatively developing and implementing plans for priority areas that incorporate both voluntary and regulatory actions.

See Chapter 3 of the Minnesota NSMPP for more information on how collaboration on NPS issues is fostered through the watershed approach in Minnesota.

**ELEMENT 3.** *A balanced approach that emphasizes both statewide nonpoint source programs and on the ground management of individual watersheds where waters are impaired or threatened.*

The 319 and CWP Programs both contribute financial and technical resources to protect water resources in watershed areas. See Chapter 2 for more information on how Minnesota uses its funding programs to foster the watershed approach.

Chapter 3 Watershed Management of the NSMPP details the relationship between resources and management of impaired or threatened water resources.

**Minnesota Clean Water Partnership (CWP) Program:**
The CWP program was established by Minn. Stat. §§ 103F.701 to 103F.761. The program focus is on control of nonpoint sources of pollution through watershed management to protect and improve surface and ground water in Minnesota. The CWP program provides financial assistance through matching grants, State Revolving Fund (SRF) loans, and technical assistance to local units of government to lead pollution control projects.

The Clean Water Partnership Rules (Minn. R. ch. 7076) adopted in September 1988 and revised September 1991 and 1995 define the criteria and procedural conditions under which the MPCA may award grants to local governments. The rules provide separate grants for 50 percent of the eligible costs for resource investigation projects (Phase I) and implementation projects (Phase II). Resource investigation projects are designed to complete a Phase I diagnostic study and subsequently develop an implementation plan. Phase I activities include water quality monitoring, identifying the sources of pollution and the combination of best management practices (BMPs), activities and protective measures that will be necessary to solve the identified problems. A Phase II project is designed to install the BMPs and carry out educational and other support activities identified in the implementation plan.

**Federal Clean Water Act Section 319 Funding:**
In 1987 the Clean Water Act was amended to include Section 319, a new section which authorized federal assistance for implementing NPS programs.

The U.S. Environmental Protection Agency (USEPA) has granted Section 319 funds by first establishing a base funding level for each state to institutionalize the program over the long term. In addition to base level funding, the USEPA regional offices allocate additional funds to each state in their region for selected NPS implementation projects. Project money is allocated competitively among the states within an USEPA Region.

Project funding is available to all state agencies or local entities that meet USEPA match requirements and USEPA/MPCA funding criteria. Project money is awarded competitively based upon project merit and consistency with Section 319 program requirements and priorities.

**MPCA Basin Management:**
The MPCA has moved toward a more integrated, water resource-based approach for its water quality management programs. This approach is referred to as basin management. The same concepts are sometimes referred to as watershed management.

Traditional water quality efforts have focused on specific pollutants and pollution sources. In contrast, basin management starts with a focus on the water resources themselves and considers each in terms of the cumulative effects from multiple pollution sources that may threaten or impair its use. By shifting the focus
to the problems and needs of individual water resources, the basin management approach helps to link point source and NPS programs together to form a coordinated management strategy.

The MPCA’s basin planning and management process is intended to strengthen the connections between all water quality program activities - from monitoring and assessment to assistance and compliance. On a rotating cycle, priority water bodies are identified in each of Minnesota’s ten major drainage basins. Point source and NPS program resources are then coordinated in a way that addresses the particular problems and needs of those priority water bodies. An approach is prepared for each basin that describes the condition of water bodies in the basin and identifies the priorities, sets water quality goals and describes recommended management strategies to be taken.

**ELEMENT 4.** The State program (a) abates known water quality impairments resulting from nonpoint source pollution and (b) prevents significant threats to water quality from present and future activities.

The entirety of this Nonpoint Source Management Program Plan (NSMPP) is about how Minnesota uses a combination of approaches and programs to abate and prevent NPS pollution. The plan documents progress that has been made since previous plan were produced, and includes action strategies on how NPS pollution abatement and prevention will be carried out over the time period of this plan.

The MPCA uses its own monitoring data and data from other sources to characterize the condition of water resources in the state in preparing the CWA 305b water body assessments. The assessments characterize the conditions of monitored waters of the state and suggest possible causes of impairments for individual waterbodies, including specific types of nonpoint source pollution. From the 305b assessments, the MPCA develops its Clean Water Act (CWA) 303d list of impaired waters, or Total Maximum Daily Load (TMDL) list. The MPCA has developed a schedule for developing TMDLs for these waters and has begun work with local resource managers and citizens on several of the state’s impaired waters impacted by nonpoint source pollution.

The MPCA has developed a “protection strategy” designed to ensure that unimpaired waters are not ignored as impaired waters receive focus. The strategy is currently being discussed with other state agencies.

**ELEMENT 5.** An identification of waters and watersheds impaired or threatened by nonpoint source pollution and a process to progressively address these waters.

Chapter 1 of the NSMPP is the “Updated Nonpoint Source Assessment” Chapter where impaired waters are identified as being affected by nonpoint source pollution. Through 319 and state CWP and Clean Water Legacy Act funding, the state continues to address nonpoint source pollution.

**Basin Approach:** The basin planning approach emphasizes watershed protection and restoration. Key elements include watershed-based permitting, identification of goals and priorities at the basin scale, and greater involvement by partners and the public.

The following programs are all part of the MPCA’s efforts to identify impaired water resources and systematically address these resources:

**Citizen Lake Monitoring Program (CLMP) and Lake Assessment Program (LAP):**

Since the mid-1980s, MPCA’s lake monitoring efforts have been focused on several areas, including CLMP and LAP. In the CLMP, citizens residing on or near lakes take weekly transparency measures using a secchi disk and record their perceptions of the physical appearance and recreational suitability of their lake. This program is wholly based on public participation. This information is used for problem identification and goal setting.

LAPs are more complicated. Each LAP is a cooperative study of a lake involving MPCA staff and local citizens. The studies characterize a lake’s condition and how it is being affected by its watershed. They provide
valuable information for local governments and others interested in protecting or improving the quality of a lake.

**Continuous Planning Process (CPP):**
The Clean Water Act Section 303(e) Continuous Planning Process document for the MPCA describes the processes and procedures we use for water quality planning. There are nine specific processes that must be contained in each state CPP, including water quality standards development, TMDL allocation implementation, and a process for determining the priority of permit issuance.

MPCA’s CPP emphasizes basin planning as a foundation for water resource protection and restoration. Chapter 2 deals with geographic planning, stakeholder involvement, and water quality standards. Chapter 3 focuses on stakeholder outreach, our 5-year planning cycle, and other scheduling issues. The planning cycle includes data assessment, prioritization and targeting, integrated management strategy development, and implementation. This process demonstrates strong commitment to public participation, coordination with other agencies, problem identification and implementation, the role of TMDLs, and goal setting.

**Citizen Stream Monitoring Program (CSMP):**
The CSMP is equivalent to Minnesota’s CLMP, but focusing on streams and rivers. This program is also wholly based on public participation. A transparency tube is used instead of the secchi disk and user perception measures are gathered similar to the CLMP. The information will be used to address short term questions like seasonal differences in streams and impacts of storm events, and also be used for long term questions like trend analyses basin planning.

**Clean Water Partnership Program (CWP):**
The CWP program was created to address pollution associated with runoff from agricultural and urban areas. It provides local governments with resources to protect and improve lakes, streams, and ground water. Clean Water Partnership Program projects have two phases: Phase 1 is the resource investigative phase and Phase 2 is the implementation phase. Local sponsors work with the MPCA to collect data and information on the resource and its watershed. These programs strongly emphasize public participation, problem identification, and goal setting.

**Great Lakes Initiative (GLI) [Minn. R. ch. 7052]:**
The process for incorporating the Great Lakes Initiative into the MPCA water quality standards [Minn R. ch 7052] is an excellent example of the strong commitment the agency has toward public participation and coordination with local units of government, other state agencies, and other federal and international agencies. All our major modifications to our water quality standards, such as the incorporation of toxic standards and wetland water quality standards, follow these same measures to ensure the broadest possible review.

**Phosphorus Strategy:**
MPCA recognizes that phosphorus is a pollutant of concern, and has developed a seven part strategy: education and outreach to the public, initiate several phosphorus forums, emphasize the watershed approach to deal with the cumulative problems associated with phosphorus, more broadly implement water quality standards, promote lake initiatives focusing on phosphorus, begin to address phosphorus impacts to rivers, and, if necessary, modify the water quality standards.

**Total Maximum Daily Load (TMDL) studies:**
The federal Clean Water Act requires states to adopt water quality standards to protect the nation’s waters. These standards define how much of a pollutant can be in a surface and ground water and still meet its
designated uses, such as for drinking water, fishing, swimming, irrigation, and/or industrial purposes. Many of Minnesota’s water resources cannot meet their designated uses because of pollution problems from a combination of point and nonpoint sources.

The Clean Water Act requires states to publish a list of streams and lakes every two years that are not meeting their designated uses because of excess pollutants. The list, known as the 303(d) list, is based on violations of water quality standards, and is organized by river basin. The MPCA must complete TMDL studies for all waters on this list.

A TMDL study identifies the sources of each pollutant that result in the exceedance of water quality standards. When conducting a TMDL, all the point sources and all types of the nonpoint sources that contribute are identified. Water quality sampling and computer modeling work are done to determine how much each pollutant must reduce its contribution to assure the water quality standard is met. Individual lakes and streams may require TMDLs for more than one pollutant.

The iterative approach to creating TMDLs is to use the simplest method appropriate for the parameter of concern. For streams dominated by nonpoint source pollution that are diffuse and watershed wide in scope, a load or concentration based spreadsheet will usually be the most appropriate approach. For streams dominated by point source pollution and for those streams with atypical hydrology, a complex water quality modeling approach that is very data intensive will usually be the most appropriate approach. The actual approach taken for each TMDL will be based on reach specific concerns, including local preferences. For either approach, a pollutant reduction goal will be established. As implementation proceeds, the reach will be monitored to ensure that the water quality objectives are being achieved. If the selected approach is not succeeding, a more rigorous approach will be developed. The iterative approach to creating and implementing TMDL reduction goals is very much a dynamic process.

The state is making great strides in completing TMDL studies using funds from the state Clean Water Legacy Act.

**ELEMENT 6.** The State reviews, upgrades and implements all program components required by section 319 of the Clean Water Act, and establishes flexible, targeted, iterative approaches to achieve and maintain beneficial uses of water as expeditiously as practicable.

Minnesota’s NSMPP is updated periodically. The 1994 NSMPP contained only the ground water strategy of Chapter 4 “Overall Strategy for Each Water Resource.” However, the 2001 and this NSMPP include a strategy for 4.1 Ground Water, 4.2 Lakes, 4.3 Rivers and Streams and 4.4 Wetlands thereby, providing a more comprehensive view and approach for assessing and addressing nonpoint source pollution control. Beginning with Chapter 4, the remaining Chapters provide individual time frames and goals identifying the major water quality concerns of that chapter/strategy.

**ELEMENT 7.** An identification of federal lands and objectives which are not managed consistently with State program objectives.

Minnesota’s PCT is comprised of up to 20 organizations, including federal agency representatives, provides direction on nonpoint water quality program activities.

Representation of the United State Environmental Protection Agency (USEPA) and US Geological Survey on the PCT promotes and provides the avenue for cooperation between state and federal officials to discuss management of federal lands and objectives in concert with the State Program.

The Environmental Quality Board (EQB) Water Resources Committee, which includes federal government representatives, also periodically prepares a framework water plan. In May 2007, the EQB released “Protecting Minnesota’s Waters: Priorities for the 2008-2009 Biennium.” An EQB representative participates in the PCT.

**ELEMENT 8.** Efficient and effective management and implementation of the State’s nonpoint source program, including necessary financial management.
The Project Coordination Team is consulted in the administration of 319 grants and Minnesota’s nonpoint source program. MPCA provides staff resources to assist grant recipients and managing day-to-day financial administration of the nonpoint program.

**ELEMENT 9.** *A feedback loop whereby the State reviews, evaluates, and revises its nonpoint source assessment and its management program at least every five years.*

Minnesota updates the NSMPP in this time frame. In addition, 305(b) Assessments and Impaired Waters (303d) lists are updated in two year cycles.
Appendix B

Best Management Practices - Definitions

Minnesota’s Nonpoint Source Management Program Plan (NSMPP)
The following Best Management Practices (BMPs) are listed by title. This list includes definitions of BMPs to more fully describe BMPs and the pollutant minimized. BMPs listed in the Best Management Practices section of most chapters and in Appendix C “BMP Matrix” of this document were taken from the following list. (See Appendix C, “BMP Matrix” to see BMPs used individually or in combination for reducing Non-point Source (NPS) pollution per chapter/topic.)

Part I: Agricultural BMPs
Most agriculture BMPs used in Minnesota are based upon the Natural Resources Conservation Service (NRCS) conservation practices described in the NRCS National Handbook of Conservation Practices, and modifications set forth in the Minnesota NRCS Field Office Tech Guide.

Access Road - A road constructed to minimize soil erosion while providing needed access.

Biological Control of Pests - Use of natural enemies as part of an integrated pest management (IPM) program which can reduce the use of pesticides.

Brush Management - Management and manipulation of brush to improve or restore a quality plant cover in order to reduce soil erosion.

Conservation Crop Rotation - Growing crops in a recurring sequence on the same field to improve the soil, control erosion and pests, balance plant nutrients and provide food for livestock.

Contour Farming - Farming sloped land on the contour in order to reduce erosion, control water flow, and increase infiltration.

Correct Application of Pesticides - Spraying when conditions for drift is minimal. Mixing properly with soil when specified. Avoiding application when heavy rain is forecast.

Correct Pesticide Container Disposal - Following accepted methods for pesticide container disposal.

Critical Area Planting - Planting vegetation to stabilize the soil and reduce erosion and runoff.

Cultural Control of Pests - Using cultural practices, such as elimination of host sites and adjustment of planting schedules, to partly substitute for pesticides.

Deferred Grazing - Postponing grazing for a prescribed period to improve vegetative conditions and reduce soil loss.

Diversion and Terraces - Channels with a mound or ridge along the lower side, constructed across a slope to divert runoff water and help control soil erosion. Grased or lined waterways and subsurface pipes are used to handle water from terrace systems.

Fencing - Enclosing a sensitive area of land or water with fencing to exclude or control livestock.

Field Border - A border or strip of permanent vegetation established at field edges to control soil erosion and filter nutrients.

Field Windbreak - A strip or belt of trees established to reduce wind erosion.

Forest Stand Improvement - Managing species composition, stand structure and stocking to achieve numerous objectives including restoration of natural communities, improvement of wildlife habitat, and increasing quantity and quality of forest products.
**Grade Stabilization Structure** - A structure to control the erosion in natural or constructed channels.

**Grassed Waterway or Outlet** - A natural or constructed waterway or outlet maintained with vegetative cover in order to prevent soil erosion and filter nutrients.

**Integrated Crop Management** - A crop production system that uses a combination of cultural and/or agronomic measures to produce economic returns while lowering inputs and reducing detrimental effects to the environment.

**Integrated Pest Management** - Managing agricultural pests including weeds, insects and disease to reduce adverse effects on plant growth, crop production and environmental resources. Management methods may be a combination of cultural, biological and chemical controls.

**Irrigation Water Management** - Determining and controlling the rate, amount, and timing of irrigation water application in order to minimize soil erosion, runoff, water use and fertilizer and pesticide movement.

**Lined Waterway or Outlet** - A runoff water channel or outlet with an erosion resistant lining to prevent erosion. Applicable to situations where unlined or grassed waterways would be inadequate.

**Mulching** - Applying plant residues or other suitable materials to the soil surface in order to reduce water runoff and soil erosion.

**Nutrient Management** - Managing the amount, form, placement and timing of plant nutrient applications to maximize uses and reduce detrimental off-site effects.

**Pasture and Hayland Management** - Proper treatment and use of pasture land or hay land to prolong life of desirable forage species and protect the soil and reduce water loss.

**Pasture and Hayland Planting** - Establishing forage plants to reduce runoff and erosion and produce high quality forage.

**Pesticide Selection** - Selecting pesticides which are less toxic, persistent, soluble and volatile, whenever feasible.

**Pond Sealing or Lining** - Installing a fixed lining or impervious materials or using soil treatment to prevent excessive infiltration, water loss and to minimize the potential for ground water contamination.

**Prescribed Grazing** - Controlling grazing to improve plant health and vigor, reduce erosion and improve water quality.

**Residue Management (no till, strip till, mulch till and ridge till)** - Managing the amount, orientation, and distribution of crop and other plant residues on the soil surface year-round.

**Residue Management-seasonal** - Managing the amount, orientation, and distribution of crop and other plant residues on the soil surface during part of the year, while growing crops in a clean tilled seedbed.

**Resistant Crop Varieties** - Use of plant varieties that are resistant to insects, nematodes, diseases, etc., in order to reduce pesticide use.

**Riparian Buffer** - A strip of land varying in width, along streams and other waterbodies in which grass and trees are planted and maintained to filter pollutants from runoff.

**Shade Areas** - Lessening the need for animals to enter water for relief from heat by using trees or artificial shelters to provide shade at selected locations.

**Slow Release Fertilizer** - Applying slow release fertilizers to minimize nitrogen losses from soils prone to leaching.

**Soil Testing and Plant Analysis** - Testing to avoid over-fertilization and subsequent losses of nutrients to surface or ground waters.
Streambank Protection - Stabilizing and protecting banks of streams, lakes, estuaries, or excavated channels against scour and erosion with vegetative or structural means.

Stripcropping - Growing crops in a systematic arrangement of strips or bands to reduce water and wind erosion.

Timing and Placement of Fertilizers - Timing and placement of fertilizers for maximum utilization by plants and minimum leaching or movement by surface runoff.

Tree Planting - Planting trees, especially on critical or highly erodible areas, to prevent erosion, conserve moisture and reduce water quality impacts.

Use Exclusion - Excluding livestock and other activities from an area to maintain soil and water resources.

Vegetative Filter Strip - A strip of land, varying in width, along streams and other waterbodies in which a lush establishment of grass is planted and maintained to filter pollutants from runoff.

Waste Management System - A planned system to manage wastes from animal concentrations in a manner which does not degrade air, soil or water resources. Often wastes are collected in storage or treatment impoundments such as ponds or lagoons.

Waste Utilization - Crediting organic wastes for fertilizer in a manner which improves the soil and protects water resources. May also include recycling of waste solids for animal feed supplement.

Water and Sediment Control Basin - Earthen embankments constructed across a minor watercourse to form a sediment trap and detention basin.

Water/Feeder Location - Locating feeders and watering facilities a reasonable distance from streams and water courses, and dispersing them to reduce livestock concentrations, particularly near streams, and to encourage more uniform grazing.

Part II: Erosion, Sediment and Pollutant Control BMPs

Brush Barrier - A temporary sediment barrier composed of limbs, weeds, vines, root mat, soil, rock and other cleared materials pushed together to form a berm; located across or at the toe of a slope to intercept and detain sediment and decrease flow velocities.

Check Dams - Small, temporary dams constructed across a drainage ditch to reduce the velocity of concentrated flows, reducing erosion of the swale or ditch. Limited to use in small open channels which drain 10 acres or less; should not be used in live stream.

Concrete Grid and Modular Pavement - This practice involves the use of a special pervious paving material in low traffic areas. The pavement consists of concrete grids or other structural units alternated with pervious fillers such as sod, gravel or sand. The resultant pavement provides an adequate bearing surface and yet allows a significant amount of infiltration thereby reducing runoff volume, discharge rate, pollutant load and improving the water quality.

Construction Road Stabilization - Temporary stabilization with stone of access roads, subdivision streets, parking areas and other traffic areas immediately after grading to reduce erosion caused by vehicles during wet weather, and to prevent having to re-grade permanent roadbeds between initial grading and final stabilization.

Critical Area Planting - Establishment of vegetative cover by planting sprigs, stolons or plugs to stabilize fine-graded areas where especially suited to the site and establishment with sod is not preferred.

Detention Basins - This practice involves the construction or modification of surface water impoundments in a manner which will protect downstream areas from potential water quality degradation, flooding, and stream channel degradation due to upstream urban development. The objective is to detain storm water and release it at a controlled rate. Downstream water quality is improved through sediment removal, plant uptake of nutrients, chemical transformation, and other processes.
**Diversion** - A permanent channel with a ridge on the lower side constructed across a slope to reduce slope length and intercept and divert storm water runoff to a stabilized outlet to prevent erosion on the slope.

**Dust Control** - Reducing surface and air movement of dust during land disturbance, demolition or construction activities in areas subject to dust problems in order to prevent soil loss and reduce the presence of potentially harmful airborne substances.

**Exfiltration Trenches** - this practice involves the excavation of pits or trenches which are backfilled with sand and/or graded aggregates. Storm water runoff from impervious surfaces can be directed to these facilities for detention and infiltration. Permeable soils are a prerequisite. The potential for ground water pollution must also be carefully evaluated.

**Fertilizer Application Control** - This practice involves managing the use of fertilizer so as to keep it on the land and out of our waterways. Implementation will result in maximum effectiveness of the nutrients on vegetation and reduced nutrient loads in our waterways. The practice covers concepts such as public education, the need for soil testing, and the proper timing of fertilizer applications.

**Filter Strips** - This practice involves using grassed surfaces to reduce runoff velocities, enhance infiltration and remove runoff contaminants, thus improving runoff quality and reducing the potential for downstream channel degradation and sediment pollution.

**Grade Stabilization Structures** - A permanent structure or series of structures designed to step water flow down a slope without causing channel erosion; applicable in natural or man-made channels with long, relatively steep reaches.

**Grassed Waterways or Outlets** - This practice involves using grassed surfaces to reduce runoff velocities, enhance infiltration and remove runoff contaminants, thus improving runoff quality and reducing the potential for downstream channel degradation and sediment pollution.

**Grassed Waterway (Swale)** - This practice involves using grassed surfaces to reduce runoff velocities, enhance infiltration and remove runoff contaminants, thus improving runoff quality and reducing the potential for downstream channel degradation and sediment pollution.

**Gravel Inlet Filter** - The installation of various kinds of sediment trapping measures around drop inlet or curb inlet structures prior to permanent stabilization of the disturbed area; limited to drainage areas not exceeding one acre, and not intended to control large, concentrated storm water flows.

**Level Spreader** - An outlet for dikes and diversions consisting of an excavated depression constructed at zero grade across a slope to convert concentrated, sediment-free runoff to sheet flow and release it onto areas of undisturbed soil stabilized by existing vegetation.

**Mulching** - Application of plant residues or other suitable materials to disturbed surfaces to prevent erosion and reduce overland flow velocities. Fosters plant growth by increasing available moisture and providing insulation against extreme heat or cold. Applicable to all seeding operations, other plant materials which do not provide adequate soil protection by themselves, and bare areas which cannot be seeded due to the season but which still need soil protection.

**Outlet Protection** - The installation of paved and/or riprap channel sections and/or stilling basins below storm drain outlets to reduce erosion from scouring at outlets and to reduce flow velocities before storm water enters receiving channels below these outlets.

**Parking Lot Storage** - This practice involves the use of impervious parking areas or landscape islands as temporary impoundments during rainstorms. Parking lot storm water systems can be designed to temporarily detain storm water in specially designated areas, and release it at a controlled rate. The objective is to protect downstream areas from increased flooding, stream channel degradation and pollutant loads caused by urban development. It is important that these facilities be designed to minimize potential safety hazards and inconvenience to motorists and pedestrians.
**Paved Flume** - A permanent concrete-lined channel constructed to conduct concentrated runoff from the top to the bottom of a slope without causing erosion on or below the slope.

**Permanent Seeding** - Establishment of perennial vegetative cover by planting seed on rough-graded areas that will not be brought to final grade for a year or more or where permanent, long-lived vegetative cover is needed on fine-graded areas.

**Pesticide Use Control** - This practice involves eliminating excessive pesticide use by proper application procedures and the use of alternatives to chemical pest control. The goal is to reduce the load of pesticide-related contaminants in urban storm water runoff. The practice covers legal requirements for pesticide application, methods of application, equipment cleaning, disposal of unused chemicals and empty containers, pesticide storage, alternative pest control methodologies, and public education. Both commercial-scale application and private home use are discussed.

**Porous Pavement** - This practice involves the use of a special asphaltic or concrete paving material which allows storm water to infiltrate at a high rate. Infiltration water is stored below the pavement in a high-void aggregate base. This practice provides for storm water detention and, in some cases, increases infiltration into the ground. Use of the practice can contribute to reduced sewer overflows, decreased flooding and stream channel degradation, and improved water quality. This type of pavement offers many other benefits not related to water quality, including enhanced visibility, increased safety and reduced drainage system costs.

**Retention Basins** - This practice pertains to the construction of infiltration reservoirs or basins (usually dry) to provide complete on-site storage of a specific volume of storm water runoff. For pollution control purposes, these facilities are usually designed and constructed to divert and percolate runoff volume associated with the first flush of storm water pollutants leaving the site. The practice incorporates both pollution control and ground water recharge concepts into the design. Such facilities are practical wherever permeability is sufficient to allow rapid percolation between storms. Potential ground water contamination may be a problem associated with these systems and must always be considered in their design.

**Riprap** - A permanent, erosion-resistant ground cover of large, loose, angular stone usually underlain by erosion mat or filter fabric installed wherever soil conditions, water turbulence and velocity, expected vegetative cover, etc., are such that soil may erode under design flow conditions.

**Rooftop Runoff Disposal** - This practice encourages the disposal of rooftop runoff by systems and techniques that avoid or replace direct connections of roof drainage systems to storm sewer systems. The objective is to help reduce storm sewer flows. Proposed alternatives to sewer connection include surface drainage through swales, subsurface infiltration, and runoff collection and storage.

**Silt Fence** - A temporary sediment barrier constructed of posts, filter fabric and, in some cases, a wire support fence, placed across or at the toe of a slope or in a minor drainageway to intercept and detain sediment and decrease flow velocities from drainage areas of limited size; applicable where sheet and rill erosion or small concentrated flows may be a problem. Effective life is six months.

**Sodding** - Stabilizing fine-graded areas by establishing permanent grass stands with sod. Provides immediate protection against erosion, and is especially effective in grassed swales and waterways or in areas where an immediate aesthetic effect is desirable.

**Sod Inlet Filter** - The installation of various kinds of sediment trapping measures around drop inlet or curb inlet structures prior to permanent stabilization of the disturbed area; limited to drainage areas not exceeding one acre, and not intended to control large, concentrated storm water flows.

**Solid Waste Collection and Disposal** - This practice involves the routine management and handling of urban refuse, litter and fallen leaves in ways that will prevent their becoming water pollutants. Recommendations range from municipal trash and leaf collection and disposal operations to public education concerning collecting procedures and schedules to concepts such as recycling wastes. Responsibility for implementation lies equally with the municipality and the citizenry.
Source Control on Construction Sites - This practice encourages the use of good management and “housekeeping” techniques on construction sites to reduce the availability of construction-related pollutants that contaminate runoff water and, where runoff contamination cannot be avoided, to retain the pollutants and polluted water on the site. Concepts covered include erosion and sediment control, equipment maintenance and repair, storm sewer inlet protection, trash collection and disposal, the use of designated washing areas for cleaning equipment, proper material storage, dust control at demolition sites, use of proper sanitary equipment and pesticide use control.

Storage/Treatment Facilities - This practice involves the use of some water treatment unit operations applied at such a scale that they are less involved and less costly than treatment plant technology. These procedures are most applicable when used in conjunction with other BMPs to remove contaminants from collected storm water. Unit operations considered applicable are the physical processes of settling, filtration, and screening; and the chemical processes of flocculation and disinfection.

Storm Drain Inlet Protection - The installation of various kinds of sediment trapping measures around drop inlet or curb inlet structures prior to permanent stabilization of the disturbed area; limited to drainage areas not exceeding one acre, and not intended to control large, concentrated storm water flows.

Storm Water Conveyance Channel - This practice involves using grassed surfaces to reduce runoff velocities, enhance infiltration and remove runoff contaminants, thus improving runoff quality and reducing the potential for downstream channel degradation and sediment pollution.

Straw Bale Barrier - A temporary sediment barrier composed of straw bales placed across or at the toe of a slope to intercept and detain sediment and decrease flow velocities from drainage areas of limited size; applicable where sheet and rill erosion from low to moderate channel flows may be a problem. Effective life is three months.

Street Cleaning - This practice involves sweeping, vacuuming, flushing, or otherwise cleaning streets, parking lots and other paved vehicular traffic areas. The objective is to remove dry-weather accumulations of pollutants, especially fine particulate matter, before wash off can occur, thus reducing the potential for pollution impacts on receiving waters. In the past, street cleaning operations were conducted primarily for aesthetic purposes; however, they are now known to be an effective method for improving the quality of runoff when utilized during the appropriate time of the year.

Subsurface Drain - A perforated conduit installed beneath the ground to intercept and convey ground water. Prevents sloping soils from becoming excessively wet and subject to sloughing, and improves the quality of the vegetative growth medium in excessively wet areas by lowering the water table. Can also be used to drain detention structures.

Surface Roughening - Grading practices such as stair-stepping or grooving slopes or leaving slopes in a roughened condition by not fine-grading them. Reduces runoff velocity, provides sediment trapping and increases infiltration, all of which facilitate establishment of vegetation on exposed slopes. Applicable to all slopes steeper than 3:1 or that have received final grading but will not be stabilized immediately. Also recommended for other exposed slopes.

Temporary Diversion Dike - A ridge of compacted soil located at the top or base of a sloping disturbed area to divert off-site runoff away from unprotected slopes and to a stabilized outlet, or to divert sediment-laden runoff to a sediment trapping structure.

Temporary Fill Diversion - A channel with a supporting ridge on the lower side cut along the top of an active earth fill to divert runoff away from the unprotected fill slope to a stabilized outlet or sediment trapping structure; applicable where the area at the top of the fill drains toward the exposed slope and continuous fill operations make the use of a Temporary Diversion Dike unfeasible. Effective life is one week.

Temporary Gravel Construction Entrance - A gravel pad, located at points of vehicular ingress and egress on a construction site, to reduce the mud transported onto public roads and other paved areas.
**Temporary Right-Of-Way Diversion** - A ridge of compacted soil or loose gravel constructed across a disturbed right-of-way or similar sloping area to shorten the flow length within the disturbed strip and divert the runoff to a stabilized outlet. Earthen diversions are applicable where there will be little or no construction traffic within the right-of-way, and gravel structures are applicable where vehicular traffic must be accommodated.

**Temporary Sediment Basin** - A basin with a controlled storm water release structure, formed by constructing an embankment of compacted soil across a drainageway, to detain sediment-laden runoff from disturbed areas greater than five acres for enough time to allow most of the sediment to settle out. Can be constructed only where there is sufficient space and appropriate topography. Effective life is 18 months unless designed as a permanent pond.

**Temporary Sediment Trap** - A small pond area, formed by constructing an earthen embankment with a gravel outlet across a drainage swale, to detain sediment-laden runoff from small disturbed areas for enough time to allow most of the sediment to settle out. Effective life is 18 months.

**Temporary Seeding** - Establishment of temporary vegetative cover on disturbed areas by seeding with appropriate rapidly-growing plants on sites that will not be brought to final grade for periods of 30 days to one year.

**Temporary Slope Drain** - A flexible or rigid tube or conduit, used before permanent drainage structures are installed, intended to conduct concentrated runoff safely from the top to the bottom of a disturbed slope without causing erosion on or below the slope.

**Topsoiling** - Preserving and using topsoil to provide a suitable growth medium for vegetation used to stabilize disturbed areas. Applicable where preservation of importation of topsoil is most cost-effective method of providing a suitable growth medium.

**Tree Preservation and Protection** - Protecting existing trees from mechanical and other injury during land disturbing and construction activity to ensure the survival of desirable trees where they will be effective for erosion and sediment control and provide other environmental and aesthetic benefits.

**Trees, Shrubs, Vines and Ground Covers** - Stabilizing disturbed areas by planting trees, shrubs, vines and ground covers where turf is not preferred. These plant materials also provide food and shelter for wildlife as well as many other environmental benefits. Especially effective where ornamental plants are desirable and turf maintenance is difficult.

**Underdrain Storm Water Filter Systems** - This practice usually consists of a conduit, such as a pipe and/or a gravel filled trench which intercepts, collects, and conveys drainage water following infiltration and percolation through the soil, suitable aggregate, and/or filter fabric. Underdrain or filtration systems may be used in combination with a variety of storm water management measures where space, soil permeability or high water table conditions limit the magnitude of pollutant removal that can be achieved through natural percolation, sedimentation, or other means. Pollutant removal primarily occurs as the prescribed volume of storm water passes through the sand, gravel, and filter cloth which usually surrounds the conduit.

**Vegetation Establishment** - Establishment of vegetative cover by planting sprigs, stolons or plugs to stabilize fine-graded areas where vegetation is especially suited to the site and establishment with sod is not preferred.

**Waterway Drop Structure** - A permanent structure or series of structures designed to step water flow down a slope without causing channel erosion; applicable in natural or man-made channels with long, relatively steep reaches.
Part III: Other Cultural and Structural BMPs

BMPs listed under Part III are defined by their title.

Adequate Containers for On-Site Solid Waste

Aeration of Lawns

Alum treatments of lakes to stop internal loading once watershed inputs have been addressed

Compost Production and Use

Correct Use of Soils for Septic Tanks

Dry Weather Flow Testing of Storm Sewers and Ditches

Increase Flow Distances

Land idling/retirement

Lane Absorption Areas and Use of Natural Systems

Leash Laws and Clean Up After Your Pet Programs

Maintain Set Backs From Surface Waters

Maximum Recycling of Solid Waste

NPS ordinances (phosphorus fertilizer use restrictions)

Prompt Clean-Up of Chemical Spills

Proper Installation of Septic Tanks and Drainfields

Proper Maintenance of Motorized Equipment

Rock drain tile inlets

Routine Maintenance of Septic Tank Systems

Soil Testing and Plant Analysis

Storm water chemical treatment systems (alum addition system that treats storm water in-line using alum to remove phosphorus, or ponds that use polymer addition to bind phosphorus)

Training for Pesticide Home Applicators

Waste Treatment System, Publicly Owned Treatment Works (POTWs)

Wetland restoration
Best Management Practices (BMP) Matrix

BMPs Listed by Chapter Commonly Used for Nonpoint Source Pollution Control

This Best Management Practices (BMPs) matrix is a compilation of BMPs listed in individual Chapters of the NSMPP. This list helps to illustrate that many BMPs, individually or in combination can be used effectively for many nonpoint pollution sources. Most of the BMPs listed below are from the Natural Resources Conservation Service (NRCS) formally (Soil Conservation Service) Field Office Technical Guide Volume 4.

The BMPs including their definitions are in Appendix B, Best Management Practices of this document. (NOTE: Chapter 12 Forestry includes discussions of BMPs in the chapter that are not included in this Matrix.)

BMP Matrix

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### Additional Water Quality Best Management Practices:
- alum treatments of lakes to stop internal loading once watershed inputs have been addressed
- stormwater chemical treatment systems (lake alum addition system that treats stormwater in-line using alum to remove phosphorus, or ponds that use polymer addition to bind phosphorus)
- NPS ordinances - like phosphorus fertilizer use restrictions and broader categories of NPS ordinances (zoning provisions, permitted/non-permitted and conditional uses)
  - rock drain tile inlets
  - land idling/retirement

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Appendix D

Minnesota Nonpoint Source Management Program Plan

Summary of Public Participation

Development of the NSMPP
The chapters/strategies of the Minnesota Nonpoint Source Management Program Plan (NSMPP) were developed by technical committees, chairs and co-chairs. Collectively, technical committees were comprised of over 200 members representing 50 federal and state agencies, local units of government and public and private organizations.

Noticing of the Draft NSMPP
Prior to the beginning of the public comment period, a notice was published in the Minnesota State Register, providing public notification that the Draft Minnesota NSMPP was available for public review and comment. The notice also informed the public where the document could be reviewed.

Public notices announcing the availability of the draft NSMPP were also provided through:

- MPCA statewide press releases to newspapers, radio and television stations
- Notices to most Soil and Water Conservation Districts and Watershed Districts in Minnesota
- Notices to the leadership of environmental organizations with requests that their members be notified

Format of the Draft NSMPP
To encourage public outreach, the draft NSMPP was available for public review in four formats.

- MPCA’s Web site
- Compact Disk
- Paper Copies
- E-mailing of individual chapters/strategies

Public comments received at the MPCA were distributed to technical committee chairs and co-chairs for consideration. After consideration, draft chapters/strategies were revised as appropriate, resulting in the final Minnesota Nonpoint Source Management Program Plan.
Appendix E

Federal Assistance Programs and Development Projects

for Consistency with the

Minnesota Nonpoint Source Management Program Plan (NSMPP)

Executive Order 12372

The federal consistency provisions in Section 319 of the Clean Water Act (CWA) authorize each State to review federal activities for consistency with the state nonpoint source (NPS) management program in accordance with Executive Order 12372. Much of the consistency criteria pertain to use of federal lands.

The state of Minnesota has long considered consistent application of nonpoint source management practices to be critical on all lands, be they private or public lands owned by the local, state, or federal governments. As part of the process to ensure that, a number of steps have been taken. They include official interagency agreements as well as both formal and informal project coordination and review efforts.

Section 319(b)(2)(F) requires states to identify federal financial assistance programs and development projects which will be reviewed for their effect on water quality consistent with the state NPS Management Program.

At this time, the federal financial program that most clearly relates to the NPS Management Program is the Natural Resources Conservation Service (NRCS) Environmental Quality Incentives Program (EQIP). A state technical committee has been formed where consultations on EQIP activities take place.

Minnesota intends to maintain the current structure and will work with the U.S. Environmental Protection Agency, under a process separate from the Nonpoint Source Management Program Plan, if needed.
June 8, 2001

Elizabeth Shevi, Division Director
Policy and Planning Division
Minnesota Pollution Control Agency
320 Lafayette Road
St. Paul, Minnesota 55155-4194

Re: Attorney General Certification
State of Minnesota Nonpoint Source Management Program Plan

Dear Ms. Shevi:

I am the state’s attorney of record in the development and adoption of the State of Minnesota Nonpoint Source Management Program Plan (NSMPP) in accordance with Section 319 of the Clean Water act. I make this certification on behalf of the State of Minnesota, by and through its Minnesota Pollution Control Agency (MPCA).

I certify that the NSMPP was duly adopted in accordance with Minnesota law, and that the state, by and through its MPCA, has adequate authority to administer and implement the standards, policies and procedures adopted therein. The applicable law includes, but is not limited to, Minn. Stat. chapters 115 and 116 and Minnesota Rules, chapters 7000, 7001, and 7050.

Thank you in advance for your cooperation and consideration in this matter.

Sincerely,

PAUL MERWIN
Assistant Attorney General

(651) 297-8754

AG: 482731.V.01