

New Jersey Department of Environmental Protection



New Jersey's Vision Approach for Assessment, Restoration and Protection of Water Resources under the Clean Water Act Section 303(d) Program

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New Jersey's Vision Approach for Assessment, Restoration and Protection of Water Resources under the Clean Water Act Section 303(d) Program

Purpose

This document explains New Jersey's "vision approach" or strategy for managing the Clean Water Act (CWA) Section 303(d) Program in accordance with guidance issued by the U.S. Environmental Protection Agency (USEPA) in December 2013 entitled: "A Long-term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program" (Vision Document). This is a "living document" that initially focuses on the engagement and prioritization goals articulated in the USEPA Vision Document that must be completed prior to the 2016 Integrated Reporting Cycle but will be expanded and refined through an iterative process as part of the biennial integrated water quality assessment and prioritization, to include new and updated information, public engagement, priorities, strategies and measures necessary to address subsequent USEPA program goals.

Introduction

The New Jersey Department of Environmental Protection (Department) is charged with formulating comprehensive policies for the conservation of the natural resources of the State, the promotion of environmental protection and the prevention of pollution of the environment. Water quality standards, monitoring, and assessment provide the scientific foundation for the protection of New Jersey's water resources and are implemented through the federal Clean Water Act (CWA), the New Jersey Water Quality Planning Act (WQPA) and the New Jersey Water Pollution Control Act (WPCA) through New Jersey's Continuing Planning Process for water quality management planning and implementation. The goal of this regulatory framework is to protect, restore and maintain the chemical, physical and biological integrity of New Jersey's waters.

Water quality standards, monitoring, and assessment programs provide the scientific foundation for restoration and protection of New Jersey's water resources and serve to direct and support the Department's water quality programs and activities designed to protect, maintain and enhance water quality for all waters of the State in accordance with federal and state statutes and regulations. These efforts include regulatory (e.g., permits), non-regulatory (e.g., environmental education, local stewardship), and funding activities. The Department has integrated these programs into a comprehensive monitoring, assessment, and restoration program implemented on through a rotating basin approach that will produce a comprehensive assessment of the entire State every ten years. This approach will support public engagement and prioritization of waters for the development of measures to restore, maintain, and enhance water quality and maximize effectiveness and efficiency in achieving positive environmental outcomes that are tailored to the needs of each water region. Communication and partnership with the public in all facets of these programs is critical to ensuring

¹ USEPA. A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program. December 2013. https://www.epa.gov/sites/production/files/2015-07/documents/vision-303d-program-dec-2013.pdf.

that New Jersey's waters are safe for swimming and recreation, fish and shellfish harvested from our waters are safe for eating, water supply sources are safe for drinking, and aquatic life is healthy and sustainable.

Section 303(d) of the federal Clean Water Act or "CWA" (33 USC § 1251 et seq.) requires each state to identify those waters for which effluent limitations are not stringent enough to attain applicable water quality standards; establish a priority ranking for such waters based on extent of water quality impairment and designated use non-support; establish a total maximum daily load (TMDL) for each pollutant causing water quality impairment, based on their priority ranking, at a level necessary to attain applicable water quality standards; and submit a list to USEPA of all impaired waters and their pollutant causes (i.e., the 303(d) List), along with a schedule of TMDLs to be established within the next two years. USEPA allows states to combine their 303(d) List with the biennial water quality assessment reports submitted under CWA Section 305(b) and submit one "integrated" report that assesses water quality and designated uses support for all waters of the State along with the 303(d) List and Two-Year TMDL Schedule that is submitted to USEPA by April 1st of every even-numbered year. Thus, USEPA combined the functions of water quality assessment, 303(d) List development, and TMDL development under one national "303(d) Program".

USEPA's Vision Document establishes a new vision and national goals for administering the 303(d) Program. The Vision Document was prepared to provide relief to states struggling to restore impaired waters under USEPA's emphasis on TMDLs as the sole means to attain designated uses and water quality standards. The Vision Document provides additional flexibility under the 303(d) Program for states to identify and prioritize waterbodies for restoration and protection through whatever means are appropriate under existing programs regulatory frameworks, and achieve water quality objectives in accordance with the state's priorities, so long as national water quality goals are also met. USEPA's new approach is intended to improve collaboration between USEPA and states, efficiency in administering the 303(d) Program, and success in achieving water quality protection and restoration.

The USEPA Vision Document articulates a set of six goals, re-arranged below to reflect the sequential deadlines set by USEPA, to be implemented in collaboration with state CWA Section 303(d) Program managers and the public and evaluated in 2022:

- 1. "Engagement" By 2014, USEPA and the states should actively engage the public and other stakeholders to improve and protect water quality, as demonstrated by documented, inclusive, transparent, and consistent communication; requesting and sharing feedback on proposed approaches; and enhanced understanding of program objectives.
- 2. "Prioritization": For the 2016 Integrated Reporting Cycle and beyond, states should review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial Integrated Reports to facilitate state strategic planning for achieving water quality goals.
- 3. "Protection": For the 2016 Integrated Reporting Cycle and beyond, in addition to the traditional TMDL development priorities and schedules for waters in need of restoration, states should identify protection planning priorities and approaches along with schedules to help prevent impairments in healthy waters, in a manner consistent with each state's systematic prioritization.

- 4. "Integration": By 2016, USEPA and states should identify and coordinate implementation of key point source and nonpoint source control actions that foster effective integration across CWA programs, other statutory programs (e.g., CERCLA, RCRA, SDWA, CAA), and the water quality efforts of other federal departments and agencies (e.g., Agriculture, Interior, Commerce) to achieve the water quality goals of each state.
- 5. "Alternatives": By 2018, states should use alternative approaches, in addition to TMDLs, that incorporate adaptive management and are tailored to specific circumstances where such approaches are better suited to implement priority watershed or water actions that achieve the water quality goals of each state, including identifying and reducing nonpoint sources of pollution.
- 6. "Assessment": By 2020, States should identify the extent of healthy and impaired waters in each state's priority watersheds or waters through site-specific assessments.

Under this approach, USEPA has directed states to expand their statutory responsibilities, as established under CWA Section 303(d) to also include the following:

- Prioritize waters or watersheds for restoration and protection;
- Assess the quality of all priority waters or watersheds;
- Identify protection planning priorities and approaches;
- Use alternative approaches, in addition to TMDLs, to achieve water quality;
- Engage stakeholders and the public in water quality protection and restoration efforts;
- Foster integration across CWA programs, other programs, and other agencies; and
- Identify the TMDLs and alternative approaches, such as watershed based plans for water quality restoration (WBPs), that will be targeted for completion by 2022 and track progress under new USEPA water quality measure WQ-27 (see https://www.epa.gov/sites/production/files/2015-10/documents/fy/2016/ nwpg measure definitions water quality copy.pdf).

USEPA encouraged states to adopt the CWA 303(d) Program Vision and implement it at two levels: 1) working directly with USEPA to measure collective progress in achieving the overall vision and goals articulated in the Vision Document; and 2) identifying and employing strategies to achieve the overall program vision through state-specific goals that are defined in collaboration with the public. USEPA allows states to develop their own vision strategy that "outlines a comprehensive, integrated, and iterative approach to achieving and communicating water quality improvements" by developing state-specific strategies to achieve the national vision and goals and ultimately attain state water quality standards.

The New Jersey Department of Environmental Protection (Department) has a long history of coordinating and integrating its numerous water resource management programs through a strategic planning and results-oriented approach to comprehensive water resources management that engages stakeholders in the development, prioritization and implementation of strategies to protect, restore and maintain New Jersey's water resources on a local, regional and statewide basis. The Department's current approach mirrors USEPA's Vision for meeting national water quality goals and state water quality standards under CWA Section 303(d); however, New Jersey's "Vision Approach" also integrates programs implemented to satisfy other statutory mandates and regulatory requirements, including CWA Sections 104(a), 106(d), 201, 208, 303(d), 303(e), 305(b), 319(h) and 402(p); New Jersey Water Pollution Control Act (WPCA), N.J.S.A. 58:10A-1et seq.; New Jersey Water Quality Planning

Act (WQPA), N.J.S.A. 58:11A-1 et seq.; federal Water Quality Planning And Management regulations, 40 CFR 130; federal Water Quality Standards regulations, 40 CFR Part 131; New Jersey Surface Water Quality Standards rules, N.J.A.C. 7:9B; New Jersey Ground Water Quality Standards rules, N.J.A.C. 7:9C; New Jersey Water Quality Management Planning rules, N.J.A.C. 7:15; and New Jersey Pollutant Discharge Elimination System Regulations, N.J.A.C. 7:14A, among others.

New Jersey's Vision Approach is designed to accomplish both federal and State water quality goals through statewide ambient water quality monitoring (biological and chemical) of fresh and marine waters, developing water quality standards that protect and support designated uses of New Jersey's waters; assessment of water quality to determine support of designated uses and attainment of water quality standards; and development, implementation and funding of strategies to protect and restore water resources. This approach is consistent with USEPA's Vision Document and will continue to be refined and enhanced in subsequent assessment cycles to address federal, state and local water quality concerns and goals.

New Jersey's Vision Approach for Assessment, Restoration and Protection of Water Resources – Prioritization and Engagement

The first deadlines established under the USEPA Vision Document are for implementation of the Engagement and Prioritization Goals:

By 2014, USEPA and the states will actively engage the public and other stakeholders to improve and protect water quality, as demonstrated by documented, inclusive, transparent, and consistent communication; requesting and sharing feedback on proposed approaches; and enhanced understanding of program objectives

By 2016, states will review, systematically prioritize, and report priority watersheds of water for restoration and protection in their biennial integrated report to facilitate state strategic planning for achieving water quality goals.

New Jersey has a long history of public and stakeholder engagement in developing and implementing its water quality protection and water resource management programs, and in prioritizing such efforts to meet federal and state water quality goals. Since its creation in 1970, the Department has engaged stakeholders and the general public in the identification and prioritization of watersheds and waterbodies for restoration or other management actions in response to various concerns that ranged from local public health (e.g., potential release or resuspension of toxic pollutants from breached dams) to regional and statewide legislative initiatives (e.g., water quality restoration and flood control for the Passaic River Basin, statewide fertilizer law) to inter- and intra- state efforts directed by federal agencies (proposed dredging in the Delaware River, New York/New Jersey Harbor Estuary TMDL).

As these examples indicate, public engagement in water quality improvement and protection efforts occurs on statewide, regional and local watershed levels. Public input on statewide water quality issues is sought through the public comment period provided for the draft Integrated Water Quality Monitoring and Assessment Methods Document (Methods Document) as well as the draft Integrated List of Waters (Integrated List) and the draft 303(d) List of Impaired Waters (303(d) List) published as components of the draft Integrated Water Quality Assessment Report (Integrated Report) every

two years in accordance with CWA Sections 303(d) and 305(b) as well as N.J.A.C. 7:15. Additional input is sought from the New Jersey Water Monitoring Council² which serves as a statewide body to promote and facilitate the coordination, collaboration and communication of scientifically sound, ambient water quality and quantity data to support effective environmental management. The Council is well represented by the diverse water quality interests across New Jersey from government to academic, to nonprofit to municipal utilities authority.

New Jersey first articulated a vision of a "comprehensive, integrated, and iterative approach to water quality protection" in the Statewide Water Quality Management Program Plan (December 1985)³, which was designed to serve as the "foundation for unifying" programs implemented under CWA Sections 201, 208, and 303(e) and to satisfy State requirements for water quality planning and the continuing planning process pursuant to the New Jersey Water Quality Planning

Statewide Water Quality Management Program Plan 1985-2015

Act (WQPA), N.J.S.A. 58:11A-1 et seq. This vision was subsequently refined and enhanced "to respond to the changing issues, needs and priorities of the State" by 1987 Continuing Planning Process (CPP).^{4, 5}

In accordance with CWA Section 303(e), states are required to have a continuing planning process (CPP) for water quality planning, management, and implementation that serves to maintain, improve, and protect water quality. Under federal regulations at 40 CFR 130, states are required to not only establish and maintain a CPP but also implement the programs and processes required under the CWA as part of the CPP. The CPP is intended to ensure the necessary programmatic infrastructure is in place at the state level to identify critical water bodies where water quality is impaired or threatened, develop and implement plans and actions to restore and maintain water quality, and identify and specify additional data collection, planning or control measures.

New Jersey
Continuing Planning
Process
1987-present

New Jersey's CPP is intended to "integrate and unify water quality management planning processes, assess water quality, establish water quality goals and standards, and develop a statewide implementation strategy to achieve the water quality standards and maintain, improve, and protect water quality throughout the State" and to satisfy the requirements of both federal and state statutes, including assessing water quality and identifying priority water quality problems. The

1985 Statewide Plan, as amended by the 1987 CPP, articulated the Department's overall water quality strategy, objectives, priorities, policies and procedures⁷. The water quality priorities articulated in these

³ NJEP. New Jersey Statewide Water Quality Management Program Plan. December 2015.

² See http://www.nj.gov/dep/wms/wmcchome.html.

⁴ NJDEP. The New Jersey Continuing Planning Process for Water Quality Management-Descriptions of Selected Management Processes. March 1987.

⁵ New Jersey's first CPP, submitted to USEPA on April 23, 1976, articulated the Department's strategy for preventing and controlling water pollution through implementation of the various programs subsequently integrated under the 1985 Statewide WQM Program Plan and the 1987 CPP.

⁶ NJDEP. New Jersey's Continuing Planning Process. December 18, 2015. Executive Summary http://www.nj.gov/dep/wrm/docs/cpp.pdf.

⁷ The Statewide Plan and NJCPP were subsequently revised via amendments to the New Jersey Water Quality Management Planning (WQMP) rules, N.J.A.C. 7:15, which incorporated the Statewide Plan, the CPP and the WQMP rules by reference.⁷

documents focused on implementation of wastewater management planning, effluent limitations, and point source permitting. Specifically, the Statewide Plan states: "The main emphasis of the Plan is on water quality, and wastewater treatment and conveyance facilities."

Whippany River Watershed Project 1993-2004 In response to USEPA's "Watershed Approach" (1991)⁸ and the Department's desire to reform the WQMP program to a more comprehensive and effective water resources management program, the Department initiated the Whippany River Watershed Project in 1993 as a pilot project for developing a comprehensive watershed management process that could be replicated throughout the State. The 70-square mile Whippany River Watershed⁹ served as the focal point for stakeholders with varied interests and backgrounds who came

together to develop a plan that would address the water resource issues and concerns of their watershed. Stakeholders included local and county government, watershed organizations, academics,

business, industry, consultants, purveyors, dischargers, and interested citizens. By 1999, this watershed management pilot project succeeded in producing New Jersey's first stakeholder-engaged, watershed-based TMDL¹⁰ (TMDLs adopted prior to 1999 were prepared by USEPA or consisted only of wasteload allocations), followed by a short-term implementation strategy¹¹, a nonpoint source pollution control guidance manual¹², and a comprehensive Watershed Management Plan

Whippany River Watershed TMDL Established 1999

for the Whippany River Watershed. The Watershed Management Plan continues to be implemented by the stakeholder-led Whippany River Watershed *Action* Committee¹³ with a focused effort on stormwater management.

Statewide Watershed Management Initiated 1997 The success of this pilot project allowed the Department to expand its watershed management approach throughout the State, including a collaborative process for identifying priority waters and priority projects on both a statewide and regional basis. Under this statewide framework¹⁴, New Jersey partnered with USEPA and others in the

private and public sectors to promote a watershed management approach as a means to restore and maintain the physical, chemical and biological integrity of our waters. Using sustainable management principles, the Department moved towards a more holistic, rather than site-specific approach to effectively manage and protect water resources. New Jersey's watershed management approach was based on three key components: 1) a geographic focus; 2) continuous improvement based on sound

⁸ USEPA. The Watershed Protection Approach – An Overview. 1991. EPA 503/9-92-001. Office of Water. See also Watershed Protection: A Statewide Approach. August 1995. EPA 841-R-95-004/Office of Water (4503F) and The Watershed Approach Framework. June 1996. EPA 840-S-96-001/Office of Water (4501F). https://www.epa.gov/sites/production/files/2015-06/documents/watershed-approach-framework.pdf.

⁹ Whippany River Watershed Action Committee website. http://www.wrwac.org/About-Us.html

¹⁰ NJDEP. Report on the Establishment of a Total Maximum Daily Load for Fecal Coliform and an Interim Total Phosphorus Reduction Plan for the Whippany River Watershed. December 1999. http://www.ni.gov/dep/wms/bears/docs/whippany_tmdl.pdf.

¹¹ NJDEP. Whippany River Watershed Action Now Strategy. January 2000.

¹² NJDEP. A Cleaner Whippany River Watershed – Nonpoint Source Pollution Control Guidance Manual for Municipal Officials, Engineers, and Departments of Public Works. May 2000.

¹³ http://www.wrwac.org/

¹⁴ NJDEP. Draft Statewide Watershed Management Framework Document for the State of New Jersey. January 1997.

science; and 3) partnerships and stakeholder involvement. Under this approach, water resources management was conducted on a watershed basis by dividing New Jersey into a set of nested, hydrologically connected units that resulted in 20 watershed management areas within five water regions for the implementation of watershed management activities on a targeted, cyclical basis, including water quality and watershed management planning, water quality monitoring and assessment, TMDL development, water quality restoration, and watershed-based permitting. This approach allowed the Department to prioritize waters for restoration and protection on the appropriate scale necessary to address the causes and sources or impairment, from statewide stormwater management minimum requirements to basin-wide TMDL development to localized nonpoint source pollution control projects.

Statewide Nonpoint Source Management and 319(h) Grant Program 1997 - present Around the same time as New Jersey's statewide watershed management program was emerging, USEPA was expanding its pollution control programs to include CWA Section 402(p) stormwater permitting requirements and CWA Section 319(h) nonpoint source (NPS) pollution assessment and management plan requirements and the establishment of a NPS pollution control grant program. The Department first received CWA Section 319(h)

NPS grant funds in the mid-1990s to address localized NPS pollution problems and to initiate local education and outreach initiatives. The Department initially convened a stakeholder group to identify grant fund priorities and to vet and rank grant applications. Once the statewide watershed management program was underway, funding priorities were identified in consultation with public advisory committees and technical advisory committees formed in each of New Jersey's 20 watershed management areas based on local, regional and state water quality issues. Priorities at that time included implementing NPS best management practices (BMPs) and other strategies identified in stormwater management plans or watershed management plans, implementing load allocations or NPS strategies identified in established TMDLs, and implementing agricultural best management practices throughout the State.

USEPA requires states to have an updated NPS Pollution Management Program¹⁵ in place to qualify for CWA Section 319(h) grant funds. New Jersey's NPS Program Plan is designed to satisfy these federal requirements and serves as a key component of New Jersey's CPP. Beginning in State Fiscal Year (SFY) 2006, the Department prioritized 319(h) grant funds for development of Watershed Restoration and Protection Plans, also referred to as Watershed Based Plans (WBPs), that focused on reducing NPS pollution. These grants were issued to fund planning and implementation of projects that would address water quality impairment through implementation of NPS pollution controls, including those specifically identified in approved total maximum daily load (TMDL) implementation plans, or necessary to address pollutants identified on an adopted 303(d) List of Water Quality Limited Waters. WBPs initiated after June 30, 2007 were required to include the nine minimum components of a watershed based plan set forth in the USEPA's *Handbook for Developing Watershed Plans to Restore and Protect Our Waters*¹⁶ to be eligible for Section 319(h) grant funds. In 2013, USEPA issued updated guidelines describing key components to be included in an effective state NPS management program

¹⁵ http://www.state.nj.us/dep/wms/bears/nps.htm.

¹⁶ USEPA. *Handbook for Developing Watershed Plans to Restore and Protect Our Waters*. EPA 841-B-08-0022005. 2005, updated March 2008. https://www.epa.gov/nps/handbook-developing-watershed-plans-restore-and-protect-our-waters.

(see http://water.epa.gov/polwaste/nps/cwact.cfm). New Jersey's NPS Program Plan¹⁷ was updated in 2015 to comply with the new USEPA guidance.

In 2017, the Department expanded the 319(h) Nonpoint Source Grant Program to make additional funds available through its annual Request for Proposals https://www.state.nj.us/dep/wms/bears/2017grants.htm) for prioritized watershed restoration activities that address nonpoint source pollution. Renamed Water Quality Restoration Grants for Nonpoint Source Pollution the RfP identified up to 10.4M dollars comprised of section 319(h) Clean Water Act pass through funds as well as Natural Resource Damages (NRD) recoveries and Corporate Business Tax (CBT) funding available to award grants to eligible recipients to carry out targeted water quality restoration initiatives including environmental education throughout the state. The RfP identified statewide priorities such as implementing green infrastructure in urban areas and implementation of WBPs in the Raritan and Lower Delaware Water Regions to support the rotating basin approach (as described on Page 10).

In the 2018 RfP (see https://www.state.nj.us/dep/wms/bears/2018grants.htm) the Department made approximately \$10M in grants available for watershed restoration, enhancement, and protection strategies that address NPS pollution from both point source and nonpoint source discharges within the Barnegat Bay watershed. The funded projects are intended to implement the Barnegat Bay Restoration, Protection, and Enhancement Strategy¹⁸.

National and state water quality priorities shifted back to point source controls in the late 1990's in response to lawsuits filed against USEPA and the failure of some states to establish TMDLs for impaired waters as required under CWA Section 303(d). While the Department was not a party to such litigation, USEPA Region 2 was and, in compliance with Region 2's Consent Order under the Widener Lawsuit, the Department executed a memorandum of agreement (MOA) with USEPA creating a nine-year

TMDL MOA 1998-2008

schedule to establish TMDLs for all water quality-limited segments identified on New Jersey's 1998 303(d) List. This MOA and subsequent modifications established the TMDL priorities for New Jersey. The first TMDLs required to be completed, and thus afforded the highest priority, including metals in the New York/New Jersey Harbor Estuary, volatile organics in the Delaware Estuary, and the Whippany River Watershed TMDL, all of which were to be completed by December 1999.

The MOA was subsequently amended to give higher priority to TMDLs that could be established and implemented in a relatively short time while allotting more time to complete work on more complex and comprehensive TMDLs, including basin-wide TMDLs for the Passaic and Raritan Rivers. This resulted in over 200 TMDLs established between 2000 – 2004 that addressed mostly fecal coliform in streams and total phosphorous in lakes throughout the State, followed by an additional 160 TMDLs between 2005 – 2007 that focused primarily on pathogens in lakes, total phosphorus in streams, and total coliform in shellfish waters. During this time, stakeholder processes were initiated to engage the public in the development of regional, nutrient TMDLs for the Passaic and Raritan Rivers, which were

NJDEP. New Jersey Nonpoint Source Management Program Plan, 2015-2019. October 2015. http://www.state.nj.us/dep/wms/bears/docs/nps_plan_2015.pdf.

¹⁸ NJDEP. Barnegat Bay Restoration, Protection, and Enhancement Strategy: Moving Science into Action. October 2017. https://www.nj.gov/dep/barnegatbay/

prepared with assistance and direct input from stakeholders in Watershed Management Areas (WMAs) 3, 4, 5, and 6 for the Passaic TMDL and WMAs 8, 9 and 10 for the Raritan TMDL. The Department conducted 21 stakeholder meetings between 2004 and 2009 on the Raritan TMDL alone.

Passaic Basin TMDL Established 2008 In 2008, New Jersey adopted its first complex TMDL to address nutrients in the non-tidal waters of the Passaic River Basin, which set load allocations for 56 NJPDES permitted dischargers. This TMDL also required the adoption of a low phosphorus ordinance as an additional measure to the Municipal Separate Storm Sewer System Permit (MS4) for 72 municipalities in the basin. With the adoption of the Passaic River Nutrient TMDL¹⁹, New Jersey completed its obligations and the established TMDL priorities under the

TMDL MOA with USEPA. Since then, TMDL priorities are re-evaluated during each listing cycle in accordance with the corresponding Integrated Water Quality Assessment Methods (Methods Document)¹⁹. Public involvement is provided for both the process used to rank and prioritize TMDLs, through the public comment period for the draft Methods Document published prior to development of each cycle's 303(d) List, and the outcome of the ranking process, through public comment on the draft 303(d) List and the draft Two-Year TMDL Schedule as components of the biennial Integrated Report. Priority concerns factored into TMDL ranking have included key water quality issues identified in the Integrated Water Quality Assessment Report (Integrated Report), such as human health concerns regarding mercury in fish tissue and coastal pathogens, schedules for renewing NJPDES discharge permits on a regional basis, and stakeholder concerns regarding the impact of temperature on trout aquatic life.

Barnegat Bay Watershed 1990's - present Identified by the Department as a watershed priority area in the early 1990s, the Barnegat Bay was designated to the National Estuary program in 1995 in recognition of the importance of the Bay as an estuary of national concern. In 2010, the Department developed a Comprehensive Action Plan to address the ecological health of the larger 660-square-mile Barnegat Bay watershed. A series of public meetings were held to engage stakeholders in the collaborative development of the December 2010 Barnegat Bay Ten-Point Action Plan²⁰.

Through the Ten-Point Plan (Phase One), the Department launched both long-term efforts, such as closing the Oyster Creek Nuclear Generating Station, funding comprehensive research and water quality model development, and the development of post-construction soil restoration standards, and short-term actions such as municipal compliance assistance, reducing nutrient pollution from fertilizer through increased education and enforcement, and acquiring land in the Barnegat Bay watershed. Much of Phase One focused on research and the collection of sufficient hydrodynamic (flow and current), water chemistry, biological, and sediment flux data needed for model development, and to systematically assess the current condition of the bay and its watershed.

¹⁹ See the Department's website at http://www.state.nj.us/dep/wms/bears/generalinfo.htm.

²⁰ See the Department's website at http://www.nj.gov/dep/barnegatbay December 9, 2010

The Barnegat Bay Watershed remains a priority for the Department and through the *Barnegat Bay Restoration, Enhancement, and Protection Strategy* (BB REP Strategy) ²¹, the Department is moving science into action in the watershed. The October 2017 BB REP is based upon the data, modeling results, and research generated by the Barnegat Bay Ten-Point Plan (Phase One) announced in 2010. The Department is building upon the accomplishments of Phase One by identifying restoration, enhancement, and protection actions as part of Phase Two (BB REP Strategy) with the continued goal of improving the ecological health of Barnegat Bay and its watershed. The BB REP Strategy provides four major components; restoration, enhancement, protection and assessment; that include short-term, mid-term, and long-term objectives and actions. This strategic plan identifies objectives and actions aimed at restoring areas of concern, enhancing areas wherever possible, and protecting healthy areas of the Barnegat Bay and its watershed. During Phase Two, partners and stakeholders will continue to be instrumental in accomplishing the objectives and actions alongside the department; this BB REP Strategy will undergo constant re-evaluation to gauge the effectiveness of the four major components and modifications will be made as needed.

A key finding of the BB REP Strategy is that while the northern third of the bay is ecologically impaired, and other areas are showing signs of stress, many parts of the bay and its resources are healthy. These findings informed the BB REP Strategy to implement appropriate measures which will help restore those impaired areas, enhance "on the edge" areas, and protect healthy areas. As described previously, Barnegat Bay was the focus of 2018 RfP to support implementation of projects that will improve the water quality and ecological health of the bay. To help maintain water quality of nonimpaired waters in Barnegat Bay the Department is preparing the forthcoming *Metedeconk River Watershed Protection Plan*.

New Jersey's Comprehensive Regional Assessment Using a Rotating Basin Approach Initiated 2014

New Jersey's Comprehensive Regional Assessment Using a Rotating Basin Approach was initiated for the 2014 Integrated Report and was modeled after the intensive, collaborative data collection conducted for the Barnegat Bay Action Plan combined with the comprehensive assessment methods developed for the 2012 Integrated Report. These enhanced methods were used to generate a comprehensive assessment of the Atlantic Coastal Water Region that was based on multiple lines of evidence to confirm water quality conditions, including water quality monitoring data and other factors including hydrology, geology, land use, biological habitat conditions, meteorology, restoration activities, point and nonpoint sources, use designation, stream classification, and other environmental considerations relevant to determining overall water quality, resulting in a high degree of confidence in the assessment decisions. This new comprehensive assessment method is explained in more detail in the 2014 Methods Document²² and carried forth in the 2016 Methods Document²³. The results of

²¹ See the Department's website at http://www.nj.gov/dep/barnegatbav

NJDEP. 2014 Integrated Water Quality Monitoring Methods. February 2015. Assessment http://www.nj.gov/dep/wms/bears/docs/2014 final methods document and response to comments.pdf. WaterQuality Methods. 2017 **Integrated** Monitoring Assessment https://www.state.ni.us/dep/wms/bears/docs/2016 final methods document.pdf

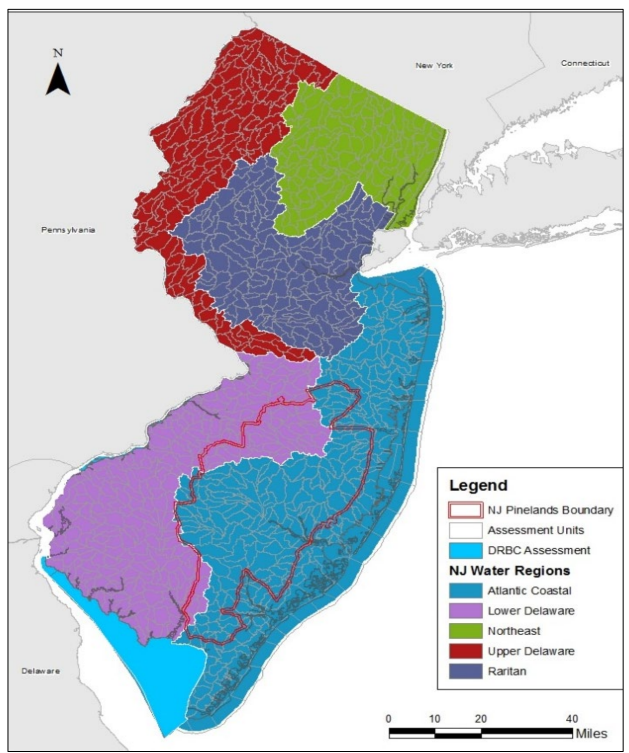
the comprehensive assessment of the Atlantic Coastal Region were presented in the 2014 Integrated Report²⁴ along with an overall assessment of statewide water quality conditions, as required under CWA Section 305(b). A comprehensive assessment of the Raritan Water Region is presented in the draft 2016 Integrated Report²⁵.

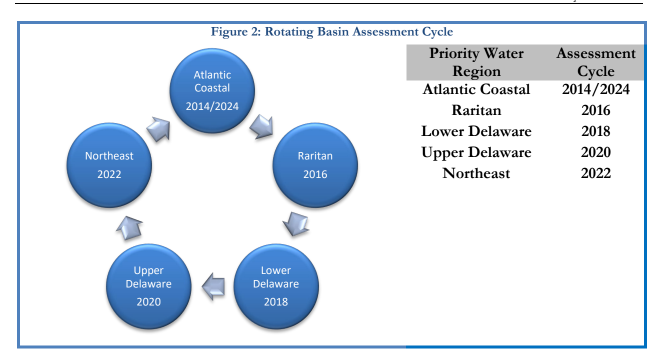
Under the rotating basin approach to comprehensive regional water quality assessment, the Department is conducting a streamlined assessment of statewide water quality along with a more comprehensive, detailed assessment of water quality in one of New Jersey's five water regions, Atlantic Coastal, Raritan, Lower Delaware, Upper Delaware and Northeast (see Figure 1) each assessment cycle (see Figure 2), beginning with the Atlantic Coastal Region for the 2014 Integrated Report.

NJDEP. 2014 New Jersey Integrated Water Quality Assessment Report. May 2017. https://www.state.nj.us/dep/wms/bears/docs/2014 final integrated report.pdf

²⁵ NJDEP. 2016 New Jersey Integrated Water Quality Assessment Report. Draft September 2019. https://www.state.nj.us/dep/wms/bears/assessment.htm







The rotating basin approach produces a comprehensive assessment of the entire state every ten years and supports the development of measures to restore, maintain, and enhance water quality tailored to the unique circumstances of each region. Rotating basin monitoring designs provide a "focused approach in smaller geographic areas allowing for a more robust characterization and more collaboration with other water resource programs and local entities, as well as cross program integration;" therefore, this approach has been integrated into the Department's forthcoming Long Term Monitoring and Assessment Strategy (see Appendix 2).

The rotating basin approach will generate:

- Evaluation of the effectiveness of control measures implemented to address water quality problems identified in the previously assessed water region;
- Identification of new and ongoing water quality problems, causes and sources in the current water region, improvements in water quality conditions that may have resulted from prior restoration activities, actions needed to fill data gaps, and additional control measures needed to address water quality problems and meet water quality goals in that region; and
- Collection of data to support assessment in the subsequent region, along with long-term, statewide
 monitoring and trend analysis to inform development or refinement of water quality goals and
 standards.

²⁶ National Water Monitoring Council. Water Quality Monitoring: A Guide for Informed Decision Making Rotating Basin Monitoring Designs. Fact Sheet Last Updated April 20, 2017. https://acwi.gov/monitoring/pubs/WIS 2017 fs/Rotating%20Basin%20Factsheet%20NWOMC.pdf.

Initial public input regarding the prioritization of the State's five Water Regions for comprehensive assessment through the rotating basin approach was provided through public review and comment on the draft 2014 Integrated Report when it was published in February 2016.²⁷

TMDL Prioritization Through Sublist 5 Initiated 2014

As with USEPA's Vision Document, USEPA's updated Integrated Report guidance, *Information Concerning 2016 Clean Water Act Sections 303(d), 305(b), and 314 Integrated Reporting and Listing Decisions,* ²⁸ provides states with more flexibility in structuring their Integrated Lists, allowing "...creation of a subcategory in Category 5 (i.e., 5-alternative) to report alternative restoration approaches for CWA 303(d) listed waters". Based on this guidance, the Department's revised New Jersey's Integrated List for the 2014 Integrated Report to include subparts of Sublist 5 to reflect a new TMDL prioritization process. Category 5 of the Integrated List identifies waters where "Available data and/or information indicate that at least one designated use is not being supported or is threatened, and a TMDL is required." New Jersey uses the term "Sublists" instead of "Categories" to avoid confusion between waters placed on Sublist 1 and waters assigned the antidegradation designation of "Category One" under the New Jersey Surface Water Quality Standards, N.J.A.C. 7:9B-1.5(d) and 1.15(c) – (i).

Beginning with the 2014 Integrated Report, the impaired waters list was parsed into three subparts under Sublist 5: Sublist 5A (Arsenic Naturally Occurring) identifies assessment units (AUs) where arsenic does not attain applicable surface water quality standards but concentrations are below those demonstrated to be from naturally occurring conditions; Sublist 5L (Legacy pollutants) identifies AUs where designated use impairment is caused by a "legacy" pollutant that is no longer actively discharged by a point source; and Sublist 5R (watershed restoration) identifies AUs for which water quality impairment is not effectively addressed by a TMDL, such as nonpoint source pollution that will be controlled under an approved watershed restoration plan or 319(h)-funded Watershed Based Plan (WBP). All three subparts to Sublist 5 reflect waters determined to be a very low priority for TMDL development because active point sources are not the primary cause of impairment. While the Department is working with USEPA and other states to develop effective responses to water quality impairment caused by naturally occurring arsenic or legacy pollutants, the Department is actively engaged in employing alternative restoration strategies for waters placed on Sublist 5R.

Sublist 5R was created to identify AUs that are impaired primarily by nonpoint sources of pollution that are not subject to regulation under the federal CWA, or regulated stormwater, which is most effectively addressed through source control. Watershed restoration plans, including 319(h) funded WBPs, can be an effective alternative to a TMDL to characterize pollutant sources, the reductions

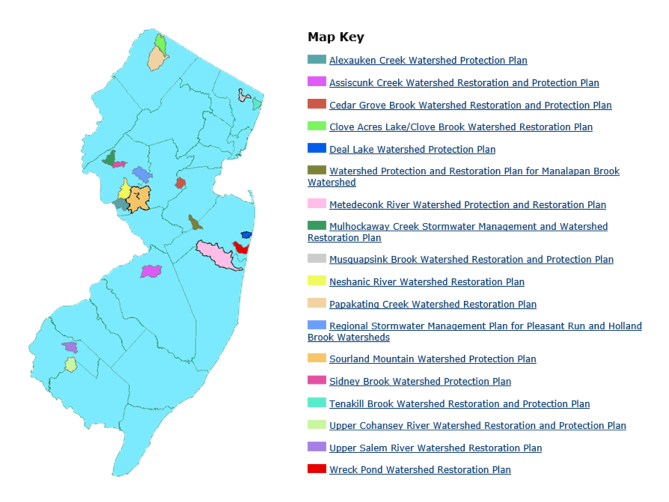
²⁷ See http://www.state.nj.us/dep/wms/bears/docs/2014 draft 303dlist public notice for posting.pdf.

²⁸ USEPA. Information Concerning 2016 Clean Water Act Sections 303(d), 305(b), and 314 Integrated Reporting and Listing Decisions. August 13, 2015. https://www.epa.gov/sites/production/files/2015-10/documents/2016-ir-memo-and-cover-memo-8/13/2015.pdf.

²⁹ USEPA. Guidance for 2006 Assessment, Listing and Reporting Requirements Pursuant to Sections 303(d), 305(b) and 314 of the Clean Water Act. July 29, 2005.

needed to attain standards, and the means to achieve the reductions. Approved WBPs (see Figure 3) are the basis for the development of Sublist 5R list.





Twenty-three AU/pollutant combinations were placed on Sublist 5R of the draft 2016 Integrated List based on the following considerations:

- Previous or new pollutants causing use impairment;
- Covered by USEPA-approved Watershed Based Plan³⁰ containing the nine minimum elements;
- Not covered by a USEPA-approved TMDL; and
- No major industrial or municipal discharger (> 1 MGD) in AUs impaired by TP, DO, or pH.

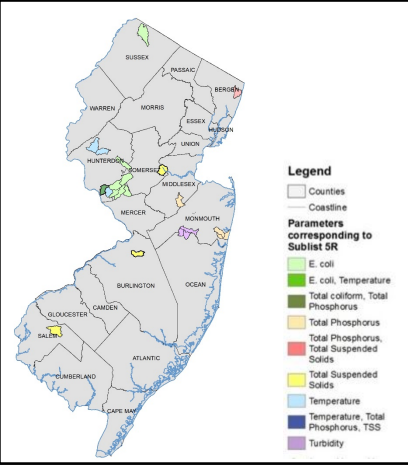
Causes of water quality impairment to be addressed under these approved WBPs include nutrients (TP, DO, and pH), temperature, pathogens, and total suspended solids. The spatial extent of these pollutant causes identified on Sublist 5R is shown in see Figure 4.

³⁰ A list of and links to these approved WBPs is available on the Department's website at http://www.state.nj.us/dep/wms/bears/wbplans.htm.

While TMDLs are still required for impaired waters on Sublist 5R, such TMDLs are considered a very low priority since implementation of the approved WBPs would be a more effective means to restore water quality and the prioritized funding for implementation of WBPs makes it more likely that restoration strategies will be implemented before a TMDL is developed, resulting in the delisting of the impaired parameter and to restore water quality. This is consistent with the alternative restoration approach articulated in USEPA's Listing guidance, which allows alternative approaches to TMDL development where it is "expected to be more immediately beneficial or practicable in achieving WQS than pursuing a TMDL approach in the near-term".

A more detailed explanation of the structure of the 2016 Integrated List and the rationale for placing impaired waters on each subpart is provided in the final 2014 Methods Document³¹ and reiterated in the 2016 Methods Document.³² The process for statewide prioritization of impaired waters for TMDL development or other alternative measures in each subsequent listing cycle will

Figure 4: Spatial Extent of the 2016 Sublist 5R



be explained in each corresponding Methods Document under "Integrated List Guidance". Public input into this prioritization process will occur in each cycle when the Department publishes the draft Methods Document for public review and comment. The results of this prioritization process will be reflected in the placement of impaired waters on Sublist 5 and its subparts, as part of the Integrated List that is included in each biennial Integrated Report. An opportunity for public review and comment on the draft Integrated List will be provided when the draft Integrated Report is published each listing cycle.

2016 Integrated Report: Raritan Water Region As explained earlier under the Rotating Basin Approach, the Raritan Water Region is the focus area for comprehensive water quality assessment in the 2016 Integrated Report. A stakeholder process was launched at the beginning of the 2016 integrated reporting cycle to provide more public engagement in accordance with the new USEPA Vision Document. Stakeholders including federal, state and local

³¹ See http://www.state.nj.us/dep/wms/bears/docs/2014 final methods document and response to comments.pdf.

³² See https://www.state.nj.us/dep/wms/bears/docs/2016 final methods document.pdf

government agencies, watershed associations, academia, and engaged citizens were invited to participate in this process to share information and provide input that will inform water quality assessment and prioritization decisions for the Raritan Water Region.

An informal Raritan Water Region Stakeholder meeting was held on June 30, 2016 to share data and information, identify water quality concerns and causes, inventory restoration actions already underway, and seek recommendations on goals, strategies, and priorities for water quality restoration. Stakeholder recommendations included capturing stormwater runoff from existing development, reducing impervious cover, and adding/increasing vegetated buffers along streambanks. Stakeholder priorities for restoration actions included control of agricultural nonpoint source pollution from farms, reduction in road salting/de-icing operations, and removal of dam removal. Meeting participants also identified successful restoration strategies already being implemented in the Raritan Water Region, including "River Friendly" education programs³³, Rutgers University Impervious Cover Reduction/Replacement projects, various rain gardens and/other green infrastructure projects, and wetlands reserve programs. Additional strategies were also recommended, including reductions in pesticide use and better protection of existing buffers. Stakeholders concurred with the Department that priority consideration should be given to implementation of the of TMDLs developed or under development for the non-tidal Raritan River Basin³⁴, Upper Saddle River, Hohokus River, and Duhernal Lake, which were identified as high priorities for TMDL development on the 2012 and 2014 303(d) Lists³⁵.

Subsequent stakeholder meetings were held on November 9, 2016 and February 23, 2017 in partnership with the Sustainable Raritan Collaborative³⁶ and the Rutgers University Sustainable Raritan River Initiative³⁷ to discuss preliminary results from the Department's comprehensive water quality assessment for the Raritan Water Region.³⁸ The Department presented data and results, including potential new 303(d) Listings for impaired waters in the Raritan Water Region and waters with declining water quality that are not yet impairments. The Department worked closely with these stakeholders to identify water quality impairments in the Raritan Water Region for which restoration best management practices would have a high likelihood for success based on consideration of available stakeholder data/information, local priorities, source verification, additional monitoring needed, cost and available funding, expected cooperation and other social, economic, environmental factors. These "candidate waterbodies" were used to identify priority waterbodies for restoration through grant funding under the SFY 2017 Water Quality Restoration Grants. Generally, grants are focused on restoration of water quality impaired predominantly by NPS pollution for waters located in a priority waterbody or region where the grant will help implement an approved TMDL or WBPs. The Department published a request for proposals (RFP) on March 10, 2017³⁹ soliciting applications

³³ A partnership between the Stony Brook-Millstone Watershed Association, New Jersey Water Supply Authority and Raritan Headwaters Association formed to implement a suite of "River-Friendly" programs for businesses, golf courses, schools and residents in New Jersey. See http://www.njriverfriendly.org.

³⁴ NJDEP. Total Maximum Daily Load Report For the Non-Tidal Raritan River Basin Addressing Total Phosphorus, Dissolved Oxygen, pH and Total Suspended Solids Impairments. Established: June 2, 2015; approved May 9, 2016; and adopted May 24, 2016. http://www.nj.gov/dep/wms/bears/docs/raritan tmdl adopted.pdf.

³⁵ See http://www.state.nj.us/dep/wms/bears/assessment.htm.

³⁶ See http://raritan.rutgers.edu/about/background/.

³⁷ See http://raritan.rutgers.edu/

³⁸ Additional information about this collaboration and proceedings from the stakeholder meetings are available on the Rutgers University website at http://raritan.rutgers.edu/raritan-integrated-report/.

³⁹ See http://www.state.nj.us/dep/wms/bears/docs/nps grant rfp 2017.pdf.

for eligible NPS pollution control projects to be considered for funding under its Water Quality Restoration Grant Program. ⁴⁰ Funding priorities for the SFY 2017 NPS grants include implementation of approved WBPs and TMDLs within the Raritan and Lower Delaware Water Regions, to coincide with the focus areas for the 2016 and 2018 Integrated Report, and "candidate waterbodies" identified through the Raritan Water Region stakeholder process. Other funding priorities include those identified through the stakeholder-driven Barnegat Bay 10-Point Action Plan, creation of "living shorelines", coastal lake restoration, and green infrastructure projects to manage Combined Sewer Overflows (CSOs) for the 25 NJPDES-permitted CSOs that are concentrated in the northeast part of the State. The complete list of funded projects and their descriptions may be viewed at: https://www.state.nj.us/dep/wms/bears/2017grants.htm.

PROTECTION GOAL

Raritan Protection Plan

As the first state in the nation to develop and receive EPA acknowledgement for a watershed protection plan, the *Non-tidal Raritan River Watershed Protection Plan (WPP)* brings together the many ongoing and latest water quality restoration actions being implemented in the Raritan to protect unimpaired waters while restoring impaired waters

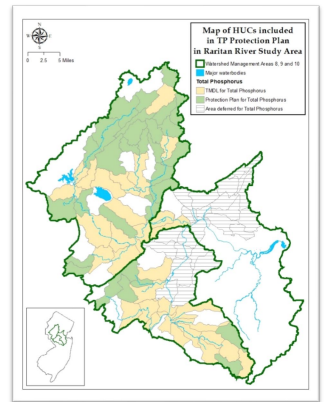
in this watershed. The WPP is based on the data and modeling results generated for the *Total Maximum Daily Load Report for the Non-Tidal Raritan River Basin*. Assessment units covered by this protection plan include those that attain the SWQS for total phosphorus and/or total suspended solids on the 2014 Integrated List and are within the area covered by the non-tidal Raritan River TMDL study. A total of 90 separate AU/parameter combinations in 66 separate AUs are identified for protection through the WPP with 36 AUs protected for TSS; six for TP and 24 for both TSS and TP. Both reports may be viewed under the Raritan tab at https://www.state.nj.us/dep/wms/bears/assessment.htm.

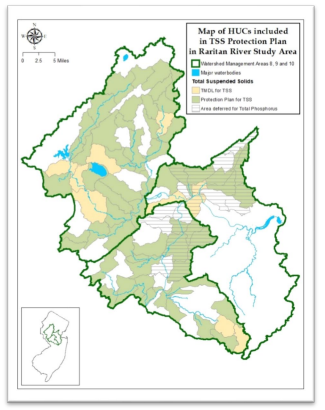
The WPP reflects a watershed approach that is based on the implementation of the Raritan TMDL which will provide a benefit to unimpaired HUCs within the watershed. Furthermore, a full complement of regulations, funding, and stewardship partnerships implemented through regulatory and nonregulatory approaches are key to protect and restore water quality. In order to ensure future water quality protection and restoration, the continuation of nonpoint source restoration projects, water quality monitoring, and stakeholder involvement are essential for the success of the plan. Restoration efforts to date have helped improve water quality in the region resulting in delisting five AU/parameter combinations that were previously on the 303(d) list of impaired waterbodies. The WPP aims to expand upon these positive results and achieve the Department's goal of restoration, maintenance and preservation of water quality in the Raritan River watershed.

⁴⁰ See http://www.state.nj.us/dep/wms/bears/npsrestgrants.html.

Figure 3.23A: Area Eligible for Total Phosphorus Protection Plan







Metedeconk Protection Plan

The Department is currently preparing a *Metedeconk River Watershed Protection Plan* the purpose of which is to preserve the non-impaired sub-basins (HUC14s) in the Metedeconk River, which empties into the northern portion of Barnegat Bay. It is an extension of the work completed by Brick Township MUA under a 319(h) grant from the Department to develop a 9 element *Metedeconk River Watershed Protection and Restoration Plan* (2013). This protection plan is built upon data, modeling results and research generated in the 2013 plan providing a watershed-scale approach to bring together the many ongoing and new actions being implemented to simultaneously protect non-impaired waters while restoring impaired waters. There are eleven HUC14 sub-basins covered by the protection plan which identifies the sources of possible stressors and management measures that should be implemented to maintain water quality in the watershed.

Category One Designations

As a further measure to protect water quality throughout New Jersey, on March 4, 2019 the Department proposed amendments to the Surface Water Quality Standards to upgrade 749 river miles to Category One (C1) antidegradation designation based on exceptional ecological significance and exceptional fisheries resource. C1 designations are designed to protect high quality waters from degradation in that these waters are protected from any "measurable change" to existing water quality and will be afforded 300-foot development buffers under New Jersey's Flood Hazard Area Control Act. Any wastewater or other regulated discharges impacting C1 waterbodies will need to meet stringent water quality standards. Currently 44% of NJ's waters are already classified as C1 or better.

INTEGRATION GOAL

Climate Change

New Jersey is working to address and mitigate the impacts of climate change. So far, its efforts have been successful, with New Jersey's attainment of the 2020 greenhouse gas reduction goal years ahead of schedule. New Jersey is now looking ahead to its 2050 Goal and is accelerating its transition to a low carbon economy through reducing its carbon pollution, expanding its clean energy infrastructure and

building resilient communities. The integration of climate change with water policy is evolving on many fronts, although no single approach has emerged. A reliance on information sharing and collaboration among organizations would provide the most cost-effective and efficient approach at this time. The testimony at the public hearing emphasized that adaptive management will provide the Department with greater flexibility to evaluate agency policies, priorities, and resources. This will in turn enable the Department to more efficiently address and minimize increasing climate-related risks to water resources, including those that will directly affect water supply and wastewater systems. The causes of climate change and their relative contributions continue to be debated and models that project future trends and impacts continue to be refined. However, New Jersey does not have to wait for better models or more data to implement responsible changes to its water management programs. Common sense initiatives can be undertaken while awaiting improvements in predictive modeling.

Wastewater Management Planning

The Water Quality Management Planning (WQMP) rules, N.J.A.C. 7:15, implement the Water Quality Planning Act (WQPA), N.J.S.A. 58:11A-1 et seq., whose purpose is to maintain and, where attainable, restore the chemical, physical, and biological integrity of the surface and ground water resources of the State. The WQMP rules are one component of the State's water quality continuing planning process (CPP) discussed earlier in this appendix. The WQMP rules better integrate wastewater planning with existing permitting programs. They also provide the framework to identify the anticipated municipal and industrial waste treatment needs and any gaps in providing capacity in the future. Water quality management planning is one part of the CPP, which is intended to integrate and unify water quality management planning processes, assess water quality, establish water quality goals and standards, and develop a Statewide implementation strategy to achieve the water quality standards. N.J.S.A. 58:11A-7. The Department is currently reviewing several municipal and county wastewater management plans which when adopted will help preserve and protect both water quality and water supply in New Jersey.

USEPA Water Quality Measure 27 (WQ-27) Since most parameters remaining on New Jersey's 303(d) List are nonpoint source in origin, the Department has embraced USEPA's 303(d) Program Vision, which provides states with the flexibility to pursue alternate approaches to TMDL development where such approaches will be more effective in restoring water quality, and in a timelier fashion, than TMDLs. The Department plans to prepare additional WBPs to address water quality impairment caused by NPS

pollution and stormwater, as well as watershed protection plans to restore and protect high quality or declining water quality in waters that are not impaired, concurrent with development of high priority

TMDLs identified through the comprehensive regional assessment using a rotating basin approach. As part of reporting progress in implementing the CWA 303d Program Vision, USEPA and States developed new performance measure WQ-27, which is defined as:

Extent of priority areas identified by each State that are addressed by EPA-approved TMDLs or alternative restoration approaches for impaired waters that will achieve water quality standards. These areas may also include protection approaches for unimpaired waters to maintain water quality standards.⁴¹

New Jersey developed its first set of WQ-27 priority areas using the 2012 Listing Cycle as the baseline and 2022 as the target year for establishing TMDLs or alternative restoration approaches for impaired waters, or protection approaches for unimpaired waters and submitted it to USEPA on July 1, 2015 (see Appendix 1) in fulfillment of its WQ-27 reporting commitment for 2014. It has been updated to reflect the completion of Raritan TMDL (SAY more) and was submitted to EPA on August 31, 2018. As the Department moves forward with the Rotating Basin Approach, the stakeholder process will provide the opportunity for public engagement in this prioritization process by providing a forum through which the public can share information about local water quality concerns, local restoration needs and priorities, restoration actions already completed or underway, and opportunities for funding and/or leveraging of resources for restoration actions. Such a stakeholder process will be conducted in each subsequent Water Region and the results of these regional prioritization processes will be reported to USEPA through New Jersey's annual WQ-27 submissions and in each corresponding Integrated Report.

Conclusion

The Department has invested significant resources in collecting and assessing water quality data and information, identifying sources and causes of water quality impairment, and developing and implementing strategies to restore water quality and meet statewide water quality goals and objectives. The Department has effectively engaged the public and other stakeholders at statewide, regional and local levels in these efforts. New Jersey has long embraced a comprehensive, integrated, stakeholder-based approach to water quality protection. Our partners have played a key role in the successful development and implementation of the Whippany Watershed Project, the Passaic and Raritan Basin TMDLs, and the Barnegat Bay 10-Point Action Plan, among others.

To date, the Department has completed TMDLs for over 600 assessment unit/pollutant combinations TMDLs, which address over 80% of impaired waterbodies in New Jersey that have at least one major point source discharger within the TMDL study area. A table showing all New Jersey TMDLs and their approval status is available on the Department's website at http://www.state.nj.us/dep/wms/bears/tmdls.html. Because of the Department-led, stakeholder-driven, comprehensive watershed management process throughout the State, the Department has maintained a long-term commitment to public participation in the development of TMDLs. Direct input was received from stakeholders for the comprehensive Passaic and Raritan TMDLs, resulting in

⁴¹ See USEPA FY 2017 National Water Program Guidance Addendum at https://www.epa.gov/sites/production/files/2016-11/documents/fy 2017 nwpg water quality measure definitions.pdf.

permit limits and NPS restoration strategies, which currently serve as funding priorities for funding through NPS restoration grants.

The new USEPA CWA 303(d) Program Vision provides much-needed flexibility and support to continue such efforts. The Rotating Basin Approach to Comprehensive Regional Assessment will allow the Department to prioritize water quality restoration on a regional basis and pursue restoration strategies that are most effective for addressing those priority concerns, including development, implementation and funding of NPS control measures where they provide a feasible alternative to TMDL development. Successful execution of NPS measures depends on maintaining existing partnerships and forging new ones with state, interstate, regional and local entities; private sector groups; citizens; and federal and other government agencies. These partners and their affiliated programs have goals that align or overlap with the goals of the Department, thus providing mutual benefits. Partnerships strengthen the program by attracting new ideas and input, increasing understanding of water quality problems and causes, and building commitment to implementing solutions. Partnerships are paramount to implementing the State's short- and long-term water quality goals and objectives. The Department will continue to work closely with our partners to implement the broad range of available NPS reduction and prevention strategies along with other approaches necessary to address the full array of water quality issues in New Jersey. These include development of watershed restoration and protection plans, prioritization of available funding to implement nonpoint source reduction and prevention measures, stewardship-building and environmental education intended to enhance local initiatives to reduce and prevent nonpoint source pollution, which would include adoption of ordinances related to riparian zone and steep slope protection.

This document will be refined and expanded to address the remaining goals of the USEPA CWA 303(d) Program Vision in accordance with the deadlines established in their guidance document and will be published in subsequent Integrated Reports.

Appendix 1: New Jersey's WQ-27 Measure Commitments (based on 2012 & 2014 Integrated Report – Revised August 2018)

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|--|-------------|---------------|
| NJ02030105010060 | Raritan R SB(Califon br to Long Valley) | рН | TMDL in place |
| NJ02030105010080 | Raritan R SB(Spruce Run-StoneMill gage) | TP | TMDL in place |
| NJ02030105020050 | Beaver Brook (Clinton) | TP | TMDL in place |
| NJ02030105020070 | Raritan R SB(River Rd to Spruce Run) | TP | TMDL in place |
| NJ02030105020070 | Raritan R SB(River Rd to Spruce Run) | TSS | TMDL in place |
| NJ02030105020080 | Raritan R SB(Prescott Bk to River Rd) | TSS | TMDL in place |
| NJ02030105020100 | Raritan R SB(Three Bridges-Prescott Bk) | TP | TMDL in place |
| NJ02030105020100 | Raritan R SB(Three Bridges-Prescott Bk) | TSS | TMDL in place |
| NJ02030105030060 | Neshanic River (below FNR / SNR confl) | TP | TMDL in place |
| NJ02030105030070 | Neshanic River (below Black Brk) | TP | TMDL in place |
| NJ02030105040010 | Raritan R SB(Pleasant Run-Three Bridges) | TP | TMDL in place |
| NJ02030105040030 | Holland Brook | TP | TMDL in place |
| NJ02030105040040 | Raritan R SB(NB to Pleasant Run) | рН | TMDL in place |
| NJ02030105040040 | Raritan R SB(NB to Pleasant Run) | TP | TMDL in place |
| NJ02030105050020 | Lamington R (Hillside Rd to Rt 10) | TP | TMDL in place |
| NJ02030105050070 | Lamington R(HallsBrRd-HerzogBrk) | рН | TMDL in place |
| NJ02030105050070 | Lamington R(HallsBrRd-HerzogBrk) | TP | TMDL in place |
| NJ02030105050090 | Rockaway Ck (below McCrea Mills) | TP | TMDL in place |
| NJ02030105050100 | Rockaway Ck SB | TP | TMDL in place |
| NJ02030105050100 | Rockaway Ck SB | TSS | TMDL in place |
| NJ02030105060040 | Raritan R NB(Peapack Bk to McVickers Bk) | TP | TMDL in place |
| NJ02030105060040 | Raritan R NB(Peapack Bk to McVickers Bk) | TSS | TMDL in place |
| NJ02030105080020 | Raritan R Lwr (Rt 206 to NB / SB) | TP | TMDL in place |
| NJ02030105080030 | Raritan R Lwr (Millstone to Rt 206) | TP | TMDL in place |
| NJ02030105080030 | Raritan R Lwr (Millstone to Rt 206) | TSS | TMDL in place |
| NJ02030105090050 | Stony Bk(Province Line Rd to 74d46m dam) | TP | TMDL in place |
| NJ02030105090060 | Stony Bk (Rt 206 to Province Line Rd) | TP | TMDL in place |
| NJ02030105090070 | Stony Bk (Harrison St to Rt 206) | TP | TMDL in place |
| NJ02030105090090 | Stony Bk- Princeton drainage | TP | TMDL in place |
| NJ02030105100010 | Millstone River (above Rt 33) | TP | TMDL in place |
| NJ02030105100010 | Millstone River (above Rt 33) | TSS | TMDL in place |
| NJ02030105100020 | Millstone R (Applegarth road to Rt 33) | TP | TMDL in place |
| NJ02030105100020 | Millstone R (Applegarth road to Rt 33) | TSS | TMDL in place |
| NJ02030105100030 | Millstone R (RockyBk to Applegarth road) | TP | TMDL in place |
| NJ02030105100050 | Rocky Brook (below Monmouth Co line) | TP | TMDL in place |

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|--|-------------|---------------|
| | | | Alternative |
| NJ02030105100060 | Millstone R (Cranbury Bk to Rocky Bk) | DO | plan in place |
| NJ02030105100060 | Millstone R (Cranbury Bk to Rocky Bk) | TP | TMDL in place |
| NJ02030105100090 | Cranbury Brook (below NJ Turnpike) | TP | TMDL in place |
| NJ02030105100110 | Devils Brook | TP | TMDL in place |
| NJ02030105100130 | Bear Brook (below Trenton Road) | TP | TMDL in place |
| NJ02030105100140 | Millstone R (Rt 1 to Cranbury Bk) | TP | TMDL in place |
| NJ02030105110020 | Millstone R (HeathcoteBk to Harrison St) | TP | TMDL in place |
| NJ02030105110050 | Beden Brook (below Province Line Rd) | TP | TMDL in place |
| NJ02030105110100 | Pike Run (below Cruser Brook) | TP | TMDL in place |
| NJ02030105120130 | Green Brook (below Bound Brook) | TSS | TMDL in place |
| NJ02030105120140 | Raritan R Lwr(I-287 Piscatway-Millstone) | TSS | TMDL in place |
| NJ02030103140010 | Hohokus Bk (above Godwin Ave) | TP | TMDL |
| NJ02030103140030 | Hohokus Bk(below Pennington Ave) | TP | TMDL |
| NJ02030103140050 | Saddle River (Rt 4 to HoHoKus) | TP | TMDL |
| NJ02030103140060 | Saddle River (Lodi gage to Rt 4) | TP | TMDL |
| NJ02030103140070 | Saddle River (below Lodi gage) | TP | TMDL |
| NJ02030103140080 | Saddle River (Hohokus to Ridgewood gage) | TP | TMDL |
| NJ02030105150010 | Weamaconk Creek | TP | TMDL |
| NJ02030105150010 | Weamaconk Creek | TSS | TMDL |
| NJ02030105150030 | McGellairds Brook (below Taylors Mills) | TP | TMDL |
| NJ02030105150060 | Matchaponix Brook (below Pine Brook) | TP | TMDL |
| NJ02040301020010 | Metedeconk R NB(above I-195) | Nitrate | protection |
| NJ02040301020010 | Metedeconk R NB(above I-195) | TSS | protection |
| NJ02040301020020 | Metedeconk R NB(Rt 9 to I-195) | Nitrate | protection |
| NJ02040301020020 | Metedeconk R NB(Rt 9 to I-195) | TP | protection |
| NJ02040301020020 | Metedeconk R NB(Rt 9 to I-195) | TSS | protection |
| NJ02040301020020 | Metedeconk R NB(Rt 9 to I-195) | Turbidity | protection |
| NJ02040301020050 | Metedeconk R NB (confluence to Rt 9) | Nitrate | protection |
| NJ02040301020050 | Metedeconk R NB (confluence to Rt 9) | TP | protection |
| NJ02040301020050 | Metedeconk R NB (confluence to Rt 9) | TSS | protection |
| NJ02040301020050 | Metedeconk R NB (confluence to Rt 9) | Turbidity | protection |
| NJ02040301030010 | Metedeconk R SB (above I-195 exit 21 rd) | TP | protection |
| NJ02040301030020 | Metedeconk R SB (74d19m15s to I-195 X21) | TP | protection |
| NJ02040301030030 | Metedeconk R SB(BennettsPd to 74d19m15s) | Nitrate | protection |
| NJ02040301030030 | Metedeconk R SB(BennettsPd to 74d19m15s) | TP | protection |
| NJ02040301030030 | Metedeconk R SB(BennettsPd to 74d19m15s) | TSS | protection |
| NJ02040301030040 | Metedeconk R SB (Rt 9 to Bennetts Pond) | Nitrate | protection |

| NJ02040301030040 Metedeconk R SB (Rt 9 to Bennetts Pond) TP protection NJ02040301030040 Metedeconk R SB (Rt 9 to Bennetts Pond) TSS protection NJ02040301030040 Metedeconk R SB (Rt 9 to Bennetts Pond) Turbidity protection NJ02040301030050 Metedeconk R SB (confluence to Rt 9) Nitrate protection NJ02040301030050 Metedeconk R SB (confluence to Rt 9) TP protection NJ02040301030050 Metedeconk R SB (confluence to Rt 9) TSS protection NJ02040301030050 Metedeconk R SB (confluence to Rt 9) TSS protection NJ02040301030050 Metedeconk R SB (confluence to Rt 9) Turbidity protection NJ02040301040020 Metedeconk R SB (confluence to Rt 9) Turbidity protection NJ02040301020030 Haystack Brook TP protection NJ02040301020030 Haystack Brook Nitrate protection NJ02040301020030 Haystack Brook Nitrate protection NJ02040301020030 Haystack Brook Nitrate protection NJ02040301020030 Haystack Brook TSS protection NJ02040301020030 Haystack Brook Nitrate protection NJ02040301020030 Haystack Brook Turbidity protection NJ02040301020040 Muddy Ford Brook Nitrate protection NJ02040301020040 Muddy Ford Brook Nitrate protection NJ02040301020040 Muddy Ford Brook Nitrate protection NJ02040301030010 Metedeconk R SB (BennettsPd to 74d19m15s) Turbidity protection NJ02040301030010 Metedeconk R SB (BennettsPd to 74d19m15s) Turbidity protection NJ02040301030010 Metedeconk R (Beaverdam Ck to confl) Turbidity protection NJ0204030105010020 Drakes Brook (below Eyland Ave) TP protection NJ02030105010020 Drakes Brook (below Eyland Ave) TP protection NJ02030105010020 Raritan R SB (LongValley br to 74d44m15s) TP protection NJ02030105010050 Raritan R SB (LongValley br to 74d44m15s) TSS protection NJ02030105010060 Raritan R SB (LongValley br to 74d44m15s) TSS protection NJ02030105010060 Raritan R SB (Califon br to Long Valley) TP protection NJ02030105010060 Raritan R SB (Califon br to Long Valley) TP protection NJ02030105010060 Raritan R SB (Califon br to Long Valley) TSS protection NJ02030105000060 Raritan R SB (StoneMill gage to Califon) TSS protection NJ02030105000 | Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--|--------------------|---|-------------|------------|
| NIO2040301030040 Metedeconk R SB (Rt 9 to Bennetts Pond) NIO2040301030050 Metedeconk R SB (confluence to Rt 9) Nitrate protection NIO2040301030050 Metedeconk R SB (confluence to Rt 9) NIO2040301040000 Metedeconk R (Beaverdam Ck to confl) NIO2040301020030 Haystack Brook NIO2040301020030 Haystack Brook NIO2040301020030 Haystack Brook NIO2040301020030 Haystack Brook NIO2040301020030 Muddy Ford Brook NIO2040301020040 Muddy Ford Brook NIO2040301020040 Muddy Ford Brook NIO2040301030030 Metedeconk R SB (above I-195 exit 21 rd) NIO2040301030030 Metedeconk R SB (BennettsPd to 74d19m15s) Turbidity protection NIO2040301040000 Metedeconk R SB (BennettsPd to 74d19m15s) Turbidity protection NIO2030105010020 Drakes Brook (Below Eyland Ave) TP protection NIO2030105010020 Drakes Brook (Below Eyland Ave) TP protection NIO2030105010050 Raritan R SB (LongValley br to 74d44m15s) TSS protection NIO2030105010050 Raritan R SB (Califon br to Long Valley) TP protection NIO2030105010060 Raritan R SB (StoneMill gage to Califon) TSS protection NIO20301050100060 Raritan R SB (StoneMill gage to Califon) TSS protection NIO2030105020060 Raritan R SB (StoneMill gage to Califon) TSS protection NIO2030105020060 Cakepoulin Creek TP protection NIO2030105020060 Raritan R SB (StoneMill gage to Califon) TP protection NIO2030105020060 Raritan R SB (Forescott Bk to River Rd) TP protection NIO2030105020060 Cakepoulin Creek TP protection NIO2030105030030 Headquarters trib (Third Neshanic River) TSS protection NIO2030105030030 Third Neshanic River TP protection NIO2030105030030 Third Neshanic River TP protection NIO20301050300300 Third Neshanic River TP protection NIO20301050300300 Neshanic River (below FNR / SNR confl) TSS protection | NJ02040301030040 | Metedeconk R SB (Rt 9 to Bennetts Pond) | TP | protection |
| NJ02040301030050 Metedeconk R SB (confluence to Rt 9) NJ02040301020000 NJ02040301020000 NJ02040301020000 Haystack Brook NJ02040301020000 NJ02040301020000 Muddy Ford Brook NJ02040301020000 NJ02040301020000 Muddy Ford Brook NJ02040301030010 Metedeconk R SB (above I-195 exit 21 rd) NJ02040301030010 Metedeconk R SB (BennettsPd to 74d19m15s) Turbidity protection NJ02040301030010 Drakes Brook (Below Eyland Ave) TP protection NJ02030105010020 Drakes Brook (Below Eyland Ave) TP protection NJ02030105010050 Raritan R SB (LongValley br to 74d44m15s) TP protection NJ02030105010060 Raritan R SB (Califon br to Long Valley) TP protection NJ02030105010000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105010000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105020000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105010000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105010000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105010000 Raritan R SB (Sclifon br to Long Valley) TSS protection NJ02030105010000 Raritan R SB (Spruce Run-StoneMill gage) TSS protection NJ02030105020000 Raritan R SB (Spruce Run-StoneMill gage) TSS protection NJ02030105020000 Raritan R SB (Forewill gage to Califon) TP Protection NJ02030105020000 Raritan R SB (Forewill gage to Califon) TP Protection NJ02030105020000 Raritan R SB (Forewill gage to Califon) TSS Protection NJ02030105020000 Raritan R SB (Forewill gage to Califon) TSS Protection NJ02030105020000 Raritan R SB (Forewill gage to Califon) TSS Protection NJ02030105020000 Raritan R SB (Forewill gag | NJ02040301030040 | Metedeconk R SB (Rt 9 to Bennetts Pond) | TSS | protection |
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| NJ02030105030060 Neshanic River (below FNR / SNR confl) TSS protection | | | | • |
| | | | | • |
| | NJ02030105030070 | Neshanic River (below Black Brk) | TSS | protection |

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|--|-------------|------------|
| NJ02030105040010 | Raritan R SB (Pleasant Run-Three Bridges) | TSS | protection |
| NJ02030105040020 | Pleasant Run | TP | protection |
| NJ02030105040020 | Pleasant Run | TSS | protection |
| NJ02030105040030 | Holland Brook | TSS | protection |
| NJ02030105040040 | Raritan R SB (NB to Pleasant Run) | TSS | protection |
| NJ02030105050010 | Lamington R (above Rt 10) | TP | protection |
| NJ02030105050020 | Lamington R (Hillside Rd to Rt 10) | TSS | protection |
| NJ02030105050030 | Lamington R (Furnace Rd to Hillside Rd) | TP | protection |
| NJ02030105050040 | Lamington R (Pottersville gage-FurnaceRd) | TSS | protection |
| NJ02030105050040 | Lamington R (Pottersville gage-FurnaceRd) | TP | protection |
| NJ02030105050050 | Pottersville trib (Lamington River) | TP | protection |
| NJ02030105050070 | Lamington R (HallsBrRd-HerzogBrk) | TSS | protection |
| NJ02030105050080 | Rockaway Ck (above McCrea Mills) | TSS | protection |
| NJ02030105050080 | Rockaway Ck (above McCrea Mills) | TP | protection |
| NJ02030105050090 | Rockaway Ck (below McCrea Mills) | TSS | protection |
| NJ02030105050130 | Lamington R (Hertzog Brk to Pottersville gage) | TP | protection |
| NJ02030105050130 | Lamington R (Hertzog Brk to Pottersville gage) | TSS | protection |
| NJ02030105060010 | Raritan R NB (above/incl India Bk) | TP | protection |
| NJ02030105060010 | Raritan R NB (above/incl India Bk) | TSS | protection |
| NJ02030105060020 | Burnett Brook (above Old Mill Rd) | TP | protection |
| NJ02030105060020 | Burnett Brook (above Old Mill Rd) | TSS | protection |
| NJ02030105060030 | Raritan R NB (incl McVickers to India Bk) | TP | protection |
| NJ02030105060030 | Raritan R NB (incl McVickers to India Bk) | TSS | protection |
| NJ02030105060050 | Peapack Brook (above/incl Gladstone Bk) | TP | protection |
| NJ02030105060050 | Peapack Brook (above/incl Gladstone Bk) | TSS | protection |
| NJ02030105060060 | Peapack Brook (below Gladstone Brook) | TP | protection |
| NJ02030105060060 | Peapack Brook (below Gladstone Brook) | TSS | protection |
| NJ02030105060070 | Raritan R NB (incl Mine Bk to Peapack Bk) | TP | protection |
| NJ02030105060070 | Raritan R NB (incl Mine Bk to Peapack Bk) | TSS | protection |
| NJ02030105060090 | Raritan R NB (Lamington R to Mine Bk) | TP | protection |
| NJ02030105060090 | Raritan R NB (Lamington R to Mine Bk) | TSS | protection |
| NJ02030105070010 | Raritan R NB (Rt 28 to Lamington R) | TP | protection |
| NJ02030105070030 | Raritan R NB (below Rt 28) | TP | protection |
| NJ02030105070030 | Raritan R NB (below Rt 28) | TSS | protection |
| NJ02030105080010 | Peters Brook | TSS | protection |
| NJ02030105090020 | Stony Bk (74d 48m 10s to 74d 49m 15s) | TP | protection |

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|---|-------------|------------|
| NJ02030105090020 | Stony Bk (74d 48m 10s to 74d 49m 15s) | TSS | protection |
| NJ02030105090050 | Stony Bk (Province Line Rd to 74d46m dam) | TSS | protection |
| NJ02030105090060 | Stony Bk (Rt 206 to Province Line Rd) | TSS | protection |
| NJ02030105090070 | Stony Bk (Harrison St to Rt 206) | TSS | protection |
| NJ02030105100040 | Rocky Brook (above Monmouth Co line) | TP | protection |
| NJ02030105100040 | Rocky Brook (above Monmouth Co line) | TSS | protection |
| NJ02030105100050 | Rocky Brook (below Monmouth Co line) | TSS | protection |
| NJ02030105100070 | Cranbury Brook (above NJ Turnpike) | TP | protection |
| NJ02030105100070 | Cranbury Brook (above NJ Turnpike) | TSS | protection |
| NJ02030105100110 | Devils Brook | TSS | protection |
| NJ02030105100130 | Bear Brook (below Trenton Road) | TSS | protection |
| NJ02030105100140 | Millstone R (Rt 1 to Cranbury Bk) | TSS | protection |
| NJ02030105110010 | Heathcote Brook | TSS | protection |
| NJ02030105110040 | Beden Brook (above Province Line Rd) | TP | protection |
| NJ02030105110050 | Beden Brook (below Province Line Rd) | TSS | protection |
| NJ02030105110060 | Rock Brook (above Camp Meeting Ave) | TP | protection |
| NJ02030105110060 | Rock Brook (above Camp Meeting Ave) | TSS | protection |
| NJ02030105110070 | Rock Brook (below Camp Meeting Ave) | TP | protection |
| NJ02030105110070 | Rock Brook (below Camp Meeting Ave) | TSS | protection |
| NJ02030105110100 | Pike Run (below Cruser Brook) | TSS | protection |
| NJ02030105110110 | Millstone R (BlackwellsMills to BedenBk) | TSS | protection |
| NJ02030105110120 | Sixmile Run (above Middlebush Rd) | TSS | protection |
| NJ02030105110130 | Sixmile Run (below Middlebush Rd) | TSS | protection |
| NJ02030105110140 | Millstone R (AmwellRd to BlackwellsMills) | TSS | protection |
| NJ02030105120020 | Green Bk (N Plainfield gage to Blue Bk) | TSS | protection |
| NJ02030105120050 | Middle Brook EB | TSS | protection |
| NJ02030105120060 | Middle Brook WB | TSS | protection |
| NJ02030105120080 | South Fork of Bound Brook | TSS | protection |
| NJ02030105120090 | Spring Lake Fork of Bound Brook | TSS | protection |
| NJ02030105120100 | Bound Brook (below fork at 74d 25m 15s) | TSS | protection |
| NJ02030105120180 | Middle Brook | TSS | protection |
| NJ02040301060010 | Toms River (above Francis Mills) | TP | 5alt |
| NJ02040301060020 | Toms River (74-22-30 rd to FrancisMills) | TP | protection |
| NJ02040301060030 | Toms River (Bowman Rd to 74-22-30 road) | TP | protection |
| NJ02040301060040 | Maple Root Branch (Toms River) | TP | protection |
| NJ02040301060050 | Dove Mill Branch (Toms River) | TP | protection |
| NJ02040301060070 | Toms River (Rt 70 to Hope Chapel Road) | TP | protection |

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|--|-------------------|------------|
| NJ02040301060080 | Toms River (Oak Ridge Parkway to Rt 70) | TP | protection |
| NJ02040301070010 | Shannae Brook | TP | protection |
| NJ02040301070030 | Ridgeway Br (Hope Chapel Rd to HarrisBr) | TP | protection |
| NJ02040301070040 | Ridgeway Br (below Hope Chapel Rd) | TP | protection |
| NJ02040301070050 | Blacks Branch (above 74d22m05s) | TP | protection |
| NJ02040301070080 | Manapaqua Brook | TP | protection |
| NJ02040301070090 | Union Branch (below Blacks Br 74d22m05s) | TP | protection |
| NJ02040301080020 | Michaels Branch (Wrangel Brook) | TP | protection |
| NJ02040301080050 | Wrangel Brook (below Michaels Branch) | TP | protection |
| NJ02040301080060 | Toms River Lwr (Rt 166 to Oak Ridge Pkwy) | TP | protection |
| NJ02040301080070 | Jakes Branch (Lower Toms River) | TP | protection |
| NJ02040301060010 | Toms River (above Francis Mills) | Nitrate | protection |
| NJ02040301060020 | Toms River (74-22-30 rd to FrancisMills) | Nitrate | protection |
| NJ02040301060030 | Toms River (Bowman Rd to 74-22-30 road) | Nitrate | protection |
| NJ02040301060040 | Maple Root Branch (Toms River) | Nitrate | protection |
| NJ02040301060070 | Toms River (Rt 70 to Hope Chapel Road) | Nitrate | protection |
| NJ02040301060080 | Toms River (Oak Ridge Parkway to Rt 70) | Nitrate | protection |
| NJ02040301070010 | Shannae Brook | Nitrate | protection |
| NJ02040301070040 | Ridgeway Br (below Hope Chapel Rd) | Nitrate | protection |
| NJ02040301070050 | Blacks Branch (above 74d22m05s) | Nitrate | protection |
| NJ02040301080020 | Michaels Branch (Wrangel Brook) | Nitrate | protection |
| NJ02040301080060 | Toms River Lwr (Rt 166 to Oak Ridge Pkwy) | Nitrate | protection |
| NJ02040301080070 | Jakes Branch (Lower Toms River) | Nitrate | protection |
| NJ02040301060010 | Toms River (above Francis Mills) | TSS | protection |
| NJ02040301060020 | Toms River (74-22-30 rd to FrancisMills) | TSS | protection |
| NJ0 | Toms River (Bowman Rd to 74-22-30 road) | TSS | |
| 2040301060030 | Tonis River (bowinair Ru to 74-22-30 Toau) | 133 | protection |
| NJ02040301060050 | Dove Mill Branch (Toms River) | TSS | protection |
| NJ02040301060070 | Toms River (Rt 70 to Hope Chapel Road) | TSS | protection |
| NJ02040301060080 | Toms River (Oak Ridge Parkway to Rt 70) | TSS | protection |
| NJ02040301070010 | Shannae Brook | TSS | protection |
| NJ02040301070030 | Ridgeway Br (Hope Chapel Rd to HarrisBr) | TSS | protection |
| NJ02040301070040 | Ridgeway Br (below Hope Chapel Rd) | TSS | protection |
| NJ02040301070080 | Manapaqua Brook | TSS | protection |
| NJ02040301080050 | Wrangel Brook (below Michaels Branch) | TSS | protection |
| NJ02040301080060 | Toms River Lwr (Rt 166 to Oak Ridge Pkwy) | TSS | protection |
| NJ02040301080070 | Jakes Branch (Lower Toms River) | TSS | protection |
| NJ02040105230050 | Assunpink Ck (Shipetaukin to Trenton Rd) | HG in Fish Tissue | TMDL |

| Assessment Unit ID | Assessment Unit Name | Cause Name* | Plan Type |
|--------------------|--|-------------------|-----------|
| NJ02040105090050 | Furnace Brook | HG in Fish Tissue | TMDL |
| NJ02040206160040 | Mill Creek (lower) | HG in Fish Tissue | TMDL |
| NJ02040105150030 | Musconetcong R (Wills Bk to LkHopatcong) | HG in Fish Tissue | TMDL |
| NJ02040105050050 | Paulins Kill (below Blairstown gage) | HG in Fish Tissue | TMDL |
| NJ02040105050010 | Paulins Kill (Blairstown to Stillwater) | HG in Fish Tissue | TMDL |
| NJ02030105100050 | Rocky Brook (below Monmouth Co line) | HG in Fish Tissue | TMDL |
| NJ02040104240010 | Van Campens Brook | HG in Fish Tissue | TMDL |
| BarnegatBay04 | Toms R Estuary | DO | TMDL |
| BarnegatBay05 | Barnegat Bay Central West | DO | TMDL |
| BarnegatBay09 | Lower Little Egg Harbor Bay | DO | TMDL |
| BarnegatBay03 | Metedeconk and Lower Tribs - Bay | Turbidity | TMDL |
| BarnegatBay08 | Manahawkan Bay and Upper Little Egg Harbor | Turbidity | TMDL |
| BarnegatBay09 | Lower Little Egg Harbor Bay | Turbidity | TMDL |

Footnote: * - The abbreviated cause names are TP = Total Phosphorus, TSS = Total Suspended Solids, and HG = Mercury.

The green highlighted commitments have been fulfilled through the adoption of the Raritan River TMDL (dated May 24, 2016) and the USEPA approved Raritan River Watershed Protection Plan (approval dated September 12, 2018).

Appendix 2: Long Term Monitoring and Assessment Strategy

The Department oversees the operation of the primary water quality monitoring networks for the State of New Jersey. Monitoring strategies employed by the Department are comprised of multiple water quality assessment techniques including: habitat assessments, in-stream biological monitoring such as fish population surveys, collection of physical/chemical data on a variety of matrices (surface water, ground water, sediment), identifying pollution sources in the coastal and freshwater environment (discharges, stormwater, marinas), and sediment toxicity testing. Monitoring conducted by other entities, such as federal and county government agencies, regional commissions (e.g., Pinelands Commission) watershed associations (including voluntary citizen monitoring) and discharger associations, is also used to supplement these networks and expand the range and scope of information available for water quality assessment. New Jersey's water monitoring programs and federally-required long term monitoring strategy (LTMS) are described in New Jersey's Water Monitoring and Assessment Strategy (2005-2014), available on the Department's website at http://www.state.nj.us/dep/wms/longtermstrategyreport.pdf. The LTMS is currently being updated for the 2015-2022 timeframe. The update to the Department's LTMS will explain in more detail how the Department's monitoring and assessment programs are being transformed to support a more iterative process. The LTS for 2015-2022 will divide the Department's ambient monitoring network into three distinct tiers, each with a different focus:

Tier 1 - Statewide Status and Trends Monitoring: will focus on collecting statewide water quality data and information to comply with federal and state mandates. This tier will utilize fixed stations and probabilistically-selected monitoring locations to provide long-term data and information that support water quality assessment, water quality status (including identification of impaired waters, causes and sources), and trends evaluation.

Tier 2 - Targeted Monitoring: will focus on monitoring of targeted areas or specific issues to provide a more comprehensive evaluation of areas of interest, including monitoring in a specific or priority stream, watershed or region to fill data gaps, confirm suspected impairment, track down sources of pollutants causing impairment, and confirm water quality conditions attributed to natural conditions.

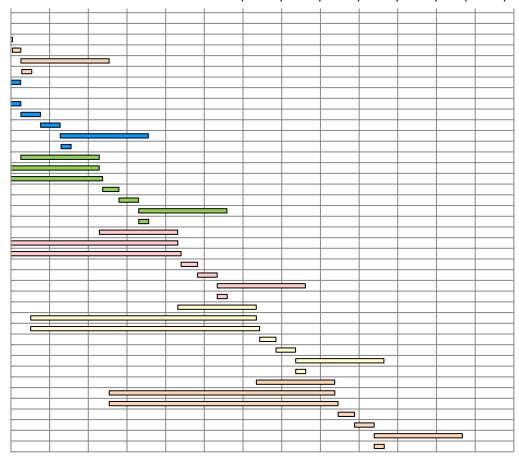
Tier 3 - Effectiveness Monitoring: will provide follow-up analysis to evaluate effectiveness of various management measures that have been implemented for areas of interest and confirm any corresponding improvement in water quality. Effectiveness of waterbody-specific management actions will be determined using indicators of improvement that are evaluated before and after management actions are implemented.

The rotating basin approach which will produce a comprehensive assessment of water quality in each of New Jersey five water regions on a cyclical basis. Priorities will be identified in collaboration with a stakeholder process for each water region coincident with the biennial Integrated Report cycle. Informal stakeholder input is sought for the specific water region at the time leading up to the preparation of the Integrated Report.

Rotating Basin Approach Monitoring and Assessment Cycles

Jul-15 Jun-16 Jun-17 Jun-18 Jun-19 Jun-20May-21May-22May-23May-24May-25May-26Apr-27 Apr-28

2014 Data Collection Period 2014 Data Submission 2014 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in ACR Implement Actions Needed in ACR Adopt and Publish final 2014 303(d) List and Integrated Report Monitoring for Raritan Basin for 2016 cycle 2016 Data Collection Period 2016 Data Submission 2016 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in Raritan Implement Actions Needed in Raritan Adopt and Publish final 2016 303(d) List and Integrated Report Monitoring for LDEL Basin for 2018 cycle 2018 Data Collection Period 2018 Data Submission 2018 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in L DEL Region Implement Actions Needed in L DEL Region Adopt and Publish final 2018 303(d) List and Integrated Report Monitoring for U DEL Basin for 2020 cycle 2020 Data Collection Period 2020 Data Submission 2020 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in U DEL Region Implement Actions Needed in U DEL Region Adopt and Publish final 2018 303(d) List and Integrated Report Monitoring for Northeast Basin for 2022 cycle 2022 Data Collection Period 2022 Data Submission 2020 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in Northeast Region Implement Actions Needed in Northeast Region Adopt and Publish final 2018 303(d) List and Integrated Report Monitoring for ACR for 2024 cycle 2024 Data Collection Period 2024 Data Submission 2020 Assessment/Draft 303d List and Integrated Report Identify Actions Needed in ACR Implement Actions Needed in ACR Adopt and Publish final 2018 303(d) List and Integrated Report



Through effectiveness monitoring the Department will be able to ascertain the success of its restoration initiatives over the past 20 years such as the efficacy of the statewide fertilizer law which went into effect in 2011, as well as various 319(h) NPS funded restoration BMPs, and implemented TMDLs. Through the Department's progressive watershed management process benchmark monitoring was performed in the late 1990's in both the Toms River watershed in south Jersey (part of the Barnegat Bay watershed) and in the Whippany River watershed in north Jersey. The purpose of these previous monitoring initiatives was to determine regional specific land use loading coefficients. In the Fall of 2019, the Department will begin nonpoint source stormwater monitoring in the Toms River as a repeat of its 1994-98 investigation of land use loading coefficients. The same initiative will be reiterated in the Whippany River watershed at a later date. These multi-year surface water quality investigations will calculate the NPS loadings of nutrient, bacteria and suspended solids from various land use areas in these watersheds. It is anticipated that improvements in NPS loading from overland flow and the effectiveness of the fertilizer ordinance will be captured in these baseline investigations.

Watershed based plans employ an adaptive management approach in which available information and analytical tools are used to support the best planning decisions that can be made ensuring restoration and stewardship of impaired waters. The implementation specification found in watershed based plans is more detailed than in a TMDL document and is eligible for Section 319(h) funding. Further, there is a mechanism by which a watershed based plan could inform the need for enhanced regulatory requirements under the MS4 permitting. Therefore, there is no loss of implementation authority using the tool of a watershed based plan over a TMDL, in the intended circumstances.

This approach allows the Department to provide a transparent and rational identification of the intended response to listed impairments. Future site specific assessment will be streamlined through the continuation of an engaged stakeholder process and resultant updates to the WQ-27 measures list to identify forthcoming restoration and protection assessment unit candidates. The funding of projects to address the WQ-27 candidates and the implementation of the Department's Long Term Monitoring Strategy to address Tier 2 Targeted Monitoring assessment units and Tier 3 Effectiveness Monitoring assessment units will cap the New Jersey's Vision Approach to protect healthy waters and continue to restore impaired waters.