FACT SHEET

National Pollutant Discharge Elimination System (NPDES)
Municipal Separate Storm Sewer System (MS4)
Permit No. DC0000221 (Government of the District of Columbia)

NPDES PERMIT NUMBER: DC0000221 (Reissuance)

FACILITY NAME AND MAILING ADDRESS:

Government of the District of Columbia
The John A. Wilson Building
1350 Pennsylvania Avenue, N.W.
Washington, D.C. 20004

MS4 ADMINISTRATOR NAME AND MAILING ADDRESS:

Director, District Department of the Environment
1200 First Street, N.E., 6th Floor
Washington, D.C. 20002

FACILITY LOCATION:

District of Columbia’s Municipal Separate Storm Sewer System (MS4)

RECEIVING WATERS:

Potomac River, Anacostia River, Rock Creek, and Stream Segments Tributary
To Each Such Water Body

INTRODUCTION:

Today’s action finalizes reissuance of the District of Columbia Municipal Separate Storm Sewer System (MS4) Permit. In the Final Permit EPA has continued to integrate the adaptive management approach with enhanced control measures to address the complex issues associated with urban stormwater runoff within the corporate boundaries of the District of Columbia, where stormwater discharges via the Municipal Separate Storm Sewer System (MS4).

Since the United States Environmental Protection Agency, Region III (EPA) issued the District of Columbia (the District) its first MS4 Permit in 2000, the Agency has responded to a number of legal challenges involving both that Permit (as well as amendments thereto) and the second-round MS4 Permit issued in 2004. For the better part of ten years, the Agency has worked with various parties in the litigation, including the District and two non-governmental organizations, Defenders of Wildlife and Friends of the Earth, to address the concerns of the various parties. The Agency has engaged in both litigation and negotiation, including formal
mediation. These activities ultimately led to an enhanced stormwater management strategy in the District, consisting of measurable outputs for addressing the issues raised during the litigation and mediation process.

FACILITY BACKGROUND AND DESCRIPTION:

The Government of the District of Columbia owns and operates its own MS4, which discharges stormwater from various outfall locations throughout the District into its waterways.

On April 21, 2010 EPA public noticed the Draft Permit. The Draft Fact Sheet published with that Draft Permit contains more extensive permit background information, and the reader is referred to that document for the history of the District of Columbia MS4 permit.

The public comment period closed on June 4, 2010. EPA received comments from 21 individual commenters and an additional 53 form letters. The Draft Permit, Draft Fact Sheet, and comments received on those documents are all available at: http://www.epa.gov/reg3wapd/npdes/draft_permits.html. The Final Permit reflects many of the comments received. EPA is simultaneously releasing a responsiveness summary responding to these comments.

ACTION TO BE TAKEN:

EPA is today reissuing the District of Columbia NPDES MS4 Permit. The Final Permit replaces the 2004 Permit, which expired on August 18, 2009 and has been administratively extended since that time. The Final Permit incorporates concepts and approaches developed from studies and pilot projects that were planned and implemented by the District under the 2000 and 2004 MS4 permits and modifying Letters of Agreement, and implements Total Maximum Daily Loads (TMDLs) that have been finalized since the prior permit was issued, including the Chesapeake Bay TMDL. A number of applicable measurable performance standards have been incorporated into the Final Permit. These and other changes between the 2004 Permit and today's Final Permit are reflected in a Comparison Document that is part of today's Permit issuance.

WATER QUALITY IN DISTRICT RECEIVING WATERS:

The District’s 2008 Integrated Report to the Environmental Protection Agency and U.S. Congress Pursuant to Sections 305(b) and 303(d) Clean Water Act documents the serious water

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1 A procedural history of Permit appeals can be viewed at the EPA Environmental Appeals Board web: http://yosemite.epa.gov/oa/EAB_Web_Docket.nsf/77355bee1a56a5aa8525711400542d23/b5e5b68e89edabe98525714f00731c6f!OpenDocument&Highlight=2.municipal.

2 Portions of the District are served by a combined sanitary and storm sewer system. The discharges from the combined sewer system are not subject to the MS4 permit, but are covered under NPDES Permit No. xxxx issued to the District of Columbia Water and Sewer Authority.

3 District Department of the Environment, The District of Columbia Water Quality Assessment, 2008 Integrated Report to the Environmental Protection Agency and U.S. Congress Pursuant to Sections 305(b) and 303(d) Clean Water Act (hereinafter “2008 Integrated Report”).
quality impairments in the surface waters in and around the District. A number of the relevant
designated uses are not being met, e.g., aquatic life, fish consumption, and full body contact, and
there are a number of specific pollutants of concern that have been identified (for additional
discussion on relevant TMDLs see Section 4.10 of this Final Fact Sheet).

Commenters on the Draft Permit expressed some frustration over very slow progress or
even lack of progress after a decade of implementation of the MS4 program and even longer for
other water quality programs. EPA appreciates this concern. Although the District’s receiving
waters are affected by a range of discharge sources, discharges from the MS4 are a significant
contributor of pollutants and cause of stream degradation. EPA also recognizes, however, that
stormwater management efforts that achieve a reversal of the ongoing degradation of water
quality caused by urban stormwater discharges entail a long term, multi-faceted approach.

Consistent with the federal stormwater regulations for characterizing discharges from the
MS4 (40 C.F.R. §122.26(d)(2)(iii)), the first two permit terms for the District’s MS4 program
required end-of-pipe monitoring to determine the type and severity of pollutants discharging via
the system. The monitoring program was not designed to evaluate receiving water quality per se,
therefore detection of trends or patterns was not reasonably possible. Today’s Final Permit
includes requirements for a Revised Monitoring Program, and one of the objectives for the
program is to use a suite of approaches and indicators to evaluate and track water quality over
the long-term (see discussion of Section 5.1 in this Final Fact Sheet).

There have been identified improvements in some areas. For example the 2008 Integrated Report
noted improvements in the diversity of submerged aquatic vegetation in the Potomac River, as
well as improvements in fish species richness in Rock Creek. Biota metrics are often the best
indicators of the integrity of any aquatic system.

EPA also notes that there are a variety of indirect measures indicative of improvement.
The federal stormwater regulations foresaw the difficulty, especially in the near-term, of
detecting measurable improvement in receiving waters, and relied instead on indirect measures,
such as estimates of pollutant load reductions (40 C.F.R. §122.26(d)(2)(v)). The District
documents these types of indirect measures in its annual reports, e.g., tons of solids collected
from catch basin clean-outs, amount of household hazardous waste collected, number of trees
planted, square footage of green roofs installed, and many other measures of success.4

EPA believes that documenting trends in water quality, whether improvements, no
change, or even further degradation, is an important element of a municipal water quality
program. Today’s Final Permit recognizes this principle, both in the types of robust measures
required as well as the transition to new monitoring paradigms. EPA encourages all interested
parties to provide the District with input during the development of these program elements.

THIS FACT SHEET:

4 District MS4 Annual Reports can be found at: http://dooe.dc.gov/dooe/cwp/view,a,1209.q,495855.asp

This Final Fact Sheet is organized to correspond with the chronological organization and numbering in today’s Final Permit. Where descriptions or discussions may be relevant to more than one element of the Final Permit the reader will be referred to the relevant section(s).

To keep today’s Final Fact Sheet of readable length, many of the elements included in the fact sheet published with the Draft Permit (Draft Fact Sheet) on April 21, 2010 have not been repeated, but are referenced. Readers are referred to the Draft Fact Sheet published with the Draft Permit for additional discussion on provisions that have been finalized as proposed. The Final Fact Sheet does discuss significant changes since the 2004 Permit (even if discussed in the Draft Fact Sheet). The Final Fact Sheet also contains additional explanation of the Final Permit where commenters requested additional clarification. In addition, this Final Fact Sheet explains modifications to the Final Permit where provisions were changed in response to comments.

In many cases EPA made a number of very simple modifications to the Final Permit, e.g., a word, phrase, or minor reorganization, simply for purposes of clarification. These modifications were not intended to change the substance of the permit provisions, only to clarify them. Most of those types of edits are not discussed in this Final Fact Sheet, but EPA has provided a Comparison Document of the Draft and Final Permits for readers who would like that level of detail.

Many commenters noted that the Draft Permit was not logically organized. EPA agrees. The major reorganization principles include:

1) There is a new Section 3, Stormwater Management Program (SWMP) Plan consolidating the various plans, strategies and other documents developed in fulfillment of permit requirements.
2) All implementation measures, i.e., those stipulating management measures and implementation policies, are included in Section 4 of today’s Final Permit. This includes “Source Identification” elements (Section 3 in the Draft Permit) and “Other Applicable Provisions” elements (Section 8 in the Draft Permit), which included TMDL requirements.
3) All monitoring requirements are consolidated in Section 5 of the Final Permit.
4) All reporting requirements are consolidated in Section 6 of the Final Permit.

EPA also refers readers to the Responsiveness Summary released today along with the Final Permit and Final Fact Sheet, for responses to comments and questions received on the Draft Permit. That document contains additional detailed explanations of the rationale for changes made to the Draft Permit in the Final Permit.

Finally, EPA made significant effort to avoid appending or incorporating by reference other documents containing permit requirements into the Final Permit. In the interest of clarity

5 The Permit and Fact Sheet proposed on April 21, 2010 can be viewed at: http://www.epa.gov/reg3wapd/npdes/draft_permits.html
and transparency EPA, to the extent possible, has included all requirements directly in the permit. Thus, EPA reviewed a variety of documents with relevant implementation measures, e.g., TMDL Implementation Plans and the 2008 Modified Letter of Agreement to the 2004 permit\(^6\), and translated elements of those plans and strategies into specific permit requirements that are now contained in the Final Permit. This Fact Sheet provides an explanation of the sources of provisions that are significant and are a direct result of one of those strategies.

1. DISCHARGES AUTHORIZED UNDER THIS PERMIT

   \((1.2 \text{ Authorized Discharges})\): The Final Permit authorizes certain non-stormwater discharges, including discharges from water line flushing. One commenter noted that many of these discharges, especially from potable water systems, contain concentrations of chlorine that may exceed water quality standards. EPA agrees, and has therefore clarified that dechlorinated water line flushing is authorized to be discharged under the Final Permit.

   \((1.4 \text{ Discharge Limitations})\): Comments on the language in Part 1.4 varied widely. Some commenters did not believe it was reasonable to require discharges to meet water quality standards. Other commenters believed this to be an unambiguous requirement of the Clean Water Act.

   Today’s Final Permit is premised upon EPA’s longstanding view that the MS4 NPDES permit program is both an iterative and an adaptive management process for pollutant reduction and for achieving applicable water quality standard and/or total maximum daily load (TMDL) compliance. See generally, “National Pollutant Discharge Elimination System Permit Application Regulations for Stormwater Discharges,” 55 F.R. 47990 (Nov. 16, 1990).

   EPA is aware that many permittees, especially those in highly urbanized areas such as the District, likely will be unable to attain all applicable water quality standards within one or more MS4 permit cycles. Rather the attainment of applicable water quality standards as an incremental process is authorized under section 402(p)(3)(B)(iii) of the Clean Water Act, 33 U.S.C. § 1342(p)(3)(B)(iii), which requires an MS4 permit “to reduce the discharge of pollutants to the maximum extent practicable” (MEP) “and such other provisions” deemed appropriate to control pollutants in municipal stormwater discharges. To be clear, the goal of EPA’s stormwater program is attainment of applicable water quality standards, but Congress expected that many municipal stormwater dischargers would need several permit cycles to achieve that goal.

   Specifically, the Agency expects that attainment of applicable water quality standards in waters to which the District’s MS4 discharges, requires staged implementation and increasingly more stringent requirements over several permitting cycles. During each cycle, EPA will continue to review deliverables from the District to ensure that its activities constitute sufficient progress toward standards attainment. With each permit reissuance EPA will continue to increase

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stringency until such time as standards are met in all receiving waters. Therefore today’s Final Permit is clear that attainment of applicable water quality standards and consistency with the assumptions and requirements of any applicable WLA are requirements of the Permit, but, given the iterative nature of this requirement under CWA Section 402(p)(3)(B)(iii), the Final Permit is also clear that “compliance with all performance standards and provisions contained in the Final Permit shall constitute adequate progress toward compliance with DCWQS and WLAs for this permit term” (Section 1.4).

EPA believes that permitting authorities have the obligation to write permits with clear and enforceable provisions and thus the determination of what is the “maximum extent practicable” under a permit is one that must be made by the permitting authority and translated into provisions that are understandable and measurable. In this Final Permit EPA has carefully evaluated the maturity of the District stormwater program and the water quality status of the receiving waters, including TMDL wasteload allocations. In determining whether certain measures, actions and performance standards are practicable, EPA has also looked at other programs and measures around the country for feasibility of implementation. Therefore today’s Final Permit does not qualify any provision with MEP thus leaving this determination to the discretion of the District. Instead each provision has already been determined to be the maximum extent practicable for this permit term for this discharger.

EPA modified the language in the Final Permit to provide clarity on the expectations consistent with the preceding explanation. Specifically Section 1.4.2 of the Final Permit requires that discharges ‘attain’ applicable wasteload allocations rather than just ‘be consistent’ with them, since the latter term is somewhat ambiguous.

In addition, the general discharge limitation ‘no increase in pollutant loadings from discharges from the MS4 may occur to receiving waters’ was removed because of the difficulty in measuring, demonstrating and enforcing this provision. Instead, consistent with EPA’s belief that the Final Permit must include all of the enforceable requirements that would achieve this principle, the following discharge limitation is substituted: “comply with all other provisions and requirements contained in this permit, and in plans and schedules developed in fulfillment of this permit.”

In addition, EPA made the following modifications: “Compliance with the performance standards and provisions contained in Parts 2 through 8 of this permit shall constitute adequate progress towards compliance with DCWQS and WLAs for this permit term” (underlined text added) (Section 1.4 of the Final Permit). EPA eliminated circularity with the addition of “Parts 2 through 8”, clarifying that this requirement does not circle back to include the statements in 1.4.1 and 1.4.2, but rather interprets them. Also, although WLAs are a mechanism for attainment of water quality standards, EPA added the specific language “and WLAs” to make this concept explicit rather than just implicit. In addition this revised language emphasizes that the specific measures contained in the Final Permit, while appropriate for this permit term, will not necessarily constitute full compliance in subsequent permit terms. It is the expectation that with each permit reissuance, additional or enhanced requirements will be included with the objective
of ensuring that MS4 discharges do not cause or contribute to an exceedance of applicable water quality standards, including attainment of relevant WLAs.

2. LEGAL AUTHORITY, RESOURCES, AND STORMWATER PROGRAM ADMINISTRATION

(2.1 Legal Authority): Several commenters pointed out that there were a number of requirements in the Draft Permit without clear compliance schedules or deadlines, or with deadlines that did not correspond well to others in the permit. In the Final Permit, EPA has made several revisions to address these comments. For example, EPA changed a requirement that deficiencies in legal authority must be remedied “as soon as possible” to a 120-day requirement for deficiencies that can be addressed through regulation, and two years for deficiencies that require legislative action (Section 2.1.1). Also, EPA increased the compliance schedule for updating the District’s stormwater regulation from twelve months to eighteen months, \textit{id.}, so that this action could be adequately coordinated with the development of the District’s new offsite mitigation/payment-in-lieu program (for more discussion see Section 4.1.3 below).

(2.2 Fiscal Resources): One commenter suggested eliminating the reference to the District’s Enterprise Fund since funding was likely to come from a number of different budgets within the District. EPA agrees with this comment and has removed this reference.

On the other hand, many commenters noted that the implementation costs of the District’s stormwater program will be significant. EPA agrees. The federal stormwater regulations identify the importance of adequate financial resources [40 C.F.R. §122.26(d)(1)(vi) and (d)(2)(vi)]. In addition, after seeing notable differences in the caliber of stormwater programs across the country, EPA recognizes that dedicated funding is critical for implementation of effective MS4 programs.\cite{7,8,9} In 2009 the District established, and in 2010 revised, an impervious-based surface area fee for service to provide core funding to the stormwater program\cite{10} (understanding that stormwater-related financing may still come from other sources as they fulfill multiple purposes, \textit{e.g.}, street and public right-of-way retrofits). In conjunction with the 2010 rule-making to revise the fee the District issued a Frequently Asked Questions document\cite{11} that indicates the intent to restrict this fee to its original purpose, \textit{i.e.}, dedicated funding to implement the stormwater program and comply with MS4 permit requirements. EPA believes this action is essential, and he expects that the District will maintain a dedicated source of funding for the stormwater program.

\begin{thebibliography}{9}
\bibitem{9} EPA, \textit{Funding Stormwater Programs} (2008) \url{http://www.epa.gov/npdes/pubs/region3_factsheet_funding.pdf}
\end{thebibliography}

9 EPA, \textit{Funding Stormwater Programs} (2008) \url{http://www.epa.gov/npdes/pubs/region3_factsheet_funding.pdf}
3. STORMWATER MANAGEMENT PROGRAM (SWMP) PLAN

A number of commenters were confused by the wide variety of plans, strategies and other written documents required by the Draft Permit. A number of commenters were also concerned about public access to several of these documents.

In today’s Final Permit EPA is clarifying that any written study, strategy, plan, schedule or other element, existing or new, is part of the District Stormwater Management Program Plan. It is EPA’s intent that all elements of the program be described in this central ‘Plan’. This does not mean that the Plan cannot consist of separate documents. EPA understands that stand-alone elements may aid in implementation in certain situations. However, EPA is clarifying that all such documents are inherent components of the Plan.

To address the accessibility issue EPA is also requiring that the most current version of the Plan be posted on the District website. As such, all elements that may be documented in separate documents and deliverables must be posted at this location (a hyperlink to any element of the program in a different document is sufficient).

Moreover, today’s Final Permit requires the District to public notice a fully updated Plan (to include all existing and new elements required by the Final Permit) within three years of the effective date of this Final Permit, and to then submit that Plan to EPA within four years of the effective date of the Final Permit. This schedule will enable this evaluation of the Plan to be part of EPA’s evaluation of the Districts stormwater management program in preparation for the next reissuance of the permit.

The Final Permit requires the District to develop a number of new initiatives. Many commenters raised concerns about the rigor and suitability of these new elements in the absence of a requirement for public input, and in the absence of EPA review and approval. In light of those concerns EPA reviewed all elements of the Draft Permit, and where appropriate has added requirements to the Final Permit both for public notice and opportunity to comment and for submittal to EPA for review and approval. Not every new element has been subjected to this requirement. However, EPA agrees that the opportunity for the public and EPA to review new program elements that will become major components of the stormwater management program is reasonable. Thus, for provisions that EPA believes will be important foundations of the program in years to come, EPA has added a requirement for public notice and EPA review and approval. A new Table 1 in the Final Permit summarizes the elements that must now be submitted to EPA for review and approval.

| TABLE 1 |
| Elements Requiring EPA Review and Approval |

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<table>
<thead>
<tr>
<th>Element</th>
<th>Submittal Date (from effective date of this permit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anacostia River Watershed Trash Reduction Calculation Methodology (4.10)</td>
<td>1 year</td>
</tr>
<tr>
<td>Catch Basin Operation and Maintenance Plan (4.3.5.1)</td>
<td>18 months</td>
</tr>
<tr>
<td>Outfall Repair Schedule (4.3.5.3)</td>
<td>18 months</td>
</tr>
<tr>
<td>Off-site Mitigation/Payment-in-Lieu Program (4.1.3)</td>
<td>18 months</td>
</tr>
<tr>
<td>Retrofit Program (4.1.6)</td>
<td>2 years</td>
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<tr>
<td>Consolidated TMDL Implementation Plan (4.10.3)</td>
<td>2 years</td>
</tr>
<tr>
<td>Revised Monitoring Program (5.1)</td>
<td>2 years</td>
</tr>
<tr>
<td>Revised Stormwater Management Program Plan (3)</td>
<td>4 years</td>
</tr>
</tbody>
</table>

4. IMPLEMENTATION OF STORMWATER CONTROL MEASURES

(4.1 Standard for Long-Term Stormwater Management): One of the fundamental differences between today’s Final Permit and earlier permits is the inclusion of measurable requirements for green technology practices, sometimes referred to as “low-impact development” or “green infrastructure.” These requirements, which include green roofs, enhanced tree plantings, permeable pavements, and a performance standard to promote practices such as bioretention and water harvesting, are designed to increase the effectiveness of stormwater controls by reducing runoff volumes and associated pollutant loads. In past years, stormwater management requirements in permits did not include clear performance goals, numeric requirements or environmental objectives. Today’s Final Permit stipulates a specific standard for newly developed and redeveloped sites, and also emphasizes the use of “green infrastructure” controls to be used to meet the performance standard. These permit requirements are intended to improve the permit by providing clarity regarding program performance and promoting the use of technologies and strategies that do not rely solely on end-of-pipe detention measures to manage runoff. EPA notes that much of this emphasis is based on changing paradigms in stormwater science, technology and policy (see discussion below), but also points out that the groundwork for this framework was laid during the prior permit term, and all of the green infrastructure elements agreed to in the 2008 Modified Letter of Agreement to the 2004 Permit.

In the natural, undisturbed environment precipitation is quickly intercepted by trees and other vegetation, or absorbed by soils and humic matter on the surface of the ground where it is

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12 The performance of green infrastructure control measures is well-established through numerous studies and reports, many of which are available at [http://cfpub2.epa.gov/npdes/greeninfrastructure/research.cfm#research](http://cfpub2.epa.gov/npdes/greeninfrastructure/research.cfm#research)

13 Jay Landers, Stormwater Test Results Permit Side-by-Side Comparisons of BMPs (2006) Civil Engineering News [http://www.unh.edu/erg/civil_eng_4_06.pdf](http://www.unh.edu/erg/civil_eng_4_06.pdf)

used by plants, becomes baseflow (shallow groundwater feeding waterways) or infiltrates more deeply to aquifers. During most storms very little rainfall becomes stormwater runoff where the landscape is naturally vegetated or in cases where there are permeable soils. Runoff generally only occurs with larger precipitation events, which constitute a very small proportion of the storms that occur in Washington, DC. In contrast to natural settings, traditional development practices cover large areas of the ground with impervious surfaces such as roads, driveways, sidewalks, and buildings. In addition, the remaining soils are often heavily compacted and are effectively impervious. Under developed conditions, stormwater runs off or is channeled away even during small precipitation events. The collective force of the increased stormwater flows entering the MS4 and discharging through outfalls into receiving streams scour streambeds, erodes stream banks, and causes large quantities of sediment and other entrained pollutants, such as metals, nutrients and trash, to enter the water body each time it rains. Stormwater research generally shows a high correlation between the level of imperviousness in a watershed and the degree of overall degradation of water quality and habitat. This principle is so well-settled that EPA has not included individual study results here, but refers interested readers to an excellent compendium of relevant studies compiled by the Maryland Department of Natural Resources at [http://www.dnr.state.md.us/irc/bibs/effectsdevelopment.html](http://www.dnr.state.md.us/irc/bibs/effectsdevelopment.html).

To date stormwater management approaches generally have been focused primarily on flood management, in particular extended detention controls, such as wet ponds or dry detention basins, or on in-pipe or end-of-pipe treatment systems. Extended detention approaches are intended to reduce downstream flooding to the extent necessary to protect the public safety and private and public property. End-of-pipe systems are intended to filter or settle specific pollutants, but typically do not reduce the large suite of pollutants in storm water, nor do anything to address degradation attributable to increased discharge volumes. These approaches occurred largely by default since stormwater permits and regulations, including those with water quality objectives, did not stipulate specific, measurable standards or environmental objectives. In addition, water quality was not the primary concern during the early evolution of stormwater management practices.

There are multiple potential problems with extended detention as a water quality management practice, including the fact that receiving stream dynamics are generally based on balances of much more than just discharge rates. Stream stability, habitat protection and water quality are not necessarily protected by the use of extended detention practices and systems. In fact the use of practices such as wet detention basins often results in continued stream bank

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16 Schueler, Thomas R., *The Importance of Imperviousness* (2000) Center for Watershed Protection, [http://yosemite.epa.gov/R10/WATER.NSF/840a5de5de5d0a8d1418825650f00715a27/159859e0c556f1e988256b7f007525b9/SFILE/The%20Importance%20of%20Imperviousness.pdf](http://yosemite.epa.gov/R10/WATER.NSF/840a5de5de5d0a8d1418825650f00715a27/159859e0c556f1e988256b7f007525b9/SFILE/The%20Importance%20of%20Imperviousness.pdf)
destabilization and increased pollutant loadings of sediment, phosphorus and other pollutants due to bank and channel erosion. Numerous studies have documented the physical, chemical and biological impairments of receiving waters caused by increased volumes, rates, frequencies, and durations of stormwater discharges, and the critical importance of managing stormwater flows and volumes to protecting and restoring our nation’s waters\textsuperscript{19,20}.

Traditional stormwater management is very heavily focused on extended detention approaches, \textit{i.e.}, collecting water short-term (usually in a large basin), and discharging it to the receiving water over the period of one to several days, depending on the size of the storm. Extended detention practices are first and foremost designed to prevent downstream flooding and not to protect downstream channel stability and water quality. For decades, water quality protection has been a secondary goal, or one omitted entirely during the design of these facilities. Over time it has become apparent through research and monitoring that these traditional practices do not effectively protect the physical, chemical or biological integrity of receiving waters\textsuperscript{21}. Furthermore, operation and maintenance of these systems to ensure they perform as designed requires a level of managerial and financial commitment that is often not provided, further diminishing the effectiveness of these practices from a water quality performance perspective. A number of researchers have documented that extended detention practices fail to maintain water quality, downstream habitat and biotic integrity of the receiving waters\textsuperscript{22,23,24,25}. As a result, today’s Final Permit shifts the District’s practices from extended detention approaches to water quality protection approaches based on retention of discharge volumes and reduced pollutant loadings.

(4.1.1 Standard for Stormwater Discharges from Development): The 2008 National Research Council Report (NRC Report) on urban stormwater confirmed that current stormwater control efforts are not fully adequate. Three of the NRC Report’s findings on stormwater management approaches are particularly relevant:

\begin{itemize}
  \item \textsuperscript{19} Daren M Carlisle, David M Wolock, and Michael R Meador, \textit{Alteration of streamflow magnitudes and potential ecological consequences: a multiregional assessment}, \textit{Front Ecol Environ}, (2010)
  \item \textsuperscript{21} EPA, \textit{Protecting Water Quality from Urban Runoff} (2003) \url{http://www.epa.gov/npdes/pubs/nps_urban-facts_final.pdf}
  \item \textsuperscript{22} C.R. MacRae, \textit{Experience from Morphological Research on Canadian Streams: Is Control of the Two Year Frequency Runoff Event the Best Basis for Stream Channel Protection?} (1997) \textit{in} Effects of Watershed Development and Management on Aquatic Ecosystems, ASCE
\end{itemize}
1) Individual controls on stormwater discharges are inadequate as the sole solution to stormwater impacts in urban watersheds;

2) Stormwater control measures such as product substitution, better site design, downspout disconnection, conservation of natural areas, and watershed and land-use planning can dramatically reduce the volume of runoff and pollutant loadings from new development; and

3) Stormwater control measures that harvest, infiltrate, and evapotranspire stormwater are critical to reducing the volume and pollutant loading of storms.

The NRC Report points out the wisdom of managing stormwater flow not just for the hydrologic benefits as described above, but because it serves as an excellent proxy for pollutants, *i.e.*, by reducing the volume of stormwater discharged, the amount of pollutants typically entrained in stormwater will also be reduced. Reductions in the number of concentrated and erosive flow events will result in decreased mobilization and transport of sediments and other pollutants into receiving waters. The NRC Report also noted that it is generally easier and less expensive to measure flow than the concentration or load of individual pollutant constituents. For all of these reasons EPA has chosen to use flow volume as the management parameter to implement policies, strategies and approaches.

The objective of effective stormwater management is to replicate the pre-development hydrology to protect and preserve both the water resources onsite and those downstream by eliminating or reducing the amount of both water and pollutants that run off a site, enter the MS4, and ultimately are discharged into adjacent water bodies. The fundamental principle is to employ systems and practices that use or mimic natural processes to: 1) infiltrate and recharge, 2) evapotranspire, and/or 3) harvest and use precipitation near to where it falls to earth.

Retaining the volume of all storms up to and including the 95th percentile storm event is approximately analogous to maintaining or restoring the pre-development hydrology with respect to the volume, rate, and duration of the runoff for most sites. In the mid-Atlantic region the 95th percentile approach represents a volume that appears to reasonably represent the volume that is fully infiltrated in a natural condition and thus should be managed onsite to restore and maintain this pre-development hydrology for the duration, rate and volume of stormwater flows. This approach also employs and/or mimics natural treatment and flow attenuation methods, *i.e.*, soil and vegetation, that existed on the site before the construction of infrastructure (*e.g.*, building, roads, parking lots, driveways). The 95th percentile volume is not a “magic” number; there will be variation among sites based on site-specific factors when replicating predevelopment hydrologic conditions. However, this metric represents a good approximation of what is protective of water quality on a watershed scale, it can be easily and fairly incorporated into standards, and can be equitably applied on a jurisdictional basis.

In the Draft Permit EPA proposed two sets of performance standards to be implemented by the District: on-site retention of the 90th percentile volume, or 1.2” for all non-federal projects, and on-site retention of the 95th percentile volume, or 1.7” for all federal projects.

In determining ‘maximum extent practicable’ for discharges from development involving
federal facilities EPA considered several factors in the Draft Permit:

1) Energy Independence and Security Act (EISA) Section 438 and EPA Guidance:\textsuperscript{26}

Entitled “Storm water runoff requirements for federal development projects,” EISA section 438 provides: “The sponsor of any development or redevelopment project involving a Federal facility with a footprint that exceeds 5,000 share feet shall use site planning, design, construction, and maintenance strategies for the property to maintain or restore, to the maximum extent technically feasible, the predevelopment hydrology of the property with regard to the temperature, rate, volume, and duration of flow.”

Guidance for federal agencies to implement EISA section 438 has been in place since December 2009, and sets forth two optional approaches to meeting the statutory requirements: a performance objective to retain the volume from the 95\textsuperscript{th} percentile storm on site for any federally sponsored new development or redevelopment project and a site-specific hydrologic analysis to determine the pre-development runoff conditions and to develop the site such that the post-development hydrology replicates those conditions “to the maximum extent technically feasible.”

2) Executive Orders:

a. Executive Order 13508 - Chesapeake Bay Protection and Restoration: Calling the Chesapeake Bay a national treasure, E.O. 13508, issued May 12, 2009, establishes a mandate for federal leadership, action and accountability in restoring the Bay. Among the provisions of the Executive Order, section 202(c) directs the strengthening of stormwater management practices at Federal facilities and on Federal lands within the Chesapeake Bay watershed. In addition, section 501 directs federal agencies to implement controls as expeditiously as practicable on their own properties. As required by section 502, EPA issued guidance for federal land management practices to protect and restore the Bay, which includes guidance for managing existing development, as well as redevelopment, new development Thus federal agencies have an executive directive to be leaders in stormwater management in the District and throughout the Chesapeake Bay watershed.\textsuperscript{27}

b. Executive Order 13514 - Federal Leadership in Environmental, Energy, and Economic Performance E.O 13514, issued Oct. 5, 2009, directs the federal government to “lead by example” and includes a requirement for federal agencies to implement EPA’s EISA Section 438 guidance (see Sections 2(d)(iv)\textsuperscript{28} and 14).


\textsuperscript{28} Sec. 2. Goals for Agencies. In implementing the policy set forth in Section 1 of this order, and preparing and implementing the Strategic Sustainability Performance Plan called for in Section 8 of this order, the head of each agency shall: . . . (d) improve water use efficiency and management by: . . . (iv) implementing and
3) **Water Quality:** These performance standards are appropriate as water quality-based effluent limitations in the Final Permit. In order to meet the necessary water quality requirements of the Clean Water Act, and to be consistent with the assumptions and requirements of the wasteload allocations for the Chesapeake Bay TMDL, EPA has determined that this performance standard is necessary. In fact, the District’s final Phase I WIP acknowledges reasonable assurance demonstration for meeting its obligations to implement the Chesapeake Bay TMDL on an expectation that federal new development and redevelopment projects will achieve a 1.7” stormwater retention objective.\(^{29}\)

EPA concluded in the Draft Permit, and maintains in the Final Permit, that in this first permit in which a performance standard is being required, a retention standard of 1.2” represents the “maximum extent practicable” (MEP) for the District to implement at this time. In the District of Columbia area the 90th percentile event volume is estimated at 1.2 inches. This volume was calculated from 59 years (1948-2006) of rainfall data collected at Reagan National Airport using the methodology detailed in the Energy Independence and Security Act (EISA) Section 438 Guidance.\(^{30}\) EPA expects that the performance objective shall be accomplished largely by the use of practices that infiltrate, evapotranspire and/or harvest and use rainwater.

EPA’s MEP determination included evaluating what has been demonstrated to be feasible in the mid-Atlantic region as well as in other parts of the country. Because on-site retention of the 90th percentile rainfall event volume and analogous approaches have been successfully implemented in other locations across the nation as requirements of stormwater permits, state regulations and local standards and under a wide variety of climates and achievements identified in the stormwater management guidance referenced in Section 14 of this order. Sec. 14. Stormwater Guidance for Federal Facilities. Within 60 days of the date of this order, the Environmental Protection Agency, in coordination with other Federal agencies as appropriate, shall issue guidance on the implementation of Section 438 of the Energy Independence and Security Act of 2007 (42 U.S.C. 17094).

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conditions, EPA considers this performance standard to be proven and therefore ‘practicable’ at this point in time. EPA believes that application of this performance standard will result in a significant improvement to the status quo and that it will provide notable water quality benefits. This approach will also provide a sound foundation and framework for future management approaches, strategies, measures and practices as the program evolves over subsequent permit cycles. In this context, EPA notes that there may be a need to improve upon this standard in the future, and expects to evaluate implementation success, performance of practices and the overall program, and water quality in the receiving waters when determining whether or not to modify this requirement in a future permit cycle.

EPA received a number of comments on these proposed development performance standards. Many commenters supported this approach. A few were opposed, largely to the numbers rather than the retention framework. Only one federal agency, the Department of Defense, to whom the 95th percentile standard would apply, opposed this provision, on the basis that they should not be subject to the higher standard.

In response to comments EPA revised the Final Permit to require the District to implement a performance standard of on-site retention of 1.2” for all development projects, regardless of who owns or operates the development. EPA’s rationale for including a single performance standard for all development projects is based on the fact that this permit is issued to the District of Columbia and the MEP determination must be based on what is practicable for that permittee even though certain property owners discharging to the District’s MS4 may have the ability as well as the mandate to achieve more. EPA concludes that it would be not be inappropriate to include the 1.7” performance standard in a permit to a federal permittee. This permit, however, is being issued to a non-federal permittee.

Therefore today’s Final Permit includes a performance standard for stormwater discharges from development that disturbs an area of land greater than or equal to 5,000 square feet. The requirement must be in effect 18 months from today. The Permit requires the design, construction, and maintenance of stormwater management practices to retain rainfall onsite, and

prevent the off-site discharge of the rainfall volume from all events less than or equal to the 90th percentile rainfall event.

The District’s Phase I Watershed Implementation Plan (WIP) for the Chesapeake Bay TMDL\(^{40}\) based its proposed nutrient and sediment reductions, and the associated reasonable assurance demonstration, on these performance standards, i.e., 1.2” for non-federal projects and 1.7” for federal projects. In establishing the Chesapeake Bay TMDL, EPA used the information in the Bay jurisdictions’ final Phase I WIPs, including that of the District, where possible. Thus the wasteload allocations (WLAs) in the TMDL\(^ {41}\) are based, in part, on the expectation that all development in the District will be subject to these standards.

EPA notes that all federal facilities still must comply with the EISA requirements. The District will track the performance of federal development projects subject to the District’s stormwater regulations, and therefore document those achieving better than 1.2” onsite retention. However, the District cannot, nor should they be expected to, enforce the EISA requirements.

EPA dropped the option for determination of the predevelopment runoff conditions based on a full hydrologic and hydraulic analysis of the site. EISA guidance had provided this option to federal facilities and EPA did not want to provide an a priori limitation to federal projects in the Draft Permit, but rather provide the District with the flexibility to include it if they determined it to be administratively feasible. However, since the Final Permit no longer includes an additional requirement for federal facilities, this provision is no longer necessary to provide federal facilities options consistent with EISA. With respect to non-federal facilities, in the seventeen months since the Draft Permit was proposed the District has continued with the process of finalizing their stormwater regulations, and has determined that inclusion of this option is not necessary or reasonable, and EPA concurs.

Several commenters raised the issue of costs associated with implementation of the performance standard. EPA has responded by noting that there are many locations where this stormwater management framework has already been implemented (see footnote 22), and also where costs have been well documented to be competitive or instances where infrastructure costs were less expensive because of avoided costs, e.g., reduced infrastructure, narrower roads and otherwise fewer impervious surfaces, reduced or eliminated curbs and gutters, no or fewer buried storm sewers. In addition, where cost-benefit analyses have been conducted, green infrastructure practices are even more cost effective because of the wide array of additional benefits\(^ {42}\) that do not accrue when traditional stormwater management practices are used.\(^ {43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54}\)


\(^{41}\) EPA, "Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus and Sediment" (2010) http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html

\(^{42}\) EPA, Managing Wet Weather with Green Infrastructure website, Benefits: (http://cfpub2.epa.gov/npdes/home.cfm?program_id=298)

\(^{43}\) LimnoTech, "Analysis of the Pollution Reduction Potential of DC Stormwater Standards" (2009)

Several commenters took issue with the inclusion of any numeric performance standard for discharges from development. As discussed above EPA believes that stormwater discharge permits should include clear and enforceable standards, and where feasible, numeric limits are preferred. As discussed above, for the purpose of requiring the permittee to ensure adequate management of discharges from development, a numeric performance standard is a proven means of establishing a clear and enforceable requirement. EPA recognizes that there will be development projects that may not be able to meet the performance standard on site because of site conditions or site activities that preclude the use of extensive green infrastructure practices. Thus as proposed in the Draft Permit, the Final Permit requires the District to develop an alternative means of compliance for development projects under these circumstances (see discussion of Section 4.1.3 Off-Site Mitigation and/or Fee-in-Lieu for all Facilities).

In July 2010 EPA Region III issued *Urban Stormwater Approach for the Mid-Atlantic Region and the Chesapeake Bay Watershed.* This document provides direction to all NPDES permitting authorities in the Region and establishes expectations for the next generation of MS4 permits. Based on many of the reasons already articulated in this Final Fact Sheet, EPA directed states to incorporate performance-based standards into permits and regulations with the objective of maintaining or restoring a pre-development hydrologic site condition for newly developed and redeveloped sites. In fact most states with authorized NPDES permit programs in the Chesapeake

http://www.epa.gov/owow/NPS/lid/costs07/
46 Meliora Environmental Design LLC, *Comparison of Environmental Site Design for Stormwater Management for Three Redevelopment Sites in Maryland* (2008)
http://www.portlandonline.com/bes/index.cfm?a=261053&c=50818
Bay Watershed have incorporated numeric on-site retention standards into final or draft regulations or permits.

In addition, this provision is consistent with the 2008 Modified Letter of Agreement to the 2004 Permit\(^56\) in which the District committed to promulgate stormwater regulations that implement “Low Impact Development”, \(i.e.,\) measures that infiltrate, evaporanspire and harvest stormwater.

(4.1.2 Code and Policy Consistency, Site Plan Review, Verification and Tracking): In Region III’s *Urban Stormwater Approach for the Mid-Atlantic Region and the Chesapeake Bay Watershed*, EPA emphasized the importance of establishing accountability measures around performance measures. The best standards will not provide the necessary environmental outcomes if they are not properly implemented, and the only way to ensure proper implementation is to ensure that stormwater control measures are properly designed and installed.

Today’s Final Permit requires the District to ensure that all codes and policies are consistent with the standards in the Final Permit, and to establish and maintain adequate site plan review procedures, and a post-construction verification process (such as inspections or submittal of as-builts) to ensure that controls are properly installed.

Ensuring that local codes, ordinances and other policies are consistent with the requirements of the permit is critical element of success. A number local governments attempting to implement green infrastructure measures have found their own local policies to be one of the most significant barriers\(^57\), \(e.g.,\) parking codes that require over-sized parking lots, plumbing codes that don’t allow rainwater harvesting for indoor uses, or street design standards that prohibit the use of porous/pervious surfaces. EPA has published a document, the *Water Quality Scorecard*, to assist local governments in understanding and identifying these local policy barriers and also provides options for eliminating them.\(^58\) EPA is not requiring the District to use the *Scorecard* or any other specific method, but recommends a systematic assessment of local policies in the context of the requirements of the Final Permit in order to comply with the provisions of this Section.

EPA and others have long recognized the importance of site plan review in ensuring that development projects are designed according to standards and regulations, and a verification process following construction that projects were constructed as designed and approved.\(^59,60,61,62\)

\(^{56}\) District Department of Environment, *Modification to the Letter of Agreement dated November 27, 2007 for the NPDES Municipal Separate Storm Sewer (MS4) Permit DC0000222 (2008)*
http://www.epa.gov/reg3wapd/npdes/pdf/DCMS4/Letter.PDF


\(^{59}\) EPA, *Post-Construction Plan Review, Menu of BMPs*
Most local governments, including the District, already have some form of site plan review and post-construction verification process for development projects. Today’s Final Permit includes them as critical accountability elements of the District stormwater program.

In addition, today’s Final Permit requires the District to track volume reductions from all projects. This is a critical element of determining whether wasteload allocations are being achieved.

One commenter noted that EPA had not imposed a clear compliance schedule for this requirement. The Final Permit includes a deadline of the end of the permit term for full compliance with this requirement, acknowledging that updating codes, ordinances and other policies may be a time-consuming process that typically requires consultation and support from elected officials, coordination amongst multiple departments and agencies, e.g., the Office of Planning, the Department of Transportation and the Department of the Environment, as well as public involvement.

(4.1.3 Off-Site Mitigation and/or Fee-in Lieu for all Facilities): Today’s Final Permit requires the District to establish a program for Off-site Mitigation and/or Fee-In-Lieu within 18 months of the effective date of the Final Permit. The Final Permit provides the District flexibility to develop a program with either one of those elements or both. Specifically the Permit states:

The program shall include at a minimum:

1) Establishment of baseline requirements for on-site retention and for mitigation projects. On-site volume plus off-site volume (or fee-in-lieu equivalent or other relevant credits) must equal no less than the relevant volume in Section 4.1.1;
2) Specific criteria for determining when compliance with the baseline requirement for on-site retention cannot technically be met based on physical site constraints, or a rationale for why this is not necessary;
3) For a fee-in-lieu program, establishment of a system or process to assign monetary values at least equivalent to the cost of implementation of controls to account for the difference in the performance standard, and the alternative reduced value calculated; and
4) The necessary tracking and accounting systems to implement this section, including policies and mechanisms to ensure and verify that the required stormwater practices on the original site and appropriate required off-site practices stay in place and are adequately maintained.

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This provision is included in today’s Final Permit in acknowledgement that meeting the performance standard in 4.1.1 may be challenging in some situations. The NRC Report noted that an offset system is critical to situations when on-site stormwater control measures are not feasible.\textsuperscript{63} In cases where a full complement of onsite controls is not feasible, offsite practices should be employed that result in net improvements to watershed function and water quality at the watershed scale. The \textit{Urban Stormwater Approach for the Mid-Atlantic Region and the Chesapeake Bay Watershed} contemplates offsets in MS4 programs.\textsuperscript{64} EPA has also articulated expectations in the Chesapeake Bay TMDL that it expects the Bay jurisdictions to account for growth via offset programs that are consistent with Section 10 and Appendix S of the Chesapeake Bay TMDL.\textsuperscript{65}

EPA received numerous comments on this provision. No commenter was opposed to an offset program \textit{per se}, but there were various opinions on how it should function. Because there was so much general interest in how this program would be shaped, EPA is responding to these comments by requiring the program be subject to public notice followed by submittal to and review by EPA. EPA believes this provides all of those with an interest in this program the opportunity to provide meaningful input. EPA will also review the program to ensure that it has adequate tracking and enforceability components, and meets the water quality objectives of the Final Permit. It is EPA’s expectation that these mechanisms will be described by the permittee in the proposed implementation scheme. EPA emphasizes that accountability measures (\textit{e.g.}, inspections, maintenance, tracking) will be critical to ensure the success of the program, and therefore the District’s plan will be closely scrutinized for those measures prior to implementation.

The Final Permit includes an option for the District to include incentives for other environmental objectives, \textit{e.g.}, carbon sequestration, in the offset program. As noted, because of the wide array of opinions EPA feels that consideration of some of these other environmental objectives deserve a full vetting by the community. The District is not required to include any incentives or credits along these lines in the program. If it chooses to do so, anything implemented to achieve those other environmental objectives must be subject to the same level of site plan review, inspection, and operation and maintenance requirements as stormwater controls implemented in fulfillment of other permit requirements.

Finally, for the duration of this permit term, the Final Permit exempts District owned and operated transportation rights-of-way projects from the requirement to mitigate stormwater off-site or pay into a fee-in-lieu program for development projects where the on-site performance standard cannot be met. This decision was based on the District request for short-term relief while the District Department of Transportation develops new stormwater management design, construction, and operation and maintenance processes, protocols, requirements and

\begin{footnotes}
\item[65] EPA, \textit{Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus and Sediment} (2010) \url{http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html}
\end{footnotes}
specifications for transportation systems and public rights of way. EPA notes that this exemption does not apply to other District owned projects.

(4.1.4 Green Landscaping Incentives Program): Green infrastructure regulatory and incentive programs are becoming common across the country. Landscaping requirements that provide flexibility and a suite of options from which to select appropriate green infrastructure practices and systems, e.g. Seattle’s Green Factor, have proven to be quite popular with developers, land owners and municipal officials.

The green landscaping provision is consistent with the 2008 Modified Letter of Agreement to the 2004 Permit that articulated a long list of specific green infrastructure measures to be implemented, coupled with the commitment by the District to develop green infrastructure policies and incentives. Because these green landscaping provisions fill an important gap in the District’s suite of green infrastructure-related policies, EPA specifically identified landscaping as an important area for development of incentives.

Other than general support EPA received little comment on this provision, thus the Final Permit has not been modified from the Draft Permit.

(4.1.5 Retrofit Program for Existing Discharges): Changes in land cover that occurred when urban and urbanizing areas were developed have changed both the hydrology and pollutant loadings to receiving waters and have led to water quality problems and stream degradation. In order to protect and restore receiving waters in and around the District stormwater volume and pollutant loadings from sites with existing development must be reduced. Due to historical development practices, most of these areas were developed without adequate stormwater pollutant reduction or water quality-related controls. To compensate for the lack of adequate stormwater discharge controls in these areas, EPA is requiring the District to include retrofit elements in the stormwater management program.

EPA has acknowledged the importance of including retrofit requirements in MS4 permits. The Chesapeake Bay TMDL allocations are founded on the expectation of

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68 City of Seattle, Seattle Green Factor, [http://www.seattle.gov/dpd/Permits/GreenFactor/Overview/](http://www.seattle.gov/dpd/Permits/GreenFactor/Overview/)
73 EPA, MS4 Permit Improvement Guide (2010) EPA 833-R-10-001,
stormwater retrofits in the District (see Section 8 of the TMDL), based on actions outlined in the District’s final Phase I WIP developed for the Chesapeake Bay TMDL.

EPA received quite a few comments on this set of requirements. Some commenters strongly approved of the retrofit provisions in the Draft Permit, while others expressed concerns.

Today’s Final Permit requires the District to develop performance metrics for retrofits, using the performance standard in Section 4.1.1 as the starting point, i.e., if projects can meet the environmental objectives specified in Part 4.1.1 they should. However, understanding the challenges associated with retrofitting some sites, the Final Permit allows that the performance metrics for retrofit projects may vary from the performance standard in 4.1.1, e.g., different requirements may apply to differing sets of circumstances, site conditions or types of projects. EPA believes the most important first step in a robust retrofit program is to set stringent environmental objectives, thus the requirement to develop clear and specific performance standards. EPA fully expects the District to utilize this permit term to develop design, construction and operation and maintenance protocols to meet the requisite performance standards.

Several modifications were made to this provision:

1) Because there was so much interest in this provision EPA added a requirement for public notice.
2) Because there were so many opinions on how this program should function, EPA removed some of the criteria in the Final Permit to allow the community to shape the program. In exchange EPA included a requirement that the relevant performance metrics be submitted to EPA for review and approval.
3) The compliance schedule for development, public notice and submittal to EPA of performance metrics for a retrofit program has been extended from one year to 18 months at the request of the District. EPA believes the additional time will allow better coordination of the offset program with the District’s stormwater regulations (also with an 18 month compliance schedule), and allow adequate time for a public notice process and an EPA review.

Also included in the permit is a requirement that the District must work with federal agencies to document federal commitments to retrofitting their properties. Consistent with Executive Order 13508 on the Chesapeake Bay, the federal strategies developed pursuant thereto, and in fulfillment of the Chesapeake Bay TMDL, federal agencies have obligations to

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75 EPA, Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus and Sediment (2010) [http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html](http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html)
implement substantive stormwater controls. In order to accurately account for loads from federal lands that discharge through the District MS4 system, the District needs to be able to track the pollutant reductions resulting from federal actions. To do so the District will need to identify federal facilities and properties and work with federal agencies to identify retrofit opportunities on federal lands and properties and track progress in retrofitting these lands and properties.

In addition, the Final Permit requires the District to make pollutant load and volume reduction estimates for all retrofit projects for the nine pollutants in Table 4, and by each of the major District watersheds (Anacostia River, Rock Creek, Potomac River).

The Final Permit requires the District to implement retrofits to manage runoff from 18,000,000 square feet of impervious surfaces during the permit term. Of that total, 1,500,000 square feet must be in transportation rights-of-way. Although these initial drainage area objectives are not especially aggressive, EPA believes that a strong foundation for the retrofitting program must first be established. EPA can then set more aggressive drainage area objectives in subsequent permits. In its comments on the Draft Permit the District contended that the requirement in the Draft Permit for the retrofitting of 3,600,000 square feet of impervious surfaces in transportation rights-of-way was more than it could accomplish in a single permit term. The District suggested 1,500,000 square feet, almost 60% less than what was required in the Draft Permit would be achievable. In consideration of these comments, the total square footage of retrofitted impervious surfaces that must be in transportation rights-of-way is 1,500,000 square feet. EPA notes that the total square footage retrofit requirement is unchanged. EPA believes that this requirement will establish a strong foundation for the implementing a retrofitting program overall and in transportation rights-of-way, which can be followed in subsequent permits with more aggressive drainage area objectives. In addition, the Final Permit includes an additional provision that is intended to enhance the District’s retrofit opportunities (see next paragraph).

The Final Permit establishes a requirement for the District to adopt and implement stormwater retention requirements for properties where less than 5,000 square feet of soil is being disturbed but where the buildings or structures have a footprint that is greater than or equal to 5,000 square feet and are undergoing substantial improvement. Substantial improvement, as consistent with District regulations at 12J DCMR § 202, is any repair, alteration, addition, or improvement of a building or structure, the cost of which equals or exceeds 50 percent of the market value of the structure before the improvement or repair is started. Although this specific element was not included in the Draft Permit, it reflects the fact that the District has already considered this provision in their proposed stormwater regulations, and is consistent with the overall retrofit approach in the Draft Permit. Both the District and EPA believe this will promote retrofitting on smaller sites that would not otherwise be subject to the performance standard in the stormwater regulations.

This section of the Final Permit also requires the District to ensure that every major renovation/ rehabilitation project for District-owned properties within the inventory of Department of Real Estate Services (DRES) and Office of Public Education Facilities Modernization (OPEFM) includes on-site retention measures to manage stormwater. This
requirement is based in part on EPA’s understanding that these two agencies have control over most District buildings and renovation projects in the District. This provision was in Section 4.2 Operation and Maintenance of Stormwater Capture Practices of the Draft Permit, and was moved to Section 4.1.5 of the Final Permit since it is a retrofit requirement rather than a maintenance requirement.

(4.1.6 Tree Canopy): Several studies have documented the capacity for planting additional trees in the District and quantified the benefits. The District commitments to the tree planting requirements of the Final Permit are documented in the 2008 Modified Letter of Agreement to the 2004 Permit, and the District’s Chesapeake Bay TMDL WIP. The number was derived from the District Urban Tree Canopy Goal of planting 216,300 trees over the next 25 years, an average of 8,600 trees per year District-wide. Adjusting this number for the MS4 area of the District, the Final Permit requires the District to develop a strategy to plant new trees at a rate of at least 4,150 annually.

There was some interest from commenters in providing input to the tree canopy strategy, thus the Final Permit includes a requirement for the District to public notice this strategy. Also, in response to several comments, EPA has clarified the annual number as a net increase in order to account for mortality.

(4.1.7 Green Roof Projects): Quite a few studies have documented the water quality benefits of green roofs. The Green Build-out Model, a project specifically carried out to

evaluate the potential in the District for using green roofs and other green infrastructure measures to reduce flows and pollutants from the District’s wet weather systems, documented significant opportunities for green roof implementation.87

The District commitments to green roof implementation are documented in the 2008 Modified Letter of Agreement to the 2004 Permit,88 and the District Chesapeake Bay TMDL Watershed Implementation Plan.89 The District is required to evaluate the feasibility of installing green roofs on District-owned buildings, and to install at least 350,000 square feet of green roof during the permit term.

(4.2 Operation and Maintenance of Retention Practices): Operation and maintenance, required pursuant to 40 C.F.R. 122.26(d)(2)(iv)(A)(1) and (3), is critical for the continued performance of stormwater control measures.90,91 EPA has consistently noted the importance of operation and maintenance in regulatory guidance.92,93,94 Today’s Final Permit requires the District to ensure adequate maintenance of all stormwater control measures, both publicly and privately owned and operated.

The District has two years from the effective date of the Final Permit to develop and implement operation and maintenance protocols for all District owned and operated stormwater management practices. The District is also required to provide regular and ongoing training to all relevant contractors and employees.

The District is required to develop operation and maintenance mechanisms to ensure that stormwater practices are maintained and operated to meet the objectives of the program and that they continue to function over multiple permit cycles to provide the water quality benefits intended by design. Such mechanisms may include deed restrictions, ordinances and/or maintenance agreements to ensure that all non-District owned and operated stormwater control measures are adequately maintained. In addition the District must develop and/or refine

verification mechanisms, such as inspections, and an electronic inventory system to ensure the long-term integrity of stormwater controls in the District.

In addition the District is required to develop a Stormwater Management Guidebook and associated training within eighteen months of the effective date of the Final Permit. This requirement is based on commitments in the 2008 Modified Letter of Agreement to the 2004 Permit. Completion of the Guidebook has been delayed pending finalization of the District’s revised stormwater regulations. However EPA expects Guidebook completion to parallel finalization of the District’s revised stormwater regulations, which incorporate the standards and requirements of the Final Permit.

(4.3 Management of District Government Areas): Requirements in this section of the Final Permit largely continue provisions in the 2004 Permit. EPA received few comments on most elements of this section of the Draft Permit. The following revisions were made:

1) The District now must notify not only public health agencies within 24-hours in the event of a sanitary sewer overflow, but also ensure adequate public notification procedures within that same time period (Section 4.3.1 of the Final Permit). EPA emphasizes that this provision in no way authorizes sanitary sewer overflow discharges either directly or via the MS4. Those discharges are expressly prohibited.

2) Within 18 months of the effective date of the Final Permit, the District shall complete, public notice and submit to EPA for review and approval a plan for optimal catch basin inspections, cleaning and repairs. The District shall fully implement the plan upon EPA approval. This revision is based on comments that the catch basin maintenance provisions on the Draft Permit were vague and not within the context of a comprehensive plan (Section 4.3.5.1 of the Final Permit).

3) Section 3.2 of the Draft Permit required the District to update its outfall inventory. One commenter noted that the District’s 2006 Outfall Survey had already essentially accomplished this, and that meanwhile many of these outfalls were in severe disrepair, thus contributing to increased sediment loading to receiving waters. EPA agrees this is a serious concern, and has thus modified the Final Permit to require the District to undertake the following: within 18 months of the effective date of the Final Permit, and consistent with the 2006 Outfall Survey, the District shall complete, public notice and submit to EPA for review and approval an outfall repair schedule to ensure that approximately 10% of all outfalls needing repair are repaired annually, with the overall objective of having all outfalls in good repair by 2022 (Section 4.3.5.3 of the Final Permit).

4) Consistent with the District’s Enhanced Street Sweeping and Fine Particle Removal Strategy, an additional element has been included in Table 3, Street Sweeping. The

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96 District Department of the Environment, Municipal Separate Storm Sewer System Program Annual Report (2010)
table now documents that environmental hotspots in the Anacostia River Watershed will now be swept at least two times per month from March through October.

**4.6 Management of Construction Activities**: Requirements in this Section of the Final Permit largely continue provisions in the 2004 Permit. Several commenters suggested that these provisions needed to be significantly improved, including specifying more stringent effluent limitations, in order to address the impairments attributable to sediment.

While permitting authorities have a fair amount of latitude to modify many elements of a permit based on public comments, inclusion of a *de novo* numeric effluent limitation, when neither the Draft Permit nor the Draft Fact Sheet suggested such an option would require further public notice. Therefore, this Final Permit does not include a numeric effluent limitation for sediment discharged in stormwater from active construction sites.

However, EPA agrees that construction activities cause serious water quality problems, and has revised this section to require more robust oversight of construction stormwater controls. A significant cause of water quality problems caused by construction activities is the failure of construction site operators to comply with existing regulations. Thus, EPA expects increased inspections and enforcement activity to result in improved compliance and therefore reduced sediment loads. Therefore the Final Permit includes construction site inspection frequency requirements to ensure compliance with the District erosion and sediment requirements.

**4.8 Flood Control Projects**: Requirements in this Section of the Final Permit largely continue provisions in the 2004 Permit. EPA received few comments on this section. The following revision was made: a start date of six months after the effective date of the Final Permit was added for the requirement to collect data on the percentage of impervious surface area located in flood plain boundaries for all proposed development.

**4.10 Total Maximum Daily Load (TMDL) Wasteload Allocation (WLA) Planning and Implementation**: There are several TMDLs with wasteload allocations that either directly or indirectly affect the District’s MS4 discharges. The following are those that EPA has determined to be relevant for purposes of implementation via the Final Permit:

1. TMDL for Biochemical Oxygen Demand (BOD) in the Upper and Lower Anacostia River (2001)
2. TMDL for Total Suspended Solids (TSS) in the Upper and Lower Anacostia River (2002)
4. TMDL for Organics and Metals in the Anacostia River and Tributaries (2003)
6. TMDL for Total Suspended Solids, Oil and Grease and Biochemical Oxygen Demand in Kingman Lake (2003)

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http://www.epa.gov/compliance/resources/reports/accomplishments/oeca/fy08accomplishment.pdf

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7. TMDL for Fecal Coliform Bacteria in Rock Creek (2004)
8. TMDL for Organics and Metals in the Tributaries to Rock Creek (2004)
10. TMDL for Organics, Metals and Bacteria in Oxon Run (2004)
13. TMDL for PCBs for Tidal Portions of the Potomac and Anacostia Rivers in the District of Columbia, Maryland and Virginia (2007)
15. TMDL for Trash for the Anacostia River Watershed, Montgomery and Prince George’s Counties, Maryland and the District of Columbia (2010)
16. TMDL for Nitrogen, Phosphorus and Sediment for the Chesapeake Bay Watershed (2010)

On July 25, 2011, in connection with a challenge by the Anacostia Riverkeeper and other environmental organizations, the U.S. District Court for the District of Columbia vacated EPA's approval of a total maximum daily load (TMDL) for sediment in the Anacostia River. While the court ruled in EPA's favor on a number of issues of significant importance to the TMDL program and that the TMDL adequately would achieve the designated aquatic life use, the court held that EPA's decision record did not adequately support EPA's determination that the TMDL would lead to river conditions that would support the primary (swimming) and secondary (boating) contact recreation and aesthetic designated uses. Based on its holding regarding the recreational and aesthetic uses, the court vacated the TMDL, but stayed its vacatur for one year to give EPA sufficient time to address the court's concerns. This TMDL is included in the above list (#12), because EPA expects this vacatur to be resolved within the time frame for TMDL efforts outlined in this permit. However, District planning and implementation efforts on this TMDL are not required until such time as the legal challenge is resolved and the TMDL is established.

Most EPA developed TMDLs for the District, as well as all District developed and EPA approved TMDLs can be found at the following website: http://www.epa.gov/reg3wapd/tmdl/dc_tmdl/index.htm.

The Chesapeake Bay TMDL for nitrogen, phosphorus and sediment is available at: http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html.

The District also has a number of TMDL-related documents on its website: http://ddoe.dc.gov/ddoe/cwp/view,a,1209.q,495456.asp.

In addition, the tidal Anacostia River is listed as impaired for TSS and BOD, and the Upper Potomac River is listed as impaired for pH. TMDL establishment by EPA is pending for both.
As part of permit reissuance EPA has reviewed several existing TMDL implementation plans, including those for the Potomac River, Anacostia River and Rock Creek. EPA has identified the relevant implementation actions from those Plans and included them as requirements of the Final Permit, *e.g.*, green roofs, tree plantings. This approach provides more clarity for the District and the general public, and is also consistent with the obligation of NPDES permit writers to articulate enforceable provisions in permits to implement TMDL WLAs.

EPA took the same approach with the Anacostia River Watershed Trash TMDL$^98$ (Trash TMDL) (Part 4.10.1 of the Final Permit), which was finalized in September 2010. This TMDL was well-developed with quantifiable information about the sources and causes of impairment. The Trash TMDL assigned a specific WLA to MS4 discharges: removal of 103,188 pounds of trash annually. The Final Permit requires the District to attain this WLA as a specific single-year measure by the fifth year of this permit term. The Final Permit provision is based on the annual trash WLA for the District MS4. In the TMDL, annual WLAs were divided by 365 days to obtain daily WLAs. Given the fact that the daily and annual WLAs are congruent with each other, use of the annual WLA as the permit metric is consistent with the assumptions and requirements of the TMDL and is a more feasible measure for monitoring purposes.

Because the Anacostia River Watershed Trash TMDL provided a solid foundation for action, EPA determined the implementation requirements and included them in the Final Permit rather than require the District to develop a separate implementation plan. The Permit requires the District to determine a method for estimating trash reductions and submit that to EPA for review and approval within one year of the effective date of the Final Permit. In addition, the District must annually report the trash prevention/removal approaches utilized, and the overall total weight (in pounds) of trash captured for each type of approach.

On December 29, 2010, the U.S. Environmental Protection Agency established the Chesapeake Bay TMDL$^99$ to restore clean water in the Chesapeake Bay Watershed. The TMDL identifies the necessary reductions of nitrogen, phosphorus and sediment from Delaware, Maryland, New York, Pennsylvania, Virginia, West Virginia and the District of Columbia that, when attained, will allow the Bay to meet applicable water quality standards. EPA based the TMDL allocations, where possible, on information provided by the Bay jurisdictions in their final Phase I WIPs. The TMDL requires the Bay jurisdictions to have in place by 2017 the necessary controls to attain 60% of the reductions called for in the TMDL, and to have all controls in place by 2025. EPA has committed to hold jurisdictions accountable for results along the way, including ensuring that NPDES permits contain provisions and limits that are consistent with the assumptions and requirements of the relevant WLAs.

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The District’s final Phase I Chesapeake Bay WIP proposed very aggressive targets for pollutant reductions in its MS4 program.

<table>
<thead>
<tr>
<th>Pollutant of Concern</th>
<th>% Reductions in Urban Runoff Loads by 2025 from 2009 Baseline</th>
<th>Reductions in Urban Runoff Loads by 2025 from 2009 Baseline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Nitrogen</td>
<td>17</td>
<td>29,310 lbs/yr</td>
</tr>
<tr>
<td>Total Phosphorus</td>
<td>33</td>
<td>7,740 lbs/yr</td>
</tr>
<tr>
<td>Sediment</td>
<td>35</td>
<td>2,192 tons/yr</td>
</tr>
</tbody>
</table>

These numbers are from the District’s final input deck to the Chesapeake Bay Model in association with the final Phase I WIP.

The Final Permit requires a very robust set of measures, based on a determination that these measures are necessary to ultimately achieve the specified reductions. EPA took a similar approach with the Chesapeake Bay TMDL as it did with the aforementioned TMDLs, and incorporated specific implementation measures into the Final Permit. Although EPA did not finalize the Chesapeake Bay TMDL until December 2010, EPA had a reasonably clear understanding of what would be needed even prior to publishing the Draft Permit because of the significant amount of data, modeling output and other information available in advance of its finalization, as well as many months of ongoing discussions with the District about the elements of its final Phase I WIP. Based on the final TMDL, EPA is assured that the Final Permit is consistent with the assumptions and requirements of the WLAs in the TMDL.

In partial fulfillment of attaining the Chesapeake Bay WLAs, the Final Permit contains: a new performance standard for development, a requirement for an offset program for development, numeric requirements for tree plantings and green roof installation, numeric requirements for retrofits, and a variety of other actions. The relevant sections of this Final Fact Sheet discuss those provisions more fully.

There will be two additional permit terms prior to 2025 during which the District will implement many additional and/or more robust measures to attain its Bay TMDL WLAs. Provisions, targets and numeric thresholds in this Final Permit are not necessarily the ones that will be included in subsequent permits. EPA believes, however, that the 2011 Final Permit sets the foundation for a number of actions and policies upon which those future actions will be based.

Section 4.10.2 of the Final Permit requires the District to implement and complete the proposed replacement/rehabilitation, inspection and enforcement, and public education aspects of the strategy for Hickey Run to satisfy the applicable oil and grease TMDL wasteload allocations. In addition, the District is required to install end-of-pipe management practices at four identified outfalls to address oil and grease and trash in Hickey Run no later than the end of this permit term. Implementation requirements to attain these WLAs were initiated during prior

100 District of Columbia Department of Environment, *Chesapeake Bay TMDL Watershed Implementation Plan* (2010)  
permit terms. The requirements of today’s Final Permit are intended to bring the District to the concluding stages of attaining the Hickey Run oil and grease and trash WLAs.

The 2003 District of Columbia TMDL for oil and grease in the Anacostia River noted that the waterbody was no longer impaired by oil and grease. In particular data from Hickey Run, which provided the basis for listing the Anacostia River as an impaired water body, had demonstrated consistent compliance with applicable water quality standards for oil and grease: for twenty-one samples taken in Hickey Run between January and December 2002, no values exceeded the 10mg/L standard, and only one sample exceeded a 5 mg/L detection limit value. The 2003 TMDL further concluded that on-going implementation activities, which included public education and automobile shop enforcement actions, caused a significant decrease in ambient pollutant concentrations.101 The Final Permit includes a provision for additional controls on oil and grease in Hickey Run should monitoring during this permit term indicate it is necessary. However, per the demonstration noted above, EPA believes it likely this may not be necessary.

One commenter indicated that the shift from an aggregate numeric effluent limit for four outfalls into Hickey Run in the 2004 permit to a management practice-based approach in the Draft Permit violated the Clean Water Act's prohibition against backsliding, section 402(o)(1) of the CWA, 33 U.S.C. § 1342(o)(1) (“[A] Permit may not be renewed, reissued, or modified … subsequent to the original issuance of such Permit, to contain effluent limitations which are less stringent than the comparable effluent limitations in the previous Permit”). In response, EPA notes that a non-numeric effluent limitation is not automatically less stringent than a numeric effluent limitation. A different (numeric or non-numeric) effluent limitation only violates the anti-backsliding prohibition if it can be fairly compared to the prior numeric limit and found to be less stringent than that requirement. See e.g., Communities for a Better Environment v. State Water Resources Control Bd., 132 Cal. App. 4th 1313 (August 29, 2005) (finding that no backsliding had occurred where the effluent limit in existing permit was not “comparable” to WQBEL in previous permit). In this case EPA 1) notes that additional controls on oil and grease may not be needed (as explained above), and 2) has determined regardless that compliance with the performance standards in the Final Permit will result in improved water quality protections for the District MS4 receiving streams more effectively than did the previous numeric effluent limitations (see discussions in relevant sections).

Section 4.10.3 of today’s Final Permit requires the District to develop a Consolidated TMDL Implementation Plan (Consolidated Plan) for all TMDL wasteload allocations assigned to District MS4 discharges. All applicable WLAs must be considered in this plan, though the TMDLs listed at the beginning of this Section form the basis for District action to meet this requirement. EPA has evaluated these TMDLs along with existing water quality data and has concluded that E. coli, total nitrogen, total phosphorus, total suspended solids, copper, lead, zinc and trash are critical pollutants of concern for District waters, and should be the focus of implementation measures as well as of a revised monitoring program (see Section 5.1 for a

discussion of the latter).

The rationale for a Consolidated Plan is to allow for more efficient implementation of control measures. In many cases TMDLs have been developed on a stream segment basis, which is not always the most logical framework for implementation of controls. In addition, the solutions for reducing many pollutants and/or improving water bodies will be the same stormwater control measures and/or policies, and it would be wasteful of resources and duplicative to have separate implementation plans under those circumstances.

The Final Permit requires the Consolidated Plan to include:

1) Specified schedules for attaining applicable wasteload allocations for each TMDL; such schedules must includes numeric benchmarks that specify annual pollutant load reductions and the extent of control actions to achieve these numeric benchmarks.

2) Interim numeric milestones for TMDLs where final attainment of applicable wasteload allocations requires more than one permit cycle. These milestones shall originate with the third year of this permit term and every five years thereafter.

3) Demonstration using modeling of how each applicable WLA will be attained using the chosen controls, by the date for ultimate attainment.

4) The Consolidated TMDL Implementation Plan elements required in this section will become enforceable permit terms upon approval of such Plans, including the interim and final dates in this section for attainment of applicable WLAs.

5) Where data demonstrate that existing TMDLs are no longer appropriate or accurate, the Plan shall include recommended solutions, including, if appropriate, revising or withdrawing TMDLs.

Some of the applicable TMDLs developed within the District were based on limited or old data. In those cases the District may choose to reevaluate these waters and impairments to determine if revising or withdrawing the TMDL, or other action, would be appropriate.

The District has two years from the date of Final Permit issuance to develop, public notice and submit the Consolidated Plan to EPA for review and approval. EPA believes the required elements (1-5, above) will ensure clarity and enforceability, but also encourages interested parties to participate in the public process. EPA added this public notice requirement to the Final Permit because of the significant interest expressed by commenters on District TMDLs.

Section 4.10.4, Adjustments to TMDL Implementation Strategies, requires the District to make mid-course improvements to implementation measures and policies whenever data indicate insufficient progress towards attaining any relevant WLA. The District must adjust its management programs to compensate for the inadequate progress within 6 months, and document the modifications in the Consolidated TMDL Implementation Plan. The Plan modification shall include a reasonable assurance demonstration of the additional controls to achieve the necessary reductions, \textit{i.e.}, quantitatively linking sources and causes to discharge.
quality. In addition, annual reports must include a description of progress as evaluated against all implementation objectives, milestones and benchmarks, as relevant.

Finally, with respect to any new or revised TMDL that may be approved during the permit term, the Final Permit makes allowances for reopening the permit to address those WLAs (see Section 8.19 of the Final Permit: Reopener Clause for Permits), if necessary. EPA believes that reopening the permit will not typically be necessary since the Final Permit requires the District to update the Consolidated Plan within six months for any TMDL approved during the permit term with wasteload allocations assigned to District MS4 discharges, and also to include a description of revisions in the next regularly scheduled annual report.

(4.11 Additional Pollutant Sources): Requirements in this Section of the Final Permit largely continue provisions in the 2004 Permit. EPA notes that the provisions of this section were mostly included in Section 3 of the Draft Permit.

5. MONITORING AND ASSESSMENT OF CONTROLS

(5.1 Revised Monitoring Program): As included in the Draft Permit, the monitoring requirements for the District’s stormwater program have been significantly updated from the last permit cycle. This revision reflects the fact that the District has already performed broad monitoring of a variety of parameters over the last two permit cycles. The Phase I stormwater regulations require representative sampling for the purpose of discharge characterization in the first permit term, or initial years of the program (40 C.F.R. §122.26(d)(1)(iv)(E)). The District now has a decade worth of this type of data, and it is timely to update the monitoring program to more effectively evaluate the effectiveness of the program, and to more effectively and efficiently use the District’s funds for this purpose. As noted in the National Research Council’s report Urban Stormwater Management in the United States

102, the quality of stormwater from urbanized areas has been well-characterized. Continuing the standard end-of-pipe monitoring typical of most MS4 programs has produced data of limited usefulness because of a variety of shortcomings (as detailed in the report). The NRC Report strongly recommends that MS4 programs modify their evaluation metrics and methods to include biological and physical monitoring, better evaluations of the performance/effectiveness of controls and overall programs, and an increased emphasis on watershed scale analyses to ascertain what is actually going on in receiving waters. The report also emphasizes the link between study design and the ability to interpret data, e.g., having enough samples to ensure that conclusions are statistically significant.

Consistent with these goals, the Final Permit requires the District to develop a Revised Monitoring Program to meet the following objectives:

1) Make wet weather loading estimates of the parameters in Table 4 from the MS4 to receiving waters. Number of samples, sampling frequencies and number and locations of

sampling stations must be adequate to ensure data are statistically significant and interpretable.

2) Evaluate the health of the receiving waters, to include biological and physical indicators such as macroinvertebrates and geomorphologic factors. Number of samples, frequencies and locations must be adequate to ensure data are statistically significant and interpretable for long-term trend purposes (not variation among individual years or seasons).

3) Any additional necessary monitoring for purposes of source identification and wasteload allocation tracking. This strategy must align with the Consolidated TMDL Implementation Plan required in Part 4.10.3 For all pollutants in Table 4 monitoring must be adequate to determine if relevant WLAs are being attained within specified timeframes in order to make modifications to relevant management programs, as necessary.

The Final Permit requires the District to public notice the Revised Monitoring Program, and to submit it to EPA for review and approval within two years of the effective date of the Final Permit.

EPA also significantly refined the list of required pollutant analytes/parameters for which monitoring is required from over 120 to 9:

(Table 4 from the Final Permit)

<table>
<thead>
<tr>
<th>Parameter</th>
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<tbody>
<tr>
<td><em>E. coli</em></td>
</tr>
<tr>
<td>Total nitrogen</td>
</tr>
<tr>
<td>Total phosphorus</td>
</tr>
<tr>
<td>Total Suspended Solids</td>
</tr>
<tr>
<td>Cadmium</td>
</tr>
<tr>
<td>Copper</td>
</tr>
<tr>
<td>Lead</td>
</tr>
<tr>
<td>Zinc</td>
</tr>
<tr>
<td>Trash</td>
</tr>
</tbody>
</table>

These parameters are those for which relevant stormwater wasteload allocations exist, or (in the case of cadmium) where monitoring data indicate that the pollutant is occurring in discharges at concentrations and frequencies to consider it a pollutant of concern. End-of-pipe analytical monitoring is an expensive undertaking, and EPA feels strongly that the District’s water quality-related evaluations will be much more robust and actionable with an enhanced focus on true pollutants of concern, along with the elimination of analytes for which monitoring routinely shows non-detect concentrations, and/or those to which notable water quality problems have not been linked.

One modification has been made to this list for the Final Permit from the Draft Permit.
The Draft Permit required evaluation of Trash reductions in the relevant sections for the Anacostia River Watershed Trash TMDL (4.10.1), but failed to include it in Table 4 (Table 3 of the Draft Permit). EPA has added trash as a monitoring parameter to this table to correct that oversight.

(5.2 Interim Monitoring): During the interim period from the effective date of the Final Permit until EPA approves the Revised Monitoring Program, the Final Permit requires the District to largely continue the monitoring program established and updated under the 2000 and 2004 permits, except the monitoring program is only required for the list of monitoring parameters in Table 4, which has been reduced to the nine parameters as discussed above.

EPA received several comments and questions on the interim monitoring requirements. Individual responses are included in the Responsiveness Summary published with the Final Permit and this Final Fact Sheet. EPA chose to not modify the interim monitoring provisions for the Final Permit because: 1) they are largely an extension of the same requirements and methods already approved and established under prior permits, which will ensure that data collected during the interim monitoring period are comparable to data collected during the past decade, thus providing “apples to apples” comparisons in data interpretation; and 2) EPA believes that the District’s monitoring-related resources are more effectively spent developing a robust revised program, rather than revising the interim program.

(5.4 Area and/or Source Identification Program): The Final Permit provides that “[t]he permittee shall continue to implement a program to identify, investigate, and address areas and/or sources within its jurisdiction that may be contributing excessive levels of pollutants to the MS4 and receiving waters, including but not limited to those pollutants identified in Table 4 herein.” This is identical in substance to section 5.5 in the Draft Permit and essentially continues the requirements from the 2004 MS4 Permit. EPA received a comment that this provision has been inadequate to identify sources contributing pollutants to MS4 discharges. EPA recognizes that this provision is general, but believes that the District’s ongoing practices are sufficient during the interim monitoring period. EPA notes that the Final Permit requires the Revised Monitoring Program to include any additional necessary monitoring for purposes of source identification and wasteload allocation tracking. The public will have a chance to comment on the proposed objectives and methods in Plan, and EPA will review and approve this Plan. Therefore there will be several opportunities to ensure that the District has robust methods for identify additional pollutant inputs to District MS4 discharges.

(5.7 Reporting of Monitoring Results): In response to several comments, and because of the potential availability of electronic reporting in the future, EPA made several modifications to this Section of the Final Permit. When available the District may submit monitoring data through NetDMR, a national tool for regulated Clean Water Act permittees to submit discharge monitoring reports (DMRs) electronically via a secure Internet application to EPA. See http://www.epa.gov/netdmr/. However, if this system is not available to the National Marine Fisheries Service, then the District must continue to submit hard copies. The Final Permit eliminates the requirement for the District to submit monitoring reports to itself. This section
clarifies (consistent with Section 6.2) that all monitoring results from a given year be summarized in the following annual report.

6. REPORTING REQUIREMENTS

Permit reporting is required pursuant to 40 C.F.R. § 122.41(l). EPA has made a number of minor edits to this section primarily for the purposes of: maintaining consistency with other Sections of the Final Permit (as those provisions necessitated changes in reporting, the Final Fact Sheet discusses those changes in association with the relevant Section); eliminating redundancy; and to provide clarification.

(6.2 Annual Reporting): Consistent with comments from a number of commenters regarding public access to documents, today’s Final Permit requires the District to post each Annual Report on its website at the same time the Report is submitted to EPA.

The separate ‘Reporting on Funding’ in the Draft Permit has been eliminated in the Final Permit because it was largely redundant with other reporting requirements, and because it was beyond the scope of what is needed from the District. The Final Permit requires annual reporting on projected costs and budget for the coming year as well as expenditures and budget for the prior year, including (i) an overview of the District's financial resources and budget, (ii) overall indebtedness and assets, (iii) sources for funds for stormwater programs, and (iv) a demonstration of adequate fiscal capacity to meet the permit requirements. However, EPA has concluded that additional detail would be superfluous. In addition, beyond a demonstration of basic budget considerations as outlined in the Final Permit, how the District chooses to allocate resources to comply with the permit is an internal decision.

EPA has also included a provision for an Annual Report Meeting in this permit in order to improve communication between the District and the Agency. This meeting will provide an opportunity for EPA to obtain more in-depth knowledge of the District’s program, and should also enhance feedback on the program. The permit requires the District to convene the first Annual Report Meeting within 12 months of issuance of the permit. If both parties agree that this first meeting was successful, the Annual Report meeting shall be extended for the duration of the permit term.

7. STORMWATER MODEL

The Stormwater Model and associated Geographical Information System are tools used by the District to help track and evaluate certain components of the water quality program. The Final Permit requires the use and maintenance of this system as a component of the District’s Stormwater Management Program. There were no modifications to this Section between the Draft Permit and the Final Permit.
8. STANDARD PERMIT CONDITIONS FOR NPDES PERMITS

The provisions in Part 8 are requirements generally applicable to all NPDES permits, pursuant to 40 C.F.R. § 122.41, as well as other applicable conditions pursuant to § 122.49 and specific statutory or regulatory provisions as noted in the permit. No changes were made to this section of the permit.

9. PERMIT DEFINITIONS

Most changes to this section from the Draft Permit consist of minor clarifications. In addition, several terms were eliminated from this section because they do not appear elsewhere in the Final Permit: ‘goal’, ‘internal sampling station’, ‘significant spills’, and ‘significant materials’. The definition of ‘MS4 Permit Area’ was removed because it is already defined in Part 1.1.

A definition of “development” was added to clarify that development is “the undertaking of any activity that disturbs a surface area greater than or equal to 5,000 square feet.” The definition further clarifies that the relevant performance standard for development applies to projects that commence after 18 months from the effective date of the Final Permit or as soon as the District’s stormwater regulations go into effect, whichever is sooner.

The definition of ‘green roof’ was modified to allow for the fact that some types of ecoroofs may be constructed without vegetation or soil media.

The definition of “retrofit” was modified to focus on environmental outcomes, i.e., reductions in discharge volumes and pollutant loads and improvements in water quality, rather than implementation of conveyance measures.

The definition of “predevelopment hydrology” was enhanced to clarify that the phrase refers to a “stable, natural hydrologic site condition that protects or restores to the degree relevant for that site, stable hydrology in the receiving water, which will not necessarily be the hydrologic regime of that receiving water prior to any human disturbance in the watershed.” This definition is consistent with several seminal publications on the topic including Urban Stormwater Management in the United States\(^\text{103}\) and references therein, Technical Guidance on Implementing the Stormwater Runoff Requirements for Federal Projects under Section 438 of the Energy Independence and Security Act\(^\text{104}\), and Guidance for Federal Land Management in the Chesapeake Bay Watershed\(^\text{105}\), issued in fulfillment of Part 502 of E.O. 13508.


\(^\text{105}\) EPA, Guidance for Federal Land Management in the Chesapeake Bay Watershed, Chapter 3. Urban
RELATIONSHIP TO NON-POINT SOURCE PROGRAM:

It should be noted that the measures required by the Permit are separate from those projects identified in the District’s EPA-approved Non-Point Source Management Plan as being funded wholly or partially by funds pursuant to Section 319(h) of the Clean Water Act. See Section 3 of Permit (“These Permit requirements do not prohibit the use of 319(h) funds for other related activities that go beyond the requirements of this Permit, nor do they prohibit other sources of funding and/or other programs where legal or contractual requirements preclude direct use for stormwater permitting activities.”).

ADMINISTRATIVE RECORD:

Copies of the documents that comprise the administrative record for the Permit are available to the public for review at the Martin Luther King, Jr. Public Library, which is located at 901 G Street, N.W. in Washington, D.C. An electronic copy of the proposed and final Permits and proposed and Final Fact Sheets are also available on the EPA Region III website, http://www.epa.gov/reg3wapd/npdes/draft_permits.html. For additional information, please contact Ms. Kaitlyn Bendik, Mail Code 3WP41, NPDES Permits Branch, Office of Permits and Enforcement, EPA Region III, United States Environmental Protection Agency, 1650 Arch Street, Philadelphia, Pennsylvania 19103-2029.