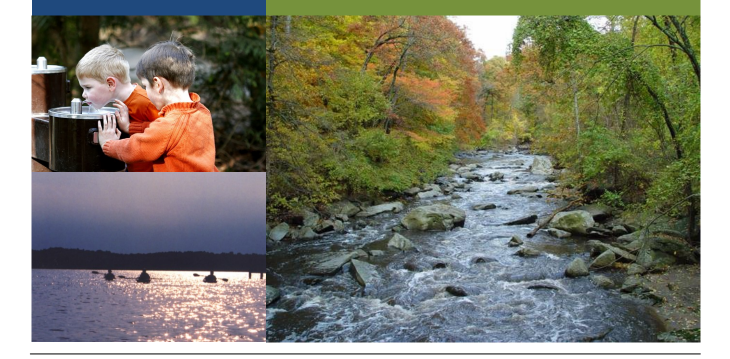
Approved and Adopted

water resources

FUNCTIONAL PLAN





Approved and Adopted

water resources

Functional Plan

abstract

This report contains the text of the Approved and Adopted Water Resources Functional Plan (WRFP). It amends all County master and sector plans, and The General Plan (On Wedges and Corridors) for the Physical Development of the Maryland-Washington Regional District in Montgomery and Prince George's Counties, as amended.

The Plan provides information on County water and sewer service capacity in light of planned growth to 2030, summarizes an estimate of nutrient loadings on watersheds for existing and future conditions, and identifies the policies and recommendations to amend the General Plan that are needed to maintain adequate drinking water supply and wastewater treatment capacity to 2030, and meet water quality regulatory requirements as the County continues to grow. It is meant to satisfy the requirements of House Bill 1141.

source of copies

The Maryland-National Capital Park and Planning Commission 8787 Georgia Avenue Silver Spring, MD 20910-3760

This report plus an appendix of supporting documents are online at MontgomeryPlanning.org/environment.

The Maryland-National Capital Park and Planning Commission

The Maryland-National Capital Park and Planning Commission is a bi-county agency created by the General Assembly of Maryland in 1927. The Commission's geographic authority extends to the great majority of Montgomery and Prince George's Counties; the Maryland-Washington Regional District (M-NCPPC planning jurisdiction) comprises 1,001 square miles, while the Metropolitan District (parks) comprises 919 square miles, in the two counties.

The Commission is charged with preparing, adopting, and amending or extending The General Plan (On Wedges and Corridors) for the Physical Development of the Maryland-Washington Regional District in Montgomery and Prince George's Counties.

The Commission operates in each county through Planning Boards appointed by the county government. The Boards are responsible for all local plans, zoning amendments, subdivision regulations, and administration of parks.

The Maryland-National Capital Park and Planning Commission encourages the involvement and participation of individuals with disabilities, and its facilities are accessible. For assistance with special needs (e.g., large print materials, listening devices, sign language interpretation, etc.), please contact the Community Outreach and Media Relations Division, 301-495-4600 or TDD 301-495-1331.

WATER RESOURCES FUNCTIONAL PLAN

CERTIFICATION OF APPROVAL AND ADOPTION

This Amendment to *The General Plan (On Wedges and Corridors) for the Physical Development of the Maryland-Washington Regional District Within Montgomery and Prince George's Counties*, as amended; and all adopted and approved master, sector, and functional plans, as amended; has been approved by the Montgomery County Council, sitting as the District Council, by Resolution No. 16-1428 on July 13, 2010, and has been adopted by The Maryland-National Capital Park and Planning Commission by Resolution 10-18 on September 15, 2010 after a duly advertised public hearing as required by Article 28 of the Annotated Code of Maryland.

THE MARYLAND-NATIONAL CAPITAL PARK AND PLAMNING COMMISSION

Samuel J. Parker, Jr.

Chairman

Francoise Carrier Vice Chair

 α ().

Joseph Zimmerman Secretary-Treasurer MCPB NO. 10-119 M-NCPPC NO. 10-18

RESOLUTION

WHEREAS, The Maryland-National Capital Park and Planning Commission, by virtue of Article 28 of the Annotated Code of Maryland, is authorized and empowered, from time to time, to make and adopt, amend, extend and add to *The General Plan (On Wedges and Corridors)* for the Physical Development of the Maryland-Washington Regional District within Montgomery and Prince George's Counties; and

WHEREAS, the Montgomery County Planning Board of The Maryland-National Capital Park and Planning Commission, pursuant to said law, held a duly advertised public hearing on December 17, 2009 on the Public Hearing Draft Water Resources Functional Plan, being also an amendment to The General Plan (On Wedges and Corridors) for the Physical Development of the Maryland-Washington Regional District within Montgomery and Prince George's Counties, as amended; and all approved and adopted master, sector, and functional plans, as amended; and

WHEREAS, the Montgomery County Planning Board, after said public hearing and due deliberation and consideration, on April 1, 2010, approved the Planning Board Draft Water Resources Functional Plan, recommended that it be approved by the District Council, and forwarded it to the County Executive for recommendations and analysis; and

WHEREAS, the Montgomery County Executive reviewed and made recommendations on the Planning Board Draft Water Resources Functional Plan and forwarded those recommendations to the District Council on June 21, 2010; and

WHEREAS, the Montgomery County Council sitting as the District Council for the portion of the Maryland-Washington Regional District lying within Montgomery County, held a public hearing on June 22, 2010, wherein testimony was received concerning the Planning Board Draft Water Resources Functional Plan; and

WHEREAS, the District Council, on July 13, 2010 approved the Planning Board Draft Water Resources Functional Plan subject to modifications and revisions set forth in Resolution No. 16-1428.

NOW, THEREFORE BE IT RESOLVED, that the Montgomery County Planning Board and The Maryland-National Capital Park and Planning Commission do hereby adopt the said *Water Resources Functional Plan*, together with the *General Plan for the Physical Development of the Maryland-Washington Regional District within Montgomery*

and Prince George's Counties, as amended, and as approved by the District Council in the attached Resolution No. 16-1428; and

BE IT FURTHER RESOLVED, that copies of said Amendment should be certified by The Maryland-National Capital Park and Planning Commission and filed with the Clerk of the Circuit Court of each of Montgomery and Prince George's Counties, as required by law.

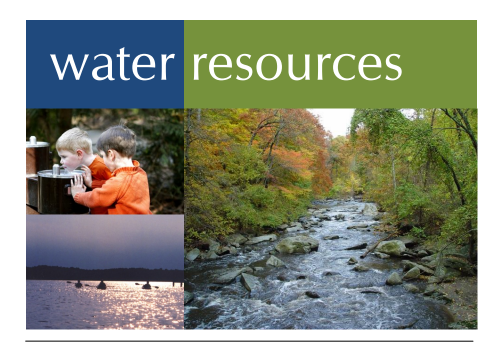
This is to certify that the foregoing is a true and correct copy of a resolution adopted by the Montgomery County Planning Board of The Maryland-National Capital Park and Planning Commission on motion of Commissioner Dreyfus, seconded by Commissioner Presley, with Commissioners Carrier, Wells-Harley, Dreyfus, Presley, and Alfandre voting in favor of the motion, at its regular meeting held on Thursday, July 29, 2010, in Silver Spring, Maryland.

Francoise Carrier

Chair, Montgomery County Planning Board

This is to certify that the foregoing is a true and correct copy of Resolution No. 10-18, adopted by the Maryland-National Capital Park and Planning Commission on motion of Commissioner Vaughns, seconded by Commissioner Wells-Harley, with Commissioners Parker, Carrier, Cavitt, Presley, and Alfandre, voting in favor of the motion, and Commissioners Squire, Clark and Dreyfuss absent during the vote, at its meeting held on Wednesday, September 8, 2010, in Silver Spring, Maryland.

Patricia Colihan Barney Executive Director



Approved and Adopted

water resources

Functional Plan

Prepared by the Montgomery County Planning Department

April 2010

Approved by the Montgomery County Council

July 13, 2010

Adopted by the Maryland-National Capital Park and Planning Commission

September 8, 2010

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Many agencies contributed to this Plan. The Washington Suburban Sanitary Commission (WSSC), and the County's Departments of Environmental Protection (DEP), Permitting Services (DPS), Transportation (DOT), Economic Development (DED), and General Services (DGS) all provided information and guidance in developing the Plan's policies and recommendations. Their assistance is gratefully acknowledged.

Photos on the cover (lower left) and on pages 11, 14 and 31 are courtesy of National Oceanic and Atmospheric Administration/Department of Commerce.

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introduction

Montgomery County residents enjoy a plentiful, clean water supply fed by well-managed reservoirs, filtration plants, and groundwater. Water quality is afforded a significant level of protection by a large amount of undeveloped land—almost half of the County's land is preserved in parks and the Agricultural Reserve—and high-quality wastewater treatment.

Yet, in the past few decades, low density suburban development and increasing impervious surfaces such as large surface parking lots have affected our water resources. Monitoring shows that water quality is degrading, especially in older, developed areas with little or no stormwater management. Montgomery County continues to attract new residents, and new development and redevelopment pose additional challenges, as well as opportunities, for water quality. As well, the County's water and sewer distribution and collection infrastructure is aging, and will continue to need maintenance and replacement to minimize the impacts that pipe failures have on our water resources.

In response, we need to reconsider how the County grows. Planners and environmental regulators are defining new "greener" ways to develop and manage stormwater centering on encouraging infill and redevelopment, designing all new developments with new environmental standards, and stormwater retrofitting of older developments.

The challenge is to ensure that smarter growth helps us maintain and restore our streams and reservoirs as the County continues to grow.

This Water Resources Plan examines County land use, growth, and stormwater management in the context of adequate drinking water supplies, wastewater treatment capacity, water quality regulatory requirements, and inter-jurisdictional commitments.

In 2006, the State General Assembly adopted House Bill 1141 that requires a Water Resources Element to be incorporated into local governments' comprehensive plans to address:

- drinking water supply adequacy
- wastewater treatment capacity
- meeting water quality standards to 2030.

This Water Resources Functional Master Plan fulfills the law's requirements and will be updated every six years to incorporate advances in meeting its goal—to ensure adequate water supply, wastewater treatment capacity, and water quality that meets regulatory standards as the County continues to develop.

Water in Montgomery County

Water resources are a vital part of the County's environmental and economic health and sustainability. Our streams and reservoirs provide the water we drink and a recreational resource. They are also the life blood of our natural areas, providing crucial habitats, accommodating runoff from a range of land uses, and supporting the great diversity of plants and animals found in the County. Our waters also feed a larger network of water resources that culminate in the Chesapeake Bay—the importance and value of which, as both a regional and national environmental resource—are well known.

The State of Maryland and Montgomery County have long considered protection of the Chesapeake Bay and its tributaries, including our local streams, to be a high priority. Protection of land and water resources and stewardship of the Chesapeake Bay are put forth in the Planning Visions Act of 2009 that guides local comprehensive planning throughout the State.

But past efforts have not been enough. Today we stand at a critical time in the history of our County and the state of our water resources. The continued degradation of the Bay and many of our local streams will require increased funding and efforts to grow smarter and enhance and protect our natural resources, in order to meet water quality standards.

Continued threats to the County's water resources involve both effects from past practices as well as the consequences of existing and anticipated future trends. These include:

- the stormwater impacts from older development
- impacts from development of remaining open land
- increasing air pollution
- competing priorities for limited funds
- our aging water and sewer pipe infrastructure
- the loss and degradation of forest, wetland, and other natural areas.

These issues, especially as they relate to impaired water bodies identified by the State for specific pollutant limitations such as bacteria, trash, nutrients, and sediment, will be the highest priority issues to address as we move forward.

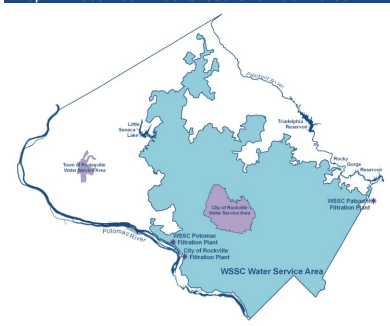
By addressing all aspects of water resources management, this Plan provides a basis for prioritizing and coordinating the shared responsibilities and efforts of County agencies, municipalities, and citizens to produce optimal environmental benefits. Comprehensive sustainability planning is important to address the interconnectedness of all that we do to and on the land.

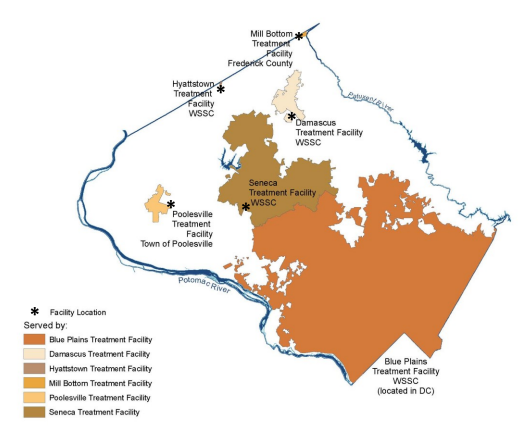
The policies, programs, and plans that address water quality include:

- the County's stormwater discharge (MS-4) permit and implementation plans
- future Total Maximum Daily Load (TMDL) implementation plans for non-point source pollution
- functional, master, and sector plans
- County Growth Policy
- the County's Ten-Year Comprehensive Water Supply and Sewerage Systems Plan
- regulatory/code review and changes
- integrating stormwater management and sediment control/erosion into development review
- natural resources management.

Many of these are currently being prepared or revised. This Plan is just one component of an interagency approach to dealing with water resources and water quality issues.

service areas and facilities



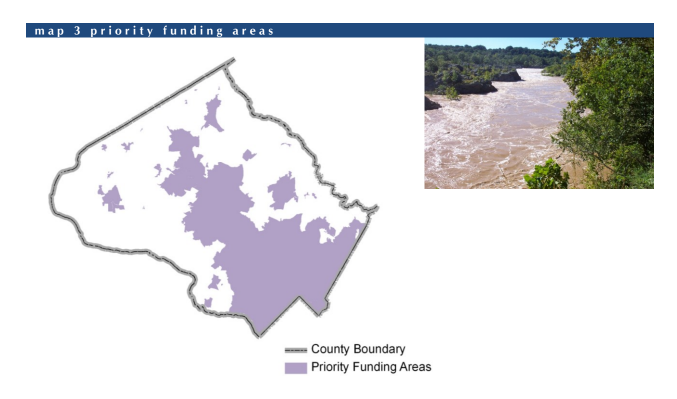


Treatment facilities and service areas in Montgomery County

In Montgomery County, water supply is plentiful and generally well-managed. Public water and sewer is provided to most of the County's population within the Priority Funding Areas (Map 3). Drinking water comes from three sources: the Patuxent reservoirs, the Potomac River, and well water (Map 1). These resources are afforded significant protection by the large amount of low-density zoned land in the Agricultural Reserve, as well as the natural areas throughout the County. Wastewater is collected and treated primarily at the Blue Plains treatment plant in the District of Columbia and at four smaller treatment facilities in Germantown, Damascus, Hyattstown, and Poolesville (Map 2). These facilities operate at very high standards, applying advanced treatment before discharging to streams and rivers.

Stormwater management is a much more difficult issue, especially in the built-up areas of the County. Many down-County communities developed before stormwater management policies were in place and stream conditions are generally fair or poor. Even the streams in areas with newer, higher density development in the Priority Funding Area often show impairments, although new stormwater regulations promise better results. Providing treatment sufficient to prevent degradation of stream conditions in areas of high imperviousness remains a challenge.

The County's principal watersheds, the Potomac and Patuxent Rivers, make it part of the regional drainage system that ultimately drains to the Chesapeake Bay. How we live on the land affects the health of local streams, as well as downstream water resources (Map 4).



map 4 county watersheds and the chesapeake bay



This Plan explains the planning process for maintaining the capacity to provide drinking water, wastewater treatment, and absorption of stormwater to accommodate growth to 2030 and the challenges we face in achieving the goals of federal, State, and local governments.

The Water Resources Functional Plan was developed in coordination with the local government agencies that share responsibility for water resources. Their staffs' expertise was instrumental in providing technical information and support in drafting the Plan's policies and recommendations. The Plan's purpose and scope was presented to stakeholder groups, which were also provided updates on the Plan's progress and proposed policies and recommendations (Appendix 9).

Agencies

DED Department of Economic Development DEP Department of Environmental Protection **DFRS** Department of Fire and Rescue Services Department of General Services DGS

DOT Department of Transportation **DPS** Department of Permitting Services **EPA Environmental Protection Agency**

Interstate Commission on the Potomac River Basin **ICPRB**

MDE Maryland Department of the Environment

MDP Maryland Department of Planning Maryland Geological Survey MGS

MWCOG Metropolitan Washington Council of Governments **WSSC** Washington Suburban Sanitary Commission

Regulatory

APFO Adequate Public Facilities Ordinance

BLT Building Lot Termination BMP Best Management Practice BNR Biological Nutrient Removal **ENR Enhanced Nutrient Removal ESD** Environmental Site Design GIS Geographic Information System **MEP** Maximum Extent Practicable

MS4 Municipal Separate Storm Sewer System

NPDES National Pollutant Discharge Elimination System

SPA Special Protection Area SSA Sole Source Aquifer

TAZ Transportation Analysis Zone **TMDL** Total Maximum Daily Load **WWTP** Wastewater Treatment Plant

a strategic framework

This Plan's goals, policies, and recommendations are intended to guide the efforts of multiple agencies, plans, programs, and work programs. Evolving water quality regulations will require updating existing plans and programs, and new ones as we move forward.

The strategic framework for implementing this Plan includes the land use plans, permit implementation processes, growth policy decisions, and site design and development practices described below.

Water resources-related planning occurs in many government agencies. For example, the bi-county Washington Suburban Sanitary Commission (WSSC) provides water and sewer service to Montgomery and Prince Georges Counties. It works with the two Counties to ensure adequate water supply and wastewater capacity for planned development and redevelopment, and to ensure that development is not approved unless water and sewer adequacy is clearly demonstrated.

The Interstate Commission on the Potomac River Basin (ICPRB) is a regional agency whose studies of the health and flow regime of the Potomac River and its tributaries are used by WSSC for their long-range capacity projections. ICPRB also coordinates Potomac source water protection activities.

The Metropolitan Washington Council of Governments (MWCOG) is a regional agency that coordinates drought preparedness and management plans used by local jurisdictions. MWCOG also tracks monitoring data and works with local agencies on watershed and stormwater issues.

Montgomery and Prince George's Counties have Ten-Year Water and Sewer Plans covering water, sewer, groundwater, and septic systems planning. Montgomery County's Department of Environmental Protection (DEP) is responsible for the County's Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.

Many other agencies are responsible for programmatic and planning functions that address water resources issues (Chart 1). (See Appendix 1, and Chapter 1 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Plans

The Planning Department is developing a multi-faceted environmental policy and planning framework for Montgomery County. This Plan will be part of that framework. The component plans within the environmental framework will be coordinated to inform and realize multiple goals and maximize environmental benefits for the County. This Plan will provide important policy guidance for other functional plans. Knowing where water quality needs are greatest will be important in prioritizing natural resource preservation, enhancement, and restoration efforts. Master plan coordination will increase both the success in achieving the goals and objectives of each plan, as well as the success of the various plans working together in meeting water resources requirements and goals.

A number of plans address water resources in Montgomery County:

- The General Plan and the master, sector, and functional plans that amend it
- Land Preservation, Parks and Recreation Plan
- Countywide Green Infrastructure Functional Master Plan
- Legacy Open Space Functional Master Plan

Montgomery County DEP

- Montgomery County Ten-Year Comprehensive Water Supply and Sewerage Systems Plan
- MS4 Permit Implementation Plans, including Watershed Restoration Plans

chart 1 government agency water resources-related responsibilities

state agencies

Maryland Department of Environment (MDE)

- Water and Sewer Plan approval
- Comprehensive Plan Guidance and Review
- Impaired Water Listing
- TMDL Program
- Tier II Waters Anti-degradation Program
- Stormwater Manual
- NPDES Program

Maryland Department of Planning (MDP)

- Planning and Zoning Oversight
- Comprehensive Plan Guidance and Review
- Smart Growth Program
- Land Use Forecasts

Montgomery Soil Conservation District (MSCD)

- Agricultural Management and Conservation Support
 - Soil Conservation 0
 - Water Quality
 - Nutrient Management
 - Agricultural BMPs

Maryland Department of Natural Resource (DNR)

- State Forestry Program
- Bay Program Support
- Park and Natural Resource Management

regional agencies

D.C. Water and Sewer Authority (DCWASA)

- Blue Plains Wastewater Treatment Plant
 - **Bi-County Agreement**
 - Inter-Municipal Agreement

Interstate Commission on the Potomac River Basin (ICPRB)

- Pollution Control and Prevention
- Source Water Protection Partnership
- Water Quality Technical Studies and Modeling
- **Drought Management Support**
- Water Supply Planning Analyses

Metropolitan Washington Council of Governments (MWCOG)

- Forum for Coordination of Regional Actions
 - Water Supply
 - Watershed Protection
 - Anacostia Restoration
 - Water Conservation 0
 - **Drought Management Plans**
 - Water Emergency Response Plan 0
 - Regional Water-Related Databases 0
 - Urban Forestry
 - Regional Air Quality

bi-county agencies

Maryland-National Capital Park and Planning Commission (M-NCPPC)

- General Plan
- Master, Sector, and Functional Plans
- Growth policy
- Park Planning and Development
 - Natural Resource Management
 - Recreation
 - Stream Monitoring in Parks
- Zoning Code
- SPA Imperviousness Requirements
- Forest Conservation Program
 - Law, Regulations, Enforcement
- Development Review
 - **Environmental Guidelines**
 - **Environmental Inventory Approval**
 - Special Exceptions and Mandatory Referrals
 - Forest Conservation Plans
 - Water Quality Plans in SPAs

Washington Suburban Sanitary Commission (WSSC)

- Water Supply and Sewerage Systems
 - **Planning** 0
 - **CIP Program** 0
 - Design 0
 - Construction
 - Operation 0
 - Maintenance

county agencies

Department of Permitting Services (DPS)

- Floodplain Review
- Sediment and Erosion (S&E) Control
- Site Plan Inspection and Enforcement
- Stormwater Code
- Stormwater Review, Inspection, Enforcement
- **Building Code**
- SPA, S&E Control, and SWM design goals
- Well and Septic Regulations and Permitting

Department of Transportation (DOT)

- Road Code
- Road Planning, Design, and Construction
- Bridge and Road Stream Crossings
- Road Development Plan Review
- Road SWM and S&E Control
- **ROW Maintenance**

Department of Environmental Protection (DEP)

- **Environmental Policy and Compliance**
- Comprehensive Water and Sewer Plan
- Countywide Stream Protection Strategy
- Stream Monitoring
- SPA Monitoring and Reporting
- Watershed Management Planning
- Forest Protection Strategy
- CIP Program
- NPDES/MS4 Program
- Stormwater Management Facility Maintenance
- Water Quality Protection Change
- Air Quality
- Hazardous Waste
- Solid Waste

Department of General Services (DGS)

- Pollution prevention at County facilities
- Abatement of existing pollution problems at County facilities
- Inspection and maintenance of existing pollution devices at County facilities, including stormwater ponds
- Building new retention and control devices at new existing County facilities including ponds and containment buildings
- Permits where applicable to a specific County
- County underground storage tanks (maintenance, permits, installation, and removal)

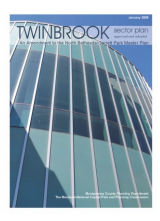
The General Plan

The General Plan contains the comprehensive land use vision and development plan for Montgomery County. Goals and strategies are defined to guide land use, transportation, housing, environmental protection, and community design.

The 1993 General Plan Refinement already contains goals, objectives, and strategies for water resources. This Plan does not replace that document, but supplies detailed policies and recommendations to reach the same objectives based on the requirements of HB1141. It also provides general guidance for detailed implementation that will occur in a number of plans and permit documents specified by law.

Master Plans

Master plans, sector plans, and functional plans will be guided by this Plan. This auidance will continue the coordination of the General Plan's land use element with water and wastewater planning, and ensure long-term water and sewer adequacy as the County grows. Other plans that deal with the County's natural resource issues, such as the Green Infrastructure Plan, will be coordinated with this Plan to help optimize water quality benefits associated with natural resource stewardship. Likewise, master and sector plans will also be revised periodically and implemented to maximize the water quality improvement and protection benefits in their particular geography. Specific decisions about the pattern, density, and zoning of development are established in master and sector plans and are updated periodically.



The Montgomery County Ten-Year Comprehensive Water Supply and Sewerage Systems Plan

The Ten-Year Comprehensive Water Supply and Sewerage Systems Plan (Water and Sewer Plan) prepared by DEP documents the policies, needs, issues, and planned infrastructure related to public water and sewer systems, private systems (groundwater and septic systems), and related public health, environmental protection, and land use issues in Montgomery County. It gives both background information and a planning basis for the evaluation of water supply and sewerage system needs in the County, and coordination of these capacities and related infrastructure with planned development. The continued close coordination of the Water and Sewer Plan with the County's General Plan and master plans is vital in ensuring ongoing adequacy of water supplies and wastewater treatment capacity as the County continues to grow.

The Water and Sewer Plan also details the inter-agency coordination of planning and implementing the County's water and sewer service. It is closely coordinated with WSSC, reviewed by various local and State agencies, and approved by the County Council.

The current Water and Sewer Plan covers 2003-2012 and is being revised, with approval expected in 2010. The current plan is online at www.montgomerycountymd.gov/waterworks.

Water and Sewer Plan Goals and Objectives

The overall goal of the Water and Sewer Plan is to ensure that the existing and future water supply and sewerage system needs of Montgomery County are satisfied in a manner consistent with:

- emphasizing service to urban areas
- adopted land use recommendations
- provision of other services
- Smart Growth initiatives
- protection of surface and groundwater resources
- identifying water and sewer and public health needs and solutions.

Supporting information from the Water and Sewer Plan is provided in Appendices 1 through 4 of this Plan. Appendix 1 has information on objectives, policies, and inter-agency responsibilities. Appendix 2 contains general information on characteristics of the natural environment, as well as the cultural background that

includes demographics, land use, and development. Appendices 3 and 4 pertain to water supply and wastewater systems, respectively.

Technical information on WSSC's water supply and wastewater flow projections is provided in Appendices 5 and 6. The complete Water and Sewer Plan provides full details on all these aspects of water and sewer planning in Montgomery County.

Coordination with Land Use Element of the General Plan

The Water and Sewer Plan is closely coordinated with the land use element of the General Plan. The County's growth projections based on master plan recommendations and zoning capacity are provided to MWCOG for their regional forecasts. The forecasts are based on master and sector plan land use, and the forecasts must be within the capacities allowed by existing or proposed zoning. This information is used in conjunction with County wide trends. The projected growth is placed geographically in relation to Traffic Analysis Zones (TAZs). Through this process, County forecasts are developed for households, jobs, and population. (Municipalities with independent planning and zoning authority do their own forecasts, which are incorporated into the County totals.) These projections are used by DEP and WSSC in planning for existing and future adequacy of water supply and sewerage systems in the County. (See Appendix 1, and Chapter 1 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

As master and sector plans are developed, DEP and WSSC are consulted regarding the adequacy of systems and the feasibility of any needed extensions. Once the County Council approves a new master plan and any related zoning changes, the Water and Sewer Plan is amended to implement the master plan's recommendations. These amendments are either comprehensive service area changes for large areas proposed by DEP, or individual service area change requests filed by property owners. These proposed changes are judged for consistency with the Water and Sewer Plan's service policies and with the master plan's land use and service recommendations. If the County Council approves, these areas are added as amendments to the Water and Sewer Plan.

Policies

Along with a coordinated framework of plans, the County has established development policies and zoning standards that contribute to preserving water quality.

Growth Policy

Reviewed biennially, this policy guides future development in Montgomery County, reinforcing smart growth principles and ensuring that development is coordinated with the provision of infrastructure. The current Growth Policy supports smart growth within the Priority Funding Area that focuses new development on areas already served by water and sewer infrastructure and minimizes expansion of development into greenfield areas. Consequently, future growth to be served by public water and sewer will help achieve the statewide goals of increasing the current percentage of growth in Priority Funding Areas (PFAs), and decreasing the current percentage of growth outside of PFAs.

The County Council adopts the Growth Policy every two years based on Planning Board recommendations. The Policy sets the rules the Planning Board will use to consider subdivisions over the following two year period, in the context of the Adequate Public Facilities Ordinance (APFO). The APFO ensures that there is enough school and road capacity to accommodate development. Adequacy of water and sewer service is determined through the Water and Sewer Plan process.

By 2030, an additional 200,000 residents are expected in the County. Only four percent of the County, about 14,000 acres, remains undeveloped. And there is even less developable land when steep slopes, floodplains, and other regulated sensitive areas are considered. Because of this, new strategies and policies are needed to guide the County's growth in the future, and to be more consistent with Smart Growth practices.

Montgomery County's growth management tools, including master plans, zoning, and subdivision regulations, are being used to direct growth toward redevelopment in transit-served areas to reduce the vehicle miles traveled relative to the population and job growth. It will also limit adverse effects of growth on water quality by accommodating that growth with a significantly smaller increase in imperviousness. Redevelopment and infill, along with enhancing and revitalizing activity centers will become increasingly important strategies in growing smarter and will create opportunities for creative use of Environmental Site Design to increase water quality in urban areas. Finding ways to decrease our carbon footprint and become more sustainable will increasingly come to the fore as the County continues to grow. The Growth Policy is available online at www.montgomeryplanning.org.

The InterCounty Connector (ICC)

From a master planning perspective, the ICC has been master planned along its current alignment since 1972 (with only minor changes in 1981 and 2009) so the project supports the land use plans already in place. No master planned land use changes are associated with the ICC.

From a development staging perspective, the additional accessibility provided by the ICC is expected to affect the timing of planned development to some extent. This effect was reflected in the adjustment of our cooperative growth forecasts approved by the Metropolitan Washington Council of Governments as Round 6.4A when the ICC was added to the region's Constrained Long Range Plan in 2004. This reflected effect has been carried through in subsequent forecast rounds that have been used in recent planning. As a result, any potential impact of the ICC on water and sewer demand has already been factored into WSSC water and sewer demand projections.

Urban Design Guidelines

Recent master and sector plans for urban areas have been accompanied by Urban Design Guidelines intended to implement the plan vision by providing design guidance for applicants seeking approval of private development or capital improvement projects. The guidelines are approved by the Planning Board for use in developing and evaluating building projects and other applications. They will be revised to reflect new technologies or field conditions and updated at least once every six years.

With the exception of street standards and other specific recommendations, the urban design guidelines are not regulations that mandate specific forms and locations of buildings and open space. They illustrate how plan recommendations and principles might be met, and they encourage applicants and public agencies to propose designs that create an attractive and successful public realm. They include guidance on a wide range of environmental issues including tree canopy, green open spaces, and stormwater management.

To date, draft urban design guidelines have been developed for the Twinbrook Sector Plan, the White Flint Sector Plan, and the Germantown Master Plan. They are available at www.montgomeryplanning.org.

The Agricultural Reserve

The General Plan position that the desired land use in the Agricultural Reserve is agriculture is supported by the Functional Master Plan for the Preservation of Agriculture and Rural Open Space. It established two zones, Rural Density Transfer (RDT) and Rural Cluster (RC), in conjunction with a Transfer of Development Rights (TDR) system. The RDT Zone requires a minimum of 25 acres per dwelling unit and the RC Zone allows one dwelling unit per five acres. These densities enable the County to limit development and preserve large amounts of land for agriculture.

The Agriculture and Open Space Plan also prohibits extending sewer and water to areas zoned RDT, unless needed to address public health problems. This has helped preserve agricultural uses and limited sprawl, thereby protecting water quality and supply. Continuing these policies will help guarantee these benefits in the future. (See Appendix 1, and Chapter 1 of Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Agriculture is also supported by Department of Economic Development's (DED) Agricultural Land Preservation Easements program. This program protects and preserves agricultural land from development with the goal of

water resources FUNCTIONAL PLAN APPROVED AND ADOPTED

70,000 protected acres by 2012. Montgomery County has protected a higher proportion of agricultural land than any other county in the nation. As of 2009, the County has exceeded its goal, protecting 71,000 acres, 20,000 of which are permanently preserved through perpetual easements. The remaining 51,000 acres are protected under TDR easements, but retain development rights of one unit per 25 acres (Appendix 7).

The County has recently passed a Building Lot Termination (BLT) program designed to extinguish remaining residential development rights through purchase. As with TDRs, the purchased density is transferred to development in mixed-use zones close to services and transit.

Regulatory Framework

Montgomery County Municipal Separate Storm Sewer System (MS4) Permit

The County's MS4 Permit is the principal implementation tool in meeting stormwater point source water quality regulatory requirements. DEP is the lead agency for implementing this permit, but most County agencies participate. The Cities of Gaithersburg, Rockville, and Takoma Park are covered under separate MS4 permits to control discharges from their storm drain systems, as are M-NCPPC, WSSC, state, and federal properties. Watershed analyses will identify pollutant sources so that reduction and control options that meet stormwater point source load reduction requirements can be developed. Information on the County's MS4 Permit is available online at www.montgomerycountymd.gov/DEP.

Site Design and Development Practices

Environmental Site Design (ESD), which is required by State stormwater management regulations to be implemented to the Maximum Extent Practicable (MEP), is vital to realizing this Plan's goals. These standards apply to any remaining greenfield development in the County, as well as to infill and redevelopment projects. Redevelopment projects offer challenging constraints, but ESD approaches are especially important when using redevelopment to improve water quality in urban areas.

water supply

Both the Water and Sewer Plan and other planning and program efforts address water supply by addressing water sources, its treatment and protection, and developing estimates for demand and future protection efforts.

Findings

The County has a strong water and sewer policy and program structure. The comprehensive interagency water and sewer planning process discussed in this Plan and detailed in the Water and Sewer Plan is designed to ensure that water supply is adequate for existing and future growth. WSSC periodically assesses water supply and demand projections based on planned growth to ensure this adequacy.

Appendices 3 and 5 contain technical summaries from the Water and Sewer Plan and WSSC projections, respectively, comparing projected water demand with water supply capacity. The projections indicate that water supply is adequate for existing needs and will be adequate to at least 2030. (See Chapter 3 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Although comprehensive planning by DEP and WSSC has ensured the adequacy of water supplies to accommodate projected growth to 2030, there are still issues and challenges.

With only four percent of the County left for new development, and much of that in environmentally sensitive areas, accommodating future growth through redevelopment of existing built areas presents excellent opportunities for improving and funding water supply infrastructure, without extending water and sewer service or expanding the water and sewer service envelope. This approach also provides opportunities to grow even smarter and greener, in accordance with the State's Planning Visions Act of 2009. Recent master plan revisions have focused on redevelopment and M-NCPPC is coordinating closely with DEP and WSSC to ensure that the plans' proposed zoning and densities can be accommodated by water supply infrastructure. Close coordination among the various agencies will continue to be a critical component of future planning.

The County will continue to evaluate and pursue policies and programs to ensure that source waters are protected and infrastructure is replaced when needed and maintained, particularly:

- protecting the Agricultural Reserve and other areas planned for low-density development
- coordinating water planning with the County's land use plan and Growth Policy
- educating the public on water resources, conservation, and reuse
- reducing infrastructure failures and associated impacts on streams and water quality.

Sources

Surface Water

The County's water supply comes from the Potomac and Patuxent Rivers. The Potomac is the larger source. WSSC withdraws water from the Potomac at Watkins Island near the mouth of the Watts Branch. WSSC is also working on a new Potomac Water Filtration Plant Submerged Channel Intake. This intake



is still in the planning and design stage, and is intended to provide higher quality Potomac source water, not increased water withdrawals. WSSC operates two reservoirs along the Patuxent River, the Triadelphia and Rocky Gorge Reservoirs, created by the Brighton and T. Howard Duckett Dams, respectively (Map 1).

At low flow periods, the Potomac River flow can be supplemented by the Jennings Randolph Reservoir on the River's North Branch, 200 miles upstream from the Watkins Island intake, and by Little Seneca Lake in western Montgomery County, WSSC operates this dam and release facility.

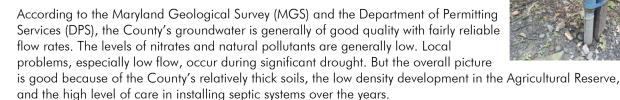
Long-range water resource development options are considered on a regional basis. As potential opportunities arise, they are examined. A number of alternatives have been suggested, some of which are being investigated in a preliminary way because the need is not currently pressing. These include a number of potential quarry options in Maryland and Virginia for water storage and settling, as well as the rehabilitation of an estuarine pumping station and possible treatment of estuarine water.

Distribution and Storage

WSSC delivers drinking water from treatment plants to consumers throughout the community water service area in Montgomery County through a series of pumping facilities, transmission mains, and storage facilities. The County's water distribution system is aging, and maintenance and replacement of this infrastructure is vital for continued adequate public water service, which provides for fire suppression in addition to a potable water supply. It is also important in preventing stream erosion and adverse water quality impacts that result from water line breaks. WSSC is completing a Utility-Wide Master Plan to ensure that its entire infrastructure is adequate to meet the service area's present and future needs (Appendix 1).

Groundwater

In less densely-populated parts of Montgomery County, water is supplied primarily by groundwater wells. Approximately 80,000 residents rely on groundwater as their only source of water, with approximately 50,000 individual wells in use. Although most wells are located in areas not served by the community water supply systems, older wells are found throughout the County. Only Poolesville's municipal wells are part of a community water supply system.



DPS's Well and Septic Section is responsible for administering and enforcing County and State laws governing on-site individual water supply systems. The Water and Sewer Plan identifies problem areas based on well information from DPS, and that Plan will continue to be the County's tool for identifying and addressing groundwater and well issues. (See Appendix 3, and Chapter 3 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Treatment and Protection

Treatment Facilities

The County's drinking water is treated at two WSSC two filtration plants: the Potomac Water Filtration Plant, on River Road west of Potomac Village, and the Patuxent Water Filtration Plant, on Sandy Spring Road just east of the County limits in Laurel. These plants draw untreated water from the Potomac and Patuxent Rivers and process it into drinking water.

The Agricultural Reserve and Water Resources

Although some uses in Montgomery County's Agricultural Reserve are sources of non-point pollutants associated with farming, the Reserve has served to help protect water quality and supply in many ways. By keeping density and imperviousness low, the Reserve has limited sprawl and promoted smart growth. The Reserve has also served to protect drinking source waters in the Potomac River and Patuxent River Reservoirs. Low density and low imperviousness within the Reserve have also helped protect water quality and keep stream erosion low by attenuating water quantity and quality impacts from more dense upstream areas in the central portion of the County.

In addition to surface water benefits, the Agricultural Reserve and associated policies have provided excellent protection of groundwater resources in the portion of the County outside of the water and sewer service

envelope, where groundwater is the only source of drinking water. According to MGS hydro-geologists, low densities and imperviousness levels in the Agricultural Reserve have been instrumental in protecting the County's groundwater quantity and quality. The County's commitment to continue these policies will help safeguard groundwater as a reliable resource.

Potomac River Basin Drinking Water Source Protection Partnership

The ICPRB coordinates a voluntary association of 19 water suppliers and government agencies that focuses on protecting drinking water sources in the Potomac River basin. This coalition of water utilities and management and regulatory agencies enables a comprehensive approach to protection. The Partnership's 2005 plan for source water protection establishes priorities and projects for the coming years. Through work groups, the Partnership is identifying a strategy for source water protection as recommended by assessments throughout the Potomac River basin, Further information is available online at www.potomacdwspp.org.

Source Water Assessments

MDE has studied the Potomac and Patuxent source waters. The 2002 Potomac River Source Water Assessment guides the work of the Partnership. The 2004 Patuxent River Source Water Assessment guides the development of the Patuxent Reservoirs' Total Maximum Daily Loads (TMDLs) and the work of the Patuxent Reservoirs Watershed Protection Group (which includes the Patuxent Reservoirs Policy Board that sets key policies for the reservoirs, and the Patuxent Reservoirs Technical Advisory Committee that advises the Policy Board). WSSC is directly involved in the Partnership for both the Potomac River and the Patuxent Reservoirs Technical Advisory Committee (Appendix 3).



Recommendations of the 2002 and 2004 MDE source water assessments and agency responses are in Appendix 3.

Maryland Piedmont and Poolesville Sole Source Aquifers

According to the Environmental Protection Agency, a sole source aguifer supplies at least 50 percent of the drinking water consumed in an aquifer's area. The Sole Source Aquifer (SSA) Program provides federal overview of federally-funded projects within designated areas. Projects that could potentially contaminate areas designated as sole source aquifers cannot receive federal funds. There are two designated sole source aquifers in the County: the Maryland Piedmont SSA and the Poolesville SSA (Appendix 3). Most of the County land that is outside the water and sewer service envelope is in the Maryland Piedmont SSA. The Poolesville SSA covers the town and surrounding area.

Water Conservation and Reuse

WSSC provides water conservation practices as inserts to its customer's monthly bills, as detailed on their web site: www.wsscwater.com/info/tips.cfm.

WSSC is also a core member of MWCOG's Wise Water Use (Conservation) Campaign, which provides water saving tips to all users within the metropolitan region. More information can be found at www.mwcog.org/environment/water/watersupply/core campaign partners.asp.

WSSC participates in the Chesapeake Water Environment Association Water Reuse Committee, developing new water reuse regulations and WSSC is working with MDE on this effort, taking a phased approach to implementation. Phase 1 slightly modified the existing land treatment guidelines to create a new Class III effluent (high quality WWTP effluent) for unrestricted public access reuse (to water highway strips, public golf courses, school fields, etc., in addition to farmlands).

Phase 2 focuses on commercial and industrial uses, watering residential lawns, toilet flushing, and more to prevent cross-contamination. New regulations are expected to prohibit water connections in private homes (so homeowners can't inadvertently tie the potable water lines to the non-potable pipe lines.) WSSC is using

Virginia's new water reuse regulations as a baseline, and has begun reviewing and modifying them. A review draft is expected in early 2010. WSSC's chief plumbing inspector is also participating on the committee to ensure that cross-connection prevention and other offset requirements are met.

The County's relative abundance of surface water and low densities in the areas using well water has, so far, limited the need for water reuse. As climate change continues, this may change. Water reuse considered viable elsewhere, such as agricultural application or power plant cooling, is problematic in Montgomery County due to distribution problems (potential reuse areas are at higher elevations). In homes, current plumbing codes do not allow the use of graywater (water that has been used previously for washing) for flushing toilets or irrigation due to health concerns. The Water and Sewer Plan is the proper context for more detailed consideration of these issues.

The County has received requests for information on home use of roof runoff, which does not involve the same health concerns as graywater. Further consideration of this option could be a potential first step in addressing the issue of water reuse in homes.

Regional Forecasts

WSSC Water Production Projections

As population projections are updated for the region, WSSC refines and updates its water production projections (Appendix 5).

ICPRB Water Supply Reliability Forecast

Every five years the ICPRB updates a twenty-year Water Supply Reliability Forecast for the Washington metropolitan area, which is used by WSSC to plan water and sewer infrastructure capacity. The 2005 forecast determined that the water supply system is highly reliable and will be adequate to meet growing demand through the next 20 years. The forecast will be updated in 2010 to extend to 2030.

Climate Change

The Reliability Forecast addresses water resources in the Potomac River basin under climate uncertainty using climate change and flow trend data. It recognizes the high degree of uncertainty associated with climate change research, noting the need for more focused study that includes an assessment of extreme conditions. The Forecast notes that additional study can clarify the potential impact of climate change on extreme hydrologic events such as drought. Under most scenarios, existing resources are sufficient for projected population growth to 2030, but studies recommend planning for mitigating potential climate impacts.

The Water Supply Reliability Forecast is available online at www.potomacriver.org.

For detailed information on water supply systems, see Appendix 3, and Chapter 3 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.



wastewater

Both the Water and Sewer Plan and WSSC planning and program efforts address wastewater conveyance and treatment needs by estimating existing and future demand, and by providing the wastewater capacity, maintenance, and replacements needed to meet those demands.

Findings

The comprehensive interagency water and sewer planning process discussed in this Plan and detailed in the Water and Sewer Plan is designed to ensure that wastewater treatment capacity is adequate for existing and future growth. WSSC periodically assesses water supply and demand projections based on planned growth to ensure this adequacy.

Appendices 4 and 6 of this Plan contain graphics and tables from the Water and Sewer Plan and WSSC projections, respectively, comparing projected sewerage system needs with sewage treatment capacity. Projections indicate that capacity is adequate for existing needs and at least to the planning horizon of 2030, including a six million gallon per day expansion of the Seneca Wastewater Treatment Plant (WWTP) that is currently underway. (See Chapter 4 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Although comprehensive planning by DEP and WSSC has ensured the adequacy of wastewater treatment capacity to accommodate projected growth to 2030, there are still issues and challenges.

With only four percent of the County left for new development, accommodating future growth through redevelopment of existing built areas presents excellent opportunities for improving and funding wastewater infrastructure, without extending water and sewer service or expanding the water and sewer service envelope. This approach also provides opportunities to grow even smarter and greener, in accordance with the State's Planning Visions Act of 2009. Recent master plans have focused on redevelopment, and M-NCPPC is coordinating with DEP and WSSC to ensure that the plans' proposed zoning and densities can be accommodated by sewer infrastructure. Close coordination among the various agencies will continue to be a critical component of future planning, especially beyond 2030, to continue to ensure wastewater adequacy.

The County will continue to evaluate and pursue policies and programs to ensure wastewater infrastructure is replaced when needed and maintained, and pollution inputs from septic systems and wastewater infrastructure are reduced, particularly:

- protecting the Agricultural Reserve to limit sprawl and the expansion of wastewater infrastructure and sewage loads to WWTPs
- coordinating sewer planning with the County land use plans and Growth Policy
- educating the public on wastewater and sewage system issues
- reducing nutrient loadings from wastewater treatment plants
- reducing water pollution from wastewater infrastructure
- reducing nitrogen from septic systems
- addressing sand mounds and other septic system technologies in the Agricultural Reserve.

Collection and Conveyance

Wastewater either flows by gravity or is pumped through sewer lines to the nearest wastewater treatment plant. The County's wastewater collection and conveyance system is aging, and maintenance and replacement of this infrastructure is vital for continued adequate public sewer service. It is also important for water resources protection because of negative water quality impacts that result from sewer line leaks and breaks. WSSC is completing a Utility-Wide Master Plan to ensure that its entire infrastructure is adequate to meet present and future needs of the service area. WSSC is also complying with a Consent Decree to minimize and eliminate where possible sanitary sewer overflows and pipe breaks (Appendix 1). Further information on the WSSC Consent Decree is also available on WSSC's website, wsscwater.com Minimizing water quality impacts from

wastewater collection and conveyance infrastructure will continue to be important in meeting water quality standards.

Treatment

Wastewater Treatment Plants (WWTPs)

WSSC operates three wastewater treatment plants (WWTPs) in Montgomery County: the Seneca, Damascus, and Hyattstown WWTPs (Map 2). The Mill Bottom WWTP, located in and operated by Frederick County, treats sewage from the Rattlewood Golf Course in Montgomery County. But most of the County's sewage is treated at the Blue Plains WWTP, operated by the District of Columbia Water and Sewer Authority. The Town of Poolesville operates its own WWTP. In addition, there are a number of small privately operated WWTPs in Montgomery County.



National Pollutant Discharge Elimination System (NPDES) Permits

WWTP discharges are regulated as pollution point sources. As a result, all WWTPs are required to have Stateissued NPDES permits that regulate what can be discharged to streams. The permits specify discharge limitations for each pollutant and specify reporting requirements.

Biological Nutrient Reduction (BNR) and Enhanced Nutrient Reduction (ENR)

WSSC uses BNR—a standard treatment using bacteria to reduce nutrients discharged from sewage treatment plants—and is planning and installing plant upgrades to ENR status, which will lower nutrients to near the limits of current technology.

ENR upgrades are in various stages of design, construction, and application. Estimated completion dates are:

- Seneca WWTP operational 2013 Damascus WWTP operational 2010
- Hvattstown WWTP N/A (below the ENR flow threshold)
- Blue Plains WWTP operational 2015 Poolesville WWTP operational 2010.

Each WWTP has been assigned a cap on the amount of nutrients that can be discharged in its treated effluent. These caps are or will be specified in the plants' NPDES discharge permits. Even with the implementation of enhanced nutrient reduction at all the major WWTPs, these caps may eventually limit the amount of sewage that can be treated. It should be noted, however, that the WWTP flow projections and nutrient caps were calculated based on the same maximum permitted flow, so they correspond exactly. As a result, the nutrient caps will be exhausted at the same rate as the flow capacity is utilized. Because of this, the caps will only be limiting when the flow reaches the permitted maximum. The WSSC flow projections in Appendix 6 indicate that this will not occur within the 2030 horizon of the Water Resources Functional Plan.

These flow analyses are based on implementation of ENR technology, but could potentially change pending any new effluent limitations that may be imposed by the Chesapeake Bay TMDLs that are under development. Although current analyses indicate that nutrient caps at WWTPs will not be limiting before 2030, if and when the caps are reached there could be impacts on further development.

Onsite Wastewater Treatment Systems

The more rural, less-densely populated parts of the County depend primarily on septic systems that discharge effluent to the ground. Although properly maintained septic systems contribute some nitrogen to groundwater, failing systems can contribute much more. Septic system areas generally coincide with the County's well service areas. Although most septic systems are located in areas not served by community sewer systems, as with wells, older septic systems are found throughout the County. Some larger individual treatment systems are referred to as "multi-use systems."

DPS's Well and Septic Section administers and enforces County and State laws governing on-site, individual sewerage systems to prevent failing or improperly maintained septic systems that can contribute excessive nitrogen to ground and surface waters. Based on information collected by DPS, problem areas are reported in the Water and Sewer Plan. The Water and Sewer Plan will continue to be the County's planning mechanism for identifying and addressing septic issues. (See Appendix 4 and Chapter 4 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.)

Sand Mound and Alternative Technology Septic Systems

County regulations allow two types of septic systems for new construction: conventional in-ground trench systems, with trenches installed in existing soil, and sand mound systems, with trenches installed within a constructed mound above the original ground level. Enhanced nutrient reduction technologies to improve effluent quality are encouraged in both of these systems. Septic systems using alternative technologies (such as low-pressure drip systems) are allowed only as replacements for existing septic systems.

Although sand mounds and alternative septic systems can provide a higher quality of effluent than trench septic systems, they can allow development on land where in-ground trench systems are not permitted due to high water tables or unacceptable percolation rates. Sand mounds have been permitted in the Agricultural Reserve since 1994 pursuant to Executive Regulation No. 28-93 AM. Their use was reviewed by the County Council's Ad Hoc Agricultural Policy Working Group and continues to be debated by the Planning Board.

There is agreement at this time that in cases where conventional systems fail and owners can no longer rely on standard in-ground trench systems, sand mounds and alternative technology septic systems should be permitted since they can reduce pressure to provide public sewer systems to relieve failing septic systems in low-density areas outside the planned public sewer service envelope.

However, because of continuing concerns, the County Council should determine the appropriate use of sand mound and alternative septic technology systems in Rural Density Transfer and other rural zoned areas, as part of the next comprehensive update to the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.

Chesapeake Bay Restoration Fund for Septic Upgrades

Part of the State's Bay Restoration Fund comes from fees assessed to homes served by an on-site wastewater system, and a portion of those fees is used for septic system upgrades. DPS works with septic system owners to use these funds to upgrade their systems. DPS has applied to the State to assume responsibility for administering the Bay Restoration Fund monies for qualifying on site systems in Montgomery County.

Emerging Contaminants

Emerging contaminants are chemicals or materials that have a real or perceived threat to human health or the environment. They include endocrine (hormonal) disrupters, pharmaceutical drugs, and personal care products. In 2008, WSSC and its regional and national partners tested the Potomac and Patuxent source waters and its drinking water for emerging contaminants. The findings indicated that WSSC drinking water is safe to consume due to the extremely low levels of contaminants. Likewise, the findings for both source waters showed extremely small amounts of emerging contaminants. WSSC will continue to work with its partners to understand and treat emerging contaminants. Further information is available on WSSC's website: www.wsscwater.com.

There are still many unanswered questions and additional data are needed regarding emerging contaminants. Research is underway in many agencies to address this issue, which is likely to become increasingly important as the concentrations and the effects of these contaminants also increase. A recent report on emerging contaminants in the Potomac River is available online at www.potomac.org. Further information on this issue is available at the Potomac Drinking Water Source Partnership at www.potomacdwspp.org.

For detailed information on wastewater systems, see Appendix 4, and Chapter 4 of the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.

stormwater and water quality

Stormwater runoff generates additional flow and carries pollutants to receiving water bodies. Because of the close connection between stormwater and water quality, stormwater management is a vital component of protecting and improving water quality. Stormwater management is a constantly evolving field that has in recent years seen significant advancements in Best Management Practices (BMPs), both structural and non-structural, including Environmental Site Design (ESD) practices.



Both the Water and Sewer Plan and other planning and program efforts address stormwater and its effect on water quality by addressing sources and treatment techniques, and by estimating demand and developing future efforts. The County's extensive set of programs and policies minimize stormwater impacts and the State's legal requirements for nutrient loadings and receiving waters are addressed below.

Findings

State and County monitoring data show that water quality is continuing to degrade in many portions of Montgomery County and regionally as growth continues, especially in older developed areas and areas with increasing impervious cover. In response, water quality regulatory requirements are also increasing. As a result, where and how the County grows and how it manages stormwater will be increasingly important in meeting water quality regulations.

New State regulations requiring ESD to the maximum extent practicable will help decrease the water quality impacts of growth, and County codes and regulations are being revised to remove impediments.

Because the County is currently near build-out, opportunities to realize significant changes in water quality through land use and alternative development patterns will not be available. For Montgomery County, addressing water quality issues will center on retrofitting older development, pollution prevention, implementing ESD, and accommodating growth through redevelopment and infill. Designing redevelopment and infill projects to reduce impervious cover such as parking lots, and improving stormwater management will help to improve water quality.

This approach is consistent with the EPA report, Protecting Water Resources with Higher Density Development, available online at www.epa.gov/smartgrowth.

Enhancing stewardship of natural areas including resource protection, conservation, enhancement, and restoration, especially in riparian and headwater areas, will also be important in achieving and maintaining water quality standards. These efforts will be prioritized to focus on areas most in need of water quality protection and improvement by coordinating existing programs and plan implementation with water resource needs.

Results of County analyses, MS4 implementation plans, and TMDL plans for non-point source water quality will help guide the implementation and updating of master plans, natural area protection, enhancement and restoration efforts, stormwater management, and the development review process.

Other findings include:

- regulatory requirements for water quality will require more effective stormwater management and environmental site design for new development, redevelopment, infill, and roads, as well as retrofitting older
- increased inter-agency cooperation and collaboration will be essential to meet water quality standards and regulatory requirements

- a watershed-based approach should be used to identify and prioritize opportunities for improving and protecting water quality
- coordinating water quality improvement efforts with local and regional jurisdictions will be important in addressing TMDLs and meeting water quality standards
- maintaining adequate resources to meet evolving water quality regulatory requirements will continue to be important.

Sources

Point Sources

The County's storm drain system collects and discharges stormwater runoff in most developed areas. This system is considered a pollutant point source under the Clean Water Act and the State TMDL Program. The County has been issued a NPDES permit to operate its storm drain system. This permit is also known as a Municipal Separate Storm Sewer System (MS4) Permit. The Cities of Gaithersburg, Rockville, and Takoma Park are covered under separate MS4 permits to control discharges from their storm drain systems, as are M-NCPPC, WSSC, state, and federal properties.

Non-Point Sources

Areas without storm drains are considered non-point sources of pollution, contributing to the total pollutant load governed under the TMDL program. In Montgomery County, these areas are mostly in the Agricultural Reserve. Where non-point source pollutants contribute to an impaired water body, they are included as part of the TMDL allocations, but are not covered by the County's MS4 permit. Agricultural operations are required to implement nutrient management plans and BMPs, and County farmers have a high compliance rate with these requirements. Although these practices help to significantly reduce non-point pollution, they are not tied to any particular TMDL. As a result, there is currently no enforcement to ensure any needed load reductions from nonpoint sources can be achieved. If a water body remains impaired and there is no enforcement plan to achieve the entire TMDL including non-point sources, then theoretically, no further discharges could be allowed to that water body, including those resulting from land conversion. This scenario highlights the need for an implementation strategy with a clear regulatory framework and designated responsibilities. Ensuring that loads are reduced equitably across all contributing sources will require additional guidance from the State.

Treatment

Sediment/Erosion Control and Stormwater Management

During construction, sediment and erosion control standards protect water quality. DPS is the lead County agency for both sediment/erosion control and stormwater management, charged with enforcing State standards and regulations, which are currently under revision.

In 2000, the County adopted the State Stormwater Management Manual as a minimum to guide its stormwater management program. In some instances, however, Montgomery County sets more stringent standards than the State. The County's stormwater management manual details a variety of structural and non-structural practices that control stormwater quantity and quality according to specified standards.

The management of stormwater is regulated through the County's Stormwater Ordinance, which implements the State Manual with additional County requirements. In 2009, the State Stormwater Manual was revised to include requirements for enhanced stormwater management through the use of Environmental Site Design (ESD) to the Maximum Extent Practicable (MEP). All jurisdictions are required to revise their stormwater ordinances to reflect the new requirements.

As the County moves forward in implementing ESD, it will be important to continue to build our information base on ESD practices in different settings. This can include ongoing research on innovative ESD practices elsewhere in the country, as well as opportunities for monitoring specific applications of ESD in the County. This will provide a foundation for refining the use of ESD in the County, as well as helping to further clarify the meaning of MEP in different development contexts.

Natural Resources Management

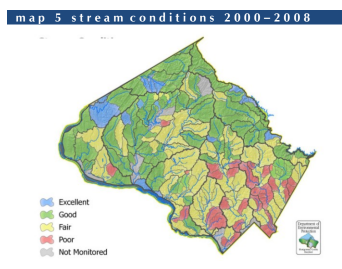
The County's natural resources, including forests, wetlands, and meadows, provide vital natural water quality protection and treatment functions. In addition, urban trees and canopy provide water quality and other environmental benefits. The County has many programs and plans that are designed to protect and manage these resources. Because of the close link between healthy natural areas and water quality, it will be important to seek ways to enhance ongoing urban tree programs and natural resource management, conservation, enhancement, and protection efforts to accomplish multiple objectives including maximizing benefits to water resources.

Water Quality Monitoring

County Monitoring

The County DEP and the M-NCPPC Department of Parks monitor streams for benthic macro-invertebrates, fish, and habitat. DEP is the lead agency for County stream monitoring and maintains the countywide monitoring database. DEP has maintained the program since 1994, and monitors stations throughout the County both on parkland and in the remainder of the County. DEP coordinates the yearly countywide monitoring with the Department of Parks so that duplication of effort is avoided and collected information can be shared to the benefit of the County, the Department of Parks, and the Planning Department. DEP develops the monitoring methods and maintains the data's quality. The entire County is covered during a five-year cycle of watershed monitoring.

County monitoring shows that urban and suburban streams are generally in fair to poor condition while less densely developed watersheds often are in good and in some cases excellent condition (Map 5). This pattern supports the correlation between higher levels of imperviousness and lower water quality, a trend that supports accommodating future growth in existing urban areas near transit as opposed to developing in greenfields, which would increase impervious cover. More information on the County's stream monitoring program is available online at www.montgomerycountymd.gov/DEP.



Source: Montgomery County DEP

State Monitoring

The Maryland Department of the Environment maintains stream monitoring stations in Montgomery County as part of a statewide network. Monitoring parameters include chemical, sediment, bacteria, trash, and stream biology, and the data is used to document water quality impairments statewide.

The State also maintains and updates the Integrated Report of Surface Water Quality, a list of impaired waters (Tables 1-6). As required by federal law, the Report describes categories of water quality, and identifies waters with pollutant loads or conditions that require a TMDL limitation to reach State standards. Waters that do not meet standards may require a State TMDL study to determine the maximum amount of an impairing substance or pollutant that a particular water body can assimilate and still meet water quality criteria. The Report also helps prioritize watersheds that should be restored and those in need of protection.

The State is developing a GIS-based system for mapping and reporting the information in the Report, projected to be available in 2010. Access to the State's detailed water quality data in GIS format will greatly improve its usefulness in County water quality analyses and planning.

The Agricultural Reserve and Nutrients

The County's Agricultural Reserve provides many water supply and quality benefits. Agriculture contributes fewer pollutants than many other land uses, including urban land. This reinforces the need to continue to maintain the Reserve and accommodate growth through redevelopment and infill in existing urban areas. It should be noted, however, that agriculture has been identified by the EPA Chesapeake Bay Program as the leading contributor of nutrients to the Bay due to the large amount of agricultural land in the Bay's watershed. While nutrients are significant pollutants in the Bay, they do not affect local streams as much and so the Agricultural Reserve's streams have relatively high overall water quality conditions.

Although the benefits provided by the Agricultural Reserve generally outweigh its pollutant contributions (which have already been significantly reduced through the farmers' high compliance rates with regulations and conservation practices), the role of nutrients in the Bay and the pending Bay nutrient TMDLs may require additional measures to further reduce nutrients in all sectors of the County, including the Agricultural Reserve.

Regulatory Framework

Many government agencies at the State, Regional, bi-County, and County levels are responsible for water quality and stormwater management. Each agency has its own focus and jurisdiction under various laws and charters. This distribution of responsibilities creates a challenge in dealing with increasingly complex water resource issues and regulations. But with continued and enhanced efforts to coordinate and collaborate more effectively, progress can continue to be made in identifying and implementing solutions (Chart 1).

State Water Quality Policies and Regulations

The State, through water quality standards and regulations, stormwater management regulations, and the National Pollution Discharge Elimination System (NPDES) Permits for point sources sets the regulatory requirements and standards that Montgomery County must meet to comply with State requirements.

Water Quality Standards

State and federal laws set annual or seasonal standards with quantifiable criteria to protect a water body, depending on its designated use. MDE uses these standards to ensure that water is useable for drinking water, swimming, fishing, industry, and agriculture. The standards are also used by permitting agencies to regulate discharges into water bodies.

The Clean Water Act requires local water quality standards to have three components:

- goals for each water body based on designated uses
- criteria to protect the designated uses
- an anti-degradation policy that maintains high quality waters.

These standards are the key criteria in determining whether a given water body is impaired.

Total Maximum Daily Loads (TMDLs)

A TMDL establishes the amount of pollutant from point and non-point sources, plus a margin of safety, that a water body can assimilate and still meet water quality standards. All waters identified in Maryland's Integrated 303(d) List as needing a TMDL are studied by the State before a load limit is imposed. If a TMDL limit is imposed, responsible parties determine where pollutant reductions will be made.

When water quality monitoring data suggest that a listed impaired water body meets water quality standards, it can be removed from the list. Maryland is also pursuing alternative approaches to TMDLs that result in more rapid implementation measures to address impairments.

Through this process, it will be determined if County water bodies have sufficient capacity to assimilate the pollutants discharged to them (Tables 1-6).

table 1 nutrient impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	Cause
1998	02131107	Rocky Gorge Dam	DUCKETT RESERVOIR	IMPOUNDMENT	4a – Impaired, TMDL Completed	Phosphorus (Total)
1998	02131108	Brighton Dam	TRIADELPHIA RESERVOIR	IMPOUNDMENT	4a – Impaired, TMDL Completed	Phosphorus (Total)
1996	02140202	Potomac River Montgomery County		RIVER	5 – Impaired, TMDL Required	Phosphorus (Total)
1996	02140205	Anacostia River		RIVER	4a – Impaired, TMDL Completed	Phosphorus (Total)
1996	02140206	Rock Creek		RIVER	5 – Impaired, TMDL Required	Phosphorus (Total)
1996	02140207	Cabin John Creek		RIVER	5 – Impaired, TMDL Required	Phosphorus (Total)
1996	02140208	Seneca Creek		RIVER	5 – Impaired, TMDL Required	Phosphorus (Total)
1998	02140208	Seneca Creek	CLOPPER LAKE	IMPOUNDMENT	4a – Impaired, TMDL Completed	Phosphorus (Total)
1996	02140302	Lower Monocacy River		RIVER	5 – Impaired, TMDL Required	Phosphorus (Total)
1996	02140102, 02140201, 02140202, 02140204	POTTF - Upper Potomac River Tidal Fresh		ESTUARY	5 – Impaired, TMDL Required	Nitrogen (Total)
1996	2140102, 02140201, 02140202, 02140204	POTTF - Upper Potomac River Tidal Fresh		ESTUARY	5 – Impaired, TMDL Required	Phosphorus (Total)

(Information current as of 9/14/09.)

table 2 sediment impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	cause
1998	02131108	Brighton Dam	TRIADELPHIA RESERVOIR	IMPOUNDMENT	4a – Impaired, TMDL Completed	Sedimentation /siltation
1996	02140202	Potomac River Montgomery County		RIVER	5 – Impaired, TMDL Required	Total Suspended Solids (TSS)
1996	02140205	Anacostia River		RIVER	4a – Impaired, TMDL Completed	Total Suspended Solids (TSS)
1996	02140206	Rock Creek		RIVER	5 – Impaired, TMDL Required	Total Suspended Solids (TSS)
1996	02140207	Cabin John Creek		RIVER	5 – Impaired, TMDL Required	Total Suspended Solids (TSS)
1998	02140208	Seneca Creek	CLOPPER LAKE	IMPOUNDMENT	4a – Impaired, TMDL Completed	Sedimentation /siltation
1996	02140208	Seneca Creek		RIVER	5 – Impaired, TMDL Required	Total Suspended Solids (TSS)
1996	02140302	Lower Monocacy River		RIVER	4a – Impaired, TMDL Completed	Total Suspended Solids (TSS)
1996	02140102, 02140201, 02140202, 02140204	POTTF - Upper Potomac River Tidal Fresh		ESTUARY	5 – Impaired, TMDL Required	Total Suspended Solids (TSS)

(Information current as of 9/14/09.)

table 3 bacteria impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	cause
2002	02140205	Anacostia River		RIVER	4a – Impaired, TMDL Completed	Fecal Coliform
2002	02140206	Rock Creek		RIVER	4a – Impaired, TMDL Completed	Fecal Coliform
2002	02140207	Cabin John Creek		RIVER	4a – Impaired, TMDL Completed	Fecal Coliform
2002	02140302	Lower Monocacy River		RIVER	5 – Impaired, TMDL Required*	Fecal Coliform

(Information current as of 9/14/09.)

table 4 biological impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	cause
2004	02131107	Rocky Gorge Dam		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2006	02140202	Potomac River Montgomery County		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2002	02140205	Anacostia River		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2002	02140206	Rock Creek		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2006	02140207	Cabin John Creek		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2006	02140208	Seneca Creek		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments
2002	02140302	Lower Monocacy River		RIVER	5 – Impaired, TMDL Required	Combination Benthic/Fishes Bioassessments

^{*}Note: Although not yet approved by EPA, a TMDL for bacteria has been submitted for this watershed.

table 5 toxics impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	cause
2008	02140202	Potomac River Montgomery County		RIVER	5 – Impaired, TMDL Required	PCB in Fish Tissue
2002	02140205	Anacostia River		RIVER	5 – Impaired, TMDL Required	PCBs - water
2002	02140205	Anacostia River		RIVER	5 – Impaired, TMDL Required	Heptachlor Epoxide

(Information current as of 9/14/09.)

table 6 trash impairments and tmdls

cycle first listed	basin code	basin name	water body name	water type	listing category	cause
2006	02140205	Anacostia River		RIVER	5 – Impaired, TMDL Required	Debris/Floatables/Trash

(Information current as of 9/14/09.)

Anti-degradation Policy and Tier II Water Listings

Under the State's anti-degradation policy, waters are classified in three tiers based on designated uses and criteria. Tier I waters are those required, at a minimum, to meet their designated use criteria.

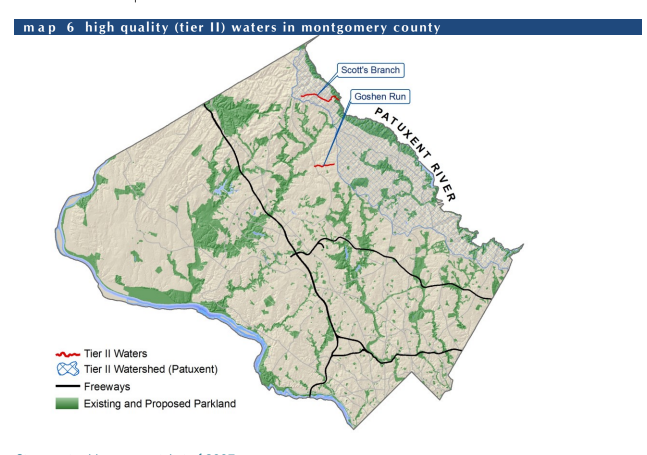
Tier II waters are high-quality waters designated by the State to be at risk of degradation. Any future growth or development in watersheds with Tier II waters will need to be planned and managed to prevent degrading the water resource. For example, when preparing a master plan amendment for Damascus, the Town Spring Tributary subwatershed, which drains to Scott's Branch (designated as Tier II waters), was rezoned to provide greater protection. Map 6 shows the County's current Tier II waters (at this time Scott's Branch, in the Patuxent River watershed and Goshen Run, in the Great Seneca Creek watershed).

Water bodies of the highest quality are designated as Tier III (Outstanding National Resource Waters). To date, no Tier III waters have been designated in Montgomery County.

Smart, Green, and Growing—Local Government Planning

In 2009, the State Legislature revised the 1992 Economic Growth, Resource Protection, and Planning Act. The new State Planning Visions Act details twelve visions that cover local government planning goals for sustainability, accommodating growth in or adjacent to existing population and business centers, community design, transportation, infrastructure, housing, economic development, environmental protection, resource conservation, stewardship, and implementation. Implementation includes local government planning for

adequate funding to achieve the visions. As water quality regulatory requirements continue to evolve, it will be vital to maintain adequate resources to meet them.



Stormwater Management Act of 2007

This State law requires local jurisdictions to implement Environmental Site Design (ESD) to the Maximum Extent Practicable (MEP). In support of this law the State has revised its Stormwater Management Manual. To comply with the law, jurisdictions are required to amend their stormwater ordinances to reflect the new State regulations, and to show how ESD will be implemented. The law also requires reviewing and modifying local ordinances to remove impediments and facilitate ESD implementation. The County is committed to full compliance with the Stormwater Management Act.

County Water Quality Policies and Regulations

County water quality policies and sediment/erosion control and stormwater regulations are directed by State and federal requirements, and are undertaken cooperatively by DPS, DEP, and M-NCPPC.

Comprehensive Code Review for Environmental Site Design to the Maximum Extent Practicable

The DEP is conducting a consultant study to review all County codes, regulations, ordinances, policies, and planning process for opportunities and gaps in implementing environmental site design to the maximum extent

practicable. This review was recommended by the Clean Water Task Force in 2007 and will be a requirement in the next round of the County's MS4 permit. The County's Chapter 19, which covers floodplain, erosion and sediment control, and stormwater management is under a separate review process to meet State regulatory changes. The DEP study will include recommendations for changes where gaps are identified. The study is to be completed in late summer 2010.



Code Revisions

Stormwater Ordinance Revisions

As the lead Montgomery County agency for stormwater management, the Department of Permitting Services is coordinating the revisions to the County Stormwater Ordinance and regulations to address the State Stormwater Management Act of 2007.

Zoning Code Rewrite

The comprehensive revision of the County's Zoning Code will reorganize, revise, and simplify the Code. This work is being coordinated with the revisions to the County's Stormwater Ordinance, and will remove impediments to implementing ESD. Information on the Zoning Code Rewrite is available online at www.montgomeryplanning.org.

Road Code Revisions

In 2008, the County Road Code underwent an extensive review and was revised to address a number of issues to better fit roads into the natural and community environment. As part of this review and revision process, the Road Code stakeholder group came to consensus about "practicable goals" for using vegetated treatment systems. The revisions include goals for stormwater management and infiltration in road rights-of-way using vegetated treatment systems, the first jurisdiction in the nation to mandate this.

MS4 Permit

In 1990, the EPA established the Municipal Separate Storm Sewer System (MS4) Permit program to control urban stormwater. These permits are part of the National Pollutant Discharge Elimination System (NPDES) established under the 1972 federal Clean Water Act.

The Maryland Department of the Environment (MDE) is responsible for issuing NPDES permits with the goal of eliminating non-stormwater pollutant discharges and reducing pollutants from the storm drain system to the "maximum extent practicable." Montgomery County's first permit was issued in April 1996 and requires compliance in seven areas: legal authority, source identification, discharge characterization, management programs, program funding, assessment of controls, and annual reporting on compliance status.

On February 16, 2010, MDE issued the third round of the Montgomery County's MS4 Permit. The new permit is more stringent, including the requirement to develop implementation plans to meet watershed-specific restoration goals, and achieve the assigned MS4 Permit stormwater waste load (i.e. point source) allocations for all EPA-approved TMDLs.

The permit will also require the County to manage runoff from an additional twenty percent of the County's impervious surface area not currently treated to the maximum extent practicable. Management techniques must include ESD practices as well as more conventional stormwater retrofits and stream restoration.

Meeting these requirements will be a technical and fiscal challenge and will be the focus of County watershed management and restoration. DEP will continue to be the lead agency for those affected by the permit including DPS, the Department of General Services (DGS), DOT, and Montgomery County Public Schools (MCPS). DEP will also be the lead agency for coordinating with other local agencies and municipalities with water resource responsibilities. More information on the County's MS4 Permit is available online at www.montgomerycountymd.gov/DEP.

Environmental Guidelines

State law requires all local governments to protect sensitive areas during the development process. The Planning Board's Environmental Guidelines cover the protection of streams and their buffers, wetlands, steep slopes, floodplains, and rare, threatened and endangered species. The Environmental Guidelines are available online at www.montgomeryplanning.org.

The Guidelines are coordinated with State and County programs and laws to protect and conserve sensitive environmental resources, including forest conservation legislation. They also implement strategies for non-point

source pollution reduction, relying on appropriate land use design, stream buffer protection, and Best Management Practices.

The Clean Water Task Force

In 2006, the County Executive and County Council established the Clean Water Task Force (CWTF) to evaluate existing agency coordination of water resources protection programs, and to examine in detail agency responsibilities for stormwater management and water resources protection.

Task Force members included the directors and high-level administrators from the Department of Environmental Protection, Department of Permitting Services, Department of Transportation, Montgomery County Public Schools, Maryland-National Capital Park and Planning Commission, and the Washington Suburban Sanitary Commission.

In 2007, Task Force members identified a number of high priority recommendations, including creating a Water Resources Protection Policy Committee to improve stormwater management approaches, encourage innovation, and integrate natural drainage and volume reduction design approaches into existing processes. The Task Force's final report is available online at www.resolv.org/montgomery/index.html.

Some of the Task Force's recommendations are being implemented. Since 2007, significant regulatory changes have occurred in stormwater management and water quality.

The CWTF developed four priority recommendations in 2007, one of which relates specifically to ESD. Based on the State's adoption of the Stormwater Management Act in May of 2007, the CWTF during 2010 identified, assessed, and recommended changes to remove barriers, gaps, and deficiencies in existing legislation, regulations, and codes. This effort aims to encourage more effective and innovative planning, review, and implementation approaches to achieve water quality and watershed protection. The draft report, including the recommendations for code changes to provide for ESD implementation to the MEP, was published for public review in June 2010.

Special Protection Areas

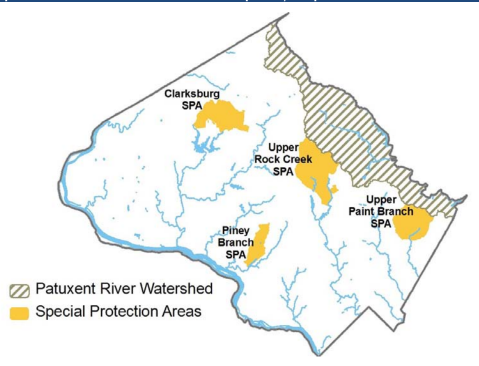
The County has identified Special Protection Areas (SPAs) where existing water resources or other high quality and unusually sensitive environmental features would be threatened by proposed land uses. The County's four SPAs are Upper Rock Creek, Upper Paint Branch, Piney Branch, and Clarksburg.

In SPAs, land use controls and management techniques help ensure that impacts from master planned development activities are mitigated as much as possible. These controls include limiting imperviousness, planting forest buffers before construction, and extra measures to protect natural features. Special engineered

water quality protection measures include enhanced sediment and erosion control and redundant stormwater management structures that go beyond minimum standards.

Performance goals guide design and monitoring for each development project. DEP also performs watershedwide biological and water quality monitoring to study the overall effects of development on the watershed. The monitoring data is used to evaluate the design and function of SPA Best Management Practices, link their performance to changing stream conditions, and guide future planning decisions. Additional information on SPAs is available online at www.montgomerycountymd.gov/DEP and at www.montgomeryplanning.org.

map 7 areas with additional water quality requirements



Patuxent Primary Management Area

The 1984 Patuxent River Policy Plan, adopted by the Maryland General Assembly and the seven Patuxent watershed counties, was prepared by the Maryland Office of State Planning to direct local and State agencies in carrying out programs and regulatory decisions in the Patuxent River Watershed. It recommends that local governments enact a Primary Management Area, establishing a wide buffer around reservoirs and streams.

Montgomery County's Functional Master Plan for the Patuxent River Watershed focuses on protecting stream systems and the two drinking water reservoirs, and reducing water quality impacts on downstream counties and the Chesapeake Bay. The Plan established a Primary Management Area (PMA) within the Patuxent River Watershed (Map 7) with special requirements intended to protect and restore water quality conditions in streams and reservoirs.

The PMA includes:

- land within 1/4 mile of Patuxent and Hawlings River mainstems
- land within 1/8 mile of all tributaries.

Principal requirements within the PMA include:

- no disturbance allowed within stream buffers
- total imperviousness on development sites in the remaining PMA not to exceed 10 percent
- extra Best Management Practices
- additional septic system requirements.

These requirements are detailed in the Environmental Guidelines.

County Climate Protection Plan

In January 2009, the Montgomery County Sustainability Working Group presented the County's first Climate Protection Plan to the County Executive and the County Council. The Plan starts the County along the path of

reducing greenhouse gas emissions by 80 percent by 2050. Its 58 recommendations cover seven areas: renewable energy; residential building energy efficiency; commercial, multifamily, and public building energy efficiency; transportation; forestry and agriculture; long-term planning; and education and outreach. The recommendations that overlap with water resources issues should be identified for priority implementation to achieve multiple environmental benefits. The Climate Protection Plan is available at www.montgomerycountymd.gov.

Healthy and Sustainable Communities Project

Following the County Council's direction in the 2007 Growth Policy, Planning staff delivered an initial set of potential Healthy and Sustainable Communities policy goals and indicators, or ways to measure progress. These goals and indicators will help policymakers and community members judge how their policies, programs, and actions contribute to achieving goals such as clean air and water.



The Framework for Action report, drafted with the County Department of Environmental Protection, evolved from public input gathered at a Healthy and Sustainable Communities workshop in 2007. The report's six goals and its indicators will help measure the County's collective efforts toward reaching those goals. This project is viewed as a starting point and will continue coordinated work with the County Executive to create more indicators to measure our mutual goals for housing, transportation, public safety, education, environment, and others. The Framework for Action Report is available online at www.montgomeryplanning.org.

Nutrient Loading Analysis

Under HB1141, the State requires a nutrient loading analysis for existing and 2030 land cover to estimate the amount of nutrients contributed by land uses in the County's Potomac and Patuxent watersheds. As part of the analysis, the State requested at least two 2030 land cover scenarios.

Land Cover Scenarios

The State's land cover data for the analysis was updated in 2007, and augmented with major roads and highways, wetland areas, and mixed land use areas. Because the State's model does not include loading factors for mixed uses, they were aggregated with other land cover types with comparable density already in the spreadsheet.

To develop the nutrient loading analysis, the County coordinated with MDE and the seven municipalities with planning and zoning authority-Rockville, Gaithersburg, Poolesville, Laytonsville, Washington Grove, Brookeville, and Barnesville. Each municipality reviewed and modified the State's 2007 land cover data, and provided 2030 land cover projections for two 2030 scenarios.

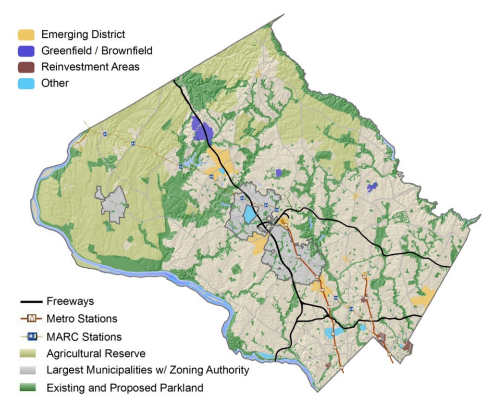
Scenario 1 was based on information contained in County master and sector plans, municipality projections, and the development pipeline in conjunction with demographic and employment projections for 2030.

Scenario 2 is similar to Scenario 1, but with some potential additional areas of development that might occur regardless of horizon year. These additional areas were taken from a strategic growth map (Map 8), developed during the 2009 revision to the Growth Policy.

Nutrient Loading Results

The estimated nutrient loads include loadings from surface runoff, WWTPs, and septic systems. The results indicate only minor changes in nutrient loading between existing land cover and both 2030 scenarios, and even less difference between the two future scenarios (Charts 2-6). These results are not unexpected because there is little vacant land left for new development in the County, and therefore no significant land conversion scenario options remain (Appendix 8).

map 8 strategic growth map





Note: The three land uses shown represent approximately 60 percent of the total County area of 324,317 acres. The remaining 40 percent is predominantly turf.

chart 3 nitrogen loading from development

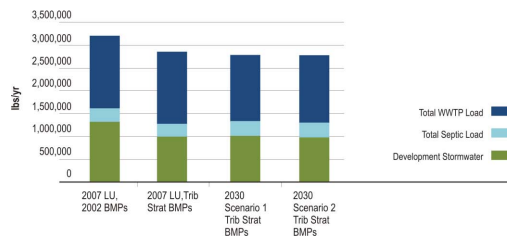
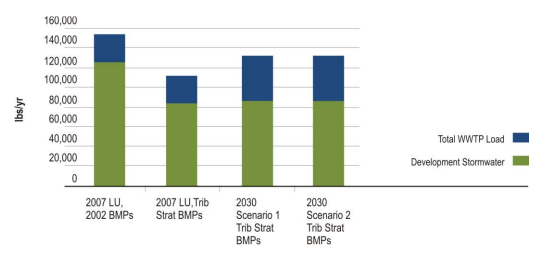
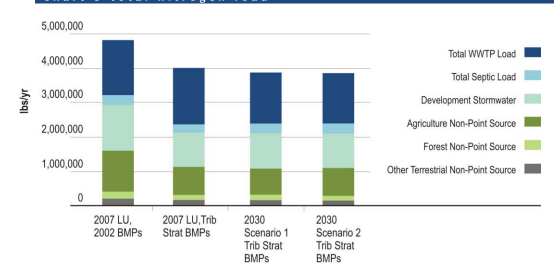
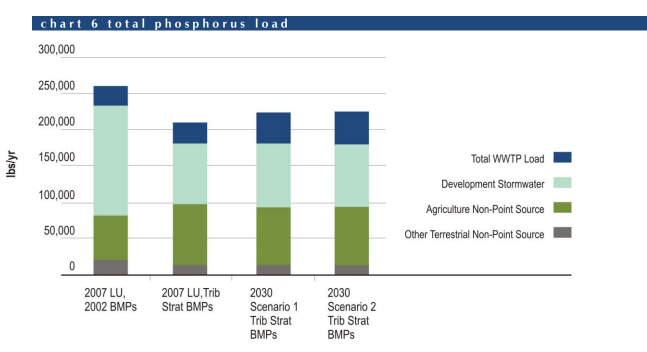


chart 4 phosphorus loading from development









Accordingly, future land use and development patterns will not significantly influence water quality trends. Strategies such as Environmental Site Design on redeveloped and infill properties, retrofitting older development, and stream restoration will be necessary to protect and improve water quality. Measuring the benefits of these strategies will require analysis on a finer subwatershed scale, which can also account for the effects of various management practices. This type of more detailed analysis will also be useful in implementing the new MS4 Permit and non-point TMDL strategies.

Receiving Waters

Water bodies are suitable to receive discharges if they can assimilate pollutant loads and still meet State standards. This concept underlies the Total Maximum Daily Load (TMDL) program, which establishes the amount of pollutants that can be delivered to a water body from all sources without violating water quality standards. In establishing TMDLs, the Maryland Department of the Environment allocates specific pollutant loads to each permitted point source (wastewater treatment plant, industry, etc.). The remaining allowable load is allocated as non-point sources to that water body, plus a margin of safety.

The State's TMDL program is supported by watershed-based water quality modeling that provides management targets. However, given the inherent uncertainty in watershed modeling, an adaptive management strategy and subsequent monitoring will be required to determine if a TMDL will be sufficient to meet water quality standards. Under an adaptive management strategy, management techniques are put in place, the results monitored, and the techniques are changed based on the monitoring results. For example, if monitoring shows that standards are not met, then other management techniques that are more effective in meeting or exceeding water quality standards might be required. As a result, the ultimate suitability of receiving waters for discharges cannot be determined with any certainty in advance of implementing management strategies, but will be addressed as part of the overall TMDL implementation process. This issue will require additional coordination with the State as the County moves forward with MS4 Permit implementation.

Through the MS4 Permit, the County will be required to develop implementation plans to meet watershed-specific restoration goals, and achieve the stormwater portion of point-source waste load allocations in those water bodies which have EPA-approved TMDLs. These implementation plans must address runoff from existing developed land must be developed within one year after the new permit is issued, or within one year after subsequent TMDLs are approved by EPA.

These watershed-specific plans will include:

- specific and general BMP retrofit implementation
- non-structural BMPs (operational)
- acreage treated with BMPs
- estimated pollutant reductions
- estimated costs for installation and maintenance
- timeline for meeting the MS4 permit stormwater allocations.

There are currently no regulatory requirements for TMDL implementation plans in the County other than through the MS4 Permit. The County's MS4 Permit does not cover the cities of Gaithersburg, Rockville, and Takoma Park. It also does not cover federal and State agencies, including the M-NCPPC and WSSC. These jurisdictions and agencies already have or will be issued separate permits. Implementation of the non-point source components of TMDLs has not yet been adequately addressed.

New development and redevelopment are different, and require different strategies to optimize ESD benefits. For the limited amount of new development remaining, ESD will still e essential to minimize environmental impacts. Additional impacts from new development, however, will be relatively small compared to the ongoing impacts of existing development. Redevelopment poses even greater challenges in using ESD, but also offers opportunities to increase environmental benefits over existing conditions. Encouraging redevelopment will be important in view of the additional challenges involved.

Although alternative development patterns are usually considered in assessing the suitability of receiving waters, they will not be a significant factor in Montgomery County because there is so little vacant land left for new development. Instead, questions will center on how Environmental Site Design, stormwater retrofits, pollution prevention, and redevelopment can be used to improve water quality and meet standards. For example, accommodating growth through concentrated redevelopment and infill will provide the opportunity to improve water quality, especially in areas built before stormwater management requirements. Because of this, the County's planned growth in its new Growth Policy can actually help protect and even improve water quality and the suitability of receiving waters to assimilate stormwater discharge. Considering the large amount of the County that was developed prior to adequate stormwater management requirements, stormwater retrofits will be especially important to improve water quality over a shorter term.

Environmental Site Design is a comprehensive site design method that reduces and treats stormwater runoff using techniques including:

- building placement
- parking areas with minimal impervious cover
- roads with vegetative buffers
- vegetated rooftops
- rain gardens
- minimizing grading
- maximizing vegetative cover and infiltration.

Montgomery County already has in place two important programs for protecting sensitive watersheds, namely the Special Protection Area (SPA) program and the Patuxent Primary Management Area. These programs prescribe standards and measures to resources that merit additional levels of protection. Although these measures predate TMDLs and are therefore not indexed to water quality standards, they are examples of the County's ongoing efforts to implement measures that provide extra protection to sensitive watersheds.

The County's commitment to protecting sensitive and high quality watersheds, MS4 implementation, ESD implementation, maintaining the Agricultural Reserve, protecting and enhancing natural resources, and

accommodating future growth through redevelopment and infill will be instrumental in establishing and maintaining the suitability of receiving waters to receive discharges.

Inter-Jurisdictional Coordination

Meeting water quality standards in watersheds that extend beyond the borders of a given jurisdiction will require the coordination of plans, programs, and efforts among the involved jurisdictions. This will especially be important in TMDL implementation. Guidance from the State will be needed to facilitate this process and ensure that all source components of TMDLs are addressed and implemented, especially as the Chesapeake Bay TMDLs are developed and allocated on a smaller scale.

looking ahead

Clearly, Montgomery County is blessed with many valuable water resources. It is equally clear, however, that although much has been done, much more needs to be done to improve and safeguard those resources, and to meet State standards and TMDLs. The value of our water resources for the County's environmental and economic health and sustainability is simply too great to do otherwise. Continually evolving water quality regulations will necessitate careful planning and cost-effective actions.

As the County runs out of open land to develop, accommodating future growth through redevelopment and infill will become increasingly important. Redevelopment will afford new opportunities to green our urban areas for multiple environmental benefits, including stormwater quantity and quality management. Implementing Environmental Site Design will play a large role in both remaining greenfield development and in future redevelopment. Finding ways to retrofit older development with no or inadequate stormwater controls will also be needed, considering the past and ongoing water quality and habitat degradation in the County's urban streams. Increasing the area, quality, and connectivity of our natural resources, especially in riparian areas, will continue to be vital in protecting the integrity of our water resources. Limiting non-point pollutants, while protecting agriculture will also be a challenge.

If and when the WWTP nutrient caps are reached after 2030 (or before if the Bay TMDLs impose further restrictions), the potential exists for future limitations on development within the sewer service area, if nutrient removal is not further improved. This would create additional pressure for septic system-supported sprawl into unsewered areas. On the other hand, nutrient removal from WWTP discharges beyond ENR could be prohibitively expensive. Both of these scenarios would pose serious issues related to sustainable growth. These potential issues may need to be addressed in future revisions of this Plan.

Funding to implement the County's MS4 Permit, meet TMDLs and water quality standards, and replace and maintain our water and sewer infrastructure, will be a continuing challenge, especially in the face of competing needs and scarce resources. To meet the challenges ahead, implement the County's regulatory programs, and achieve our water resources goals, inter-agency and inter-jurisdictional coordination and cooperation will be even more vital.

policies, recommendations, and implementation

Policies and Recommendations

The policies and recommendations listed in Table 7 address the main water resource issues addressed above including stormwater and water quality, and water supply and wastewater capacity. A separate section is devoted to land use planning and growth policy because these are key components in all water resources issues.

The following policies reaffirm and continue existing County policies that, until now, have not all been gathered together and explicitly stated within a water resources element of the General Plan. Some of the following recommendations also reaffirm and continue existing County programs, while others are new and will help address needs and issues identified in the Plan. These policies and recommendations were developed through an interagency coordination and review process.

Implementation

Dealing with water resources issues comprehensively is beyond the scope of any one agency or plan. Consequently, this Plan establishes policies and recommendations to guide the more specific plans and implementation actions of a number of different entities.

Implementing and updating this Plan (as required by State law) will involve more detailed analyses, programs, and action strategies by a variety of stakeholder agencies that have responsibilities related to water resources. A coordinated and collaborative interagency approach consistent over many years will be needed to make progress in meeting this Plan's goals, including meeting water quality requirements that will continue to evolve.

Continuing the work begun by the County's Clean Water Task Force will also be instrumental in achieving these goals. A key Task Force recommendation was to create a Water Resources Policy Coordination Committee, to carry forth the work begun by the Task Force. This Water Resources Plan is one component of a coordinated interagency approach to dealing with water resources and water guality issues and needs.

Table 7 presents the Plan's policies and recommendations and classifies them by implementation type and lead agency. It identifies the lead responsibility even though all would have a role in achieving these recommendations.

Long-term policies or recommendations are those that are currently being implemented and will continue to be implemented on a permanent basis. All of the policies and some of the recommendations of this Plan are in this category. The short- to mid-term category applies to recommendations that should be implemented or begun to be implemented over the six-year timeframe before the next update of this Plan. Policies and recommendations in the further study category will need additional research to set more specific actions and timeframes.

table 7 policies, recommendations, and interagency implementation/coordination

policies and recommendations	implementation type	lead agency
Land use planning and growth policy		
Policy 1 Plan water supply and wastewater treatment capacity to meet the demands of future growth.	Long term	M-NCPPC
Recommendations		
1.1 Continue to coordinate future development and redevelopment with WSSC and the Ten-Year Water and Sewerage Systems Plan.	Long-term	M-NCPPC
1.2 Ensure that the Patuxent River Functional Master Plan responds to and is coordinated with Patuxent River Policy Plan updates.	Long-term/ Further study	M-NCPPC
Policy 2 Ensure that future growth is consistent with smart growth principles.	Long-term	M-NCPPC
Recommendations		
2.1 Accommodate future growth as much as possible through redevelopment and infill in existing urban areas within the Priority Funding Areas.	Long-term	M-NCPPC
2.2 Support agriculture as the preferred land use in the Agricultural Reserve by determining the appropriate use of alternatives to inground septic systems for non-agricultural subdivisions.	Long-term	M-NCPPC
2.3 Provide funding and regulatory support for the Building Lot Termination (BLT) Easement Program in the Agricultural Reserve to reduce residential uses that are not farm-related.	Short- to mid- term	M-NCPPC/ DED
Policy 3 Plan future growth to minimize impacts to water resources, taking into consideration the differences between development and redevelopment.	Long-term/ Further study	M-NCPPC
Recommendations		
3.1 The County's regulatory framework for redevelopment and infill should facilitate levels of stormwater management that exceed State requirements, taking care not to negate incentives for redevelopment and infill.	Short- to mid- term/ Further study	M-NCPPC/ DPS/DEP
3.2 Enhance incentives for constructing green buildings and green retrofitting and redevelopment to maximize resource benefits.	Further study	M-NCPPC/ DPS
3.3 Integrate land use, zoning, redevelopment, and urban design planning and strategies into water resources protection and regulatory programs and plans.	Short- to mid- term/ Further study	M-NCPPC/ DEP
3.4 Use results from approved water quality implementation plans, watershed studies, Special Protection Areas, and State and County water resource monitoring to guide the master plan update process.	Short- to mid- term/ Further study	DEP/ M-NCPPC
Policy 4 Focus natural area protection, conservation, mitigation, enhancement, restoration and management to maximize water resources protection and quality.	Long-term/ Further study	M-NCPPC
Recommendations		
4.1 Increase forest, wetland, meadow, stream buffer, and urban tree canopy area countywide, especially in watersheds with regulatory limits, water quality impairments, or Tier II designations.	Short- to mid- term/ Further study	M-NCPPC/ DEP
4.2 Provide both regulations and incentives to protect and expand urban tree canopy.	Further study	DEP

4.3 Revise the Forest Conservation Laws and Regulations and Trees	Short- to mid-	M-NCPPC
Technical Manual as needed to increase the speed and success of	term	
reforestation efforts.	1 +	M-NCPPC/
4.4 Continue to support natural land preservation and easement	Long-term	DEP
programs and activities, especially in watersheds with known water quality impairments.		DE!
quality impairments.		
4.5 Coordinate park planning and development with countywide efforts	Further study	M-NCPPC
to address water quality regulations.	,	
4.6 Develop and implement natural resource management plans for	Further study	DEP/
lands owned by local governments.		M-NCPPC
4.7 Maximize water quality protection and improvement through	Further study	DEP/
protecting, restoring, and enhancing natural areas.		M-NCPPC
stormwater and water quality		
Policy 5	Long-term	DPS/DEP
Manage stormwater and non-point source pollution to maximize water		
quality and quantity benefits, and to meet regulatory requirements and		
inter-jurisdictional commitments, taking into consideration the differences between development and redevelopment.		
Recommendations		
5.1 Develop and implement a collaborative interagency and external	Short- to mid-	DEP
stakeholder process to effectively address water resource regulatory	term	
issues.	101111	
5.2 Establish an overarching Water Resources Policy Coordination	Short- to mid-	DEP
Committee as recommended by the Clean Water Task Force, and	term/	
implement an institutional framework to ensure broad-based	Further study	
interagency coordination and collaboration.	,	
5.3 Coordinate activities in inter-jurisdictional watershed with	Short- to mid-	DEP/
municipalities, adjacent counties, and federal and state property	term	M-NCPPC/
owners to meet water quality protection, compliance, and		WSSC
improvement needs.		
5.4 Identify improvements needed to maximize effective water quality	Short- to mid-	DEP/DPS/
improvements and protection associated with new development,	term	DOT/DFRS
redevelopment, infill, roads, retrofitting of older development, and		
adopt guidelines, regulations, and best practices, including rainwater		
harvesting and reuse, to achieve those improvements.	Chart to mid	DED
5.5 Coordinate efforts with MDE and other State and County agencies and municipalities to meet their separate MS-4 Permit requirements,	Short- to mid- term	DEP
and develop TMDL implementation plans for pollutant sources not	leiiii	
covered by the County's Permit.		
5.6 Use results from approved water quality implementation plans,	Short- to mid-	DEP/
watershed studies, Special Protection Areas, and State and County	term/	M-NCPPC
water resource monitoring to inform any needed changes to	Further study	
development review requirements.	,	
5.7 Identify and pursue priority implementation for those	Further study	M-NCPPC/
recommendations of the County's Climate Protection Plan and any		DEP
subsequent efforts of the Sustainability Working Group that have		
direct benefits on water quality and quantity.		
5.8 Maintain adequate resources and expertise in agencies with water	Long-term/	All
resources responsibilities to meet evolving water quality regulations.	Further study	
5.9 Continue to promote State review and approval of innovative	Long-term/	DPS
stormwater management practices that are not contained in the State	Further study	
Stormwater Design Manual.	,	

Policy 6	Long-term	DEP
Maintain effective public outreach and educational	Long-lenn	
programs to convey the vital role of water resources and water quality to		
the County's overall health and sustainability.		
Recommendations		
6.1 Evaluate existing efforts and implement more effective programs to	Further study	DEP
increase awareness of stormwater as a valuable and usable		
resource.		
6.2 Enhance stewardship, education, and outreach programs to increase	Further study	DEP
the voluntary implementation of pollution prevention and runoff		
management practices.		
6.3 Continue the development, refinement, and promotion of on-line	Further study	DEP
tools to raise awareness and encourage stewardship of water		
resources issues.		
water supply and wastewater		
Policy 7	Long-term	DEP
Ensure adequate and safe water supply and wastewater		
conveyance throughout areas served by community systems.		
Policy 8	Long-term	DEP
Ensure that the Ten-Year Comprehensive Water Supply and		
Sewerage Systems Plan supports and is consistent with the General Plan		
and master and sector plans.		
Policy 9	Long-term	DEP/
Use the Ten-Year Comprehensive Water and Sewerage	Long-lenn	WSSC
Systems Plan to ensure that water supply and wastewater treatment		
capacities are sufficient for existing and planned development and		
redevelopment.		
Policy 10	Long-term/	DEP/
Continue public outreach and education to increase awareness of	Further study	WSSC
viewing drinking water as a resource to be valued and conserved.	Tormer stody	
Policy 11	Long-term	WSSC
Continue programs and actions to minimize pollutant contributions to	Long lonn	
surface water and groundwater from water and wastewater infrastructure,		
and meet applicable water quality regulations.		
Recommendations		
11.1 Continue to incorporate progressive technology at wastewater	Long-term	WSSC
treatment facilities to meet point source pollution limits, while	9	
allowing for planned growth.		
11.2 Continue studies and programs to reduce inflow and infiltration into	Long-term	WSSC
wastewater collections systems.	3	
11.3 Continue programs to reduce sanitary overflows and pipe failures,	Long-term	WSSC
in accordance with WSSC's Consent Decree agreement with EPA.		
Policy 12	Long-term	DEP/DPS
Continue programs and actions to protect and recharge source water		
resources.		
Recommendations		
12.1 Continue to promote and implement local and regional source	Long-term	DEP
water planning and recommended actions to protect the Potomac		
and Patuxent Rivers as drinking water sources.		
12.2 Reduce nitrogen contributions to surface and groundwater from	Short- to mid-	DPS/DEP
septic systems.	term	
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Water	יייי

12.3 Continue to address well and septic system issues according to the policies and procedures included in the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.	Long-term	DEP
12.4 Resolve the issue of sand mounds and alternative technology septic systems and their effects on land use and development density in the Agricultural Reserve in the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.	Short-term/ Further study	DEP

Resolution No.: 16-1428

Introduced: Adopted:

July 13, 2010 July 13, 2010

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

By: District Council

Approval of Planning Board Draft Water Resources Functional Plan SUBJECT:

- 1. On May 5, 2010 the Montgomery County Planning Board transmitted to the County Executive and the County Council the Planning Board Draft Water Resources Functional Plan.
- 2. The Planning Board Draft Water Resources Functional Plan amends The General Plan (On Wedges and Corridors) for the Physical Development of the Maryland-Washington Regional District in Montgomery and Prince George's Counties; as well as all approved and adopted master, sector, and functional plans.
- 3. On June 21, 2010 the County Executive transmitted to the County Council his fiscal analysis of the Water Resources Functional Plan.
- 4. On June 22, 2010 the County Council held a public hearing regarding the Planning Board Draft Water Resources Functional Plan. The Functional Plan was referred to the Transportation and Environment Committee for review and recommendation.
- 5. On June 24, 2010 the Transportation and Environment Committee held a worksession to review the issues raised in connection with the Planning Board Draft Water Resources Functional Plan.
- 6. On July 13, 2010 the County Council reviewed the Planning Board Draft Water Resources Functional Plan and the recommendations of the Transportation and Environment Committee.

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Action

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following resolution:

The Planning Board Draft Water Resources Functional Plan, dated May 2010, is approved with revisions. County Council revisions to the Planning Board Draft Water Resources Functional Plan are identified below. Deletions to the text of the Plan are indicated by [brackets], additions by <u>underscoring</u>. All page references are to the May 2010 Planning Board Draft Plan.

General: All page references are to the May 2010 Planning Board Draft Plan.

Page 7: Modify sentence three of the second paragraph under the heading introduction as follows:

[Moreover,]Montgomery County continues to attract new residents, and [growth] <u>new development and redevelopment pose[s]</u> additional challenges, <u>as well as opportunities</u>, for water quality.

Page 9: Modify Map 2 as follows:

Show the Poolesville service area (as shown on Map 1) using a different color.

Distinguish the Blue Plains, Seneca, and Damascus WWTP service areas (which are all contained within the WSSC sewer service area) separately from each other.

Page 11: After DEP under the Agencies heading add the following agency:

DFRS Department of Fire and Rescue Services

Page 11: Modify text under Regulatory heading as follows:

MS[-]4

Page 13: Modify last sentence in sidebar under the heading Plans beginning "A number of plans address" as follows:

MS[-]4

Page 19: Modify the first subheading under the heading Regulatory Framework as follows:

Montgomery County Municipal Separate Storm Sewer System (MS[-]4)

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Page 19: Modify the following sentence in the first paragraph under the heading Regulatory Framework as follows:

The County's MS[-]4 Permit is the principal implementation tool in meeting stormwater point source water quality regulatory requirements.

Page 19: Add the following sentence before the last sentence of the first paragraph under the heading Regulatory Framework:

The Cities of Gaithersburg, Rockville, and Takoma Park are covered under separate MS4 permits to control discharges from their storm drain systems, as are all M-NCPPC, WSSC, state, and federal properties.

Page 19: Modify the last sentence in the first paragraph under the Regulatory Framework heading as follows:

Information on the County's MS[-]4 Permit is available online at www.montgomerycountymd.gov/DEP

Page 22: Modify the second sentence under the subheading Distribution and Storage as follows:

The County's water distribution system is aging, and maintenance and replacement of this system is vital for continued adequate public water service, which provides for fire suppression in addition to a potable water supply.

Page 27: Modify paragraphs 2 through 5 under the heading Sand Mound and Alternative Technology Septic Systems as follows:

Although sand mounds and alternative septic systems can provide a higher quality of effluent than trench septic systems, they can allow development on land where in-ground trench systems are not permitted due to high water tables or unacceptable percolation rates. Sand mounds have been permitted in the Agricultural Reserve since 1994 pursuant to Executive Regulation No. 28-93 AM. [This policy is inconsistent with the recommendations of the *Functional Master for Preservation of Agriculture and Rural Open Space* that development in the Agricultural Reserve should be limited to that which can be supported by the natural capacity of the soils and that alternative technologies should be strictly limited.] Their use was reviewed by the Council's Ad Hoc Agricultural Policy Working Group and continues to be debated by the Planning Board.

[Sand mounds have increased pressure for residential subdivisions on sites that are not suitable for in-ground trench systems and that might have otherwise remained agricultural land. The continued use of sand mounds for ordinary subdivision development contributes to fragmentation of the critical mass of farmland in the Reserve, marginally increases impervious surfaces, and exacerbates any associated negative water quality impacts.]

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There is agreement at this time that [I]in cases where conventional systems fail and owners can no longer rely on standard in-ground trench systems, sand mounds and alternative technology septic systems should be permitted since they can reduce pressure to provide public sewer systems to relieve failing septic systems in low-density areas outside the planned public sewer service envelope.

[But these systems can have unforeseen development and water quality impacts in the Agricultural Reserve. The Water and Sewer Plan should restrict the use of such systems to replacement of failing trench systems and to support residential and other uses that are clearly associated with protection, use, and encouragement of agricultural activities.]

However, because of continuing concerns, the Council should determine the appropriate use of sand mound and alternative technology septic systems in Rural Density Transfer and other rural zoned areas as part of the next comprehensive update to the Ten-Year Comprehensive Water Supply and Sewerage Systems Plan.

Page 27: Modify the last sentence of the first paragraph under the subheading Chesapeake Bay Restoration Fund for Septic Upgrades section as follows:

DPS has applied to the State to assume responsibility for administering the Bay Restoration Fund monies for qualifying on_site systems in Montgomery County.

Page 29: Modify the last sentence before the bulleted section under the heading Findings as follows:

Results of the County's analyses, MS[-]4 implementation plans, and TMDL plans for non-point source water quality will help guide the implementation and updating of master plans, natural area protection, enhancement and restoration efforts, stormwater management, and the development review process.

Page 30: Modify the last sentence in the first paragraph under the heading Sources as follows:

This permit is also known as a Municipal Separate Storm Sewer System (MS[-]4) Permit.

Page 30: Modify the third sentence in the second paragraph under the heading Sources as follows:

Where non-point <u>source</u> pollutants contribute to an impaired water body, they are included as part of the TMDL allocations, but are not covered by the County's MS[-]4 Permit.

Page 30: Add the following sentence to the end of the second paragraph under the heading Sources:

The Cities of Gaithersburg, Rockville, and Takoma Park are covered under separate MS4 permits to control discharges from their storm drain systems, as are all M-NCPPC, WSSC, state, and federal properties.

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Page 32: Modify the first sentence in the first paragraph under the subheading Total Maximum Daily Loads (TMDLs) as follows:

A TMDL establishes the amount of pollutant <u>from point and non-point sources</u>, that a water body can assimilate and still meet water quality standards [for that pollutant].

Page 36: Modify the first sentence in the second paragraph under the subheading Antidegradation and Tier II Water Listings as follows:

Tier II waters are [those] <u>high-quality waters designated by the State to be</u> at risk of degradation.

Page 36: Modify the third sentence in the first paragraph under the subheading Anti-degradation and Tier II Water Listings as follows:

For example, when preparing a master plan amendment for Damascus, the [land area draining] <u>Town Spring Tributary subwatershed</u>, <u>which drains to Scott's Branch</u> [to a headwater stream of the Patuxent watershed] (designated as Tier II waters) was rezoned to provide greater protection.

Page 36: Modify the last sentence of the second paragraph under the subheading Antidegradation and Tier II Water Listing as follows:

Map 6 shows the County's current Tier II waters (at this time Scott's Branch only, located in the Patuxent River watershed).

Page 37: Modify Map 6 as follows:

[InterCounty Connector] Master Planned Freeways

[Agricultural Reserve]

Delete from map legend and from map the following:

[Metro Stations] [MARC Stations] [Municipalities w/ Zoning Authority (17,500 acres)]

[All] Existing and Proposed Parkland [(62,091 Acres)]

Page 38: Modify the first sentence under the subheading Stormwater Ordinance Revisions as follows:

As the lead Montgomery County Agency for stormwater management, the Department of Permitting Services is coordinating the revisions to the County Stormwater Ordinance <u>and</u> regulations to address [new] the State [regulations] Stormwater Management Act of 2007.

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Page 38: Delete the last sentence under the subheading Stormwater Ordinance Revisions as follows:

[The new County regulations are due by May 2010.]

Page 39: Delete and replace the last paragraph under the subheading The Clean Water Task Force as follows:

[In early 2010, the Clean Water Task Force reconvened to begin considering the implications and needs of the County's new MS4 Permit, the new State regulations requiring the use of Environmental Site Design (ESD), code revisions to address ESD, and the need to establish an ongoing Water Resources Policy Coordination Committee, as recommended in the 2007 Task Force Report.]

The Clean Water Task Force (CWTF) developed four priority recommendations in 2007, one of which relates specifically to ESD. Based on the state's adoption of the Stormwater Management Act in May of 2009, the CWTF during 2010 identified, assessed, and recommended changes to remove barriers, gaps, and deficiencies in existing legislation, regulations, and codes. This effort aims to encourage more effective and innovative planning, review, and implementation approaches to achieve water quality and watershed protection. The draft report including the recommendations for code changes to provide for ESD implementation to the MEP was published for public review in June 2010.

Page 39 or shortly thereafter as appropriate in terms of document design: Add a map that illustrates the County's four Special Protection Areas and the Patuxent Primary Management Area

Page 41: Modify the third sentence in the first paragraph under the subheading Nutrient Loading Results as follows:

These results are not unexpected because there is little vacant land left <u>for new development</u> in the County, and therefore so significant land conversion scenario options remain (Appendix 8).

Page 41: Enlarge Map 7 to show detail better and modify as follows:

[InterCounty Connector] Master Planned Freeways

Largest Municipalities w/ Zoning Authority [(17,500 Acres)]

[All] Existing and Proposed Parkland [(62,091 Acres)]

Remove the blue Other symbol from the east side of I-270 opposite NIST.

Remove lettering in purple.

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Page 41: Move Chart 4 to immediately after Map 7, use different color scheme than that used for the other charts, reorder all the charts and change all text and table of contents references accordingly.

Page 41: Add a note to Chart 4 (new Chart 2) as follows:

Note: The three land uses shown represent approximately 60% of the total County area of 324,317 acres. The remaining 40% of the County is predominantly turf.

Page 41-43: Modify the bar labels for Charts 2-6 as follows:

2030 Scenario 1 Trib Strat BMPs 2030 Scenario 2 Trib Strat BMPs

Page 43: Modify sentence 4 in paragraph 2 under the subheading Receiving Waters as follows:

For example, if monitoring shows that standards are not met, then [more stringent stormwater management] other management techniques that are more effective in meeting or exceeding water quality standards might be required.

Page 44: Add the following sentence to the end of the first paragraph after the bulleted section under the subheading Receiving Waters beginning "There are currently":

Implementation of the non-point source components of TMDLs has not yet been adequately addressed.

Page 44: Add the following paragraph after the first paragraph after the bulleted section under the subheading Receiving Waters beginning "There are currently":

New development and redevelopment are different, and require different strategies to optimize ESD benefits. For the limited amount of new development remaining, ESD will still be essential to minimize environmental impacts. Additional impacts from new development, however, will be relatively small compared to the ongoing impacts of existing development. Redevelopment poses even greater challenges in using ESD, but also offers opportunities to increase environmental benefits over existing conditions. Encouraging redevelopment will be important in view of the additional challenges involved.

Page 44: Modify the first sentence of the second paragraph after the bulleted section under the subheading Receiving Waters beginning "Although alternative development patterns" as follows:

Although alternative development patterns [and stormwater management] are usually considered in assessing the suitability of receiving waters, they will not be a significant factor in Montgomery County because there is so little vacant land left for new development.

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Page 44: Add the following sentence after the last sentence in the second paragraph after the bulleted section under the subheading Receiving Waters beginning "Although alternative development patterns":

Considering the large amount of the County that was developed with inadequate stormwater management, stormwater retrofits will be especially important to improve water quality over a shorter term.

Page 44: Modify the last sentence under the subheading Inter-Jurisdictional Coordination as follows:

Guidance from the State will be needed to facilitate this process <u>and ensure that all source components of TMDLs are addressed and implemented</u>, especially as the Chesapeake Bay TMDLs are developed and allocated on a smaller scale.

Page 45: Insert the following heading immediately after the last paragraph under the heading looking ahead:

policies, recommendations, and implementation

Page 45: Convert the heading policies and recommendations into a subheading.

Page 45: Modify the first paragraph after the heading policies and recommendations as follows:

The [following] policies and recommendations <u>listed in Table 7</u> address the main water resources issues addressed above including stormwater and water quality, and water supply and wastewater capacity. A separate section is devoted to land use <u>planning</u> and growth policy because these are key components in all water resource issues.

Page 45: Insert the following paragraph after the first paragraph under the heading policies and recommendations:

The following policies reaffirm and continue County policies that currently exist but that, until now, have not all been gathered together and explicitly stated within a water resource element of the General Plan. Certain of the following recommendations also reaffirm and continue existing programs in the County, while others address needs and issues identified in the Plan. These policies and recommendations were developed through an interagency coordination and review process.

Pages 45-48: Delete all headings and text immediately following the last paragraph under the heading policies and recommendations. (The policies and recommendations are stated separately in Table 7.)

Page 48: Convert the heading implementation into a subheading.

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Page 49: Modify the first sentence in the fourth paragraph under the heading implementation as follows:

Table 7 [outlines] <u>presents</u> the Plan's policies and recommendations and classifies them by implementation type and lead agency.

Page 49: Modify the fifth paragraph under the heading implementation as follows:

It classifies the policies and recommendation by <u>implementation</u> type. [The umbrella category is for l] <u>L</u>ong-term policies or recommendations <u>are those that are currently being implemented and will continue to be implemented on a permanent basis. All of the policies of this plan are in this category. The [implementation] <u>short- to mid-term</u> category applies to [short- and mid-term actions] <u>recommendations that should be implemented or begun to be implemented over the six-year timeframe before the next update of this Plan. Policies and recommendations in the further study category will need additional research to set more specific actions and timeframes.</u></u>

Page 49: Add the following text to the uppermost left heading block of Table 7:

Policies and Recommendations

Pages 45-55: Clarify the format and presentation of the material in Table 7 including combining the three columns under the type heading into one column with the heading implementation type, and categorizing each policy under this new column as Long-term, Short- to mid-term, or Further study, as applicable.

Page 49: Modify recommendation 1.2 as follows:

1.2 Ensure that the *Patuxent River Functional Master Plan* responds to and is consistent with [the updated] *Patuxent River Policy Plan* updates.

Page 49: Change the type classification of recommendation 1.2 in the current Table 7 from: Implementation/Further study, to: Long-term/Further study, in the modified Table 7.

Page 50: Modify recommendation 2.2 as follows:

2.2 Support agriculture as the preferred land use in the Agricultural Reserve by [limiting the] determining the appropriate use of alternatives to in-ground septic systems for non-agricultural subdivisions.

Page 50: Modify lead agency list for recommendation 2.3 as follows:

M-NCPPC/DED

Page 50: Modify Policy 3 as follows:

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Policy 3. Plan future growth to minimize impacts to water resources, taking into consideration the differences between development and redevelopment.

- Page 50: Modify recommendation 3.1 as follows:
 - 3.1 The County's regulatory framework for redevelopment and infill should facilitate levels of stormwater management that exceed State requirements, taking care not to negate incentives for redevelopment and infill.
- Page 51: Modify Policy 5 as follows:
 - Policy 5. Manage stormwater and non-point source pollution to maximize water quality benefits, and meet regulatory requirements and inter-jurisdictional commitments, taking into consideration the differences between development and redevelopment.
- Page 52: Modify recommendation 5.4 as follows:
 - 5.4 Identify improvements needed to maximize <u>effective</u> water quality improvements and protection associated with new development, redevelopment, infill, roads, retrofitting of older development, and adopt guidelines, regulations, and best practices, including rainwater harvesting and reuse, to achieve those improvements.
- Page 52: Modify lead agency list for recommendation 5.4 as follows:

DEP/DPS/DOT/DFRS

- Page 53: Add new recommendation after recommendation 5.8 as follows:
 - 5.9 Continue to promote State review and approval of innovative stormwater management practices that are not contained in the State Stormwater Design Manual.
 - Classify the new recommendation 5.9 in the modified Table 7 as: Long-term/Further study
 - List the lead agency for the new recommendation 5.9 in the modified Table 7 as follows: DPS
- Page 53-54: Modify the following sentences as follows:
 - Policy 7. [Continue to] [e]Ensure adequate and safe water supply and wastewater conveyance throughout areas served by community systems.
 - Policy 8. [Continue to] [e]Ensure that the *Ten-Year Water Supply and Sewerage Systems Plan* supports and is consistent with the General Plan and master and sector plans.

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Policy 9. [Continue to] [u]Use the *Ten-Year Comprehensive Water Supply and Sewerage Systems Plan* to ensure that water supply and wastewater treatment capacities are sufficient for existing and planned development and redevelopment.

Page 54: Change the type classification of Policy 10 in the current Table 7 from: Implementation/Further study, to: Long-term/Further study, in the modified Table 7.

Page 55: Change the type classification of recommendation 12.4 in the current Table 7 from: Umbrella/Further study, to: Short- mid-term/Further study, in the modified Table 7.

Page 56: Modify the following entries under the County Council heading as follows:

[Phil Andrews]Nancy Floreen, President [Roger Berliner]Valerie Ervin, Vice-President

Page 56: Add the following names before Marc Elrich:

Phil Andrews Roger Berliner

Page 56: Modify the following entry under the subheading The Maryland-National Park and Planning Commission as follows:

[Royce Hanson]Francoise Carrier, Chair[man]

Page 56: Modify the following entry under the subheading Montgomery County Planning Board as follows:

[Royce Hanson]Francoise Carrier, Chair[man]

General

All illustrations and tables included in the Plan are to be revised to reflect District Council changes to the Planning Board Draft (May 2010). The text and graphics are to be revised as necessary to achieve and improve clarity and consistency, to update factual information, and to convey the actions of the District Council. Graphics and tables should be revised to be consistent with the text.

This is a correct copy of Council action.

Linda M. Lauer, Clerk of the Council

elected and appointed officials

County Council

Nancy Floreen, President Valerie Ervin, Vice-President Phil Andrews Roger Berliner Marc Elrich Michael Knapp George L. Leventhal Nancy Navarro Duchy Trachtenberg

County Executive

Isiah Leggett

The Maryland-National Capital Park and Planning Commission

Samuel J. Parker, Jr., Chairman Francoise Carrier, Vice Chair

Commissioners

Montgomery County Planning Board

Francoise Carrier, Chair Marye Wells-Harley, Vice Chair Joe Alfandre Amy Presley Norman Dreyfus

Prince George's County Planning Board

Samuel J. Parker, Jr., Chairman Sylvester J. Vaughns, Vice Chair Sarah A. Cavitt Jesse Clark Colonel John H. Squire



Functional Plan



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