MISSOURI NONPOINT SOURCE MANAGEMENT PLAN (2015-2019)
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Sara Parker Pauley
Director
Executive Summary

The 2015-2019 Missouri Nonpoint Source Management Plan (NPSMP or plan) will serve to guide the state’s efforts in coordinating nonpoint source pollution reduction efforts and supporting state activities pursuant to Section 319 of the federal Clean Water Act (CWA). This plan will also serve as a guide for Department of Natural Resources (MoDNR) decisions involving the allocation of resources to address nonpoint source pollution.

In 2012, MoDNR launched statewide watershed planning effort to strategically address local water resource issues. These watershed planning efforts create a locally-led, coordinated, holistic approach for protecting water resources in Missouri. Through the watershed planning efforts, the department is forming partnerships with landowners, communities, industries, and local leaders to share information and set priorities for each watershed in the state. By coordinating the efforts of organizations and individuals who have a vested interest in Missouri’s watersheds, staff and financial resources will be better focused on solutions to priority water quality problems. These watershed planning efforts provide direction and focus for all of the department’s programs, and support of these watershed planning efforts is the top priority of Missouri’s NPSMP.

Missouri’s NPSMP is a five-year action plan that incorporates the most recent U.S. Environmental Protection Agency (EPA) guidance, Nonpoint Source Program and Grants Guidelines for States and Territories, April 12, 2013 (http://water.epa.gov/polwaste/nps/upload/319-guidelines-fy14.pdf) and Section 319 Program Guidance: Key Components of an Effective State Nonpoint Source Management Program November 2012 (http://water.epa.gov/polwaste/nps/upload/key_components_2012.pdf). Chapter 2 of the plan includes short-term, mid-term, and long-term goals, objectives, milestones, and performance measures. Although flexibility to respond to short-term needs consistent with mid- and long-term goals and objectives has been included in this plan; the department intends to review and update the NPSMP at least every five years.

Information about nonpoint source (NPS) acronyms and terms, NPS pollution categories, best management practices, and state and federal partners can be found in the Appendices.
Chapter 1: Introduction

“Nonpoint source pollution occurs when rainfall, snowmelt, or irrigation water runs over land or through the ground, picks up pollutants, and deposits them into rivers, lakes, and coastal waters or introduces them into ground water.” (U.S. Environmental Protection Agency: http://water.epa.gov/polwaste/nps/outreach/point1.cfm) Nonpoint sources of pollution enter waterways by overland flow or infiltration as opposed to point source pollution which is defined as any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, from which pollutants are or may be discharged. Point source pollution does not include agricultural stormwater discharges and return flows from irrigated agriculture http://water.epa.gov/polwaste/nps/whatis.cfm).

By the early 1970s, many of the nation’s streams and lakes had become severely polluted by sewage and industrial waste discharges. With passage of the Federal Water Pollution Control Act of 1972 (Public Law 92-500) http://water.epa.gov/lawsregs/rulesregs/upload/cwa_sec401.pdf, Congress set in motion a massive cleanup effort for the nation’s water resources. Throughout the subsequent decades, hundreds of wastewater treatment facilities were constructed or upgraded. Previously polluted streams and lakes became cleaner and aquatic life began to reappear where they had been absent. However, there is still much work yet to be done as more than half of the nation’s impaired waters still do not fully support aquatic life and recreational uses due to nonpoint sources of pollution.

Chapter 1.1 History of Missouri NPS Pollution Management

In 1979, prior to the federal requirement for states to develop NPS management plans, a Missouri Water Quality Management Plan (Section 208 Plan) was developed by the department pursuant to Sections 208 and 303 of the CWA. Planning was performed through a cooperative effort between MoDNR, East-West Gateway Coordinating Council, Mid-America Regional Council, and Ozark Gateway Council of Local Governments. This plan outlined the actions that were needed to protect the quality of surface waters and groundwater in Missouri, including control of both point and NPS pollution. Municipal wastewater planning was completed and future needs were identified. Nonpoint sources were assessed regarding the magnitude of water quality problems and solutions were proposed. Federal regulations required Section 208 plans to consider NPS pollution from construction, mining, silviculture, and agriculture; however, designated areas identified in the Missouri Section 208 plan did not address agriculture based on a state task force recommendation. Instead, agricultural needs were addressed on a statewide basis. Section 208 was essentially a federal funding mechanism for state programs that attempted to control NPS pollution. However, Section 208 was significantly underfunded and all available funds were expended by 1980. Many considered Section 208 a failure because it did little to actually reduce NPS pollution. (Gould, George (1990). “Agriculture, Nonpoint Source Pollution, and Federal Law.” U.C. Davis Law Review 23: 461.) It created a voluntary provision that directed states to determine whether regulatory point source controls were needed.
However, according to Szalay (2010) (“Breathing life into the dead zone: Can the federal common law of nuisance be used to control nonpoint source water pollution?” *Tulane Law Review* 85: 215–246.), “The section placed full control over regulation of NPS water pollution with the states and did not provide any mechanisms to actually control NPS water pollution.”

In 1987, in response to the limited success of Section 208 in controlling NPS water pollution, Congress passed the Water Quality Act and created Section 319 to focus on the problem of nonpoint source pollution. Section 319 required states to identify water bodies that cannot meet water quality standards (WQS) without control of nonpoint sources. States were also required to develop implementation plans that identified best management practices (BMPs) and measures for the sources of those impaired waters. Acceptance of these plans by the EPA was required before the plans could be implemented. However, the section does not actually place limits on NPS pollution nor is there an enforcement mechanism. The Water Quality Act of 1987 states: “It is the national policy that programs for the control of nonpoint sources of pollution be developed and implemented in an expeditious manner so as to enable the goals of this Act to be met through the control of both point and nonpoint sources of pollution.” Pursuant to the requirements of Section 319 of the federal Water Quality Act of 1987, MoDNR was designated by the governor to prepare Missouri’s NPSMP. Coordination among agencies was recognized as a key component for successful development and implementation of state NPS plans, particularly those agencies with funding for implementing conservation practices.

The Missouri NPSMP was first accepted by EPA in 1988, with subsequent minor and significant revisions accepted in 1996 and 2000, respectively. In addition, minor revisions to individual sections were accepted by EPA in 2001, 2002, 2003, and 2004. In 2005, the accepted revisions to the Missouri NPSMP were more complex and described the eight key components of an effective NPS pollution plan.

Following the 2005 revisions, the department deliberated on several occasions about potential revisions to the NPSMP and several drafts were written that outlined different approaches to the five-year plan. These considerations included:

- Determining which watershed prioritization methods should be used.
- Concentrating projects in a single watershed versus statewide or regional watershed projects.
- Reducing or increasing the amount of funds allocated for pass-through subgrant projects.
- Relying less on Section 319 NPS grants and more on state cost-share funds to implement conservation and management practices.
- Using department provided water quality monitoring versus subgrantee or contractor water quality monitoring.
- Avoiding duplication of state and federal cost-share funding strategies to fund practices that typically are not covered by other incentive programs.
- Determining how long to allocate funding to individual watershed projects and how much money should be provided.
- Determining what percentage of Section 319 funding should be focused on urban and other non-agricultural projects.
• Determining what percentage of Section 319 funding should be focused on water quality protection efforts versus nonpoint source pollution restoration projects.
• Determining if more staff assistance is needed for watershed assessment and planning.

This plan addresses each of EPA’s eight key components (Appendix 9) and describes how the state will improve and protect water quality impacted or threatened by NPS pollution. The NPSMP includes goals, objectives, performance measures, milestones and strategies for achieving improved water quality. These efforts are compatible with and support the strategic plans of many partner agencies (see more details in Appendix 4 and Chapter 3) including, but not limited to, the Missouri Departments of Health and Senior Services (DHSS), Conservation (MDC), and Agriculture (MDA); University of Missouri Extension (MUE); U.S. Department of Agriculture (USDA) Natural Resources Conservation Service (NRCS); and U.S. Environmental Protection Agency (EPA).

Chapter 1.2: Missouri Watershed Planning

The statewide watershed planning efforts are conducted at the eight-digit Hydrologic Unit Code (HUC-8) watershed scale and used by the department to protect our state’s water resources. These watershed planning efforts provide direction and focus for all of the department’s programs and support of these watershed planning efforts is the top priority of the Missouri NPSMP. These watershed planning efforts recognize the nexus between local citizen engagement and the development and implementation of successful watershed-based plans (WBPs) and policies. The watershed planning efforts also provide opportunities for local citizens and leaders to provide input and influence decisions regarding water resource priorities and goals. These opportunities for local citizen engagement occur throughout the watershed planning process. Information is located on the department’s website at http://dnr.mo.gov/omw/.

The statewide watershed planning approach, in partnership with Regional Planning Commissions, Councils of Governments, and other local organizations, conducts a Collaborative Watershed Process in HUC-8 watersheds throughout the state. This process includes coordinating meetings of local Watershed Advisory Committees within individual HUC-8 watersheds. Through these meetings, local participants will have the opportunity to share information and reach common understandings about the water resources in their watershed. They will also provide input for setting watershed priorities and documenting next steps and actions for addressing those priorities. Some of the intangible products of Missouri’s watershed planning are a shared understanding of each watershed by its citizens, and a shared, proactive call for action for the protection of the local water resources. The tangible product of these watershed planning efforts will be Healthy Watershed Plans that detail local citizens’ discussions and recommendations for actions in their watersheds. These Healthy Watershed Plans represent the foundational step for later developing more in-depth conservation planning and recommended actions through nine-element WBPs or other acceptable alternative plans (Appendix 8).

The watershed planning efforts will concurrently act as the framework for coordinating resources between the department and its partner organizations to enhance the success of actions that address local priorities. The department is also committed to ensuring that these watershed planning efforts are responsive to local conditions and continuously adapt to new information.
This will be accomplished by seeking and responding to input from Statewide Watershed Advisory Committees, local Watershed Advisory Committees, an Internal Steering Committee, and other statewide partners.

During implementation of this NPSMP (2015–2019), the watershed planning efforts will use multiple sources of funding including federal Section 319 grant funds and other state and federal funds (see Chapter 6 and Goals VI, VII) to bring together strong partnerships of local leaders, technical experts and research/education professionals to produce highly-informative Healthy Watershed Plans. Following development of the Healthy Watershed Plans, Section 319 funds and other state/federal funds will be used in developing and implementing nine-element WBPs. The WBPs will identify realistic pollution load reduction goals based on the conservation practices that local producers and municipalities have indicated they are willing to implement. Specific areas where conservation practices need to be implemented will be determined through watershed assessments and stakeholder input. The duration of the WBPs will be the estimated number of years needed to meet nonpoint source pollutant load reduction goals established by local stakeholders. The watershed planning efforts are based on HUC-8 watersheds, but focuses on priorities within smaller watersheds and catchment basins. Every five years, the watershed planning cycle will be repeated by reassessing the results from previous WBPs and using adaptive management to build upon earlier successes. New comprehensive planning and development of Healthy Watershed Plans and nine-element WBPs will be initiated, while progress continues in all watersheds. The watershed planning and implementation process will be continued over time in all 66 HUC-8 watersheds of the state in conjunction with the annual Missouri Watershed Planning cycles. Figure 1 shows how the HUC-8 watersheds in Missouri have been grouped during the five-year rotating cycle for the watershed planning efforts.
This is a part of the public engagement piece of Missouri’s watershed planning.

It’s Goals are:
- Building local understanding of water resources
- Building local leadership for watershed priorities
- Building local partnerships to enhance success of actions

It’s Objectives are:
- Identification of members and formation of a local Watershed Advisory Committee
- Completion of a series of meetings designed to:
  - Educate and inform
  - Allow information sharing and discussion
  - Have locals set their own watershed priorities and next steps

It’s Deliverable is the Healthy Watershed Plan. This is a document that will:
- Give background information about the watershed
- Present the content of the meetings
Chapter 2: Mission, Goals, Objectives, Strategies, and Milestones

Performance Measures.

The mission of Missouri’s NPSMP is: “Protect and improve the quality of the state’s water resources using a collaborative, statewide watershed approach called Our Missouri Waters to address nonpoint source pollution impairments.” The NPSMP provides the state’s strategies for addressing NPS pollution pursuant to Section 319 of the federal CWA. This plan is intended to serve as a voluntary tool for assisting stakeholders with the nonpoint source challenges and issues facing Missouri. Every watershed in Missouri faces potential challenges from nonpoint source pollution. By implementing a strategy to achieve nonpoint source goals, objectives, and milestones, this plan will enhance protection and restoration of our Missouri waters.

Identifying and engaging committed watershed partners through the watershed planning efforts will be primary objectives of the NPSMP during this five-year period. Committed technical and financial assistance is available from several state and federal organizations to address NPS pollution. The list in Chapter 3 of state, federal, and other partners are not intended to be comprehensive lists of all organizations that address NPS pollution efforts at various levels throughout the state, but include many having active water quality activities familiar to the state NPS program. The department will increase all partner commitments and participation in NPS efforts since this is a natural result of our process.

The success of the watershed planning efforts will initially be measured by outputs such as the number of partners engaged, actions identified and prioritized, and actions implemented. Over time as more actions are implemented, the focus of performance measures will shift to outcomes such as reductions in NPS pollutant loads and delisting of water bodies impaired by nonpoint sources of pollution. These successes will be reported annually in the departments required Annual Progress Report to EPA and located on the Missouri Watershed Planning website (http://dnr.mo.gov/omw/).

Chapter 2.1: Goals, Objectives, Strategies, and Milestones

The state program recognizes one primary long-term goal, one mid-term goal, and seven short-term goals in addressing nonpoint source pollution. These goals will be achieved using the watershed planning approach – a watershed-based approach of engagement, assessment and understanding, priority-setting and action. These watershed planning efforts provide a framework for engaging local watershed citizens, listening and understanding their priority concerns, and then coordinating department programs, including the Section 319 Nonpoint Source Management Program, to provide a more coordinated, efficient and effective response for addressing priority watershed concerns.
The NPS Management Program’s top priority is to engage citizens in addressing nonpoint source pollution challenges within their watersheds through planning and development of watershed management plans and voluntary implementation of conservation practices that address NPS pollutants. Projects implementing an accepted WBP through Section 319 grants utilizing Project Funds must meet some of the following criteria:

1. EPA accepted nine-element watershed-based plans or acceptable alternative plans.
2. NPS water quality impairments.
3. NPS Total Maximum Daily Loads (TMDLs).
4. High quality, unimpaired waters.
5. State priority waters of high importance or projects with significant leveraging opportunities.
6. State and federal initiatives and projects that involve restoration and protection of impaired, threatened, and high quality waters.
7. Tributary streams and other surface waters and watersheds located immediately upstream of identified NPS impaired waters that contribute to the NPS pollutant loads.
8. Protection of public drinking water supplies for both groundwater wells and surface water intakes.

The effective use of resources to reduce NPS pollution should be characterized by strategic placement and selection of conservation practices. This is a guiding principle in Missouri’s approach to NPS pollution. Assessed watersheds that are implementing detailed management strategies will be more cost effective and have greater impact on improving water quality in the long term as compared to random placement, passive methods, or emphasis on less effective practices. Missouri’s approach is one of voluntary prevention of NPS pollution and implementation of NPS projects, believing that the best solutions to water quality problems are those with broad and active local support and involvement. Recommended NPS conservation practices are listed in Appendix 3.

The NPSMP is a continuing state plan that identifies goals and objectives for a watershed-based approach for restoring and protecting waters impacted by NPS pollution. Following are the long, mid- and short-term goals. After five years, the goals and objectives will be re-evaluated to determine their progress, completeness and adequacy.

**Long-Term Goals**

**Goal I.** Protect and restore water quality affected by NPS pollution through assessment, monitoring, abatement, implementation and education.

Objectives:
1. Focus NPS abatement efforts, implementation strategies and available resources in watersheds and water bodies identified as impacted by NPS pollution.
2. Address restoration of impaired waters through implementation of nine-element WBPs or acceptable alternative plans.
3. Protect existing high quality or high value waters by preventing significant NPS threats from present and future activities
4. Prioritize non-impaired state high quality waters, outstanding resource waters and threatened waters and develop strategies to protect and enhance them. See Appendix E for the most recent Section 305(b) report (Other Waters Rated as Impaired and Believed to be Impaired, but not on the Section 303(d) list) or Appendix F of the most recent Section 305(b) report (Other Potentially Impaired Waters). Appendix E and F are available at: http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm.

5. Support protection of public water supplies and karst areas.

6. Support restoration and protection of wetlands and riparian areas.

**Mid-Term Goal**

**Goal I.** Achieve full support of designated aquatic life uses and recreational uses in 25% of nonpoint source pollution impaired water bodies by 2030.

Achieving full support of designated aquatic life uses is a primary driver for the NPS Program because biotic assemblages are excellent indicators of water quality. Restoration and protection of aquatic life uses is a key objective of the federal CWA. Priorities considered for this mid-term NPSMP goal includes strategies for implementing:

**Objectives:**

1. Annually conduct aquatic biomonitoring for concerns related to watershed wide nonpoint source problems and reference sites to which targeted sites are compared.

**Strategies:**

A. Use data from these and partner sites to determine full support of designated aquatic life uses in watersheds with nonpoint source impairments.

B. Add additional biomonitoring sites in watersheds with EPA 9-element WBPs to track aquatic life impacts as the plan is implemented.

C. Track the percentage of EPA 9-element plans, healthy watershed plans, source water protection plans and other watershed partner projects such as the USDA NRCS Regional Conservation Partnership Program (RCPP), and Mississippi River Basin Healthy Watershed Initiative (MRBI), i.e., that are 0-25%, 26-50%, 51-75% and 76-100% implemented.
   
   - Estimate 8 other plans per year and percent implemented
   - Estimate 8 nine-element WBPs per year and percent implemented

D. Track the percentage of nonpoint source waterbody/pollutant pairs that are being addressed by EPA 9-element plans, healthy watershed plans, source water plans and other watershed partner projects such as USDA NRCS RCPP, and MRBI.

   - Thirty nonpoint source waterbody/pollutant pairs will be tracked to determine the percentage addressed by plans and partner projects. Five will be addressed in FY2016, five more in FY2017, and ten each in FY2018 and in FY2019.

2. Annually conduct bacterial monitoring for concerns related to watershed wide nonpoint source problems that affect recreational uses.
Strategy:
A. Use data from these and partner sites to determine full support of recreational uses in watersheds with nonpoint source impairments.

**Short-Term Goals**

**Goal I.** Support water quality monitoring throughout the state.

**Objective:**
1. Provide NPS program monitoring priorities and data needs to the Division of Environmental Quality (DEQ) and Missouri Watershed Planning Statewide Coordinator.

**Strategies:**
A. Develop water quality monitoring components specific to NPS program needs for the department’s annual monitoring strategy (e.g., long-term ambient NPS monitoring program and watershed trend monitoring) in accordance with the Missouri Water Quality Monitoring Strategy which is reviewed every two years and no less than every five years (also provided to EPA Region 7) ([http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm](http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm)).
B. Identify statewide water quality monitoring goals based on watershed priorities established through the Missouri Watershed Planning collaborative process.
C. On a quarterly basis, catalog water quality data that has been internally reviewed for quality assurance into the state’s Water Quality Assessment System (WQA) ([http://dnr.mo.gov/mocwis_public/wqa/waterbodySearch.do](http://dnr.mo.gov/mocwis_public/wqa/waterbodySearch.do)) and Biological Assessments Sampling Database ([http://dnr.mo.gov/env/esp/Bioassessment/](http://dnr.mo.gov/env/esp/Bioassessment/)) and ensure water quality monitoring data is stored in EPA’s STORET/WQX (Water Quality Exchange) compatible database as required by EPA. Data will be used for planning purposes.
D. On a biennial basis, compile quality-assured water quality data for development of the Section 305(b) Water Quality Report and Section 303(d) list of Impaired Waters.
E. Continue the success of the Stream Team and Volunteer Water Quality Monitoring Programs providing citizen opportunities to get involved in water resources issues by offering annual multi-level training, equipment for water quality monitoring, education workshops, supplies, trees for riparian corridor restoration and networking of citizens within a watershed.
F. Continue modeling efforts that support NPS TMDLs which include spreadsheet models (e.g., load duration curves) and watershed scale models such as Hydrological Simulation Program – Fortran (HSPF) and Surface Water Assessment Tool (SWAT). Modeling continues to support NPS bacteria and metals on the department’s TMDL development schedule ([http://dnr.mo.gov/env/wpp/tmdl/wpc-tmdl-progress.htm](http://dnr.mo.gov/env/wpp/tmdl/wpc-tmdl-progress.htm)). Modeling staff will also continue to assist in the review and development of NPS load reduction models as requested for 319 grant projects.
G. Continue to develop TMDLs for water bodies not meeting Missouri’s water quality standards and that address nonpoint source impaired water bodies found in Missouri’s 303(d) list.
**Goal II.** Coordinate with federal, state, regional and local entities and stakeholder groups to assess water quality in NPS-impacted watersheds, vulnerable water bodies, or areas where additional information is needed within each HUC-8 watershed to support engagement, planning and WBP development and implementation efforts.

**Objectives:**

1. Annually evaluate watersheds following the Missouri’s Watershed Planning cycle to determine NPS impairments.

   **Strategy:**
   A. Evaluation will be based on the “state of the watershed” and be reported on the Missouri Watershed Planning website at [http://dnr.mo.gov/omw/](http://dnr.mo.gov/omw/).

2. Participate in the Missouri Watershed Planning Collaborative Watershed Process (see Chapter 1.2) to assist with identification of priority watersheds and critical source areas of NPS pollution [http://dnr.mo.gov/omw/](http://dnr.mo.gov/omw/).

   **Strategies:**
   A. Collaborate with other partners that conduct watershed-based water quality assessments.
   B. Identify watersheds in need of water quality data for assessing and prioritizing watersheds, including identification of NPS pollutants of concern, existing pollutant loads, water quality trends and critical source areas of NPS pollution.
   C. Support, through voluntary WBPs and implementation of conservation practices, NPS load reductions based on the department’s current approved TMDLs and TMDL development schedule.

3. Evaluate the condition of state’s waters bi-annually in the 305(b) report as required by the CWA to determine: a) waters not meeting water quality standards due, at least in part, to NPS pollution, and b) the cause of the impairment or degradation.

   **Strategies:**
   A. Ensure that monitoring procedures meet quality assurance requirements and are compliant with EPA Quality Management Plan policy.
   B. Identify surface water bodies and aquifers that need additional information to characterize non-attainment of designated uses and water quality standards.
   C. Conduct special studies when necessary to determine sources of NPS pollution and gain information to target water quality planning and BMP implementation.
   D. Determine NPS load reductions and implement plans to restore water quality in water bodies identified as impacted by NPS pollution.
   E. Conduct monitoring to determine effectiveness of load reduction studies, watershed-based plans and best management and conservation practices implementation.
   F. Utilize Missouri’s data collected from the successful and effective Stream Team and Volunteer Water Quality Monitoring Programs in partnership with the Missouri Department of Conservation and Conservation Federation of Missouri.
   G. Increase use of water quality models [e.g., Nutrient Tracking Tool (NTT), Agricultural Policy Environmental eXtender model (APEX), SWAT] from pilot
efforts to full implementation over period of the NPSMP to estimate NPS load reductions from implemented conservation practices at the field and watershed levels.

**Goal III.** Implementation of nonpoint source loading studies, Watershed-Based Plans, source water protection plans and other state, regional and local plans/programs with various funding sources to reduce NPS pollution by targeting implementation activities to the areas identified as impacted, impaired, or potentially degraded.

**Objectives:**

1. Support the Our Missouri Waters Collaborative Watershed Process that engages and empowers local leaders, technical experts and citizens in setting water resource priorities and defining next steps and actions to address those priorities.

   **Strategies:**
   A. Fund five contracts a year for 5 years with the Missouri Association of Councils of Government (MACOG), Regional Planning Commissions and other qualified organizations for implementing comprehensive watershed planning, assessment, technical assistance, education and outreach and capacity building.
   B. Fund local watershed meetings; a minimum of 20 per year in the Missouri Watershed Planning focus watersheds.


   **Strategies:**
   A. Contract with universities or other qualified organizations to develop two new HUC-8 WBPs that identify critical source areas of priority HUC-12 watersheds and catchment basins and target systems of conservation practices for achieving NPS pollutant load reduction goals in the next five years.
   B. Update existing watershed plans, as needed, to obtain EPA acceptance as nine-element WBPs or acceptable alternative watershed plans; 15 existing plans to be updated and three alternative plans in the next five years.

3. Prevent and reduce NPS pollution loading in surface water bodies, groundwater aquifers and wetlands through WBPs, the state’s Monitoring Strategy and other state, regional and local plans.

   **Strategies:**
   A. Develop and implement best management and conservation practices in water bodies and watersheds identified as impacted/impaired by NPS pollution.
   B. Work with regional and local entities to determine priority areas and develop and implement strategies to address NPS pollution in those areas.
C. Support necessary noncompetitive, program-critical subawards using contractors (estimate 2 per year) in order to facilitate development of high quality WBPs; implement important monitoring, assessment and project auditing/inspection activities; and improve targeting of high priority conservation practices in critical source areas.

4. Increase protection of public water supply sources through the implementation of source water protection plans.

Strategies:
A. Work with local public water suppliers to complete and initiate implementation of source water protection plans.
B. Continue to work cooperatively with the Missouri Rural Water Association and other organizations to provide planning support and technical assistance to local public water suppliers to develop plans.

Goal IV. Promote NPS education and outreach throughout the state.

Objective:
1. Conduct education and technology transfer activities to increase awareness of NPS pollution and activities which contribute to the degradation of water bodies, including aquifers, by NPS pollution.

Strategies:
A. Promote use of NPS educational materials to address NPS issues identified by stakeholders during the Our Missouri Waters’ Collaborative Watershed Process.
B. Document the efficacy of education materials based on behavior modifications within the watershed and other appropriate measures and be reported through stakeholder progress reports and in grant reports from the department required by EPA.
C. Conduct and support statewide and priority watershed-related NPS information, education and outreach efforts such as Project WET (Water Education for Teachers) and/or similar proven programs either through the department directly or through subaward agreements with stakeholders and reported in progress reports.
D. Department and partner presentations on NPS-related topics annually at various water related forums, meetings and conferences.
E. Maintain a NPS website that provides information, references and web links that inform, educate and assist watershed partners with ongoing watershed efforts. Document the annual numbers of NPS webpage updates and webpage hits, reporting the frequency and use of the website in the annual grant program performance reports to EPA.
F. Collaborate with partners to assist with watershed and water quality outreach, education and information, technical assistance and other NPS water quality issues consistent with this plan.
G. Provide NPS educational materials and outreach at water quality events.
H. Provide or share NPS educational materials or web links to materials developed under grant funded subawards.
I. The department will annually participate in at least four water quality events to:
   o Provide educational materials and information about the NPS Program and available Section 319 project funds.
Solicit partner collaboration on priority water quality projects related to stormwater, source water, monitoring, habitat improvement and agriculture.

**Goal V.** Implement and maintain streamlined NPS Program and fiscal processes that focus on timely award and expenditure of Section 319 grant funds according to EPA Grants Policy 12-06 “Timely Obligation, Award and Expenditure of EPA Grant Funds.”

**Objectives:**

1. Follow the department’s E3 approach (Enhancing Efficiency and Effectiveness), which uses principles and methods that focus on the identification and elimination of non-value added activity to improve the delivery and operation of the NPS Program.

**Strategies:**

A. Determine through the E3 approach any improvements needed in areas of grant management and work with the department’s E3 Team in addressing the ideas for improvement by utilizing any one of numerous Lean Government Methodologies (i.e., Kaizen Event, Six Sigma, Strategy Deployment, Process Mapping, etc.).

B. Continue to streamline and improve administrative and fiscal processes where necessary by utilizing the following best practices developed in 2012 during the joint Lean Section 319 Kaizen between EPA Region 7 and Region 7 states (Iowa, Kansas, Missouri, Nebraska) and incorporated by the department in state fiscal years 2013/2014.

2. Solicitation for Request for Project Proposals.

**Strategies:**

A. Announce a Request for Proposals (RFP) at least every two years and may include funding from multiple federal grants that focuses on NPS impaired waters on the Missouri Section 303(d) List; but may include protection of high quality waters threatened by NPS pollution.

B. Announce the RFP prior to the federal fiscal grant application due date, as recommended by EPA in the revised 2013 Section 319 Guidance, so project proposals may be selected in advance and be included in the state’s application for Section 319 grant funds.

C. Annually encourage unfunded project proposals submitted through the RFP solicitation to make appropriate revisions to their proposals utilizing constructive recommendations provided by the RFP review team to qualify for funding.

D. Promote through presentations, annual meetings or conferences and the department’s Watershed Coordinators, understanding of WBPs to target audiences such as watershed organizations, municipalities, soil and water conservation districts (SWCDs) and regional planning organizations; as they are developing their WBPs and/or upon special request to better prepare stakeholders before they consider applying for grant funds.

E. Maintain a waiting list of high quality project proposals between open RFP announcements and annually evaluate this list for use as Section 319 grant funds become available.
F. Develop RFPs that provide applicants with explicit requirements (e.g., eligibility, priorities, criteria, financial and programmatic performance goals, expectation, milestones and deadlines).

G. Ensure project applicants have sufficient staff qualifications to implement the proposed project.

H. Incorporate applicant financial capabilities criteria as part of the eligibility, rating and ranking process of the RFP (e.g., financial stability; quality of management systems; history of performance; effective internal controls; findings from audits or reviews; applicant’s ability to effectively implement statutory; regulatory or other requirements).

I. Evaluate the likelihood for success of potential award recipients by using the Applicant Capabilities Determination Questionnaire [required by the new grants reform under the Office of Budget and Management (OMB)] to conduct a pre-award risk assessment of their fiscal accountability and financial integrity.

Goal VI. Build Partnerships to Enhance a Collaborative Watershed Approach to NPS Pollution.

Objectives:
1. Strengthen and expand agency collaboration.

Strategies:

A. Provide a link to the MoDNR website of the most recent EPA-accepted NPSMP. Set an initial meeting with appropriate state, federal and local agencies, watershed organizations and citizens to review the NPSMP objective and identify potential areas of collaboration.

B. Develop and document the number of formal Memorandum of Agreements (MOA) and other written agreements among watershed partners to ensure more formal stakeholder commitments and participation in the development and implementation of WBPs.

C. Request that appropriate state and federal agencies (see Partnerships in Appendix 4) involve the department in reviews of NPS-related activities, including grant and funding opportunities.

D. Cooperatively develop and implement necessary action plans with appropriate federal agencies to address any federal activities that are inconsistent with NPSMP objectives.

E. Attend watershed stakeholder meetings that include watershed project activity briefings or contributions by watershed representatives through the Missouri Watershed Planning process.

F. Report on the resource commitments (i.e. staffing and/or funding) and stakeholder support provided in developing and implementing WBPs through the required annual NPS Program Progress report to EPA Region 7.

G. Encourage federal consistency with state NPSMP objectives.

H. Notify EPA of any unresolved issues with federal agencies.
2. Soil and Water Conservation District Collaboration within Watershed Boundaries.

Strategies:
A. Conduct joint meetings of SWCDs within a watershed to determine common goals, needs and solutions.
B. Provide updates to the Soil and Water Districts Commission regarding the Missouri planning framework and efforts in each watershed.

3. Support and implement green infrastructure resources in rural and urban watershed.

Strategies:
A. Work with rural and urban partners to understand the management of green infrastructure resources in Missouri to enhance water quality protection and achieve other water quality benefits.
B. Collaborate with Missouri’s 19 regional planning organizations (RPO) and provide funding to develop and implement green infrastructure projects.
C. Prepare a strategy for promoting protection and management of green infrastructure resources at the state and community level or collaborate with the RPOs if regional strategies are already developed.
D. Promote and support stakeholders who have developed Low Impact Development (LID) concepts or implemented LID projects with use of grant funds by providing tours of these sites, inviting stakeholders to present their LID concepts at conferences, summits, meetings.
E. Share with the public, city, county and local government agencies and officials via websites, brochures, presentations, etc. successful LID concepts and implementation related to NPS.
F. Continue support of green infrastructure with financial assistance through the Clean Water State Revolving Fund (CWSRF) Green Project Reserve (GPR) to encourage recipients to use green components, which help achieve environmentally sustainable solutions to infrastructure needs.

Goal VII. Funding.

Objectives:
1. Look for new or existing resources to support state NPS effort and to be more flexible in implementing the NPS Program.

Strategies:
A. Beginning in Federal Fiscal Year (FFY) 2015, develop an eligible strategy using the department’s Soil and Water Conservation Program (SWCP) and other state NPS funding sources to meet requirements for EPA’s “Exemption from the 50% Watershed Funding Requirement for Substantial State Fund Leveraging,” to maximize flexibility for support of voluntary NPS outcomes.
B. State leverage funds will be used in implementing WBPs and accepted alternative watershed plans for restoring NPS impaired waters. (See Appendix 7 for list of watershed-based plans.)
C. State leverage funds will be used to provide cost-share to landowners to voluntarily implement conservation practices that reduce NPS pollution in priority areas identified in the Missouri Watershed Planning cycle.

D. State leverage funds will assist with water quality monitoring, modeling and assessments, including estimates of NPS load reductions where needed, especially where SWCD offices are implementing BMPs or conservation practices as part of a WBP. The Revised Universal Soil Loss Equation (RUSLE) [http://www.ars.usda.gov/Research/docs.htm?docid=5971](http://www.ars.usda.gov/Research/docs.htm?docid=5971) is used to determine sediment loss. The Nutrient Tracking Tool [http://nn.tarleton.edu/nttWeb03312012/(S(2yqcbnlzujozzz0awgts1fs3))/default.aspx](http://nn.tarleton.edu/nttWeb03312012/(S(2yqcbnlzujozzz0awgts1fs3))/default.aspx) will be used beginning this fiscal year to estimate nutrient loss.

E. State leverage funds will be tracked by project.

F. Develop new or utilize existing brochures, websites and other outreach materials about funding programs to be distributed to the targeted audiences.

G. Include or invite other agencies to conferences, summits, etc. to explain their funding programs to targeted audiences and how the funding can leverage NPS efforts.

2. Leverage NPS efforts utilizing Farm Bill Program.

   Strategies:
   A. Funding to assist with edge-of-field and in-stream monitoring to measure effectiveness of each project to reduce nutrient and sediment runoff through the MRBI.
   B. RCPP funds are available through a partnership with the USDA’s Natural Resource Conservation Service for conservation efforts designed to improve water quality. Funds from NPS 319 grants will be leveraging monitoring efforts with this program.
   C. Continue to encourage SWCDs to consider leveraging Environmental Quality Incentives Program (EQIP) funds with NPS 319 grant funds and other state funding where funds can support activities may not be eligible within a particular program.
   D. The department’s SWCP/319 coordinated with NRCS in selection of National Water Quality Initiative (NWQI) watersheds and will continue using existing monitoring and quality assurance/quality control (QA/QC) approaches in working with NRCS in NWQI watersheds and assisting with state funded conservation practices.

3. Evaluate and determine existing public programs available that may support NPS efforts.

   Strategies:
   A. Assess existing public programs to see if programs can or are being utilized for appropriate NPS efforts.
   B. Identify and service gaps if possible that are not being met by public programs.
   C. Identify funding priorities based on stakeholder needs to determine if they can be met with public program services and funds.
4. Leverage NPS efforts utilizing various other state, federal, and/or local funds and resources.

Strategies:
A. Utilize monitoring data that is or has been created using other funding sources such as U.S. Geological Survey, 106 Special Monitoring funds, 604(b) Water Quality Management grant funds.

B. Utilize data already developed by Universities and county health departments.

C. Enter into MOAs, joint funding or cooperative agreements with other state, federal and local entities to share technical assistance and costs of NPS efforts.

D. Utilize other federal grant funds where possible for NPS efforts that are eligible under the federal grants (i.e., CWSRF, 106 Water Performance Partnership Grant (PPG), 319 PPG, 604(b) Water Quality Management Planning grant, 104(b) Wetland grants, Farm Bill programs etc.).
### MID TERM GOALS AND STRATEGIES

| Goal I. Achieve full support of designated aquatic life uses and recreational uses in 25% of nonpoint source pollution impaired water bodies by 2030. | Program Years |
|---|---|---|---|---|---|
| Achieving full support of designated aquatic life uses is a primary driver for the NPS Program because biotic assemblages are excellent indicators of water quality. Restoration and protection of aquatic life uses is a key objective of the federal CWA. | | 2015 | 2016 | 2017 | 2018 | 2019 |

#### Strategy 1: Annually conduct aquatic biomonitoring for concerns related to watershed wide nonpoint source problems and reference sites to which targeted sites are compared.

- Use data from these and partner sites to determine full support of designated aquatic life uses in watersheds with nonpoint source impairments.
- Add additional biomonitoring sites in watersheds with EPA 9-element WBPs to track aquatic life impacts as the plan is implemented.
- Track the percentage of EPA 9-element plans, healthy watershed plans, source water protection plans and other watershed partner projects such as USDA NRCS RCPP, and MRBI i.e. that are 0-25%, 26-50%, 51-75%, and 76-100% implemented.
  - Estimate 8 other plans per year and percent implemented
  - Estimate 8 nine-element WBPs per year and percent implemented
- Track the percentage of nonpoint source waterbody/pollutant pairs that are being addressed by EPA 9-element plans, healthy watershed plans, source water plans and other watershed partner projects such as USDA NRCS RCPP, and MRBI.
  - Thirty nonpoint source waterbody/pollutant pairs will be tracked to determine the percentage addressed by plans and partner projects. Five will be addressed in FY2016, five more in FY2017, and ten each in FY2018 and in FY2019.

#### Strategy 2: Annually conduct bacterial monitoring for concerns related to watershed wide nonpoint source problems that affect recreational uses.

- Use data from these and partner sites to determine full support of recreational uses in watersheds with nonpoint source impairments.
### SHORT TERM GOALS AND OBJECTIVES

<table>
<thead>
<tr>
<th>Program Years</th>
<th>2015</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
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</thead>
<tbody>
<tr>
<td><strong>Goal I. Support Water Quality Monitoring Throughout the State</strong></td>
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<tr>
<td>Objective 1: Provide NPS program monitoring priorities and data needs to the Division of Environmental Quality (DEQ) and Missouri Watershed Planning Statewide Coordinator.</td>
<td>✓</td>
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<tr>
<td><strong>Goal II. Coordinate with federal, state, regional, local entities and stakeholder groups to assess water quality in NPS-impacted watersheds, vulnerable water bodies, or areas where additional information is needed within each HUC-8 watershed to support engagement, planning and WBP development and implementation efforts.</strong></td>
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<tr>
<td>Objective 1: Annually evaluate watersheds following the Missouri’s Watershed Planning cycle to determine NPS impairments.</td>
<td>✓</td>
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<tr>
<td>Objective 2: Participate in the Missouri Watershed Planning Collaborative Watershed Process (see Chapter 1.2) to assist with identification of priority watersheds and critical source areas of NPS pollution.</td>
<td>✓</td>
<td>✓</td>
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</tr>
<tr>
<td>Objective 3: Evaluate the condition of state’s waters bi-annually in the 305(b) report as required by the CWA to determine: a) waters not meeting water quality standards due, at least in part, to NPS pollution and b) the cause of the impairment or degradation.</td>
<td>✓</td>
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<tr>
<td><strong>Goal III. Implementation of nonpoint source loading studies, Watershed-Based Plans, source water protection plans and other state, regional and local plans/programs with various funding sources to reduce NPS pollution by targeting implementation activities to the areas identified as impacted, impaired, or potentially degraded.</strong></td>
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<tr>
<td>Objective 1: Support the Missouri Watershed Planning Collaborative Watershed Process that engages and empowers local leaders, technical experts and citizens in setting water resource priorities and defining next steps and actions to address those priorities.</td>
<td>✓</td>
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</tr>
<tr>
<td>Objective 2: Assist qualified organizations with funding and technical support in developing or updating WBPs to meet requirements of nine-element watershed-based management plans (<a href="http://www.epa.gov/region9/water/nonpoint/9elements-WtrshdPlan-EpaHndbk.pdf">http://www.epa.gov/region9/water/nonpoint/9elements-WtrshdPlan-EpaHndbk.pdf</a>) or acceptable alternative watershed plans.</td>
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<tr>
<td>Fifteen updated WBPs</td>
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<tr>
<td>Two new HUC-8 WBPs</td>
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<tr>
<td>SHORT TERM GOALS AND OBJECTIVES</td>
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<tr>
<td>Three updated alternative WBPs</td>
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<td>1</td>
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<tr>
<td>Objective 3: Prevent and reduce NPS pollution loading in surface water bodies, groundwater aquifers and wetlands through the implementation of pollution loading studies, WBPs, the state’s Monitoring Strategy, and other state, regional and local plans.</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td>Objective 4: Increase protection of public water supply sources through the implementation of source water protection plans.</td>
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<tr>
<td><strong>Goal IV. Promote NPS education and outreach throughout the state</strong></td>
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<tr>
<td>Objective 1: Conduct education and technology transfer activities to increase awareness of NPS pollution and activities which contribute to the degradation of water bodies, including aquifers, by NPS pollution.</td>
<td>✓</td>
<td>✓</td>
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<tr>
<td><strong>Goal V. Implement and maintain streamlined NPS Program and fiscal processes that focus on timely award and expenditure of Section 319 grant funds according to EPA Grants Policy 12-06 “Timely Obligation, Award and Expenditure of EPA Grant Funds.”</strong></td>
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<tr>
<td>Objective 2: Solicitation for Request for Project Proposals (open 2-year RFP).</td>
<td>1</td>
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<td><strong>Goal VI. Build Partnerships to Enhance a Collaborative Watershed Approach to NPS</strong></td>
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<td>Objective 1: Strengthen and expand agency collaboration.</td>
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<td>Objective 2: Soil and Water Conservation District Collaboration within Watershed Boundaries.</td>
<td>✓</td>
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<td>Objective 3 Support and implement green infrastructure resources in rural and urban watershed.</td>
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<tr>
<td><strong>Goal VII. Funding</strong></td>
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<tr>
<td>Objective 1: Look for new or existing resources to support state NPS effort and to be more flexible in implementing the NPS Program.</td>
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<td>✓</td>
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<td>SHORT TERM GOALS AND OBJECTIVES</td>
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<tr>
<td>Objective 2: Leverage NPS efforts utilizing Farm Bill Program.</td>
<td>✓</td>
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<tr>
<td>Objective 3: Evaluate and determine existing public programs available that may support NPS efforts.</td>
<td>✓</td>
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<tr>
<td>Objective 4: Leverage NPS efforts utilizing various other state, federal, and/or local funds and resources.</td>
<td>✓</td>
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</table>

NOTE: This table portrays a general schedule and milestones for objectives. Individual strategies under objectives may have more frequent or detailed milestones. For a more detailed portrayal of the plan please view the preceding text descriptions of short term objectives.
Chapter 2.2: Performance Measures

Most environmental performance measures are typically included under long-term goals in planning documents. Long-term water quality monitoring as described in the Water Quality Monitoring Strategy or the Section 305(b) Water Quality Report (both can be found at: http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm) are based on water quality trends in NPS-impaired lakes and streams. During this five-year planning period, other performance measures and indicators will be used to demonstrate progress. Such measures may include volunteer monitoring, acres of riparian restoration, feet of streambank restored, species richness and diversity improvement, creel studies, acres of wetland or floodplain restored and other indicators that are commonly associated with improvements in water quality.

Functional program measures include an EPA accepted NPSMP and progress in achieving performance milestones, which are provided with the goals and objectives. Section 319 grant funded project progress reports will be submitted through the EPA’s Grants Reporting and Tracking System (GRTS), which includes project progress reports and load reductions attained.

Other NPS successes and progress will be reported through:
- EPA Success Stories (WQ10) – minimum one success story annually;
- Attendance at Regional and National EPA NPS meetings;
- WBP Performance Reports – reports provided to MoDNR by subrecipients on a schedule as defined in their subagreements for implementing an accepted nine-element WBP that report activities and accomplishments of their goals and objectives and reported in EPA’s GRTS if the plans are implemented through 319 grant funding support and SWCP leveraged state funds;
- Section 319 Annual Performance Implementation Reports – annual report of the activities completed by MoDNR staff and partners to implement the NPS Program; and

NPS Pollutant Load Reductions
Pollutant load is the total quantity of pollutants from point and NPS pollution that discharges into a water body. A combination of land management practices and point source permits can reduce the pollutant load in a water body. The first step toward meeting load reduction targets is to link the water quality indicator to the pollutant source, based upon a cause-effect relationship. Next, a load limit is established for each of the watershed sources based on the quantitative load reduction goals. The options for establishing such links range from qualitative evaluations to detailed computer modeling.

The appropriate approach depends on several factors, including data availability, pollutants of concern, water body type, source types, time frame, spatial scale and cost. Most importantly, the approach must be compatible with the method used to quantify loads and meet the goals for the watershed. Load estimates need to be updated over time as more information and data are collected.
The NPS monitoring uses two basic approaches to characterize NPS loads and load reductions over time. The first approach is project-specific monitoring. This approach monitors water quality before, during and after a NPS project. Short-term, project-specific monitoring can be advantageous because it uses multiple sites within a watershed and produces a large number of samples in a short period of time. Although this approach can be costly, if individual fields or small watersheds are monitored, it may be able to demonstrate the effectiveness of the conservation practices implemented. However, project monitoring does not need to be costly; many alternatives such as volunteer monitoring and aquatic habitat evaluation can and has been used successfully. The second approach is to maintain a regular schedule of monitoring at long-term fixed station monitoring sites within watersheds. A long-term, fixed monitoring station may be an acceptable alternative when individual watershed projects may produce only small changes in water quality that are difficult or impossible to detect with an isolated conservation practice or a project-specific monitoring approach. In such cases, other performance measures may be appropriate such as simple models, or spreadsheet calculation tools.

Modeling load reductions is a viable alternative to site-specific monitoring in many situations. Models vary in complexity, but can be significantly less costly than some monitoring efforts, while still providing reasonable loading and reduction estimates. Models are appropriate for smaller NPS watershed-based projects with limited funding; particularly high quality waters projects that are not likely to result in dramatic load reductions resulting in attainment of WQS.

The department’s TMDL/Modeling Unit staff are currently developing nutrient criteria on lakes and streams. See Goal 1.F. for models that are being used. The department’s TMDL/Modeling Unit also has begun assisting in the review and development of NPS load reduction models for use in future 319 grant projects.

**Removing Waters from the 303(d) List**

Waters on the Section 303(d) list have significant water quality problems that prevent one or more of their designated beneficial uses from being fully met. Federal and state laws require the protection of water quality and designated aquatic life beneficial uses. Additionally, most Missourians believe our waters must be clean and healthy for the protection of public health and aquatic life. Removal of water bodies with a nonpoint source impairment from the Section 303(d) list is one of the primary goals of the NPSMP. A description of the assigned beneficial uses in Missouri is provided at [http://www.dnr.mo.gov/env/wpp/wqstandards/wq_uses.htm](http://www.dnr.mo.gov/env/wpp/wqstandards/wq_uses.htm). The most recent Section 303(d) list of impaired waters is available at [http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm](http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm).

Several conditions allow removal of a water body pollutant pair from the 303(d) list:

- The data or analysis used to list the water is shown to be inaccurate or inadequate.
- The water quality standard violated by the water body changed so the water body is no longer in violation of the standard. This includes the possibility that natural, local conditions may be officially recognized.
- Water quality standards are met.
- Change to the designated use through the Use Attainability Analysis (UAA) process.
- An approved TMDL covering both point and NPS is implemented and water quality improves to meet standards.
• Still impaired, but has moved from Category 5, which is the 303(d) list, to Category 4a. Both Category 5 and 4 waters are considered impaired.

• Other pollution control requirements (e.g., stemming from urban stormwater management programs) are determined to be sufficiently stringent to qualify as a TMDL category reclassification.

Annual Progress Report
Missouri’s NPS Program Annual Progress Report is completed annually. The report includes NPS pollutant load reductions and other measures of success including NPS activities contributed by the department and its agency partners. The most recent Section 319 NPS Program Annual Progress Report is available at: http://dnr.mo.gov/env/wpp/nps/319annualreport.htm.

EPA Success Story Publication
The EPA measures success according to their Strategic Planning Objectives for water quality improvement. In particular, section WQ-10 of EPA’s strategic plan measures the number of water bodies identified by states as being primarily NPS-impaired that have their designated uses partially or fully restored. Missouri commits to providing EPA with at least one WQ-10 “Success Story” per year and one SP-12 success every four years. “Success Stories” are journal style publications of successful state projects and are published on the EPA Headquarters website at: http://water.epa.gov/polwaste/nps/success319/.
Chapter 3: NPS Partnerships

Missouri’s NPS Program is dependent upon coordination among many partners to achieve its goals and objectives. A stakeholder committee representing numerous interest groups was convened to develop the initial Missouri NPSMP in 1989, and these organizations have continued to work together in reducing nonpoint source pollution and providing assistance with subsequent updates to the NPSMP. The primary focus of the original committee was to establish goals and objectives. The NPSMP is now supportive of, and benefits from, the Our Missouri Waters effort, which provides a framework for local citizen engagement. The Our Missouri Waters effort is summarized in Chapter 1.2. Information regarding state and federal partners is provided in Appendix 4.

Other opportunities for stakeholder input is are provided through several department-sponsored groups comprised of representatives from federal, state and local agencies, organizations and citizens. The following groups meet regularly to provide input for education and water quality issues:

- The Water Protection Forum (WPF) is used to present and discuss the department’s current water quality issues. A wide diversity of interests is represented, including point and nonpoint source pollution, agriculture, municipalities and industries. Missouri Section 319 Nonpoint Source Management Program issues are discussed at WPF meetings. More information about the WPF can be found at: [http://dnr.mo.gov/env/wpp/cwforum/index.html](http://dnr.mo.gov/env/wpp/cwforum/index.html).

- The Missouri Nutrient Loss Reduction Strategy Committee is a large, diverse stakeholder group chaired by the department that participated in development of the Missouri Nutrient Loss Reduction Strategy (MNLRS) from 2011-2014. The primary goals of this committee were to develop a comprehensive, integrated state-level nutrient loss reduction strategy that was science-based, effective, achievable and economically sustainable. This committee meets as necessary to coordinate implementation of the MNLRS. The MNLRS was completed in December 2014 and is available at: [http://www.dnr.mo.gov/env/wpp/mnrsc/index.htm](http://www.dnr.mo.gov/env/wpp/mnrsc/index.htm).

Identifying and engaging committed watershed partners are primary objectives of the NPS Management Program and this five-year NPSMP. Committed technical and financial assistance is available from several agencies to address NPS pollution through strong partnerships. Appendix 4 is not a comprehensive list of all agencies that address NPS pollution efforts at various levels throughout the state, but does include many having active water quality activities that contribute to the state NPS program. As stated in Goal VI and Chapter 2, the department will increase all partner commitment and participation in NPS efforts as this is the natural result of the department’s and Missouri’s watershed planning process.
Chapter 4: NPS Water Quality Impairments and Threats

Missouri is a diverse state which presents many challenges for the NPSMP including large rural areas; major agriculture and mining industries; and two complex metropolitan areas (Kansas City and St. Louis). Table 1 provides a summary of Missouri’s water resources.

Table 1. Summary of Missouri’s Resources.*

<table>
<thead>
<tr>
<th>Category</th>
<th>Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Population (2014 Census</td>
<td>6,063,589</td>
</tr>
<tr>
<td>Surface Area (square miles)</td>
<td>68,742</td>
</tr>
<tr>
<td>HUC-4 Watersheds</td>
<td>12</td>
</tr>
<tr>
<td>HUC-8 Watersheds</td>
<td>66</td>
</tr>
<tr>
<td>HUC-12 Watersheds</td>
<td>1,965</td>
</tr>
<tr>
<td>Stream Miles</td>
<td>115,791</td>
</tr>
<tr>
<td>Lake Acres</td>
<td>363,587</td>
</tr>
<tr>
<td>Wetland Acres</td>
<td>624,000</td>
</tr>
</tbody>
</table>

*The most recent U.S. Census Bureau population estimate for Missouri is available at: [http://quickfacts.census.gov/qfd/states/29000.html](http://quickfacts.census.gov/qfd/states/29000.html).
**Calculated from 10 CSR 20-7.031
***Missouri Geological Survey (1992)

The Missouri Integrated Water Quality Report is prepared every two years by the department to meet requirements of sections 303(d), 305(b) and 314 of the federal CWA. Section 303(d) requires states to submit a list of waters not meeting WQS. Sections 305(b) requires an assessment of surface water quality and summary of monitoring and pollution control activities. The primary purpose of the Section 305(b) report is to provide the EPA and residents of Missouri with an update on the condition of surface water and groundwater quality in the state. Data used in this report were generated through the department’s monitoring activities and the work of other agencies and organizations operating in conjunction with the department or independently. Data are assessed using procedures contained in the department’s Listing Methodology Document (LMD). ([http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm](http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm)). Section 314 requires a status and trends assessment of publicly owned lakes.

The information provided in this chapter was summarized from the 2014 Missouri Integrated Water Quality Report. The most recent report is available at: [http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm](http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm).

The 2014 Section 303(d) List of Impaired Waters still requiring development of TMDLs was approved by EPA in an October 22, 2014, letter ([http://dnr.mo.gov/env/wpp/wqstandards/docs/uw-rule-action-final-letter-10-22-14.pdf](http://dnr.mo.gov/env/wpp/wqstandards/docs/uw-rule-action-final-letter-10-22-14.pdf)) and included 395 water body/pollutant pairs. Common pollutants included bacteria, heavy metals, low dissolved oxygen in water and mercury in fish tissue. Most common pollutant sources included nonpoint source runoff (agriculture, urban, rural, unspecified nonpoint sources), mining related impacts, atmospheric deposition and municipal wastewater treatment plants (WWTPs) and other point sources. Thirty-one water body/pollutant pairs listed in the 2012 Section 303(d)
were removed from the 2014 Section 303(d) list. Water body-pollutant pairs may be removed from the 303(d) list due to attainment of WQS, establishment of a TMDL for the water body, or if the original impairment listing was in error. Water body-pollutant pairs determined to be attaining WQS due wholly or in part to NPS reduction efforts are candidates for state “success stories” under EPA measure WQ-10.

Missouri has a population of slightly more than six million people with over one-third of the state’s population residing in the metropolitan areas of Kansas City and St. Louis. Both of these cities are located adjacent to major rivers, the Missouri River (both Kansas City and St. Louis) and the Mississippi River (St. Louis). In addition to these major rivers, Missouri’s landscape contains a large number of streams and lakes (Table 1). Streams and lakes with designated uses are listed in Tables G and H of Missouri’s Water Quality Standards at 10 CSR 20-7.031 (https://www.sos.mo.gov/adrules/csr/current/10csr/10c20-7a.pdf). Unclassified streams and lakes refer to waters without designated uses, but that are considered waters of the state and where general, narrative criteria apply.

For the 2014 Missouri Integrated Water Quality Report (http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm), data were available to assess approximately 10,473 miles of classified streams and 188,142 acres of classified lakes. Of those streams, data indicated 4,814 miles (46 percent) fully supported designated uses that were assessed; while 5,659 miles (54 percent) were found to be impaired for at least one designated use. Major causes for impaired uses included bacteria, low dissolved oxygen, mercury in fish tissue, heavy metals and limited aquatic macroinvertebrate communities. Major sources of impaired uses included urban and agricultural nonpoint source pollution and mining activities. For classified lakes, 188,142 acres (73 percent) fully supported their designated uses that were assessed; while 70,372 acres (27 percent) were impaired for one or more designated uses. Primary causes of impaired uses in lakes included nutrients, chlorophyll-a and mercury in fish tissue. Major pollutant sources included urban and agricultural nonpoint source pollution and atmospheric deposition. Trophic status was summarized for 227 lakes (269,193 acres), where 13 lakes (757 acres) were classified as oligotrophic; 48 lakes (85,107 acres) were mesotrophic; 136 lakes (178,917 acres) were eutrophic; and 30 lakes (4,412 acres) were hypereutrophic. The most notable lake trend was observed in the Ozark Highlands region, where decreasing levels of nutrients and mineral turbidity were observed.

At one time, wetlands covered 4.8 million acres of Missouri, primarily in the southeastern part of the state. They began to decline in the late 1800s due to widespread land development, reaching a low of about 624,000 acres in 1992 according to the Missouri Geological Survey. In comparison, the United States Fish and Wildlife Service’s National Inventory of Wetlands (http://www.fws.gov/wetlands/Documents/Status-and-Trends-of-Prairie-Wetlands-in-the-United-States-1997-to-2009.pdf) estimated there were approximately 1.4 million acres of wetlands in Missouri. However, this estimate was based on palustrine wetland types that included classified and unclassified streams and lakes. Regardless of the source, only estimates of wetland coverage for Missouri exist at this time, and a more precise measurement is needed. In order to be considered a classified wetland under Missouri’s Water Quality Standards 10 CSR 20-7.031(1)(F),
wetlands must meet criteria established in the *United States Army Corps of Engineers Wetlands Delineation Manual 1987* [http://el.erdc.usace.army.mil/elpubs/pdf/wlman87.pdf]; although, at this time, Missouri does not have wetland WQS.

The Missouri WQS were first promulgated for Missouri streams and lakes in 1970 and are required to be revised at least every three years. Missouri’s WQS now list 115,791 miles of streams and 363,587 acres of lakes with designated uses. Table 2 summarizes the various beneficial uses assigned to Missouri waters. The numbers of stream miles and lake acres listed in Table 2 are current as of October 22, 2014.

**Table 2. Beneficial Uses Assigned to Missouri Waters.**

<table>
<thead>
<tr>
<th>Designated Uses</th>
<th>Stream Miles</th>
<th>% of Total</th>
<th>Lake Acres</th>
<th>% of Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warm Water Habitat (WWH)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Human Health Protection (HHP)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Cold Water Habitat (CDH)</td>
<td>301</td>
<td>0.26%</td>
<td>47,183</td>
<td>13%</td>
</tr>
<tr>
<td>Drinking Water Supply (DWS)</td>
<td>3,551</td>
<td>3.07%</td>
<td>122,363</td>
<td>34%</td>
</tr>
<tr>
<td>Industrial Water Supply (IND)</td>
<td>1,638</td>
<td>1.41%</td>
<td>6,519</td>
<td>2%</td>
</tr>
<tr>
<td>Irrigation (IRR)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Livestock and Wildlife Protection (LWP)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Whole Body Contact Category A (WBC-A)</td>
<td>6,269</td>
<td>5.41%</td>
<td>302,613</td>
<td>83%</td>
</tr>
<tr>
<td>Whole Body Contact Category B (WBC-B)</td>
<td>108,875</td>
<td>94.03%</td>
<td>60,975</td>
<td>17%</td>
</tr>
<tr>
<td>Secondary Contact Recreation (SCR)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Outstanding State Resource Waters</td>
<td>217</td>
<td>0.18%</td>
<td>467</td>
<td>0.13%</td>
</tr>
<tr>
<td>Outstanding National Resource Waters</td>
<td>202</td>
<td>0.17%</td>
<td>0</td>
<td>0%</td>
</tr>
<tr>
<td>Warm Water Habitat (WWH)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Human Health Protection (HHP)</td>
<td>115,791</td>
<td>100.00%</td>
<td>363,587</td>
<td>100%</td>
</tr>
<tr>
<td>Cold Water Habitat (CDH)</td>
<td>301</td>
<td>0.26%</td>
<td>47,183</td>
<td>13%</td>
</tr>
</tbody>
</table>

Note: Numbers of stream miles and lake acres are based on designated uses as of October 22, 2014, Water Quality Standards approval letter from EPA.

**Chapter 4.1: NPS Impaired Waters**

A challenge in addressing NPS pollution in Missouri is the wide variety of nonpoint sources. Table 3 shows the most common NPS impairments in Missouri’s classified streams and lakes.
Table 3. Major Nonpoint Pollution Sources and Impairments in Missouri’s Classified Waters.*

<table>
<thead>
<tr>
<th>Sources</th>
<th>Stream Miles Impaired</th>
<th>Percent of Total Miles</th>
<th>Lake Acres Impaired</th>
<th>Percent of Total Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonpoint Sources (Unspecified)</td>
<td>2,169</td>
<td>9%</td>
<td>44,257</td>
<td>15%</td>
</tr>
<tr>
<td>Unknown Sources</td>
<td>1,091</td>
<td>5%</td>
<td>580</td>
<td>0.2%</td>
</tr>
<tr>
<td>Atmospheric Deposition</td>
<td>664</td>
<td>3%</td>
<td>25,260</td>
<td>8%</td>
</tr>
<tr>
<td>Mining</td>
<td>276</td>
<td>1%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Tailings</td>
<td>255</td>
<td>1%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Other Mining Activities</td>
<td>21</td>
<td>**</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Agriculture</td>
<td>151</td>
<td>0.6%</td>
<td>133</td>
<td>**</td>
</tr>
<tr>
<td>Hydromodification</td>
<td>115</td>
<td>0.5%</td>
<td>246</td>
<td>0.1%</td>
</tr>
<tr>
<td>Channelization Flow</td>
<td>66</td>
<td>0.3%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Regulation/Modification</td>
<td>29</td>
<td>0.1%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Upstream Impoundment</td>
<td>20</td>
<td>0.1%</td>
<td>246</td>
<td>0.1%</td>
</tr>
<tr>
<td>Habitat Modification</td>
<td>41</td>
<td>0.2%</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Urban Runoff and Construction</td>
<td>244</td>
<td>1%</td>
<td>185</td>
<td>0.1%</td>
</tr>
<tr>
<td>Natural Sources</td>
<td>2</td>
<td>**</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Recreational Activities</td>
<td>8</td>
<td>**</td>
<td>--</td>
<td>--</td>
</tr>
</tbody>
</table>

**Less than 1%

Chapter 4.2: NPS Threatened Waters

While NPS impaired waters are the primary focus for Missouri’s nonpoint source pollution reduction efforts, there are other waters in the state that merit attention and may be eligible for Section 319 or other funding. NPS threatened waters are those waters where NPS pollution may cause or contribute to exceedances of water quality standards or antidegradation requirements in high quality or potentially impaired waters. The following text describes the types of waters that may be threatened by NPS and mechanisms for their protection and restoration.

Where waters are already impaired by NPS pollution, state efforts will be focused to restore the water body to attainment of designated beneficial uses. Protection of NPS threatened waters in the near term, and the economic, recreational, scientific and cultural values they possess, is often times more cost effective than restoration efforts in the long term. The priority for NPS threatened waters will be determined on a case-by-case basis and these waters will be incorporated into its NPS pollution reduction efforts.

**High Quality Waters**

The protection of high quality waters, which are determined by the state to be threatened by NPS pollution, is an eligible use of Section 319 funds for EPA-accepted WBPs or alternative plans. In Missouri, high quality waters are considered to be designated outstanding national resource waters and outstanding state resource waters. These waters are designated in Tables D and E of
Additional protection is afforded state waters through the antidegradation policy of the Missouri Water Quality Standards (10 CSR 20-7.031(2)). Missouri’s antidegradation policy consists of a three-tiered system in which outstanding national resource waters and outstanding state resource waters are included under Tier 3. Following is a summary of the three tiers:

- **Tier 1 - 10 CSR 20-7.031(2)(A)**
  For waters that just maintain a level of water quality that protect public health and existing in-stream water uses there will be no impairment or loss of existing uses.

- **Tier 2 - 10 CSR 20-7.031(2)(B)**
  For waters that maintain a level of water quality better than applicable water quality criteria. Existing levels of water quality shall be fully maintained and protected unless lowered water quality is necessary to allow important economic and social development in the area.

- **Tier 3 - 10 CSR 20-7.031(2)(C)**
  There shall be no lowering of water quality in outstanding state or national resource waters as designated in Tables D and E.

### Potentially Impaired Waters

Watershed protection efforts for streams and lakes that are determined by the state to be potentially impaired by NPS pollution are also an eligible use of Section 319 funds for EPA-accepted WBPs or alternative plans. Potentially impaired waters include waters designated by the state in Appendix E and F of the most recent Section 305(b) report [available here](http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm). Appendix E includes other waters rated as impaired and believed to be impaired, but which do not meet criteria for Section 303(d) listing. This list includes waters with approved TMDLs, waters where sufficient pollution control measures are in place, waters which are impaired by measures other than discrete pollutants, and other waters which were not approved for Section 303(d) listing by the Clean Water Commission. Appendix F includes potentially impaired waters for which there is some indication an impairment to a designated use may exist, but current data or information indicating the impairment does not meet the data requirements in Missouri’s Section 303(d) Listing Methodology. As resources allow, the department will conduct further monitoring on these waters to determine whether these impairments actually exist.

### Chapter 4.3: Emerging NPS Pollutants

The widespread use of chemicals that may have adverse effects on the endocrine systems of aquatic life is an emerging issue of nationwide concern. Laboratory and stream studies have demonstrated strong evidence that exposure to some of these chemicals is associated with adverse developmental and reproductive effects on fish and other aquatic life. Primary chemicals of concern include hormones, antibiotics, pharmaceuticals, herbicides and pesticides that can be associated with NPS runoff into streams, lakes and groundwater.

The toxins produced by some species of blue-green algae are another growing concern. Several incidents of pet or livestock deaths and human illness in the United States have been linked to blue-green algal blooms. These blooms usually occur in mid to late summer and can produce toxins. Death of pets or livestock usually occurs from directly drinking contaminated water or...
accumulating a heavy coat of toxic algae on their hair while wading or swimming, and later ingesting the algae while cleaning themselves. Humans can be affected by accidental ingestion of water or direct contact with the skin and other sensitive organs. The department is supportive of research on emerging NPS pollutants. Section 319 funds may be used to support studies that investigate the extent and severity of emerging pollutants or the effectiveness of conservation practices, including those produced by harmful algal blooms (HABs). MoDNR, MDC and DHSS have recently convened an HAB task force to document, investigate and determine the magnitude and extent that HABs exist in Missouri lakes and reservoirs. This task force will provide a coordinated means of monitoring, tracking and reporting HABs and the toxins they may produce to ensure impacts to designated beneficial uses are minimized.

Chapter 4.4: Water Quality Monitoring Strategies

The general priority for the department’s monitoring program is to provide data sufficient to complete a water quality assessment of all waters of the state. Other priorities include model calibration and a general evaluation component adequate for Section 319 grant funded projects.

Specific priorities of the monitoring program are to:
- characterize background or reference water quality conditions;
- better understand daily flow events and seasonal water quality variations and their underlying processes;
- characterize aquatic biological communities and habitats and to distinguish between unimpaired biotic communities, biotic communities impaired by water chemistry, biotic communities impaired due to habitat quality;
- assess time trends in water quality;
- characterize the impact of local and regional point source and NPS discharges on water quality;
- provide water quality information to support management activities;
- check for compliance with water quality standards;
- check for compliance with wastewater permit limits;
- develop water quality based permit limits and load reduction studies;
- develop the state 303(d) list and 305(b) report;
- determine the effectiveness of watershed management activities; and
- support development of strategies, returning impaired waters to compliance with water quality standards.

Three general types of water quality monitoring will be used though others may occur.

1. Fixed station monitoring - collects a selected group of analytes at predetermined sites on a regular schedule. Fixed station programs typically collect data at established sites for periods of several years.

2. Intensive surveys - employs several monitoring sites in a small geographic area and samples with greater frequency, often multiple times per day. The duration of most intensive surveys is short, often lasting only one to a few days. These surveys are often repeated multiple times over a one to three year period.
3. Screening level monitoring - includes a number of low intensity, short duration monitoring activities. These activities typically provide smaller amounts of data but have the advantage of monitoring more sites for a given amount of monitoring resources expended.

For additional information, the 2011 amended Water Quality Monitoring Strategy for Missouri can be found at the following link - http://dnr.mo.gov/env/wpp/waterquality/303d/303d.htm.

Fixed monitoring stations would still be targeted to provide the necessary data related to water quality standards, 303(d) listing and delisting of waters. This more rigorous monitoring will be used to measure long term watershed improvements resulting from sustained and targeted remedial watershed efforts of collaborative partnerships. Models and other mathematical evaluations will help provide pollutant load reduction data for assessment, planning and implementation projects. Maps of gaging stations and Stream Team VWQM locations are provided in Figures 2 and 3, respectively.
Figure 2. USGS Stream Gage Locations
Figure 3. Stream Team Volunteer Water Quality Monitoring (VWQM) locations
Chapter 5: Watershed Prioritization

Addressing watershed priorities is a key component of the NPSMP. Criteria to be considered in each watershed include: known and potential sources of impairment, pollutant categories, planning and assessment capabilities and ability to share resources. Other individual watershed priorities may include available water quality monitoring data, physical watershed assessments, presence of pollutant load reduction studies, modeling information, funding, potential for leveraging and partnering opportunities.

The geographic focus of watershed activities helps to concentrate efforts in specific waters with impairments. Watershed assessments, planning, implementation and measuring progress become simpler and more efficient using defined drainage areas associated with the impairments. The Missouri NPSMP emphasizes a geographic focus on watersheds of a manageable size, which can vary depending upon complexities of the watershed (e.g., population, pollutant sources, land cover). Manageable size could be HUC-8 or HUC-12 watersheds or even smaller catchment areas.

Watershed-based approaches focus problem solving on defined areas using the drainage characteristics as a way of setting boundaries and isolating problem areas. These hydrologically-defined areas are used to better identify impairment sources and coordinate solutions to correct water pollution problems. The concept is advantageous because it integrates all activities within a watershed landscape that affect watershed health, by integrating biology, chemistry, economics and social considerations into decision-making processes. Watershed based approaches also consider water quality, flood control, navigation, hydropower, fisheries, biodiversity, habitat preservation, user needs and recreation. Collaborative watershed-based planning helps establish local priorities in the context of national and state goals.

The statewide watershed planning efforts initially establishes a watershed-based framework at the HUC-8 scale. As more detailed assessments are conducted, smaller areas (e.g., HUC-12 watersheds or smaller catchment areas) may be identified as areas of major concern. These subwatersheds will be further broken down to identify critical source areas where cost-effective projects having the highest water quality improvement potential can be implemented. Missouri watersheds represented at the HUC-8 level, along with their focus watershed grouping, are displayed in Figure 1 in Chapter 1.2.

The original ranking of Missouri’s 66 HUC-8 watersheds that resulted in Spring, Big and Lower Grand River watersheds being chosen as pilots was performed by a team of technical experts from throughout the department. These staff built a ranking system and model that could produce a ranking and additional weighted rankings to determine true priority amongst the 66 watersheds. There were four main categories that were ranked using available data and information about the watershed. The categories were:

- Preservation (this category ranked watersheds in terms of their healthy components. In other words, a watershed that ranked high in preservation would have outstanding resource qualities that are worthy of preservation)
- Restoration (somewhat the opposite of preservation, this category would provide a ranking based on knowing there are areas of watersheds that are impaired and would therefore score higher for a need for restoration)
- Nutrient (a fairly straightforward category, that makes a ranking determination based on known nutrient impacts for each watershed)
- Source Water Protection (Missouri Watershed Planning process includes setting priorities for water quantity, therefore watersheds were also ranked based on the need to protect source water supplies)

The model aggregated the rankings to provide a master ranking. In addition, it could weight toward one category or another. The three pilot watersheds consistently scored high through different model runs. (It may seem slightly paradoxical that a watershed could score high in both preservation and restoration as these seem, at face value, as if they would cancel each other out. However, remember that HUC-8 watersheds are fairly large geographic areas, therefore it is reasonable to think that within that geographic area there are smaller areas that are equally important as outstanding areas to be preserved as well as smaller areas that have a high restoration need – the Big River watershed provides ready examples of these areas.) As pilots, there was also thought given to ensuring the three were located in different regions of the state for several reasons, including to raise awareness of the Missouri Watershed Planning process and watershed protection/restoration statewide and to get the maximum amount of viewpoints and feedback from a wide range of stakeholders – a key component for any pilot in order to provide information that leads to effective full implementation.

Final grouping of all 66 HUC-8 watersheds used the original technical ranking as one piece of the ranking equation. After collecting feedback from the Missouri Watershed Planning Internal Steering Committee, two additional items were considered as part of the final grouping. The first was the department’s Water Protection Program’s (WPP) schedule for synchronizing site specific discharge [National Pollutant Discharge Elimination System (NPDES)] permits. The second was to consider grouping HUC-8 watersheds, to the extent possible, with other HUC-8 watersheds that comprised a larger basin system, such as the Missouri River basin.

Moving forward and looking to full implementation of the Missouri Watershed Planning process framework, it is very important to understand that resource allocation decisions and targeting of both activity and funding will occur based on priorities within HUC-8 watersheds – meaning the Missouri Watershed Planning process framework will work at the local level to address individual impairments and show measurable results. The department will, much like the process put forth in the Spring River Watershed Management Plan, identify sub-watersheds (HUC-12 or smaller) where action will be most effective to truly bring about the water quality gains.

During the first cycle through all 66 watersheds, the department is looking to build both public and local partner engagement and build the priority action list for each watershed. Some example priorities that came out of our pilots were: bacteria, erosion, small community infrastructure (both drinking water & wastewater), nutrient/pesticides and watershed planning in a general sense. Each watershed will have its own path forward for continuing cycles based on the priorities they set, and each priority will have an individual planning/action path as well.

For the department’s part, an internal team continues work to coordinate gathering and assessing all of our water related data and information by watershed. A complementary internal team will be focused on how our activities and funding can best be coordinated to move forward
on addressing priorities. The department will use a cycle nearly identical to the Adaptive Management Cycle (Figure 5, Chapter 7.1 of the NPSMP) with the purpose of identifying not only nonpoint source goals, but instead all water resource related goals by watershed.

An example process might look something like the through subsequent cycles for a hypothetical priority:

An action plan for each priority will include the ideal prescription the department and partners feel will most adequately address the priority. The department understands that the reality is that not all resources are available all of the time; additionally, there are rarely enough resources to move forward quickly. However, by being diligent while drafting the action plan for each priority, partners can identify all resources that would be applicable in order to better be prepared to quickly secure and apply those resources should they become available. Likewise with the department’s functions, such as monitoring, resources may not currently be available to implement a monitoring plan as robust as possible for each watershed; however, if an effective monitoring plan is drafted that does acknowledge and inventory gaps, the department will be prepared to fill those gaps if/when additional monitoring resources become available.

These watershed planning efforts also provide a watershed prioritization process that may be used as a framework for implementing EPA’s Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program. This Long-Term Vision encourages States to “review, systematically prioritize, and report priority watersheds or waters for restoration and protection in their biennial integrated reports to facilitate State strategic planning for achieving water quality goals” for the 2016 integrated reporting cycle and beyond. Missouri will use the statewide watershed planning effort and rotating basin approach for prioritization and implementation of its Section 303(d) assessment and nonpoint source pollution loading studies. The new reporting measures under development by EPA (WQ-27 and WQ-28) will be used to measure and assess progress toward established water quality goals.
Figure 4. Missouri Hydrologic Unit Delineations by 8-digit Hydrologic Unit Code.
Chapter 6: NPS Program Administration

Missouri uses Performance Partnership Grants (PPGs), which are designed to provide greater flexibility to states to address their pollution problems holistically as measured by environmental goals and indicators, and to move away from a focus on specific narrowly-defined outputs. Effectiveness will be measured watershed by watershed based on meeting goals and milestones within plans for each watershed so local citizens can see success in their watersheds. The overall goal for the state is to reduce impaired water bodies which will be a cumulative effort using all watershed based plans.

Section 319 funds are contributed annually to the PPG to help support the NPS Program and other essential department functions regarding improved water quality. The PPG and other collaborative watershed-based approaches (e.g., statewide watershed planning effort) have become increasingly important to water quality restoration efforts as costs associated with addressing NPS impairments using only Section 319 funds are not adequate considering current funding levels, the extent of NPS impairments and the numbers and types of sources.

A variety of technical staff positions with expertise in the following areas are supported with Section 319 and PPG funds:

- Section 319 program management,
- Section 319 financial management,
- Stream Team training,
- Watershed planning,
- Stream hydrology,
- Lake and stream limnology,
- Agriculture,
- Agricultural stormwater runoff,
- Urban stormwater runoff,
- Water quality monitoring and assessment,
- Water quality modeling,
- Water quality standards,
- Development of pollution load reduction studies,
- Development of watershed-based plans, and
- Education and outreach.

These diverse areas of expertise complement and enhance the state’s NPS Program by improving the effectiveness and efficiency of program management and implementation. In addition, annual allocations of Section 319 and PPG funds support several of Missouri’s water quality monitoring programs (e.g., Missouri’s RCPP project; wadeable streams; low flow investigations; Sediment Quality Assurance Project Plan (QAPP); and the Volunteer Monitoring QAPP).

Missouri’s financial management of the program involves following Generally Accepted Accounting Principles (GAAP) guidelines issued by the Governmental Accounting Standards Board, State of Missouri code of regulations, applicable federal OMB Circulars and the Code of Federal Regulations (CFR Part 40). The department’s Fiscal Management Section and Grants
Management Unit of the WPP support the program through a variety of fiscal staff with expertise in following areas:

- Grant application development,
- Workplan development and coordination,
- Internal Controls,
- Grant tracking and reporting,
- Fiscal accountability,
- Applicant capability determination,
- Risk assessment,
- Budget development,
- Fiscal and programmatic monitoring,
- Procurement standards,
- Standards for Financial Management Systems,
- Federal and state laws/regulations,
- Code of Federal Regulations, and
- EPA’s Grants Reporting and Tracking System (GRTS).

Regular reviews and reports, along with coordinated communication among department managers, provide effective and efficient management and obligation of funds for NPS efforts. Missouri makes extensive use of GRTS, as required by Section 319 grant conditions, for project and grant reporting, budget tracking and documenting environmental results.

**Chapter 6.1: Federal Funding**

The CWA was amended in 1987 to include Section 319. Congress appropriated the first Section 319 grant funds in FFY 1990. The CWA requires at least a 40 percent nonfederal match for Section 319 NPS grants. Eligible Section 319 activities identified by the CWA include: non-regulatory programs, education, training, technology transfer and technical and financial assistance. The following is a brief description of several potential federal funding sources to help support NPS.

*Clean Water Act of 1987, Section 104(b):* Section 104(b) grants may be used for activities associated with wetlands. Some grants require nonfederal match.

The *Clean Water State Revolving Fund (CWSRF):* The CWSRF is a self-perpetuating loan assistance authority for water quality improvement projects. This fund is administered by the EPA and state agencies. The CWSRF replaced the Clean Water Act Construction Grants program and provides loans for the construction of municipal wastewater treatment facilities. Congress first established the fund in the Water Quality Act of 1987. Clean Water Act sections 212, 319 and 320 provide the statutory authority for programs funded by the CWSRF. The Missouri CWSRF includes two NPS loan programs. Low interest financing can be provided to producers for the design and construction of animal waste treatment facilities. The program can finance 100 percent of the eligible costs ([http://www.dnr.mo.gov/env/wpp/srf/cwsrf-animal-loans.htm](http://www.dnr.mo.gov/env/wpp/srf/cwsrf-animal-loans.htm)). In addition, the Missouri On-site Loan Program can provide county or
municipal governments with funding for implementing on-site wastewater treatment systems (septic tanks) (http://dnr.mo.gov/env/wpp/srf/wastewater-assistance.htm).

In addition, the CWSRF program through the Green Project Reserve directs a portion of their capitalization grant toward projects that address green infrastructure, water efficiency, energy efficiency, or other environmentally innovative activities. Innovative environmental activities are those that demonstrate new and/or innovative approaches to managing water resources to prevent or remove water pollution in an economically and environmentally sustainable way, such as: decentralized wastewater treatment solutions, projects that facilitate adaptation of clean water facilities to climate change, and projects that identify and quantify the benefits of using integrated water resources management approaches, to name a few.


Clean Water Act Section 604(b) Water Quality Management Grants: Federal funds from Section 604(b) of the CWA are awarded annually to the department to carry out planning activities under sections 303(e) and 205(j) of that act. Section 303(e) requires the state to have a continuing planning process (CPP) and 205(j) addresses water quality management (WQM) planning. The grant funds are used both for program implementation by the department and for funding specific eligible projects by regional planning commissions (RPCs) and councils of governments (COGs). Federal Water Quality Act Amendments require states to pass through 40 percent of annual section 604(b) funds to regional public comprehensive planning organizations (RPCPOs) and interstate organizations (IOs). The department’s current focus with these funds are for the prevention, control, and/or abatement of water pollution in a manner that improves the ability of small communities to provide cost-effective wastewater treatment services to their residents, institutions and businesses and in areas with water bodies identified on the Missouri 2014 303(d) List of impaired waters or in statewide focus watersheds and for Community Assistance and Outreach efforts.

Safe Drinking Water Act of 1996 (SDWA): The SDWA provides funding for a drinking water revolving fund which is used to provide low interest loans to public water systems for capital improvements (e.g., planning, design and construction of water plants, tanks, lines).

USDA/NRCS Environmental Quality Incentives Program: EQIP is the largest NRCS cost-share program. The EQIP offers cost-share contracts to agricultural producers for implementing conservation practices. Landowners or farm operators who are engaged in livestock or agricultural production on eligible land may participate in the EQIP program. The EQIP conservation practices and activities are implemented in accordance with an EQIP plan of operations developed with the producer, which identifies the appropriate conservation practice or measures needed to address resource concerns. The practices must be implemented in accordance with NRCS technical standards adapted for local conditions. Historically-underserved producers (limited resource farmers/ranchers, beginning farmers/ranchers, socially disadvantaged producers) may be eligible for and increased percentage of payments toward the estimated approved costs. Information regarding the EQIP program and other USDA NRCS programs is available at: http://www.nrcs.usda.gov/programs/.
Chapter 6.2: State Funding

State funding for NPS water quality issues is available through several state agencies including:

- Department of Natural Resources
- Department of Conservation
- Department of Agriculture
- Department of Health and Senior Services

State funding sources include: (http://dnr.mo.gov/financial.htm)

- Missouri Soil and Water Conservation Cost-Share Program through the SWCP for agricultural resource concerns;
- Solid Waste and Hazardous Waste program funding through grants or fees that address NPS issues (e.g., abandoned landfills, hazardous household waste and pesticide collection);
- Natural Resource Damages Assessment Fund
- Abandoned Well Plugging Grant Program
- Source Water Protection Development and Implementation Grant Program; and
- State Revolving Fund.

The Department of Agriculture (http://mda.mo.gov/abd/financial/) provides:

- NPS Animal Waste Treatment System Loan Program
- Bridge Loan Program
- Pesticide Technical Services

The Department of Conservation (http://mdc.mo.gov/) provides funds and services such as:

- Stream Stewardship Trust Fund
- Various educational programs including forestry, wetlands, understanding streams and native species management
- Technical advice and funds for stream and riparian restoration

Missouri Conservation Heritage Foundation’s Stream Stewardship Trust Fund (MCHF - SSTF): The Stream Stewardship Trust Fund is a voluntary in-lieu fee mitigation program to which developers can make payments to meet the requirements of Section 404 of the CWA and Section 10 of the Rivers and Harbors Act. Since it began administering this fund, the Foundation has dispersed approximately $5 million for priority stream protection efforts. A Memorandum of Understanding between the MCHF and U.S. Army Corps of Engineers (USACE) authorized and established operating conditions for the Trust Fund. Resources are earmarked for restoration, enhancement and protection of streams and associated riparian habitats (http://mochf.org/stream-stewardship-trust-fund/).

The Department of Health and Senior Services (http://health.mo.gov/index.php) provides assistance with:

- Well testing
- On-site wastewater facility inspections
Chapter 6.3: NPS Program Funding Allocations

Section 319 NPS grant funding is generally available to the department on an annual basis for pass-through funding of eligible statewide and watershed-based projects. The allocation of Section 319 funds to states is based on an EPA formula. The Section 319 funds received from EPA are allocated according to the most recent EPA Section 319 guidance. Funds are awarded based on an RFP to help watershed groups, government agencies and educational institutions implement practices that will reduce NPS impairments in Section 303(d) listed, impaired water bodies or protect threatened and high quality waters from NPS degradation. The purpose for the funding is to support education, assessment, monitoring, planning and implementation resulting in on-the-ground practices that restore, improve, or protect water quality from NPS pollution. The focus of targeted restoration and protection projects solicited may vary from RFP to RFP. A nonfederal match of 40% is required for Section 319 funds awarded to Missouri.

Subawards support the NPSMP, and can be both noncompetitive and competitive. Project awards and methods will vary depending upon program need, urgency of priorities, availability and qualifications of recipients. Missouri will offer a variety of subawards including subgrants to address NPS concerns as described in this plan.

For more information about EPA allocation history and provisions for an exemption from the “50 Percent Watershed Funding Requirement for Substantial State Fund Leveraging,” please refer to Appendix 5.

Minigrants
Minigrants usually focus on information and education needs targeted to NPS impaired watersheds or other priority watersheds that lack local support for watershed initiatives. Minigrants can be used to build capacity, help form stakeholder groups and introduce watershed-based approaches to improve local water quality. Minigrant availability is currently limited and applications are accepted or solicited on a case-by-case basis.

WBP Subawards
The WBPs must adequately address EPA’s Nine-Critical Elements (http://dnr.mo.gov/env/wpp/nps/319applicationresourcetools.htm). Collaborative assessment and planning approaches are expected through committed partnerships to coordinate activities, maximize efficiency and leverage funds. The department targets these opportunities and subcontracts nine-element planning or acceptable alternative plans to qualified organizations.

Protection and Implementation Subawards and Technical Resources
Subgrants, other funding sources, and technical resources are provided to qualified entities to implement WBPs and address state NPS priorities and protection efforts. Projects can vary in size and scope with the focus of implementing watershed goals. Partner agencies often provide funding and/or technical assistance in developing WBPs.

One of the key components of an effective state nonpoint source management program is to allocate resources between abating known water quality impairments and protecting threatened...
and high quality waters from significant threats by present or future NPS impacts. Meeting this component can be accomplished in various ways such as providing grant funding or other partner funding, providing technical resources and education on the status of the quality of Missouri waters, etc. Many of the watershed-based plans that are already developed, being updated or new plans to be developed will include protection efforts already in place or protection strategies to be developed.

Some protection goals might include the following:

- Conserve the unique natural resources in the watershed by maintaining aquatic and terrestrial health and diversity, water quality and quantity, and habitat connectivity.
- Promote a well-designed environment that conserves the community character, watershed natural resources and fosters a sense of place.
- Preserve a high level of quality public and semi-public infrastructure and services.
- Foster a partnership among citizens, local governments, state government, nongovernmental organizations, regional initiatives and agencies.

**Project Solicitation**

Keys to the success of Missouri’s watershed projects include holistic, collaborative planning, prioritizing watersheds and targeting cost-effective conservation practices. Depending upon department needs and priorities, project solicitation is conducted using a variety of methods including: RFPs, non-competitive awards, contracts and cooperative or joint funding agreements. Funding is limited to eligible applicants in priority watersheds and conservation practices as discussed in this plan. This flexible solicitation process allows the state to target specific priority areas for better success and cost-effectiveness.

Funding decisions for subawards will be made based in part on the qualifications listed below (note: fewer or additional requirements may be included in subaward solicitations).

- Existing strong, diverse and committed partnerships to ensure project/WBP implementation (or accepted alternative plan), and long-term operation and maintenance for installed conservation practices. Partnerships must be demonstrated by established commitments or agreements among organizations, government entities and watershed residents to implement practices in a timely fashion. Partnership agreements with local SWCDs, University of Missouri Extension, NRCS, local/state governments, or other organizations are strongly encouraged.
- A water quality monitoring component, that meets the objectives outlined in the WBP. The monitoring may be provided by the recipient, contractor, the department, or another partnering agency. The monitoring component, new or existing, must be capable of documenting major water quality improvement or decline. Other measures or indicators that may be used to show progress toward water quality improvements must be approved by the department.
- The ability to track and report the load reduction of the project that results from the project using estimates based on known measures for conservation practices or watershed models.
• Clear measurable milestones and an implementation schedule that clearly demonstrates interim steps, timely implementation of practices and fund usage.
• A cost effective approach to achieving measurable water quality benefits through the implementation of management practices; only high ratios of on-the-ground conservation practices to administration and/or to salary will be considered.
• A limited, low cost information and education component that does not exceed 10% of the federal funds requested; any salary and administration cost associated with this component should be included in the 20% total described in the RFP.
• A complete, well developed budget that links cost to specific activities or milestones. All administrative and information and education salaries should comprise no more than 20% of the federal funds requested.
• A documented history of meeting grant requirements and successfully fulfilling subgrant agreements, including: fiscal accountability, achieving project milestones, conservation practice implementation and projected pollutant load reductions.
• Staff with the capability, expertise, resources and experience to perform the proposed work and grant administration and must have written organizational policies and procedures in place prior to applying.

As the NPS Program continues to evolve during the next five-year planning period, the above criteria may be modified, as needed, to improve program effectiveness. More information regarding Missouri’s Section 319 NPS Program grants is available at http://dnr.mo.gov/env/wpp/nps/index.html.

Section 319 Project Funding Priorities
As Section 319 NPS grant funding becomes insufficient to meet project demands, the state program will need to rely more on partners and stakeholders to carry out much of the NPS pollution remediation and water quality protection activities. In this regard, Missouri is fortunate to have the best-funded state conservation cost-share program in the nation. Progressive USDA conservation/easement programs work closely within the statewide watershed planning framework to target conservation cost-share dollars in high priority impaired and high quality waters with accepted WBPs. It is expected that most available NPS grant funds will be targeted by the department for activities that other department programs and organizations are unable to address (e.g., watershed planning, water quality monitoring and assessment, development of NPS WBPs and nonpoint source load reduction studies, demonstrations of new technologies and innovative conservation practices and education and outreach). Pursuant to this approach, Missouri will report information about the combined efforts of its state cost-share program and the NPS partners that collaborate with Section 319 projects using leverage funds from BMP implementation by the department’s SWCP in the Spring River and Black Creek and/or other accepted WBPs within the next five years in the Missouri Watershed Planning priority area into the GRTS database to better demonstrate overall progress in reducing NPS pollution loads in the state.
Chapter 6.4: Balanced Statewide and Watershed-Based Approach

The department uses a balanced approach that emphasizes both statewide nonpoint source programs and on-the-ground management of individual watersheds where waters are impaired and threatened. The NPS management program also strives to connect national and statewide resources with local watershed needs. Chapter 1.2 introduced Missouri’s watershed based planning approach, targeting watersheds for education, monitoring, assessment, planning and implementation. The department has several in house and EPA collaborative initiatives to help streamline and create effective program and budget approaches focused on improving water quality. More information on the Missouri’s Watershed Planning effort is provided in Chapters 1.2 and 5. However, both statewide and regional projects are essential to ensure effective educational outreach, technology sharing, monitoring strategies and larger scale initiatives such as regulatory needs.

Consistent with these watershed planning efforts, Missouri’s Section 319 grant program emphasizes support of community-based planning and implementation projects that address watershed specific concerns and impairments. The department will continue to support and encourage development of EPA recommended nine-element watershed plans for watersheds and subwatersheds. Note however, that for a balanced approach to protection and restoration based upon current data and opportunities, watershed planning should not outpace implementation efforts and alternative approaches must be considered. During this five-year NPSMP period, state funded watershed based planning may be controlled so as to not overly outpace implementation of existing plans. This will help ensure that current information guides plan development and implementation. The NPS Program will help build capacity and strategy in subwatersheds, with a goal of focusing the majority of available funds to implement water quality improvement projects.

The Section 319 grant program supports statewide projects as well as narrowly focused projects, when there is a more suitable approach. Current and projected statewide participants for the grant program include:

Current statewide efforts include:

- Ambient water quality monitoring [http://mo.water.usgs.gov/fact_sheets/wtrqual/Ambient/FS062-01.pdf](http://mo.water.usgs.gov/fact_sheets/wtrqual/Ambient/FS062-01.pdf)
- Project WET [http://projectwet.missouristate.edu/](http://projectwet.missouristate.edu/)
- Interactive Watershed mapping Web Site (department) [http://dnr.mo.gov/gis/](http://dnr.mo.gov/gis/)
- Water Quality Short Course
- Annual Missouri Watershed Conference
• Water Protection Forum and associated committees
• Missouri Rapid Watershed Method

The department supports an internal Education Initiative, with a goal to teach and support resource stewardship through a broad understanding and appreciation of Missouri’s natural, cultural and energy resources, while also encouraging a healthy and enjoyable outdoor lifestyle. This mission includes several efforts to educate about NPS pollution. For example, in April 2013, 140 tenth graders from Columbia, Missouri, attended camp at Lake Ozark State Park. Presenters for this camp include staff from several of the department’s WPP sections including 319 supported staff. In July 2013, department staff facilitated Project WET workshops for the Missouri Watershed Planning coordinators.
Chapter 7: Adaptive Management and Strategic Approaches

Adaptive management is used when natural resources are responsive to management, but there is uncertainty about the impacts of management interventions. In its simplest form, adaptive management is learning by doing, and adapting based on what’s learned. Applications usually involve dynamic natural resource systems that are only partially predictable and involve multiple sources of uncertainty that limit effective management. Adaptive decision making is based on the recognition of alternatives to resource management and using monitoring data to assess those alternatives.

Chapter 7.1: Adaptive Management Framework

The department periodically reviews and revises the NPSMP at least every five years using an adaptive management cycle. Figure 5 shows a diagram of the adaptive management cycle used by the department on a watershed by watershed basis.

Figure 5. Missouri’s Adaptive Management Cycle.
Chapter 7.2: Strategic Approaches

The department’s statewide watershed planning approach is used to facilitate NPS water quality assessment and planning activities, education and outreach efforts, identification of critical source areas of impaired waters and geographic targeting of cost-effective conservation practices. These watershed planning efforts are described in Chapter 1.2.

The department’s Division of Environmental Quality (DEQ) addresses NPS issues through a variety of state and federal programs which use voluntary approaches that work collaboratively with the Section 319 NPS Management Program. These collaborative, strategic approaches for addressing NPS pollution are summarized below.

Water Protection Program
The WPP’s Watershed Protection Section (WPS) consists of three units: TMDL/Modeling, Monitoring and Assessment, and Water Quality Standards. Each of these units is represented on teams that review WBPs, Requests for Proposals, NPS project plans and various processes associated with the NPS Program. Staff in these units provide technical expertise and assistance with monitoring, modeling, watershed planning and project designs associated with NPS pollution loads and contribute significantly to the overall success of the Section 319 NPS Program. These staff may also attend watershed planning meetings with stakeholders and communities who are developing their watershed-based plans to provide assistance where needed along with the NPS Unit’s Watershed Coordinator so that these watershed entities are well informed and have the tools necessary to develop a comprehensive and acceptable plan.

The Public Drinking Water Branch (PDWB) administers the Missouri Source Water Protection Program (SWPP). This program, required by the 1996 amendments to the federal Safe Drinking Water Act, promotes local, voluntary protection programs designed to protect surface and groundwater sources of public drinking water from contamination. A major component of this program includes source water assessments and corresponding vulnerability assessments of every source of public drinking water in Missouri. This information is provided to local communities and public water providers to facilitate more detailed assessments and source water protection planning. Additionally, the PDWB publishes a bi-annual source water protection newsletter and offers technical and financial assistance to public water systems to further promote source water protection activities such as proper plugging of abandoned water wells and development or implementation of local protection programs.

Source Water Protection provides a unique opportunity for local communities to become engaged with larger, regional water quality protection efforts such as those envisioned through the statewide watershed planning efforts. Missouri’s SWPP is a voluntary program supporting local efforts to protect drinking water sources. The program offers public water systems an opportunity to learn about a broad range of approaches to protect their water supply and points water suppliers to funding and other resources available to support such local efforts. During the 2014 state fiscal year, more than $511,000 was awarded to eligible public water systems towards the completion of 18 abandoned well plugging projects and 17 source water protection development and implementation projects.
Local source water protection plans, submitted by local communities, are reviewed by PDWB and NPS staff and ultimately approved by the department. One of the department’s goals is to better integrate the CWA and Safe Drinking Water Act programs and opportunities. More information about the SWPP and available grants can be found at: http://dnr.mo.gov/env/wpp/pdwb/swpp.htm.

The Financial Assistance Center (FAC) manages several financial activities, including the State Revolving Fund (SRF). Many of the resulting SRF-funded projects address NPS issues (e.g., remediation and hookups of individual on-site waste management systems to sewer lines, sewage treatment plant improvements, design and construction of animal waste treatment and composting facilities).

The department’s SRF programs encourage funding recipients to use green components, which help achieve environmentally sustainable solutions for infrastructure needs. The GPR became a provision of the CWSRF and Drinking Water SRF programs in 2009 as a result of the American Recovery and Reinvestment Act. Certain federal capitalization grants, since 2009, have included language relating to the establishment of the GPR. The amount for FFY2015 targeted for these efforts is $3,892,500.

**Soil and Water Conservation Program**

The NPS Unit was previously located in the Water Protection Program’s WPS. However, in December 2014, the NPS Unit was relocated within the SWCP after the SWCP was moved to the DEQ. These organizational realignments were strategically implemented to elevate coordination between the SWCP and WPP programs and enhance achievement of NPSMP goals and objectives.

The SWCP works closely with the 114 local SWCDs and the NRCS district offices, which share office space in most counties in Missouri. These collaborative efforts are essential in implementing NPS conservation practices through voluntary technical and financial assistance to landowners.
Chapter 8: Federal Consistency Reviews

An effective NPS Program identifies federal actions that are not managed consistently with state NPSMP goals and objectives. Where appropriate, the state seeks EPA assistance to help resolve these issues. Section 319 of the CWA requires states to review federal assistance and development programs and projects for consistency with their NPSMPs. The CWA also directs federal agencies to modify their regulations to accommodate state reviews of individual applications and to address the identified concerns in accordance with Executive Order 12372. In August 1998, the EPA proposed federal guidelines for implementation of Section 319 consistency provisions.

Many protocols for reviewing these activities already exist at the state level. These include the State Clearinghouse administered by the Office of Administration (OA) and the National Environmental Policy Act (NEPA), which mandates the environmental assessment (EA) and environmental impact statement (EIS) processes. The success of these review processes depends on the ability of the state and federal agencies to work cooperatively to resolve any conflicts. In addition to major federal actions which are subject to these procedures, other federal permits and licenses may also require reviews to determine consistency with the NPSMP. The development of WBPs throughout the state will likely provide additional opportunities for addressing consistency on federal lands.

Specific federal assistance programs that will be reviewed by the state for consistency include changes to USDA assistance programs and conservation practice specifications, and development of the U.S. Forest Service (USFS) master plan. For USDA programs and practices, the department’s SWCP where the NPS Program staff are managed will use their participation in the State Technical Committee to review and comment on changes as they are proposed and discussed. In addition, state staff may also review new programs or conservation practices that emerge during the period of this plan.

The federal government owns and manages land within the state of Missouri. The state will work cooperatively with the federal agencies responsible for these lands to assure they are managed in compliance with the provisions of this plan. Missouri often works with the USFS and the USACE to review plans that have NPS planning or conservation practice implementation components. Provided adequate funding is available, below are activities that will be conducted by the state to assure consistency with the NPSMP on federal lands:

- Provide a website link of the EPA-accepted NPSMP to the director of each agency managing federal lands in Missouri.
- Visit with the land manager or other appropriate personnel of each federal agency to review provisions of the five-year NPSMP.
- Cooperatively, develop an action plan for any noncomplying issues.
- Document these reviews and any actions taken in quarterly and annual progress reports.
- Notify EPA of any unresolved issues following completion of the above activities.
Missouri’s NPS Program staff review and comment on federally-written plans and project designs that involve water quality-related activities on federal lands. Consistency reviews often occur when collaborative Section 319 grant-funded projects are located within or adjacent to federal lands. Consistency is also addressed at regularly-scheduled meetings. The Missouri single point of contact for Consistency can be found at: http://content.oa.mo.gov/commissioners-office.
APPENDICES
Appendix 1: Glossary of Terms and Common Acronyms

Glossary
The following definitions are intended to enhance understanding of common terms and acronyms associated with the NPSMP. It is important to note that the NPSMP is not a standard, rule, or regulation promulgated pursuant to Sections 644.006 to 644.141 Revised Statutes of Missouri (RSMo). Therefore, definitions found in RSMo sections will serve as the formal definition of terms that may be found in this document. Nevertheless, most of the common terms and acronyms listed below are consistent with definitions used in the Missouri Code of State Regulations (10 CSR 20-2.010) and Missouri Watershed Information Network (http://www.mowin.org/).

305(b) Report: Includes all information which the state, tribe, or territory knows about all its waters -- healthy, threatened and impaired. The 305(b) report should also provide information on which pollutants (chemicals, sediments, nutrients, metals, temperature, pH) and other stressors (altered flows, modification of the stream channel, introduction of exotic invasive species) are the most common causes of impairment to water bodies and what are the most common sources of those stressors (updated every two years).

303(d) List: Includes only those waters that are either threatened or impaired. (Waters attaining WQS should not be on the list.) Current EPA regulations call for 303(d) lists to include only waters impaired by “pollutants,” not those impaired by other types of “pollution” (altered flow and/or channel modification). If it is certain that a water body’s impairment is not caused by a “pollutant” but is due to another type of “pollution” such as flow modification, the water body does not need to be on the 303(d) list, but is still categorized as impaired under category 4C and included in the 305(b) report. If, however, biological monitoring indicates there is impairment of aquatic life uses, but it is not clear whether a pollutant is at least one of the reasons, the water should be on the 303(d) list and further analysis to identify the causes are needed (updated every two years).

Antidegradation: A set of policies that protect the existing uses of waters and protect waters with water quality levels better than necessary to support propagation of fish, shellfish and wildlife and recreation in and on waters of the states. The purpose of these policies is to keep clean waters clean. States, tribes, and territories usually cover this program as part of their water quality standards regulations. Antidegradation has three components, or “tiers” of protection: (1) protection and maintenance of existing uses of waters; (2) protection of high quality waters; and (3) outstanding national resource waters.

Aquifer: A subsurface water-bearing bed or stratum that stores or transmits water in recoverable quantities that is presently being utilized or could be utilized as a water source for private or public use. It does not include water in the vadose zone. For purpose of effluent regulation, sandy or gravelly alluvial soils in or on the floodplains of intermittent streams are not an aquifer.
Designated uses (10 CSR 20-7.031): Uses specified for each water body whether or not they are being attained. Uses are designated according to section (2) of this rule and include, but are not limited to—

1. Protection and propagation of fish, shellfish and wildlife. Streams will be designated to one of the following aquatic habitat protection uses based on watershed size, scale within the stream network and other hydrological and physical data. Lakes and reservoirs will be designated to one of the following aquatic habitat protection uses based on limnological characteristics (such as temperature) and biological assemblages.

   A. Warm Water Habitat (WWH)—Waters in which naturally-occurring water quality and habitat conditions allow the maintenance of a wide variety of warm-water biota—
      (I) Warm water habitat (Great River);
      (II) Warm water habitat (Large River);
      (III) Warm water habitat (Small River);
      (IV) Warm water habitat (Creek);
      (V) Warm water habitat (Headwater); and
      (VI) Warm water habitat (Lake or reservoir).

   B. Cool Water Habitat (CLH)—Waters in which naturally-occurring water quality and habitat conditions allow the maintenance of a wide variety of cool-water biota. These waters can support a sensitive, high-quality sport fishery (i.e., smallmouth bass and rock bass)—
      (I) Cool water habitat (Large River);
      (II) Cool water habitat (Small River);
      (III) Cool water habitat (Creek);
      (IV) Cool water habitat (Headwater); and
      (V) Cool water habitat (Lake or reservoir).

   C. Cold Water Habitat (CDH)—Waters in which naturally-occurring water quality and habitat conditions allow the maintenance of a wide variety of cold-water biota. These waters can support a naturally reproducing or stocked trout fishery and populations of other cold-water species—
      (I) Cold water habitat (Large River);
      (II) Cold water habitat (Small River);
      (III) Cold water habitat (Creek);
      (IV) Cold water habitat (Headwater); and
      (V) Cold water habitat (Lake or reservoir).

   D. Ephemeral Aquatic Habitat (EAH)—Waters having surface flow or pools in response to precipitation events or snow melt, but without permanent surface flow or permanent pools; naturally-occurring water quality and habitat conditions may allow the maintenance of a limited or transient community of aquatic biota.

   E. Modified Aquatic Habitat (MAH)—Waters in which natural habitat conditions have been physically, chemically or biologically modified; habitat and resulting water quality conditions may prevent the maintenance of a wide variety or diversity of aquatic biota.

   F. Limited Aquatic Habitat (LAH)—Waters in which natural habitat conditions have been substantially and irretrievably altered; habitat and resulting water quality conditions do not allow maintenance of aquatic biota, or if present, the community is of poor variety or diversity.
2. Recreation in and on the water. Assignment of these uses does not grant an individual the right to trespass.

A. Whole body contact recreation (WBC)—Activities involving direct human contact with waters of the state to the point of complete body submergence. The water may be ingested accidentally and certain sensitive body organs, such as the eyes, ears, and the nose, will be exposed to the water. Although the water may be ingested accidentally, it is not intended to be used as a potable supply unless acceptable treatment is applied. Waters so designated are intended to be used for swimming, water skiing, or skin diving.

(I) Category A (WBC-A)—This category applies to waters that have been established by the property owner as public swimming areas welcoming access by the public for swimming purposes and waters with documented existing whole body contact recreational use(s) by the public. Examples of this category include, but are not limited to: public swimming beaches and property where whole body contact recreational activity is open to and accessible by the public through law or written permission of the landowner.

(II) Category B (WBC-B)—This category applies to waters designated for whole body contact recreation not contained within category A.

B. Secondary contact recreation (SCR)—Uses include fishing, wading, commercial and recreational boating, any limited contact incidental to shoreline activities, and activities in which users do not swim or float in the water. These recreational activities may result in contact with the water that is either incidental or accidental and the probability of ingesting appreciable quantities of water is minimal.

3. Human health protection (HHP)—Criteria to protect this use are based on the assumption of an average amount of fish consumed on a long-term basis. Protection of this use includes compliance with Food and Drug Administration (FDA) limits for fish tissue, maximum water concentrations corresponding to the 10^-6 cancer risk level, and other human health fish consumption criteria.

4. Irrigation (IRR)—Application of water to cropland or directly to cultivated plants that may be used for human or livestock consumption. Occasional supplemental irrigation, rather than continuous irrigation, is assumed.

5. Livestock and wildlife protection (LWP)—Maintenance of conditions in waters to support health in livestock and wildlife.

6. Drinking water supply (DWS)—Maintenance of a raw water supply which will yield potable water after treatment by public water treatment facilities.

7. Industrial water supply (IND)—Water to support various industrial uses; since quality needs will vary by industry, no specific criteria are set in these standards.

8. Storm- and flood-water storage and attenuation (WSA)—Wetlands and other waters which serve as overflow and storage areas during flood or storm events slowly release water to downstream areas, thus lowering flood peaks and associated damage to life and property.

9. Habitat for resident and migratory wildlife species, including rare and endangered species (WHP)—Wetlands and other waters that provide essential breeding, nesting, feeding, and predator escape habitats for wildlife including waterfowl, birds, mammals, fish, amphibians, and reptiles.

10. Recreational, cultural, educational, scientific, and natural aesthetic values and uses (WRC)—Wetlands and other waters that serve as recreational sites for fishing, hunting, and observing wildlife; waters of historic or archaeological significance; waters which provide great diversity for nature observation, educational opportunities, and scientific study.
11. Hydrologic cycle maintenance (WHC)—Wetlands and other waters hydrologically connected to rivers and streams serve to maintain flow conditions during periods of drought. Waters that are connected hydrologically to the groundwater system recharge groundwater supplies and assume an important local or regional role in maintaining groundwater levels.

**Daily maximum:** An effluent limitation that specifies the total mass or average concentration of pollutants that may be discharged in a calendar day.

**Discharge:** The causing or permitting of one (1) or more water contaminants to enter waters of the state.

**Nonpoint source (NPS) pollution:** Occurs when water runs over land or through the ground, picks up natural or human-made pollutants, and deposits them in surface waters or groundwater. Pollutants commonly associated with NPS include nutrients (phosphorus and nitrogen), pathogens, clean sediments, oil and grease, salt, and pesticides.

**Pesticide:** Any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest; or any substance or mixture of substances intended for use as a plant regulator, defoliants, or desiccants.

**Pollutant:** Dredged spoil, solid waste, incinerator residue, sewage, garbage, sewer sludge, munitions, chemical waste, biological material, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, filter backwash or industrial, municipal or agricultural waste discharged into water.

**Pollution:** Contamination or other alteration of the physical, chemical, or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state will or is reasonably certain to create a nuisance or render the waters harmful, detrimental, or injurious to public health, safety or welfare, or to domestic, industrial, agricultural, recreational, or other legitimate designated uses, or to wild animals, birds, fish, or other aquatic life, or which violates, or is reasonable certain to violate, any effluent regulations, limitations, or any other standards or limitations adopted by the Clean Water Commission.

**Source water protection area:** The portion of a watershed or groundwater area that may contribute water (therefore, pollutants) to the water supply.

**Stream:** A defined watercourse which carries water either continuously or intermittently and which is not entirely confined or located completely upon land owned, leased, or otherwise controlled by one (1) person.

**Total Maximum Daily Load (TMDL):** TMDLs are “pollutant budgets” for a specific water body or segment that, if not exceeded, will result in attainment of WQS. Pollutants include clean sediments, nutrients (nitrogen and phosphorus), pathogens, acids/bases, heat, metals, cyanide,
and synthetic organic chemicals. (Pollution includes all pollutants but also includes flow alterations and physical habitat modifications.) Elements in a TMDL include allowable pollutant load (cap), margin of safety (MOS), and allocation of cap among sources.

**Wastewater**: Water or other liquids which carry or contain pollutants or water contaminants from any source.

**Wastewater treatment facility**: Any facility, method or process which removes, reduces or renders less obnoxious pollutants or water contaminants released from any source.

**Water contaminant**: Any particulate matter or solid matter or liquid or any gas or vapor or any combination thereof, or any temperature change which is in or enters any waters of the state either directly or indirectly by surface runoff, by sewer, by subsurface seepage, otherwise, which causes or would cause pollution upon entering waters of the state, or which violates or exceeds any of the standards, regulations, or limitations under the Missouri Clean Water Law or the Federal Clean Water Act or is included in the definition of pollutant in the federal act.

**Watershed**: An area of land that catches rainfall and snowmelt, which then drains into low-lying bodies of water. Watersheds come in all shapes and sizes, from a few acres to over a million square miles and are sometimes difficult to delineate. Consequently, HUCs were created to logically convey the drainage relationship of stream systems, watersheds, and larger river basins.
# Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>APEX</td>
<td>Agricultural Policy Environmental eXtender Model</td>
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<td>BMPs</td>
<td>Best Management Practices</td>
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<tr>
<td>CAFNR</td>
<td>College of Agriculture, Food and Natural Resources</td>
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<tr>
<td>CARES</td>
<td>Center for Applied Research and Environmental Systems</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<tr>
<td>COG</td>
<td>Councils of Government</td>
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<tr>
<td>CPP</td>
<td>Continuing Planning Process</td>
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<td>CSR</td>
<td>Code of State Regulations</td>
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<tr>
<td>CWA</td>
<td>Clean Water Act</td>
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<td>CWMWQ</td>
<td>Center for Watershed Management and Water Quality</td>
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<td>CWSRF</td>
<td>Clean Water State Revolving Fund</td>
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<td>DBPs</td>
<td>Disinfection By-Products</td>
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<td>DEQ</td>
<td>Division of Environmental Quality</td>
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<tr>
<td>DHSS</td>
<td>Department of Health and Senior Services</td>
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<tr>
<td>DWSRF</td>
<td>Drinking Water State Revolving Fund</td>
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<tr>
<td>E3</td>
<td>Enhancing Efficiency and Effectiveness</td>
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<tr>
<td>EA</td>
<td>Environmental Assessment</td>
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<td>EIERA</td>
<td>Environmental Improvement and Energy Resources Authority</td>
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<td>EIS</td>
<td>Environmental Impact Statement</td>
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<td>EPA</td>
<td>Environmental Protection Agency</td>
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<td>EQIP</td>
<td>Environmental Quality Incentives Program</td>
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<td>FAC</td>
<td>Financial Assistance Center (DNR)</td>
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<td>FFY</td>
<td>Federal Fiscal Year</td>
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<td>FSA</td>
<td>Farm Service Agency (USDA)</td>
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<tr>
<td>GAAP</td>
<td>Generally Accepted Accounting Principles</td>
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<td>GPR</td>
<td>Green Project Reserve</td>
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<td>GRTS</td>
<td>Grants Reporting and Tracking System</td>
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<td>HAB</td>
<td>Harmful Algal Blooms</td>
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<td>HSPF</td>
<td>Hydrological Simulation Program-Fortran</td>
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<td>HUC</td>
<td>Hydrologic Unit Code</td>
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<td>IOs</td>
<td>Interstate Organizations</td>
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<td>LID</td>
<td>Low Impact Development</td>
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<td>LMD</td>
<td>Listing Methodology Document</td>
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<td>LMVP</td>
<td>Lakes of Missouri Volunteer Program</td>
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<td>LRP</td>
<td>Land Reclamation Program (DNR)</td>
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<td>MACOG</td>
<td>Missouri Association of Councils of Government</td>
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<td>MASBDA</td>
<td>Missouri Agricultural and Small Business Development Authority</td>
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<td>Missouri Conservation Heritage Foundation-Stream Stewardship Trust Fund</td>
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<td>MGS</td>
<td>Missouri Geological Survey</td>
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<td>MNLRS</td>
<td>Missouri Nutrient Loss Reduction Strategy</td>
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<td>MOA</td>
<td>Memorandum of Agreement</td>
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<td>MoDNR</td>
<td>Missouri Department of Natural Resources</td>
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MoDOT Missouri Department of Transportation
MRBI Mississippi River Basin Healthy Watershed Initiative
MS4 Municipal Separate Storm Sewer Systems
MU University of Missouri
MUE Missouri University Extension
NASS National Agricultural Statistics Service
NEPA National Environmental Policy Act
NPDES National Pollutant Discharge Elimination System
NPS Nonpoint Source
NPSMP Nonpoint Source Management Plan
NRCS Natural Resources Conservation Service (USDA)
NTT Nutrient Tracking Tool
NWQI National Water Quality Initiative
OA Office of Administration
OMB Office of Management and Budget
PDWB Public Drinking Water Branch
PPG Performance Partnership Grant
QAPP Quality Assurance Project Plan
QA/QC Quality Assurance/Quality Control
RCPP Regional Conservation Partnership Program
RFP Request for Proposal
RPCPOs Regional Public Comprehensive Planning Organizations
RPC Regional Planning Commission
RPO Regional Planning Organization
RSMo Revised Statutes of Missouri
RUSLE Revised Universal Soil Loss Equation
SDWA Safe Drinking Water Act
SRF State Revolving Fund
SWAT Soil and Water Assessment Tool
SWCD Soil and Water Conservation District
SWCP Soil and Water Conservation Program (DNR)
SWPP Source Water Protection Plan
TMDL Total Maximum Daily Load
UAA Use Attainability Analysis
UMC University of Missouri Columbia
USACE United States Army Corps of Engineers
USDA United States Department of Agriculture
USFS United States Forest Service
USFWS United States Fish and Wildlife Service
USGS United States Geological Survey
VWQM Volunteer Water Quality Monitoring
WBPs Watershed-Based Plans
WET Water Education for Teachers
WPF Water Protection Forum (DNR)
WPP Water Protection Program (DNR)
WPS Watershed Protection Section (DNR)
<table>
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<tr>
<th>Acronym</th>
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<tr>
<td>WQA</td>
<td>Water Quality Assessment System</td>
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<td>WQM</td>
<td>Water Quality Management</td>
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<td>WQS</td>
<td>Water Quality Standards</td>
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<td>WQX</td>
<td>Water Quality Exchange</td>
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<tr>
<td>WWTP</td>
<td>Wastewater Treatment Plant</td>
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Appendix 2: NPS Pollution Categories

Urban
In urban and suburban areas, impervious surfaces cover much of the land, thus preventing infiltration of rain and snowmelt into the ground. Most developed areas rely on storm drains to carry large amounts of runoff from roofs and paved areas to nearby waterways. Stormwater runoff carries pollutants such as oil, dirt, chemicals, and lawn fertilizers directly to streams and rivers, where they may harm water quality. The varied and ubiquitous nature of stormwater flows makes it challenging to identify and solve the resultant pollution problems.

Urban stressors may begin to affect biological communities when the impervious cover within a watershed reaches 8-20%, and irreparably damage communities in the range of 25-60%. This degradation is from both pollutants and altered habitat. Since only 2.5% of the nation’s land surface, it is apparent that urban impacts are concentrated and localized.

Construction
Construction activities of varying size occur in every county of Missouri and often require a land disturbance permit which require the use and maintenance of erosion and sediment control measures, as well as stormwater pollution prevention plans for construction activities. Sites under a certain size are unregulated under the stormwater laws and thus considered NPS. Sediment washing from all sizes of construction sites may have severe impacts on lakes and streams. Because developers tend to grade an entire site at one time, and then develop the site in phases, large tracts of land can be laid bare for many months if not years. The amounts of sediment coming off these sites can range from 100 to 200 tons per acre per year.

Low Impact Development (LID)
LID is an approach to land development (or re-development) that works with nature to manage stormwater as close to its source as possible. LID employs principles such as preserving and creating natural landscape features, minimizing effective imperviousness to create functional and appealing site drainage that treats stormwater as a resource rather than a waste product. Many practices adhere to these principles, such as, bioretention facilities, rain gardens, vegetated rooftops, rain barrels and permeable pavements. Careful site planning eliminates many potential erosion and sedimentation problems by preventing them from occurring in the first place. Project phasing is another excellent conservation practice. The phasing of a project can keep large areas from being graded and destabilized for extended periods. LID principles and practices manage water in a way that reduces the impact of built areas and promotes the natural movement of water within an ecosystem or watershed. Applied on a broad scale, LID can maintain or restore a watershed’s hydrologic and ecological functions.

Agriculture
Various aspects of agricultural production are critical to determining what effect agriculture has on water quality and which conservation practices will be the most effective. Agricultural pollutants are often bound to sediment and have a tendency to travel once they are waterborne. Some chemicals, such as atrazine, resist degradation once they enter a water body. Wide ranges of voluntary and incentive programs are in place, the majority of which prevent soil
erosion. Assistance is available in the form of educational materials, technical assistance, training, special mechanical equipment, cost-share assistance and incentive payments. A list of conservation practices is located in Appendix 3.

**Crop production**

Crop production is particularly important to Missouri’s economy. The United States Department of Agriculture/National Agricultural Statistics Service (USDA/NASS, Missouri Prospective Plantings (March 2015): [http://www.nass.usda.gov/Statistics_by_State/Missouri/Publications/Press_Releases/20150331-Prospective_Planting.pdf](http://www.nass.usda.gov/Statistics_by_State/Missouri/Publications/Press_Releases/20150331-Prospective_Planting.pdf) showed the acres (million) of prospective plantings for 2015 to be: corn, 3.5; soybeans, 5.65; hay, 3.48; winter wheat, .88; cotton, .25; rice, .26; and sorghum and oats at 85,000 and 25,000 acres. A significant amount of this production is occurring on highly erodible soils; therefore it is of great importance to use conservation practices to manage erosion. Missouri has reduced its rate of soil erosion more than any other state with over 10 million acres of cultivated cropland since 1982.

**Animal Production**

Managing NPS pollution from animal production usually emphasizes protecting waters from livestock through exclusion and proper waste management. This is accomplished in several ways: 1) management of animal manure and bedding through collection and prevention from runoff into waters; 2) manure that is used as fertilizer and applied at proper rates to agricultural fields so excess nutrients load don’t leach or run off into nearby waters, and 3) livestock excluded from waters. A wide range of voluntary and incentive type programs prevent pollution by animal waste or the degradation of riparian areas by animal use.

Assistance is available in the form of educational materials, technical assistance, training, demonstration projects, specialized mechanical equipment, cost-share assistance and incentive payments, both for management as well as pollution prevention or habitat restoration.

**Forestry**

According to the National Association of State Foresters, State Forestry Statistics, 2006: Missourians owned 12.2 million acres of private forests. Federally owned acreage totaled 1.7 million acres and the state accounted for 0.7 million. Sixty-three urban communities are actively managing their forests with 115 developing such programs. Voluntary and incentive type programs provide educational materials, technical assistance, training, specialized mechanical equipment, cost-share assistance and incentive payments, both for management as well as pollution prevention or habitat restoration. A list of conservation practices is located in Appendix 3.

Certain forest management activities such as timber harvesting, construction of logging roads and skid trails, log landings, and allowing livestock access to forests can significantly influence water quality. Improper forestry practices may cause:

**Hydromodification/Habitat Alteration**

Hydromodification is changing the natural flow of rivers and streams through channelization, bridges, bank destabilization, cut-off devices, dredging, locks and dams, spillways, and
watershed construction. NPS pollution associated with these activities includes sediment, nutrients, pesticides, and organic pollutants. Modifications to water bodies may benefit humans in numerous ways, but also may have detrimental effects on wildlife and aquatic ecosystem functions. Alteration of the hydrologic properties of lakes and streams such as water residence time, water level, and basin morphology often has unintended consequences. Often, wetlands in the littoral zone suffer from either too much or too little water. A list of conservation practices is located in Appendix 3.

/channelization
One form of hydromodification is channelization or channel modification. These terms (used interchangeably) describe river and stream channel engineering undertaken for flood control, navigation, drainage improvement, or reduction of channel migration. This category includes activities such as straightening, widening, deepening, or relocating existing stream channels and clearing or snagging operations. Hydromodification typically results in more uniform channel cross sections, steeper stream gradients, and reduced average pool depths.

/dams
Dams are another form of hydromodification. The construction of a dam is undertaken for many purposes, including flood control, power generation, irrigation, livestock watering, fish farming, navigation, and municipal water supply. Other reservoir uses may include recreation and water sports, fish and wildlife propagation, and augmentation of low flows.

Dams can adversely influence the hydraulic regime, resulting in adverse effects on water quality, and habitat in their source stream.

/bank destabilization
Streambank and shoreline erosion are forms of hydromodification that refer to the loss of land along streams and lakes. The force of water flowing in a stream is the most important process causing erosion of a streambank. Eroded material travels downstream and deposits in the channel bottom or in point bars located along bends in the waterway. Surface flow of upland runoff across a bank face can also dislodge sediments through sheet flow, or through the creation of rills and gullies on the shoreline banks and bluffs.

The erosion of shorelines and streambanks is a natural process that has designated and adverse impacts on the creation and maintenance of riparian habitat. Sand and gravel erode from streambanks, and deposit in the channel. Adverse impacts from shoreline and streambank erosion include: high sediment loads that smother submerged aquatic vegetation beds, fill in riffle pools, and contribute to increased levels of turbidity and nutrients. Surface run-off can carry excess pollutants, bound to sediment particles, into the water body.

Sediment fills in lakes reducing their useful lifetime. However, little research exists that can identify levels below which streambank and shoreline erosion is beneficial and above which it is an NPS-related problem.
**Dredging**
Dredging is a management practice that modifies the hydrology and habitat of a water body. At the point where water from a stream enters a lake, the water slows down and the sediment load it carried falls out of the water column. Over time, the sediment builds up, bringing the lake bottom toward the surface and causing the water to become shallower. One solution to increased sedimentation in coves and entire lakes is dredging. From a habitat standpoint, when a water body is dredged completely it could take 2 to 3 years for the reestablishment of benthic fish-food organisms. In most cases, installment of conservation practices in the watershed to protect the water body from sedimentation is economically more feasible as well as less damaging to aquatic life. Typically NPS programs do not fund dredging unless accompanied by improved land management practices upstream to prevent or reduce reoccurrence.

The most prevalent form of dredging in Missouri within streams and rivers is for mining of sand and gravel. Dredging in active river channels typically results in stream incision around the site. Incision may cause undermining of structures, lowering of alluvial water tables, channel destabilization and widening, and loss of aquatic and riparian habitat. Floodplain gravel pits can become good wildlife habitat upon reclamation, if margins are appropriately contoured and water table fluctuations are not excessive. The department’s Land Reclamation Program (LRP) promulgates gravel and sand mining rules.

**Marinas/Boating**
http://water.epa.gov/polwaste/nps/marinas.cfm
The cumulative impact of pollution from individual boaters and marinas is significant in lakes and rivers. Poor maintenance of watercraft and environmentally insensitive marina construction are two common sources. Boat sewage discharges can increase both pathogen and algae concentrations in a water body. Excess pathogens are a human health hazard and excess algae can cause eutrophication.

Other sources of pollution include boat maintenance and stormwater runoff from the parking lots surrounding a marina. Boaters must be careful when using products such as fuels, oils, paints, and solvents near any lake or river. These substances can enter the water, accumulate in the bottom sediments and persist for long periods. A list of conservation practices is located in Appendix 3.

**Mining Operations**
http://water.epa.gov/polwaste/nps/acid_mine.cfm
Resource extraction is one of the NPS categories identified by EPA as contributing to degradation of the nation’s waters. Resource extraction includes a wide range of land disturbing activities. EPA’s definition includes seven resource extraction activities: surface mining, subsurface mining, placer mining, dredge mining, petroleum activities, and mine tailings. Each of these activities has specific pollutants associated with them, affecting the type of water quality impairment that may occur within the watershed. Mining activities and inactive mine sites can contain some of the most environmentally detrimental compounds of any discharging activity.
Missouri’s NPS program deals primarily with sites of historical origin. Abandoned mined lands contribute localized chronic impairments and episodic impacts to Missouri’s water bodies. There are three issues with abandoned mines that impact water quality:

- acid mine drainage (the most prevalent)
- alkaline mine drainage
- metal mine drainage

The scale of many sites is too large for remediation through NPS funding alone, although smaller treatable sites may be considered. The department’s LRP permits currently operating mines, provides additional resources for dealing with mining operations, and abandoned mine lands. (http://www.dnr.mo.gov/env/lrp/index.html)

**Roads, Highways, and Bridges**

Roads, highways, and bridges are significant contributors of pollutants to water. Contaminants from vehicles and activities associated with road and highway construction and maintenance, wash from roads during rains and snow melts. For example, road salt applied to melt winter precipitation is unregulated in Missouri and often excessively applied. This compound may accumulate for several days before a thaw flushes it into a water body. Road construction increases the area of a watershed impacted by impervious surfaces, thereby increasing runoff and altering the natural hydrology of the watershed. Bridge approaches and structures may constrict the floodway increasing the potential for downstream bank erosion.

**Nonpoint Source Impacts**

*Sediment*

Cropland sheet and rill erosion are only partly responsible for sediment impacts to in-stream habitat with much coming from gullies and stream banks. Sediment comes from construction sites and gravel roads and ditches. Erosion control practices are an important segment of appropriate conservation practices with benefits for both soil conservation and prevention of movement of some pesticides and nutrients.

*Pesticides*

Pesticides historically have been widely used for multiple reasons from agricultural pests to termites in homes. With widespread use, however, pesticides began appearing in water bodies, which can cause unsafe levels in drinking water and also accumulation in fish tissue which resulted in fish advisory information for the public http://health.mo.gov/living/environment/fishadvisory/index.php. Passage of the Safe Drinking Water Act, which limits the levels of certain contaminants in drinking water, has brought the issue to the forefront. Lakes are at high risk because of retention time; late spring runoff events generally carry a flush of recently applied pesticides, which may move slowly through the system; or, in the case of drinking water reservoirs, the spring flush may be held for use throughout the remainder of the year.

*Irrigation*

Irrigation usage in Missouri ranges from supplemental on upland areas to ensure adequate moisture during key crop growth stages to essential in sandy alluvial soils and in production of
rice or specialty crops. Inefficient and/or over-irrigation can result in runoff and leaching of nutrients and pesticides. Irrigation management methods developed in areas of the country where irrigation water is costly and scarce reduce off-site movement of irrigation water and its associated chemical load. Some of those methods, i.e., surge and side inlet rice irrigation is applicable in Missouri. Site specific irrigation management methods considering soil type and water holding capacity, topography, crop moisture needs, rainfall, soil moisture and nutrient and pesticide management plans require closer attention to irrigation management and possibly changes in application methods and equipment used, but can significantly reduce material input costs, yield loss and the potential for NPS pollution.

**Riparian Corridors**
One result of agricultural production has been degradation or destruction of riparian corridors, much of which occurred early in the century when channelization was customary and recommended. Streams have been straightened and riparian corridors removed for flood prevention, farming convenience and increased production. The results include increased sedimentation from destabilized stream banks, loss of pollutant trapping effects from vegetation, increased water temperature and evaporation, lowered dissolved oxygen and a degraded physical habitat.

The loss of vegetation in riparian areas contributes to increased temperature and evaporation, decreased dissolved oxygen and degraded habitat. In addition to the immediate impacts in the riparian area, the filtering properties of the riparian strip, which would otherwise buffer the water from sediment or other contaminants, are lost. Livestock with free access to water generally cause bank instability, bank sloughing and erosion of the riparian area, in addition to the direct introduction of nutrients and possibly pathogens into the water. Increased impervious surfaces in urban areas have also created a large impact to streambank erosion in urban streams.

**Nutrients/Eutrophication**
Nutrient inputs from nonpoint sources such as farm fields, septic systems and urban lawns may influence aquatic systems by encouraging excessive growth of algae and other aquatic plants. Aquatic life may be impaired by the growth and subsequent decomposition of algae and aquatic macrophytes with the resulting depletion of dissolved oxygen in the water column. Species of fish and invertebrates may be replaced by more tolerant species. Aesthetic impairment may also occur. A water body’s response to nutrient input varies with light availability. In southern Missouri’s clear Ozark streams and lakes nutrients such as phosphorus and nitrogen lead to increased aquatic plant growth. However, in northern Missouri where water bodies are less clear due to high turbidity, limited light availability inhibits the algae growth. Nevertheless, high nutrient concentration remains a threat to streams and reservoirs.

In waters used for drinking water supply, taste and odor problems can be caused by the proliferation of organism growth due to high levels of nutrients entering the water. Another potential threat to Missouri’s drinking water reservoirs stems from nutrient enrichment enhancing algal blooms, which in turn, provide the precursors that react with chlorine (the primary drinking water disinfectant) to form disinfection by-products (DBPs). The primary DBPs are trihalomethanes and haloacetic acids.
Nitrate occurs naturally in groundwater, even under pristine conditions. Scientists generally concur that nitrate as nitrogen in groundwater at concentrations above 1 mg/L is caused by human activity, although under certain conditions, the natural concentration can be higher. Concentrations of more than 10 mg/L in drinking water can cause adverse health effects in humans, most notably infants under six months of age, and in young livestock. Nitrate toxicity, or methemoglobinemia (blue baby disease), reduces the blood’s ability to absorb oxygen.

**Pathogens**
Animal waste and septic system discharges have the potential for pathogens that may harm aquatic life or humans.

**Ammonia Toxicity**
Ammonia is a form of nitrogen and many aquatic organisms are sensitive to relatively low levels of ammonia. Ammonia toxicity cases related to fish kills are often linked to animal waste discharges. The water quality standards contain numeric criteria for ammonia in classified waters. The toxic concentration of ammonia is related to temperature and pH. Under proper containment and management, animal waste is not discharged to water and nitrogen in the ammonia form does not run off application sites in any significant concentration.

**Improper Harvests and Logging**
One threat to wildlife is loss of habitat and habitat fragmentation. Healthy riparian zones counter habitat fragmentation by establishing a corridor, which provides protection and food for a variety of wildlife species. The MDC developed a publication entitled: Missouri Woody Biomass Harvesting/Best Management Practices Manual. The manual provides information to private and state forest managers, loggers, and other interested persons about effective use of conservation practices to prevent the following:

1. Sediment from eroding logging roads, forest harvesting practices, and livestock damage;
2. Tree removal along streambanks can increase water temperatures thus reducing oxygen levels, increase soil erosion, and decrease the pollutant filtering capacity of riparian vegetation;
3. Tree tops and limbs from tree harvesting can cause streambank erosion and restrict stream flow; and
4. Improperly applied herbicides, pesticides, fertilizers, or oils and fuels from machinery can wash into streams.

A list of conservation practices used to reduce nonpoint source impacts is located in Appendix 3.
Appendix 3: NPS Conservation Practices

Section 319 of the CWA requires each state to identify the conservation practices it will use to control pollutants in the following NPS categories.

**Urban (traditional)**
- Buffer Zone/Strip
- Catch Basin Cleaning
- Catch Basin-Leaching (051)
- Check Dams (053)
- Chemical Stabilization – soil binder
- Construction Entrance/Exit Pad, Temporary Gravel (930)
- De-icing Chemical Use & Storage
- Detention Ponds and Basins
- Detention Ponds & Basins, Extended
- Dikes & Swales, Interceptor
- Diversion, Dike (820)
- Diversion, Permanent (815)
- Diversion, Temporary (955)
- Dust Control (825)
- Energy Dissipaters
- Erosion Blanket (830)
- Filter Strip, Urban (835)
- Geotextiles
- Grade Stabilization Structure
- Gravel/Stone Filter Berm
- Infiltration Basin (845)
- Infiltration Ditches (753)
- Infiltration Trench (845)
- Inlet Protection – Block & Gravel
- Inlet Protection – Excavated Drain (855)
- Inlet Protection – Fabric Drop (860)
- Land Grading (865)
- Landscaping and Lawn Maintenance Controls
- Lot Benching
- Mulching
- Oil/grit Separators
- Parking Lot and Street Cleaning Operations
- Porous Pavement (890)
- Portable Sediment Trap (895)
- Road Salt Application Control
- Retaining Walls
- Right-of-Way Diversion (Water Bar) (900)
- Riprap Lined Channel
- Rock Dam
- Rock Outlet Protection (910)
- Sediment Basin, Permanent (960)
- Sediment Basin, Temporary (960)
- Seeding, Permanent (880)
- Seeding, Temporary (965)
- Silt Curtain, Flotation
- Silt Fence (920)
- Slope Drain, Temporary (970)
- Sodding (925)
- Soil Bioengineering for Slope Protection
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- Straw Bale Barrier (935)
- Stream Crossing, Temporary (975)
- Streambank Setback
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- Cluster Development
- Open Space Preservation
- Street Design
- Cul-de-Sac Design
- Curb Elimination
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- Recreation Area Improvement (562)
- Animal Trail and Walkways (575)
- Animal Waste Collection
- Infiltration Practices
- Parking Lot Design
- Turf Pavers
- Plant Boxes (071)
- On-Lot Infiltration
- Bioretention Systems
- Surface Sand Filters
- Underground Filters
- Filter Strips
- Sand Filters
- Urban Filtration Basin (906)
- Urban Grassed/vegetative Swale (907)
- Urban Infiltration Basin (908)
- Urban Infiltration Trench (909)
- Urban Porous Pavement (910)
- Urban Stormwater Wetland (911)
- Urban Vegetated Filter (912)
- Runoff Storage Practices
Green Rooftop Systems (011)
Water Harvesting Catchment (636)
Raingarden/bioretention basin (009)
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Sediment Forebay (052)
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Wet Swales
Urban Wet Pond/Wet Retention Ponds (913)
Extended Storage Ponds
Wet Vaults
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Oil/Grit Separators
Oil and Grease Trap Devices
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Stormwater Wet Detention/Chemical Treatment System (787)
Urban Catch Basin (901)
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Agrochemical Mixing Facility (702)
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Controlled Stream Access for Livestock Watering (730)
Corral Dust Control (785)
Cover Crop (340)
Critical Area Planting (342)
Cross Slope Block Farming (750)
Cross Slope Farming (733)
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Deep Tillage (324)

Urban Catch Basin – Sand (903)
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Urban Ext Detention Pond (905)
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Grassed Swales
Grassed Lined Channels
Surface Roughening
Mulches, Blankets, and Mats
Sediment Control
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Temporary Sedimentation Basins/Traps
Check Dams
Toxic Salt Reduction
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Slope Roughening (726)
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Drainage Water Management (554)
Dry Hydrant (432)
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Field Windbreak (392)
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Grazing – Deferred (348)
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Heavy Use Area Protection (561)
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Irrigation Canal or Lateral (320)
Irrigation Field Ditch (388)
Irrigation Land Leveling (464)*
Irrigation Pit (552A)
Irrigation Regulating Reservoir (552)
Irrigation –Regulating Reservoir (552B)
Irrigation Storage Reservoir (436)
Irrigation System – Sprinkler (442)*
Irrigation System – Surface & Subsurface (443)*
Irrigation System – Tailwater Recovery (447)*
Irrigation Water Conveyance – Ditch (428)
Irrigation Water Conveyance – Pipeline (430)
Irrigation Water Management (449)
Land Clearing (460)*
Land Grading (744)*
Land Smoothing (466)
Lined Waterway or Outlet (468)
Livestock Stream Crossing (728)
Livestock Use Area Protection (757)'
Long Term No-Till (778)
Manure Transfer (634)
Monitoring Well (353)
Mulching (484)
Nutrient Management (590)
Pasture & Hayland Management (510)
Pasture and Hayland Planting (512)
Pest Management (595)
Pesticide Management (915)
Pipeline (516)
Planned Grazing Systems (556)
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Pond Sealing or Lining (521)*
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Prescribe Burning (338)
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Grade Stabilization Structure
Revegetation
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Sediment Basin/Rock Dam
Sediment Fence (Silt Fence)/Straw Bale Barrier
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Timber Harvesting
Fertilizer and Pesticide Application
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Forest – Erosion Management (409)
Forest – Improved Harvest (654)
Forest Chemical Management
Forest Site Preparation (490)
Forest Stand Improvement (666)

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Shallow Water Management for Wildlife (646)
Silvopasture Establishment (791)
Silvopasture Management (792)
Sinkhole and Sinkhole Area Treatment (725)
Spring Development (574)
Stream Habitat Improvement/Management (580)
Stripcropping – Field (586)
Stripcropping – Wind (589)
Stripcropping (585)
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Transition to Organic Production (789)
Underground Outlet (620)
Upland Wildlife Habitat Management (645)
Use Exclusion (472)
Variable Application Rate Technology (070)
Vegetated Barrier (601)
Vegetative Buffer Strips (741)
Waste Facility Cover (367)
Waste Storage Facility (313)
Waste Storage Pond (425)
Waste Treatment Lagoon (359)
Waste Utilization (633)
Water and Sediment Control Basin (638)
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Watering Facility (614)
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Well Plugging (755)
Windbreak/Shelterbelt Establishment (380)
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Dredging (007)*
Stream Channel Restoration (Dam Removal) (009)
Bedding (310)
Dam – Multiple Purpose (249)
Channel Bank Vegetation (322)
Dam removal
Floodwater Diversion (400)*
Floodway (404)
Obstruction Removal (500)

**Marinas/Boating**

Habitat Assessment
Fuel Station Design
Sewage Facility
Marina and Boat Operation and Maintenance
Marina Flushing
Petroleum Control
Boat Cleaning Public Education
Sewage Facilities Maintenance

**Mining Operations**

Brush Barrier
Check Dam
Chemical Treatment
Conveyance Measures
Drop Inlet Protection
Temporary Fabric Drop Inlet Protection
Temporary Sod Drop Inlet Protection
Vegetated Filter Strip
Dust Control
Mulching
Anoxic Limestone Drains
Grade Stabilization Structure
Grass-Lined Channel
Gravel Drop Inlet Protection
Hardened Channel
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Land Reclamation, Landslide Treatment (453)
Land Reclamation, Toxic Discharge control (455)
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Land Reconstruction, Brine Damaged Areas (773)
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Level Spreader
Mine Shaft & Audit Closing (457)
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Stream Crossing (578)
Open Channel (582)
Stream Channel Stabilization (584)
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Cut Bank Stabilization (742)
Stream Corridor Improvement (745)
Baffle Boxes (916)
Natural Channel Restoration (998)
Instream and Riparian Habitat Restoration

Boat Operation
Riprap Shoreline
Shoreline Stabilization
Stormwater Runoff
Soil Waste Management
Fish Waste Management
Liquid Material Management
Water Quality Assessment

Outlet Stabilization Structure
Paved Flume (Chute)
Reclamation Runoff Diversion
Riprap
Runoff Control and Sediment Basin/Rock Dam
Sediment Fence/Straw Bale Barrier Stream Protection
Sediment Traps and Barriers
Sodding
Surface Roughening
Temporary Gravel Construction Access
Temporary Excavated Grade Stabilization
Streambank Stabilization
Surface Stabilization
Temporary Block
Temporary Slope Drain
Temporary Stream Crossing
Temporary and Permanent Seeding
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Wetlands, Natural and Restored
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Curb Elimination
Debris Removal
Parking Lot and Street Cleaning Operations
Road Salt Application Control
Camp Crowning/Ditching (080)
Ditch Stabilization (581)
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Infiltration Devices
Oil and Grease Trap Devices
Porous Pavement
Sand Filters
Vegetative Practices
Filter Strips
Grassed Swales
Operation and Maintenance
Road, Highway, and Bridge Runoff Systems
Planning, Siting and Developing Roads and Highways
Bridges
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Construction Site Chemical Control
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Wetlands, Natural and Restored

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Restoration of Wetlands and Riparian Areas
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Wetlands Acquisition - Protection (006)
Wetland Wildlife Habitat Management (644)
Wetland Creation (658)
Wetland (657)
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Wetlands Forest Management Vegetated Treatment System

(*) Practice terminology used in Missouri SWCD Publication.

“Sediment Forbay (052)” – USDS-NRCS-Missouri Conservation Practice Titles and Codes
Appendix 4: State and Federal Partner Information

State Partner Organizations

**Missouri Department of Agriculture** ([http://agriculture.mo.gov/](http://agriculture.mo.gov/))
The Missouri Department of Agriculture (MDA) sets agriculture policy and assists farmers throughout the state. MDA’s primary mission is to serve, promote, and protect the agricultural producers, processors, and consumers of Missouri’s food, fuel and fiber products. Links between MDA and the NPS Program include the control and proper application of pesticides, dead animal disposal, and loans for animal waste handling.

Links between MDA and the NPS program include the control and proper application of pesticides, dead animal disposal, and loans for animal waste handling. MDA responds to reports of dead commercial livestock that have not been properly disposed, which can impact water quality. The Animal Waste Treatment System Loan Program finances animal waste treatment systems for independent livestock and poultry producers that do not require a permit at below conventional interest rates. MDA’s pesticide recertification program helps prevent contamination of water bodies by pesticides. The MDA’s focus on NPS includes pesticide labels, waste disposal, groundwater protection, endangered species, and integrated pest management. MoDNR is currently implementing a general permit for point source discharges resulting from the application of pesticides.

**Missouri Department of Conservation** ([http://mdc.mo.gov/](http://mdc.mo.gov/))
The Missouri Department of Conservation (MDC) partners with the MoDNR to support Missouri Stream Team efforts, collaborate on fish kills, and promote management practices to protect watersheds. There is also a cooperative effort between the agencies to develop a Missouri-specific habitat index. This index will be beneficial to MoDNR in its efforts to develop tiered aquatic life uses, UAAs, and Section 303(d) impaired waters assessments. The MDC will be a key partner in identifying and implementing projects that specifically address NPS sources impacting aquatic life. For example, there are numerous low water crossings, undersized culverts, and headwater impoundments that reduce the availability of habitat quality for Missouri’s sensitive aquatic life species. The MDC has also developed watershed inventories and assessments that provide natural resource-related information about Missouri’s primary watersheds, especially information pertaining to management of aquatic resources. Watershed inventory and assessment reports are available at: [http://mdc.mo.gov/landwater-care/stream-and-watershed-management/missouri-watersheds](http://mdc.mo.gov/landwater-care/stream-and-watershed-management/missouri-watersheds). In addition, MDC’s annual reports include many NPS related accomplishments ([http://mdc.mo.gov/about-us/get-know-us/annual-reports](http://mdc.mo.gov/about-us/get-know-us/annual-reports)).

**Missouri Stream Teams/Volunteer Water Quality Monitoring Program**
Missouri Stream Team network consists of citizens who are concerned about Missouri streams and administered by MoDNR and MDC. The organization offers free membership to any interested citizen, family or organization and strives to assist in the proper management of these waterways. The Missouri Stream Team program helps organize interested citizens to address...
stream problems at the local level. Members learn to monitor water quality at a geographic scale beyond what government agencies can do. They also work together to clean waterways, plant trees, stabilize stream banks, and improve fish and wildlife habitats in or near streams.

The Stream Team Volunteer Water Quality Monitoring (VWQM) program has trained approximately 7,000 volunteers since the program was launched in 1993. Currently, the program averages approximately 440 volunteers attending workshops annually and at times receives support from the NPS Program. More detailed information about Missouri Stream Team and VWQM programs can be found at: http://www.mostreamteam.org/.

The Stream Team’s volunteer monitoring will continue to play a valuable role in Missouri’s overall NPSMP. The NPS Program will rely on observations from the Stream Team volunteer network to provide indicators of restoration and protection success.

Missouri Department of Transportation (http://www.modot.org/)
The Missouri Department of Transportation (MoDOT) recognizes the richness of our state’s diverse environment and aspires to balance Missouri’s transportation needs with environmental sensitivity and responsibility. To that end, MoDOT seeks out new and innovative ideas for more environmentally-friendly and cost-effective projects. Links to these topics are located at the top of the page (http://contribute.modot.mo.gov/ehp/index.htm). The MoDOT supports wetlands, endangered species, and critical habitat; including stream crossing and stormwater runoff-related conservation practices.

In 1969, the U.S. Congress passed the NEPA in response to increasing public concern about the state of the environment. NEPA establishes a national policy to protect the environment, which includes the assessment of potential environmental impacts of all major federal actions. Any project that receives federal funds or permits falls under the umbrella of NEPA, including MoDOT projects that are administered by the Federal Highway Administration and other federal transportation agencies.

In addition to NEPA, MoDOT is also mandated to consider the potential impacts of its federally-funded or permitted projects on the cultural environment. In order to comply with federal mandates such as NEPA and the National Historic Preservation Act of 1966, MoDOT employs a staff of highly-qualified environmental and historic preservation professionals. This staff includes experts in the areas of: archeology, architectural history, bridge history, air quality, community impacts, farmland protection, floodplain management, NEPA compliance, noise analysis, public lands, solid and hazardous wastes, threatened and endangered species, water quality, and wetland and stream protection.

MoDOT has a history of supporting 319 NPS projects such as signage and road right-of-way issues. MoDOT supports NPS efforts with attention to wetlands, endangered species and critical habitat; including stream crossing and stormwater runoff-related conservation practices.
**Missouri Department of Health and Senior Services** ([http://www.dhss.mo.gov/](http://www.dhss.mo.gov/))
The mission of the DHSS is to protect and promote quality of life and health for all Missouri citizens. The DHSS monitors adverse health effects and prepares population risk assessments regarding environmental hazards. There is particular cooperation and partnership regarding NPS issues relating to private drinking water, recreational water quality, on-site sewage and other wastewater systems, and fish consumption advisories.

DHSS maintains statutory authority over on-site disposal systems to develop a state standard for location, size of sewage tanks, and length of lateral lines based on percolation rates or soil properties, construction, and installation and operation of on-site sewage disposal systems. Regular meetings take place among MoDNR and DHSS staff on a variety of NPS issues such as on-site waste, fish toxicity and various grant projects.

**Missouri Department of Natural Resources (MoDNR)** ([http://dnr.mo.gov/](http://dnr.mo.gov/))
The MoDNR protects, preserves, and enhances Missouri’s natural and cultural resources. The department helps develop mineral resources in an environmentally safe manner, protects Missouri’s land, air and water resources and works to preserve the state’s cultural and natural heritage through state parks and state historic sites and the state historic preservation office.

*Section 319 Nonpoint Source Pollution Management Program:* This watershed-based program is authorized and funded under Section 319 of the Clean Water Act. The program uses an integrated approach that develops and coordinates NPS activities with federal, state, local and private sector entities for outreach, information, education, demonstration practices, technical assistance and implementation assistance. The SWCP Director administers the NPS Program and ensures that a sustainable watershed-based approach is used to address NPS issues. The department funds approximately four to 20 NPS projects annually, depending on available funding and funding requests. Projects often complement efforts of partners such as NRCS and MDC and the implementation of conservation practices by the SWCP by providing valuable components not eligible for other funding sources in priority watersheds. The program may also add incentives for installing practices in critical areas or for highly effective, but less popular conservation practices. The NPS Program plays a key role in supporting the statewide watershed planning efforts through watershed outreach, information, education, development of WBPs, pass-through funding for conservation practice implementation and funding for monitoring and assessment.

**Soil and Water Conservation Program (SWCP)** ([http://www.dnr.mo.gov/env/swcp/](http://www.dnr.mo.gov/env/swcp/))
In 2015, the MoDNR moved the SWCP under DEQ and the Missouri Nonpoint Source Management Program became a program within the SWCP, although each operates under their respective funding authorities. The SWCP provides staff support for the Soil and Water Districts Commission and supports all 114 county SWCDs. Both the Section 319 program and the SWCP use voluntary approaches for reducing NPS pollution. Half of the proceeds of a one-tenth of one percent Parks, Soils and Water sales tax in Missouri support SWCP activities, while the other half maintains the state’s park system. A minimum of 60 percent of the SWCP portion of the tax goes directly to landowners for soil and water quality conservation practices through a cost-share program ([http://dnr.mo.gov/env/swcp/service/swcp_cs.htm](http://dnr.mo.gov/env/swcp/service/swcp_cs.htm)). The SWCP is the state’s primary program
for addressing NPS pollution on agricultural lands. From 1984-2014 over $635 million was provided to landowners for projects to reduce soil erosion and protect water quality.


The WPP administers rules promulgated by the Missouri Clean Water Commission under Missouri’s Clean Water Law. The following programs are implemented by the WPP and have important roles in remediating and preventing NPS pollution.

*Water Quality Standards:* The Missouri WQS are reviewed and modified every three years. WQS provide the numeric and narrative criteria that are used to determine the attainment of water quality objectives. The antidegradation rule may require actions to maintain a level of water quality above those mandated by criteria. The attainment frequency of WQS is used in identifying and characterizing waters of the state for the Section 303(d) list and Section 305(b) report. For more information about the WQS, please visit the following links: [http://dnr.mo.gov/env/wpp/wqstandards/index.html](http://dnr.mo.gov/env/wpp/wqstandards/index.html) and [http://www.sos.mo.gov/adrules/csr/current/10csr/10c20-7a.pdf](http://www.sos.mo.gov/adrules/csr/current/10csr/10c20-7a.pdf).

*State Revolving Fund (SRF):* This program provides low interest loans to public entities for planning, design and construction of water and wastewater treatment facilities. The program is a cooperative effort of the department, EPA, the Clean Water Commission and the Environmental Improvement and Energy Resources Authority (EIERA). A NPS loan program is offered to qualifying individual farmers with animal waste treatment needs through the MASBDA. In 2011, the SRF provided a $1,000,000 grant to a nonprofit watershed organization to address on-site waste system problems through loans and subgrants. Similarly, in 2012 a $1,000,000 grant was provided to the MACOG to assess and plan for addressing waste management in other parts of the state.

*Stormwater Permits:* National and state stormwater regulations require certain communities to obtain a Municipal Separate Storm Sewer Systems (MS4) permit. Communities that are working to reduce NPS pollution above and beyond the requirements of their permits may be eligible for Section 319 funding. As part of the statewide watershed planning strategy watershed permitting will be synchronized within watersheds. The effort will allow for more effective watershed management by allowing simultaneous review and relation of pollution loads with operator reporting data and watershed based permit renewal.


The PDWB supervises the design, construction and maintenance of public water systems. The PDWB supports the NPSMP through water quality monitoring of public drinking water supplies and source water protection planning. Funding is provided for the development and implementation of source water protection plans that are designed to enhance protective measures around raw water sources utilized by public water suppliers in Missouri. Past funding opportunities have been directed towards abandoned well plugging demonstration projects and other protection activities to prevent or reduce point source and NPS contamination from affecting Missouri’s valuable raw drinking water sources.
A pilot project entitled “Enabling Source Water Protection: Aligning State Land Use and Water Protection Programs” was implemented using grants from EPA, The Trust for Public Land and the Smart Growth Leadership Institute, in partnership with the Association of State Drinking Water Administrators and River Network.

The benefits of this project for Missouri include:

- Consultations with experts on innovative practices from around the country.
- Exposure to other state examples and strategies.
- Recommendations based on state-specific program reviews.
- Strategies for improving funding for water protection.
- A support network—both within and outside of government—for implementation.

Missouri, with the assistance of the national team, developed a guidance document to assist the department in offering easier access to funding by merging applications and requirements with intent to assist communities in their efforts to form coalitions to address source water protection and land use issues in their watersheds. The PDWB is also responsible for the Source Water Inventory (http://drinkingwater.missouri.edu/swip/index.html) which provides information on source water assessments for Missouri’s drinking water supplies.

The PDWB oversees wellhead protection and source water protection. These protection efforts are directly connected to NPS remedial and protection efforts. The Safe Drinking Water Act (SDWA) Amendments of 1996 require states to implement Source Water Assessment Plans (SWAP) to better protect public drinking water from contamination. These tasks include:

- Delineate source water areas
- Inventory significant potential sources of contamination
- Determine the susceptibility of each public water supply to contamination
- Make the results available to the public


The Continuing Planning Process (CPP) is a document that describes the department’s water quality management planning activities and processes and provides links to additional sources of information and references (e.g., technical guidance documents, memorandums of agreement and legislative updates). The NPSMP is part of Missouri’s CPP. Section 303(e) of the CWA requires each state to develop and maintain an EPA-accepted CPP. Upon state approval of changes to their CPP, the department is required to submit the revised CPP to the U.S. EPA Region 7 administrator for review. While the Missouri Clean Water Commission approves the CPP document, the EPA Region 7 administrator is to determine if it is consistent with the CWA. Missouri’s CPP was accepted by EPA in 1973 and was last determined by EPA to be consistent with the CWA in 2002. In 2014, Missouri’s CPP was updated, published for review and comments, and submitted to EPA Region 7 for review.
Missouri Geological Survey (MGS)
The MGS (http://www.dnr.mo.gov/geology/index.html) is responsible for determining positions, formations, arrangements, composition and utilization of both surface and groundwater. The Geological Survey Program within MGS has developed an Aquifer Classification System which categorizes aquifers into areas according to their susceptibility to contamination. The program regulates well drilling which assists with reducing NPS by specifying setback distances from pollution or contamination sources such as chemical and fertilizer storage areas, manure storage areas and septic tanks. This program has assisted with 319 projects as a cooperating partner where pre-law, lead-mine exploration holes were plugged to reduce NPS lead contamination in ground water.

Water Resources Center
The Water Resources Center (WRC) (http://www.dnr.mo.gov/env/wrc/index.html) is also part of MGS and provides technical assistance with stream erosion, deposition, flooding, drought impacts, location and health of wetland resources, location of contributing areas for springs and wells, groundwater level monitoring in association with United States Geological Survey (USGS) and additional studies used to determine water movement and predictions of ground and surface water flow. Data are used to support monitoring of NPS water quality projects. The WRC is currently authoring a statewide Wetlands Program Plan. The five-year plan tentatively includes monitoring, assessment and implementation that will add effective, high quality support to NPS efforts.

In addition to wetland planning and development, WRC provides funds for water monitoring and gauging stations through USGS contracts.

Land Reclamation Program (LRP)
The U.S. Surface Mining Control and Reclamation Act of 1977 (SMCRA) regulates surface coal mining operations and provides funding for reclaiming abandoned coal mine lands that were disturbed prior to August 3, 1977. When surface mining sites are abandoned or go into bond forfeiture, funding is provided by the LRP (http://www.dnr.mo.gov/env/lrp/index.html) to mitigate NPS impacts. Priority for reclamation of past coal-mined lands is based on classification of 1) the protection of public health and safety from extreme danger (e.g., high walls and open shafts), 2) the protection of public health and safety not constituting extreme danger and 3) restoration of land and water previously degraded. Department staff offers technical assistance to owners of abandoned coal mine lands with personnel providing expertise in soils, revegetation and water quality. The LRP has also used federal funds to close mine shafts associated with pre-law metal mines and impaired streams in southwest Missouri. Funding is also provided for surface and groundwater monitoring and analysis of soil and mine wastes. Management practices are designed and implemented to control and mitigate both point and NPS related surface and subsurface flows.

University of Missouri (MU) (http://missouri.edu/)
Water quality is a major focus area of MU’s College of Agriculture, Food and Natural Resources (CAFNR) on the state and regional level. Emphasis on educational programs, information and demonstration promotes water quality and continued learning throughout the state. MU partners with MoDNR and NRCS to periodically present a statewide Water Quality Short Course for
current and upcoming water quality professionals. Historically, MU Extension (http://extension.missouri.edu/) has been a strong partner with MoDNR’s watershed-based efforts and Section 319 NPS Program. Through subgrants, joint funding agreements and university contributions, MU Extension has played a key role in watershed outreach, education, monitoring, and planning. The following are some specific programs at MU that address NPS issues:

**Center for Watershed Management and Water Quality** (http://watercenter.missouri.edu/)
The Center for Watershed Management and Water Quality (CWMWQ) is located within the University of Missouri’s CAFNR and its mission includes developing sustainable solutions to contemporary watershed management and water quantity and quality problems to attain maximum benefits of Missouri’s waters and enhance the environmental, social and economic status of the state.

**Soil Health Assessment Center** (http://cafnr.missouri.edu/soil-health/about.php)
The Soil Health Assessment Center originated in 1985 when the MoDNR, in cooperation with NRCS, funded an in-state soil lab to aid the ongoing Missouri Soil Survey. MoDNR provided the initial funding to set up the Soil Characterization Lab in the CAFNR and provided financial support until the Missouri Soil Survey was completed in 2008. The laboratory has changed locations several times over the years; however, in 2015, the lab returned to the CAFNR and moved into a newly remodeled facility at the university’s South Farm. Soil characterization deals with the physical and chemical properties of soil, but does not typically address the biological component. However, since about 2010, interest in the biological component of soil has increased and this more holistic approach to soil health has now been included in several new soil test analyses.

**Lakes of Missouri Volunteer Program (LMVP)** (http://www.lmvp.org/)
The University of Missouri-Columbia (UMC) partners with MoDNR in implementing the LMVP. The goals of the LMVP are to: 1) determine the current water quality based on productivity or trophic state of Missouri's lakes, 2) monitor for changes in water quality over time, and 3) educate the public about lake ecology and water quality issues. A cooperative agreement with the UMC streamlines the lakes activities required by Section 314 and 319(h) of the Clean Water Act and 303(d) processes for lake water quality monitoring and assessments. MoDNR relies on UMC’s lakes monitoring data to meet Section 303(d) reporting requirements and for the development of nutrient criteria. This cooperation also provides for prioritizing monitoring sites that would benefit both parties and better meet both parties’ needs and monitoring strategies.

**Statewide Lake Assessment Project** (http://www.lmvp.org/Waterline/fall2004/slap.htm)
The Statewide Lake Assessment Project began in 1978 and has monitored lakes every year since 1989. This project has produced one of the most complete, long-term studies of lakes in the nation. The data generated through the Statewide Lake Assessment helps the state meet Clean Water Act requirements for monitoring lake water quality, but more importantly, this information help Missouri agencies identify water quality problems and to better manage our lakes. Section 319 funds help support this project. Data is provided to MoDNR also for use in the 305(b) report and 303(d) list.
**Missouri State University** ([http://projectwet.missouristate.edu/](http://projectwet.missouristate.edu/))

Missouri State University currently helps support Missouri Project Water Education for Teachers (Project WET). Project WET is an environmental education program for teachers and other educators working with children from kindergarten through grade 12. Interdisciplinary instructional activities include workshops and in-service programs for teachers, natural resource professionals, parks, and nature centers. A statewide subgrant provided support for NPS components of Project WET through April 2015. Project WET is a statewide educational program; however, the University plays an important role in southwest Missouri water quality projects by providing monitoring and modeling assistance.

Missouri State University houses the Ozarks Environmental and Water Resources Institute (OEWRI) ([http://oewri.missouristate.edu/](http://oewri.missouristate.edu/)). OEWRI provides data collection, trend analysis, and results interpretation in southwest Missouri. Through collaboration, contracts, and grants, OEWRI provides advice and technical support to watershed groups, local communities, and private businesses to help plan and implement water quality monitoring programs. The institute maintains a website exhibiting environmental resources including research, partnerships, projects and services, publications and annual reports.


The MACOG is a statewide organization representing Missouri’s 19 regional planning commissions and councils of governments. These regional councils are engaged in a myriad of activities, including environmental issues. The NPS program has partnered with several regional councils and provided various grant funding to support cooperative water quality related projects. MACOG’s focus is on planning and NPS activities have been on green infrastructure, assessing on-site waste management water quality issues, and conducting feasibility studies and designs that help to bring these on-site systems online with existing treatment plants. Regional councils and commissions are engaged in a myriad of activities, including:

- Economic and community development
- Housing initiatives
- Safety and security
- Transportation planning
- Environmental issues
- Quality-of-life issues

The NPS program has partnered with several regional councils and commissions and provided various grant funding to support cooperative water quality related projects. Figure 6 conveys the 19 regional planning commissions, related counties and HUC-8 watersheds.
Figure 6. Missouri Association of Councils of Government

Missouri Regional Planning Commissions and Associated Watersheds

Department of Natural Resources
Division of Environmental Quality
Water Protection Program
Jan. 13, 2013

Although the data in this data set have been compiled by the Missouri Department of Natural Resources, no warranty, expressed or implied, is made by the Department as to the accuracy of the data and related materials. The act of distribution shall not constitute any such warranty, and no responsibility is assumed by the Department in the use of these data or related materials.
Federal Partner Organizations

U.S. Environmental Protection Agency (EPA)  (http://www.epa.gov/)
The EPA is the lead federal agency for environmental protection and an essential partner in the states NPSMP. The Office of Wetlands, Oceans and Watersheds (OWOW) (http://water.epa.gov/index.cfm) serves as the national program manager for EPA’s Section 319 NPS Management Program efforts and provides NPS program guidance that each state is required to follow under Section 319 of the CWA (http://www.epa.gov/owow/nps/). The EPA provides funding for NPS through the Section 319 Grant. The EPA Region 7 (http://www2.epa.gov/aboutepa/epa-region-7-midwest) serves as a primary partner in Missouri watershed protection and restoration and is responsible for primary oversight of the Missouri NPS Program. A variety of watershed resources and opportunities are provided to help citizens and organizations improve or protect water quality in their communities including technical assistance and funding opportunities.

U.S. Department of Agriculture (USDA)  (http://www.usda.gov/wps/portal/usda/usdahome) There are many agencies and offices in the USDA including the NRCS, Farm Service Agency (FSA), and the Agricultural Research Service (ARS), which are key conservation partners in coordinating implementation of the NPSMP in Missouri. The NRCS and FSA work closely with the SWCDs and MoDNR’s SWCP in delivering financial and technical assistance to private landowners for implementing practices that conserve soil, water, and other natural resources. MoDNR will continue to engage with USDA in identifying common goals and increasing efforts to improve water quality by encouraging producers to implement conservation practices in the high priority watersheds. MoDNR has participated in several USDA partnership initiatives and programs, including the Regional Conservation Partnership Program (RCPP) (http://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/programs/farmbill/?cid=stelprdb1242525), National Water Quality Initiative (NWQI) (http://www.nrcs.usda.gov/wps/portal/nrcs/detailfull/national/programs/financial/equip/?&cid=STELPRDB1047761), and the Mississippi River Basin Healthy Watersheds Initiative (MRBI) (http://www.nrcs.usda.gov/wps/portal/nrcs/detailfull/national/programs/initiatives/?cid=stelprdb1048200). The NWQI with NRCS is also an EPA priority. The EPA is working with states through their Section 319 NPS programs to provide monitoring support for their NWQI projects and other priority watersheds capable of tracking water quality changes. From 2014-2018, MoDNR is providing $200,000 per year in Section 319 Project Funds to support water quality monitoring for the USDA RCPP project titled “Our Missouri Waters Targeted Conservation.”

NRCS identified priority watersheds with the help of local partnerships and state water quality agencies, with significant input from MoDNR on priority waters. Three HUC-12 watersheds were selected. These are Opossum Creek in the Spring River basin, Upper Troublesome Creek in the South Fabius River Basin, and Lower Little Medicine Creek in the Lower Grand River basin. EPA and MoDNR will work with NRCS to provide monitoring support for NWQI watersheds to help demonstrate water quality progress.
With their multiple components and programs USDA is a critical partner for substantial implementation of the NPSMP. During this five-year planning period MoDNR will continue to engage USDA to find common goals and make mutual commitments to improve water quality on a prioritized watershed basis. This partnership is a good example of how agencies can assist each other and leverage funding for priorities they have in common. The map below shows these two initiatives. As environmental impacts become apparent and data is collected through these collaborative efforts, load reduction and other progress reporting will be provided through GRTS and the annual program progress report. Partnering with these efforts is another priority consideration for MoDNR.

U.S. Forest Service (USFS) (http://www.fs.fed.us/managing-land/natural-resources)
The USFS promotes the sustainability of ecosystems and provides public service through conservation leadership. In 1986, the signing of the Record of Decision for the environmental impact statement of the Mark Twain National Forest (http://www.fs.usda.gov/mtnf) established standards and guidelines for protecting national forests in Missouri. Specific NPS related language regarding Forest Service management is included in 36 CFR section 219.23 - forest planning shall provide compliance with requirements of the Clean Water Act and evaluation of existing or potential watershed conditions that will influence soil productivity, water yield,
water pollution or hazardous conditions; and section 219.27 – “conserve soil and water resources...”, “provide for adequate fish and wildlife habitat to maintain viable populations...”, and “manage riparian areas to avoid detrimental water temperature and chemical composition changes, blockages of water course or deposits of sediment.” The Forest Service is an active NPS partner with watershed planning, water quality monitoring and 319 project partnering.

**U.S. Department of Interior**

The mission of the USGS is to provide reliable, impartial and timely information that is needed to understand the Nation’s water resources. Consistent with the USGS mission, the Missouri District is available to provide assistance in the collection and interpretation of groundwater and surface water data. The USGS uses hydrologic data and other data in research and hydrologic studies which describes the quantity, quality, and location of Missouri’s water resources. MoDNR partners with USGS to fund sites for NPS ambient water quality monitoring and groundwater levels throughout the state. The USGS also funds national water quality programs through congressional appropriations such as the National Stream Quality Accounting Network (NASQAN) ([http://cida.usgs.gov/quality/rivers/home](http://cida.usgs.gov/quality/rivers/home)) which provides data for three water quality monitoring stations on the Missouri and Mississippi rivers. USGS is a strong partner in Missouri’s water quality initiatives with monitoring, modeling, assessments, funding, technical assistance and watershed prioritization.

The USFWS administers several programs that are important to the NPSMP. The Partners for Fish and Wildlife Program was established by Public Law 109-204 and focuses efforts in three areas: wetland restoration, grassland restoration and stream and riparian restoration. This program works cooperatively with landowners to enhance privately-owned land for Federal Trust Species. Another companion program to the Partners for Fish and Wildlife Program is the Challenge Cost Share Program ([http://www.fws.gov/policy/055fw6.html](http://www.fws.gov/policy/055fw6.html)) which allows the USFWS to provide matching funds for projects that support the management, restoration and protection of natural resources on wildlife refuges, fish hatcheries, research facilities and private lands. These programs may provide opportunities to leverage efforts for protecting high quality surface waters or remediating impaired aquatic life uses.

The NPSMP goal to improve aquatic life use, an effective indicator of water quality changes, is consistent with USFWS goals. Consequently, MoDNR anticipates continued partnership with this agency.

The following tables provide a breakdown of the types of assistance these partner agencies/organizations may provide in the five-year plan period. These lists do not constitute commitment from these organizations but only show the potential efforts that could be attained through negotiated partnership Memorandum of Agreements or other forms of agreements.
### Organizational Involvement for Nonpoint Source Related Program Implementation, Administration and Facilitation

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<tr>
<th>NPS Partners and Organizations</th>
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**Key**

- **IE** – Information and Education
- **FA** – Financial Assistance
- **TA** – Technical Assistance
- **TT** – Technology Transfer
- **E** – Enforcement
- **P** – Policy and Planning
- **M** – Monitoring
- **A** – Assessment
### Non-Government Organizations

Numerous organizations can play a significant role in addressing NPS issues through their local members and chapter organizations. This table provides a list of some of these agencies and organizations that have been active in sponsoring NPS 319 funded projects since 2003 and may continue to play a role in the five-year plan period. This is not a comprehensive list.

<table>
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<tr>
<th>Organization Name</th>
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<td>Belews Creek Watershed Partnership</td>
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<td>Little Blue River Watershed Coalition</td>
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<td>Missouri Stream Team Watershed Coalition</td>
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<td>MO-KAN Development Inc.</td>
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</table>

### Local Governments/Organizations

Numerous local governments or organizations play a significant role in addressing NPS issues through their local planning efforts, ordinance development, and through projects funded with grants and loans. This table provides a list of some of these agencies and organizations that have been active in supporting NPS efforts.

<table>
<thead>
<tr>
<th>Organization Name</th>
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<td>Local Councils of Governments</td>
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<tr>
<td>Farm Bureau</td>
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<tr>
<td>Soil and Water Conservation Districts</td>
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</tbody>
</table>
Industry Partners

Numerous industry partners/organizations can play a significant role in addressing NPS issues through providing input at stakeholder meetings/forums, adapting BMPs, etc. This table provides a list of some of these industries that have been active directly through consulting, forums, collaboration, or indirectly through NPS 319 funded projects.

<table>
<thead>
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<th>AmerenMO</th>
<th>Homebuilder Associations</th>
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<td>Environmental Architects</td>
<td>Landscape companies</td>
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<td>Environmental Consultants</td>
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<td>(i.e., Barr Engineering, Geosyntec)</td>
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<tr>
<td>Fertilizer and Seed companies</td>
<td>Missouri Public Utility Alliance</td>
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<td>Forestry Product Associations</td>
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</table>

Mechanisms for NPS Program Collaboration and Partnerships

List maybe of all the coordination and collaboration meetings held (i.e., USDA Technical Meetings, Committees, Forums, Advisory Committees, Missouri Watershed Planning Summits, Conferences, etc.) and how often they are held (monthly, so many times a year, annually).

- Water Protection Forum
- Association of Clean Water Administration NPS Workgroup
- Governor’s Conference on Natural Resources
- DNR Kitchen Cabinet
- Watershed-based Plan Summits/Workshops
- USDA State Technical Committee
- Nutrient Criteria Committee
- EPA Region 7 Four-State meetings
- Show-Me Chapter for the Soil and Water Conservation Society
- Annual Soil and Water Districts Conference
- Missouri Watershed Planning Coordinators meetings
- Participation and presentations at meetings and conferences such as:
  - Clean Water Commission
  - Soil and Water Districts Commission
  - Watershed Planning Meetings
Appendix 5: EPA Provisions for an Exemption from the 50% Watershed Funding Requirement for Substantial State Fund Leveraging

The Section 319 fund targeting process is guided by funding availability, amount of stakeholder support, presence of adequate watershed assessments, TMDLs, accepted WBPs, and other considerations. Prior to the revised EPA Section 319 Guidance in April 2013, the Section 319 funds received by Missouri were typically allocated 48% to the Base Program and 52% to the Incremental Program with both allocations including 20% of those funds eligible to be used for staffing for TMDL development, watershed based plan staff support and plan development, water quality monitoring, etc. Beginning 2013, the revised Section 319 Guidance requires states to allocate 50% of 319 funding to Project Funds and 50% to Program Funds; with the Project Funds limited to only implementation of accepted WBPs and all other nonpoint source program activities to be funded from Program Funds which includes the state’s grant operating costs, water quality monitoring, watershed plan development, nonpoint source TMDL development, and outreach and education.

Since 2010, Section 319 requests for proposals (RFPs) were based on available Incremental Funds to implement accepted WBPs, develop WBPs, and watershed plan related monitoring unless waived by EPA Region 7 under special circumstances. However, beginning with the FFY 2014 Section 319 funds, the RFPs are now primarily based on available Project Funds. The focus of targeted restoration and protection projects solicited may vary from RFP to RFP.

As a result of the revised Section 319 Nonpoint Source Program Guidance (April 2013 Guidance) which redefined the allocation categories to 50% Program Funds and 50% Project Funds (50/50) stated above, Project Funds can now only be used to implement accepted EPA nine-element WBPs and acceptable alternate plans for restoring impaired waters. Projects can include some non-competitive activities, such as funding for volunteer water quality monitoring activities, special monitoring projects, the annual water quality short course, and any on-going projects that are funded annually. EPA also provides flexibility to use a limited amount of Project Funds for protecting unimpaired or high quality waters. Water quality monitoring in NWQI watersheds is also allowed, even when a WBP has not been developed. All other NPS activities must be funded from Program funds. Eligible activities for Program funds include: Section 319 Program operating costs; non-regulatory and regulatory programs for enforcement; technical assistance; financial assistance; education and information; training; technology transfer; eligible NPS demonstration projects; eligible NPS monitoring and assessment; lake projects; ambient network monitoring and assessment; state NPS management plan updates; development of WBPs or acceptable alternative plans; implementation of EPA accepted nine-element watershed-based plans and acceptable alternate plans to restore impaired waters, with limited flexibility to protect unimpaired or high quality waters; development of NPS and mixed source TMDLs; and monitoring of water quality results in NWQI watersheds, even when a WBP has not been developed.

A nonfederal match of 40% is required for all federal Section 319 funds awarded to Missouri and must be comprised of state, local, or other nonfederal funds. The April 2013 Guidance included a
new provision that allows for an “Exemption from the 50 Percent Watershed Funding Requirement for Substantial State Fund Leveraging” (the Exemption). To utilize the exemption, states must leverage an equal amount of nonfederal (state and/or local) funds equivalent to the state’s total federal Section 319 fund allocation (twice the total amount of a state’s watershed project funds) they receive each year. The leveraged funds must be used for implementing WBPs or acceptable alternative plans for watershed restoration and/or protection projects aligned with the priorities described in the state’s NPS management program. In 2014, the department requested, but was denied the Exemption from EPA and instead was granted a one-time waiver, an alternative provision in the Guidance, to deviate from the new Section 319 50/50 allocations requirement. This request was necessary due to the absence of other department resources to fund critical Section 319-related staff positions and other non-eligible project activities that were previously eligible and funded in part using Project Funds (formerly called Incremental Funds) prior to the FFY 2014 funding year. However, this situation is not expected to change in the foreseeable future as there are no additional Section 106 funds or other new resources available to pay the salaries of these key staff positions. Therefore, the department will annually conduct a review to determine if other resources are available to fund the most critical Section 319-related staff positions and meet the 50/50 allocation requirement for that year. If such additional resources are not available, the department will submit an Exemption request for the 50/50 allocation requirement.

The primary justification for an Exemption to the 50/50 allocation requirement, is that Missouri implements its Section 319 Program activities through a coordinated holistic, statewide approach provided by Our Missouri Waters and invests more resources towards NPS watershed project implementation through its existing state cost-share program. It is expected the level of funds for leveraging, will annually exceed at least twice the total amount of Missouri’s watershed Project Funds. The Missouri Soil and Water Conservation Cost-Share Program is used to target a significant portion of the implementation costs of restoration and protection actions for accepted nine-element WBPs and acceptable alternate plans for restoring impaired waters. Thus, EPA approval of exemption requests from the department for the 50/50 allocation requirement will not reduce the effectiveness of Section 319 watershed project implementation efforts.

Prior to the April 2013 Guidance, states were allowed to use up to 20% of the Base Funds (now called Program Funds) to develop NPS TMDLs or watershed-based plans for impaired, threatened, high-quality and source waters, and conduct NPS monitoring and program assessment/development activities. The NPS water quality monitoring activities included the Ambient Water Quality Network, internal QAPPs, TMDLs, and WBPs. Previously, states were also allowed to use up to 20% of Incremental Funds (now called Project Funds) to develop NPS TMDLs and watershed-based plans. Also, EPA was able to authorize states to use over 20% of the Incremental Funds for activities such as developing watershed-based plans for Section 303(d)-listed waters, TMDLs, coordination and monitoring efforts involving TMDLs and special studies, modeling related to TMDLs or watershed management plans, and public meetings. When no alternative funds are available for the above activities, EPA approval of annual exemption requests from the state for the 50/50 allocation requirement will be important to ensure these critical NPS activities are funded.
Appendix 6: Examples of Nonpoint Source Projects

**Eligible Restoration and Protection Projects**
The following restoration and protection projects will be eligible for Section 319(h) grant funding:

- **Stream restoration:**
  Stream restoration or naturalization projects that re-establish natural ecology, morphology and flow are encouraged. Eligible projects include natural stream channel reconstruction; ditch conversion; stream bank stabilization in areas of known impairment; instream habitat restoration; and other projects that restore natural stream ecology, morphology and flow.

- **Wetland restoration and re-naturalization:**
  The restoration of wetlands that are hydrologically-connected to surface waters is important for effective filtering of NPS pollutants. Projects that restore wetland areas that are being degraded through existing agricultural land uses are encouraged.

- **Innovative stormwater practice projects:**
  Many municipalities in Missouri are required to regulate or manage stormwater flows and do so under stormwater permits issued by the department. (Note: Section 319 grants may not be used to implement activities required by stormwater permits or as mitigation for other permits such as those certified under Section 401 of the Clean Water Act.) Some potentially eligible urban stormwater demonstration projects include:
  - Retrofitting public commons or parking areas with permeable pavements.
  - Installing small-scale green roofs on public buildings.
  - Installing bio-filtration islands and vegetated retention structures such as large public rain gardens or large infiltration vegetated areas.
  - Installing passive treatment in series or parallel that combine multiple conservation practices such as pocket wetlands and bio-filtration islands to treat stormwater flow.
  - Constructing stormwater treatment wetlands.
  - Installing rainwater harvesting and reuse systems on public buildings.
  - Other practices designed to demonstrate innovative management of stormwater flows.

- **Lake management and restoration:**
  Lake management and restoration projects may be eligible in priority watersheds that are adversely affected by NPS pollution. However, funding is available only for publicly-owned or publicly-accessible lakes. Eligible lake management and restoration projects and practices may include:
  - Lake shore stabilization conservation practices to reduce sediment loads and turbidity.
  - Alum treatment demonstration projects designed to inactivate phosphorus.
  - Instream alum dosing demonstration to reduce tributary phosphorus loads.
  - Lake water circulators or other devices to reduce blue-green algae blooms.
  - Upstream forebays or constructed wetlands designed to filter nutrients, sediment, and other NPS pollutants.
• Other techniques designed to specifically address lake-related recreational, human health, or aquatic life impairments or concerns.

• Agricultural best management practices:
  When cost-effective agricultural conservation practices are targeted in critical source areas of high priority watersheds and catchment basins, they can be highly effective in reducing nutrient, sediment, and bacteria, and other NPS pollutant loads. Types of preferred projects include:
  o Nutrient management (must include more than development and implementation of nutrient management plans);
  o Sediment control and stream restoration (particularly streambank stabilization, riparian forest buffers, and filter strips);
  o Some forestry conservation practices;
  o Some controlled drainage projects;
  o Livestock exclusion and manure management projects;
  o Conservation crop rotation projects with cover crops;
  o Riparian re-vegetation and/or protection projects; and
  o Buffers and field borders.

• Section 319 NPS grant funding limitations for the above agricultural conservation practice projects include:
  o Projects must be implemented at targeted locations and addressed through an accepted watershed-based plan that addresses an impairment.
  o Section 319(h) grant funds should not be used to replace or expand an existing USDA (or other farm-bill funded) initiative within the same watershed for which a grant project is proposed. Section 319(h) grant funds may not be used as cost-share for tillage practices or agricultural equipment purchases.
  o Preferred use of Section 319 funds will be for innovative agricultural practices that are not available through existing USDA or state cost-share programs.

• Mine drainage:
  Mine drainage abatement and abandoned mine land reclamation projects may be eligible when conducted consistent with or in concert with other state or federal project activities on abandoned mine land.

• Riparian restoration:
  Riparian areas are important in preventing pollutants from entering surface waters. Tree plantings, dike removal, riparian wetland restoration, and other projects designed to restore previously impacted riparian zones and floodplains are encouraged.

• Riparian and wetland protection and easements:
  Riparian and wetland protection/easement projects, when hydrologically connected to surface waters, may be important in protecting surface water quality from potential NPS pollution threats. The following types of projects may be supported:
  o Riparian protection/easement projects in areas where NPS pollution has been identified as the source of the water quality impairments or threats.
- Riparian protection projects in priority watersheds with high quality streams where the threat of NPS impairments has been identified.
- Protection projects involving conservation easement acquisition.

- Groundwater protection:
  - Abandoned well closure.
  - Sinkhole protection.
  - Closure of exploration drill holes that occurred prior to the passage of legislation.
  - Eligible public wellhead protection areas.

- Protection of high quality waters:
  - Designated National Outstanding Resource Waters.
  - Designated State Outstanding Resource Waters.

- Protection of potentially impaired waters:
  - Appendix E, Section 305(b) Report (Other Waters Rated as Impaired and Believed to be Impaired, but not on the Section 303(d) List).
  - Appendix F, Section 305(b) Report (Other Potentially Impaired Waters).
Appendix 7: Missouri Watershed-based Plans

The revised 319 Guidance issued on April 12, 2013, included information on national reviews conducted by EPA of watershed-based plans to evaluate how well stakeholders were meeting the challenge of developing high-quality plans in accordance with the nine minimum elements (see Appendix 8). These reviews concluded many plans did not contain sufficient information to support fully successful implementation effort. The reviews recommended that greater care be taken in development of WBPs to ensure they provide a specific roadmap to future actions in the watershed as reasonably possible.

Therefore, beginning in fiscal year 2014, EPA is tasked with annually reviewing a sample of WBPs from each state in their Region and provide feedback and recommendations to help ensure the plans include solid efforts to restore and/or protect waters.

The Guidance also required that all WBPs funded with Section 319 grant funds and are older than five years old be updated to be considered for funding. In general, EPA regions, (and not the states), have the discretion to determine when a WBP meets the nine minimum elements and thus are acceptable for implementation with watershed project funds. EPA regions are encouraged to review draft WBPs currently under development, particularly where Section 319 funds support plan development. EPA regions should ensure that each WBP review is timely so as not to interfere with plan completion nor delay implementation of the WBP. In cases when the EPA region elects to review a WBP being developed through a Section 319 subgrant, EPA and the state should coordinate EPA’s review so that the subgrantee has ample time and resources to make any necessary revisions before the subgrant closes.

The following is the list of WBPs the department is in the process of updating for EPA acceptance:

**DNR accepted WBPs needing updates and revisions to meet EPA’s requirements**

**Group 1 – High Priority** (Watershed plans located within an OMW priority watershed that has an approved TMDL and active 319 grant projects)

1) Spring River (HUC 8) (in process of approval by EPA)
2) North Fabius
3) Little Sac (includes Fulbright Spring and Fellow-McDaniel Lake)
4) Hinkson Creek (Alternative Plan)
5) Lower Meramec River (includes Kiefer Creek and Fishpot Creek)
6) Locust Creek Watershed Study (Alternative Plan)

Not currently in OMW priority area, but have an approved TMDL developed and active 319 projects

1) Table Rock Lake (Eastern & Western)
2) James River (Middle James, Finley & Ward Branch)
Group 2 – Medium Priority (Watershed plans in OMW priority watershed, with or without an approved TMDL or current 319 projects)
   1) Lake of Ozarks (Niangua Arm)
   2) Perry County Commission Conservation (Karst) (Alternative Plan)

Group 3 – Medium/Low Priority (Watershed plans not currently in OMW priority watershed, with an approved TMDL and no 319 project)
   1) Elk River
   2) Town Branch
   3) Jacks Fork
   4) Watkins Creek
   5) Marais des Cygnes, Little Osage, Marmaton River

Group 4 - Low Priority (Watershed plans not addressing an impaired water body or state resource water)
   1) Sandy Creek
   2) Belews Creek
   3) Smithville Lake
   4) Spring Fork Lake
   5) Brush Creek Mid-shed
   6) Higginsville Lake
   7) Bonne Femme Creek

Under development
   1) Spencer Creek (Lower Dardenne) (in review by DNR)

EPA has Determined Eligible to be Funded with 319 Grant funds
   1) Black Creek
   2) Deer Creek
   3) Lake of the Ozarks (Buck Creek and Lick Branch)
Appendix 8: Nine Elements of Watershed-based Plans (WBPs)

The nine elements, as well as short explanations of how each element fits in the context of the broader WBP, are provided below. Although they are listed as a through i, they do not necessarily take place sequentially. For example, element d asks for a description of the technical and financial assistance that will be needed to implement the WBP, but this can be done only after you have addressed elements e and i.

The level of detail needed to address the nine elements of WBPs will vary in proportion to the homogeneity or similarity of land use types and variety and complexity of pollution sources. For example, densely developed urban and suburban watersheds often have multiple sources of pollution from historic and current activities (Superfund sites, point sources, solid waste disposal, leakage from road salt storage, oil handling, stormwater-caused erosion, road maintenance, etc.) in addition to some agricultural activities. Plans will be more complex than in predominantly rural settings in these cases. For this reason, plans for urban and suburban watersheds may need to be developed and implemented at a smaller scale than watersheds with agricultural lands of a similar character.

Element a. Identification of causes of impairment and pollutant sources or groups of similar sources that need to be controlled to achieve needed load reductions, and any other goals identified in the watershed plan. Sources that need to be controlled should be identified at the significant subcategory level along with estimates of the extent to which they are present in the watershed (e.g., X number of dairy cattle feedlots needing upgrading, including a rough estimate of the number of cattle per facility; Y acres of row crops needing improved nutrient management or sediment control; or Z linear miles of eroded streambank needing remediation).

What does this mean?
Your WBP source assessment should encompass the watershed of the impaired water body(ies) throughout the watershed, and include map(s) of the watershed that locates the major cause(s) and source(s) of impairment in the planning area. To address these impairments, you will set goals to meet (or exceed) the appropriate water quality standards for pollutant(s) that threaten or impair the physical, chemical, or biological integrity of the watershed covered in the plan.

This element will usually include an accounting of the significant point and nonpoint sources in addition to the natural background levels that make up the pollutant loads causing problems in the watershed. If a TMDL or TMDLs exist for the waters under consideration, this element may be adequately addressed in those documents. If not, you will need to conduct a similar analysis (which may involve mapping, modeling, monitoring, and field assessments) to make the link between the sources of pollution and the extent to which they cause the water to exceed relevant water quality standards.

Element b. An estimate of the load reductions expected from management measures.

What does this mean?
On the basis of the existing source loads estimated for element a, you will similarly determine the reductions needed to meet water quality standards. After identifying the various management measures that will help to reduce the pollutant loads (see element c below), you will estimate the
load reductions expected as a result of implementing these management measures, recognizing
the difficulty in precisely predicting the performance of management measures over time.

Estimates should be provided at the same level as that required in the scale and scope described
in element \( a \) (e.g., the total load reduction expected for dairy cattle feedlots, row crops, eroded
streambanks, or implementation of a specific stormwater management practice). For waters for
which TMDLs have been approved or are being developed, the plan should identify and
incorporate the TMDLs; the plan needs to be designed to achieve the applicable load reductions
in the TMDLs. Applicable loads for downstream waters should be included so that water
delivered to a downstream or adjacent segment does not exceed the water quality standards for
the pollutant of concern at the water segment boundary. The estimate should account for
reductions in pollutant loads from point and nonpoint sources identified in the TMDL as
necessary to attain the applicable water quality standards.

**Element c.** A description of the nonpoint source management measures that will need to be
implemented to achieve load reductions in element \( b \), and a description of the critical areas in
which those measures will be needed to implement this plan.

*What does this mean?*

The plan should describe the management measures that need to be implemented to achieve the
load reductions estimated under element \( b \), as well as to achieve any additional pollution
prevention goals outlined in the watershed plan (e.g., habitat conservation and protection).
Pollutant loads will vary even within land use types, so the plan should also identify the critical
areas in which those measures will be needed to implement the plan. This description should be
detailed enough to guide needed implementation activities throughout the watershed and can be
greatly enhanced by developing an accompanying map with priority areas and practices. Thought
should also be given to the possible use of measures that protect important habitats (e.g.,
wetlands, vegetated buffers and forest corridors) and other non-polluting areas of the watershed.
In this way, water bodies would not continue to degrade in some areas of the watershed while
other parts are being restored.

**Element d.** Estimate of the amounts of technical and financial assistance needed, associated
costs, and/or the sources and authorities that will be relied upon to implement this plan.

*What does this mean?*

You should estimate the financial and technical assistance needed to implement the entire plan.
This includes implementation and long-term operation and maintenance of management
measures, information/education (I/E) activities, monitoring, and evaluation activities. You
should also document which relevant authorities might play a role in implementing the plan. Plan
sponsors should consider the use of federal, state, local, and private funds or resources that might
be available to assist in implementing the plan. Shortfalls between needs and available resources
should be identified and addressed in the plan.

**Element e.** An information and education component used to enhance public understanding
of the plan and encourage their early and continued participation in selecting, designing,
and implementing the nonpoint source management measures that will be implemented.
What does this mean?
The plan should include an I/E component that identifies the education and outreach activities or actions that will be used to implement the plan. These I/E activities may support the adoption and long-term operation and maintenance of management practices and support stakeholder involvement efforts.

**Element f. Schedule for implementing the nonpoint source management measures identified in this plan that is reasonably expeditious.**

What does this mean?
You should include a schedule for implementing the management measures outlined in your watershed plan. The schedule should reflect the milestones you develop in g and you should begin implementation as soon as possible. Conducting baseline monitoring and outreach for implementing water quality projects are examples of activities that can start right away. It is important that schedules not be “shelved” for lack of funds or program authorities; instead they should identify steps toward obtaining needed funds as feasible.

**Element g. A description of interim measurable milestones for determining whether nonpoint source management measures or other control actions are being implemented.**

What does this mean?
The WBP should include interim, measurable implementation milestones to measure progress in implementing the management measures. These milestones will be used to track implementation of the management measures, such as whether they are being implemented according to the schedule outlined in element f; whereas element h (see below) will develop criteria to measure the effectiveness of the management measures by, for example, documenting improvements in water quality. For example, a watershed plan may include milestones for a problem pesticide found at high levels in a stream. An initial milestone may be a 30% reduction in measured stream concentrations of that pesticide after 5 years and 50 percent of the users in the watershed have implemented Integrated Pest Management (IPM). The next milestone could be a 40% reduction after 7 years, when 80% of pesticide users are using IPM. The final goal, which achieves the water quality standard for that stream, may require a 50% reduction in 10 years. Having these waypoints lets the watershed managers know if they are on track to meet their goals, or if they need to re-evaluate treatment levels or timelines.

**Element h. A set of criteria that can be used to determine whether loading reductions are being achieved over time and substantial progress is being made toward attaining water quality standards.**

What does this mean?
As projects are implemented in the watershed, you will need water quality benchmarks to track progress towards attaining water quality standards. The criteria in element h (not to be confused with water quality criteria in state regulations) are the benchmarks or waypoints to measure against through monitoring. These interim targets can be direct measurements (e.g., fecal coliform concentrations, nutrient loads) or indirect indicators of load reduction (e.g., number of beach closings). These criteria should reflect the time it takes to implement pollution control measures, as well as the time needed for water quality indicators to respond, including lag times (e.g., water quality response as it is influenced by ground water sources that move slowly or the extra time it takes for sediment bound pollutants to break down, degrade or...
otherwise be isolated from the water column). Appendix B of these guidelines, “Measures and Indicators of Progress and Success,” although intended as measures for program success, may provide some examples that may be useful. You should also indicate how you will determine whether the WBP needs to be revised if interim targets are not met. These revisions could involve changing management practices, updating the loading analyses, and reassessing the time it takes for pollution concentrations to respond to treatment.

Element i. A monitoring component to evaluate the effectiveness of the implementation efforts over time, measured against the criteria established under element h.

What does this mean?
The WBP should include a monitoring component to determine whether progress is being made toward attaining or maintaining the applicable water quality standards for the water body(ies) addressed in the plan. The monitoring program should be fully integrated with the established schedule and interim milestone criteria identified above. The monitoring component should be designed to assess progress in achieving loading reductions and meeting water quality standards. Watershed-scale monitoring can be used to measure the effects of multiple programs, projects, and trends over time. Instream monitoring does not have to be conducted for individual BMPs unless that type of monitoring is particularly relevant to the project.

Appendix 9: Key Components of an Effective State Nonpoint Source Management Program

EPA expects all states to review and, as appropriate, revise and update their NPS management programs every five years. An updated, comprehensive program is critical to the states and EPA. It will allow EPA and the states to ensure that section 319 funding, technical support and other resources are directed in an effective and efficient manner to support state efforts to address water quality issues on a watershed basis. States should refer to these key components during review and update of their programs. States will then submit their updated programs to EPA for approval.

1. **The state program contains explicit short- and long-term goals, objectives and strategies to restore and protect surface water and ground water, as appropriate.**

   The state's long-term goals reflect a strategically focused state NPS management program designed to achieve and maintain water quality standards and to maximize water quality benefits. The shorter-term objectives consist of activities, with annual milestones, designed to demonstrate reasonable progress toward accomplishing long-term goals as expeditiously as possible. Since the NPS management program is a longer-term planning document, the annual milestones may be more general than are expected in an annual section 319 grant workplan, but are specific enough for the state to track progress and for EPA to determine satisfactory progress in accordance with Section 319(h)(8). Annual milestones in a state’s NPS management program describe outcomes and key actions expected each year, e.g., delivering a certain number of WQ-10 success stories or implementing projects in a certain number of high priority impaired watersheds. The state program includes objectives that address nonpoint sources of surface water and ground water pollution as appropriate (including sources of drinking water) in alignment with the goals of the Clean Water Act. The objectives include both implementation steps and how results will be tracked (e.g., water quality improvements or load reductions).

   The state program includes long-term goals and shorter-term (e.g., three- to five-year) objectives that are well integrated with other key environmental and natural resource programs, such as those described under component #3. State program goals and objectives are periodically revised as necessary to reflect progress or problems encountered, strategies to make progress towards achieving the goals and indicators to measure progress.

2. **The state strengthens its working partnerships and linkages to appropriate state, interstate, tribal, regional, and local entities (including conservation districts), private sector groups, citizens groups, and federal agencies.**

   The state uses a variety of formal and informal mechanisms to form and sustain these partnerships. Examples include memoranda of agreement, letters of support, cooperative projects, sharing and combining of funds, and meetings to share information and ideas.

   The state NPS lead agency works collaboratively with other key state and local NPS entities in the coordinated implementation of NPS control measures in high priority watersheds. Interagency collaborative teams, NPS task forces, and representative advisory groups can be effective mechanisms for accomplishing these linkages, as can more informal but ongoing program coordination and outreach efforts. The state works to ensure that its local partners and
grantees have the capacity to effectively carry out watershed implementation projects funded to support its NPS management program.

Further, the state seeks public involvement from local, regional, state, interstate, tribal and federal agencies, and public interest groups, industries, academic institutions, private landowners and producers, concerned citizens and others as appropriate, to comment on significant proposed program changes. This involvement helps ensure that environmental objectives are well integrated with those for economic stability and other social and cultural goals.

3. **The state uses a combination of statewide programs and on-the-ground projects to achieve water quality benefits; efforts are well-integrated with other relevant state and federal programs.**

The state has the flexibility to design its NPS management program in a manner that is best suited to achieve and maintain water quality standards. The state may achieve water quality results through a combination of watershed approaches and statewide programs, including regulatory authorities, as appropriate. The state NPS management program emphasizes a watershed management approach and includes an explanation of the state’s approach to prioritizing waters and watersheds to achieve water quality restoration and protection.

The state NPS management program is well integrated with other relevant programs to restore and protect water quality, aligning priority setting processes and resources to increase efficiency and environmental results. These include the following programs, as applicable:

- Total Maximum Daily Loads (TMDLs);
- Clean Water State Revolving Fund (CWSRF);
- U.S. Department of Agriculture (USDA) Farm Bill conservation programs;
- state agricultural conservation;
- state nutrient framework or strategy
- source water protection;
- point sources (including stormwater, confined animal feeding operations and enforcement of permitted facilities);
- ground water;
- drinking water;
- clean lakes;
- wetlands protection;
- national estuary program;
- coastal nonpoint pollution control program;
- pesticide management;
- climate change planning;
- forestry, both federal (U.S. Forest Service) and state;
- U.S. Army Corps of Engineers programs; and
- other natural resource and environmental management programs.
Because of the significant resources potentially available through USDA conservation programs, the state makes a strong sustained effort to coordinate and leverage with USDA NRCS. Similarly, a state NPS management program is well-integrated and clearly identifies processes to incorporate some of the significant resources of the CWSRF loan program for eligible nonpoint source activities.

Where applicable, the state NPS management program explains how NPS projects fit into the state’s prioritization scheme for CWSRF funding, and describes state efforts to increase the use of the state CWSRF for the NPS management program. If there are barriers to prioritization of NPS projects, the state NPS management program describes efforts to coordinate with the CWSRF program and potential future steps to encourage NPS projects are considered.

If, in reviewing federal programs, the state identifies federal lands and activities that are not managed consistently with state nonpoint source program objectives, the state may seek EPA assistance to help resolve issues at the federal agency level. Federal programs subject to review by the state include the land management programs of the Bureau of Land Management and the U.S. Forest Service, USDA’s conservation programs, and the U.S. Army Corps of Engineers waterway programs, as well as development projects and financial assistance programs that are, or may be, inconsistent with the state's NPS management program.

4. The state program describes how resources will be allocated between (a) abating known water quality impairments from NPS pollution and (b) protecting threatened and high quality waters from significant threats caused by present and future NPS impacts.

The program describes its approach to addressing the twin demands of remedying waters that the state has identified as impaired by NPS pollution and preventing new water quality problems from present and reasonably foreseeable future NPS impacts, especially for waters which currently meet water quality standards.

With limited resources, the state will likely need to make choices about the relative emphasis on restoring impaired waters and protecting high quality waters. The state’s program describes how it will approach setting priorities and aligning resources between these two areas of emphasis based on their water quality challenges and circumstances.

5. The state program identifies waters and watersheds impaired by NPS pollution as well as priority unimpaired waters for protection. The state establishes a process to assign priority and to progressively address identified watersheds by conducting more detailed watershed assessments, developing watershed-based plans and implementing the plans.

The state identifies waters impaired by nonpoint source pollution based on currently available information (e.g., in reports under sections 305(b), 319(a), 303(d), 314(a), and 320), and revises its list periodically as more up-to-date assessment information becomes available. As feasible, the state also identifies important unimpaired waters that are threatened or otherwise at risk from nonpoint source pollution.
In addition the state identifies the primary categories and subcategories causing the water quality impairments, threats, and risks across the state. At regular intervals the state updates the identification of waters impaired or threatened by NPS pollution preferably as part of a single comprehensive state water quality assessment which integrates reports required by the Clean Water Act. The state establishes a process to assign priority and to progressively address identified waters and watersheds by conducting more detailed watershed assessments, developing watershed-based plans, and implementing the plans. Factors used by the state to assign priority to waters and watersheds may include a variety of considerations, for example:

- human health considerations including source water protection for drinking water;
- ecosystem integrity, including ecological risk and stressors;
- beneficial uses of the water;
- value of the watershed or ground water area to the public;
- vulnerability of surface or ground water to additional environmental degradation;
- likelihood of achieving demonstrable environmental results;
- degree of understanding of the causes of impairment and solutions capable of restoring the water;
- implementability (site-specific technical feasibility);
- adequacy of existing water quality monitoring data or future monitoring commitments;
- degree to which TMDL allocations made to point sources are dependent on NPS reductions being achieved;
- extent of partnerships with other federal agencies, states, local public and private agencies/organizations and other stakeholders to coordinate resources and actions;
- availability and access of funding sources other than section 319(h); and
- readiness to proceed among stakeholders and project partners.

The state links its prioritization and implementation strategy to other programs and efforts such as those listed under component #3. In establishing priorities for ground water activities, the state considers wellhead protection areas, ground water recharge areas, and zones of significant ground water/surface water interaction, including drinking water sources.

6. The state implements all program components required by section 319(b) of the Clean Water Act, and establishes strategic approaches and adaptive management to achieve and maintain water quality standards as expeditiously as practicable. The state reviews and upgrades program components as appropriate. The state program includes a mix of regulatory, non-regulatory, financial and technical assistance, as needed. In addition, the state incorporates existing baseline requirements established by other applicable federal or state laws to the extent that they are relevant.

Under Section 319(b) state NPS management programs include all of the following components:

(i) An identification of measures (i.e., systems of practices) that will be used to control NPS pollution, focusing on those measures which the state believes will be most effective in achieving and maintaining water quality standards. These measures may be individually identified or presented in manuals or compendiums, provided that they are specific and are
related to the category or subcategory of nonpoint sources. They may also be identified as part of a watershed approach towards achieving water quality standards, whether locally, within a watershed, or statewide;

(ii) An identification of the key programs to achieve implementation of the measures, including, as appropriate, non-regulatory or regulatory programs for enforcement, technical assistance, financial assistance, education, training, technology transfer, and demonstration projects. The state is free to decide the best approaches for solving the problems that it identifies under key component #5 above. These approaches may include one or all of the following: watershed or water quality-based approaches aimed at meeting water quality standards directly; iterative, technology-based approaches based on BMPs or measures, applied on either a categorical or site-specific basis; or an appropriate mix of these approaches.

(iii) A description of the processes used to coordinate and, where appropriate, integrate the various programs used to implement NPS pollution controls in the state;

(iv) A schedule with goals, objectives, and annual milestones for implementation at the earliest practicable date: legal authorities to implement the program; available resources; and institutional relationships;

(v) Sources of funding from federal (other than section 319), state, local, and private sources;

(vi) Federal land management programs, development projects and financial assistance programs; and

(vii) A description of monitoring and other evaluation programs that the state will conduct to help determine short- and long-term NPS management program effectiveness.

7. The state manages and implements its NPS management program efficiently and effectively, including necessary financial management.

The state implements its program to solve its water quality problems as effectively and expeditiously as possible, and makes satisfactory progress each year in meeting program goals. To help assure that priority water quality problems are addressed cost-effectively and in a timely manner, the state includes in its program a process for identifying priority problems and/or watersheds, and deploys resources in a timely fashion to address priorities, including any critical areas requiring treatment and protection within watersheds.

The state employs appropriate programmatic and financial systems that ensure section 319 dollars are used efficiently and consistent with its legal obligations, and generally manages all section 319 funds to maximize water quality benefits. The state ensures that section 319 funds complement and leverage funds available for technical and financial assistance from other federal sources and agencies.
8. The state reviews and evaluates its NPS management program using environmental and functional measures of success, and revises its NPS management program at least every five years.

The state establishes appropriate measures of progress in meeting programmatic and water quality goals and objectives identified in key component #1 above. The state also describes a monitoring/evaluation strategy and a schedule to measure success in meeting those goals and objectives. The state integrates monitoring and evaluation strategies with ongoing federal natural resource inventories and monitoring programs.

The state NPS management program is reviewed and revised every five years. The revision is not necessarily a comprehensive update unless significant program changes warrant a complete revision; instead, an update targets the parts of the program that are out-of-date. At a minimum, this includes updating annual milestones and the schedule for program implementation, so that they remain current and oriented toward achieving water quality goals.

EPA Nonpoint Source Program an Guidance Guidelines for States and Territories. Issued on April 12, 2013. These guidelines apply to all § 319-funded grant activities beginning in fiscal year 2014.