

# **Base Numeric Nutrient Standards Implementation Guidance**

Version 3.0

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## ACRONYMS

Acronym	Definition
AACE	Association for the Advancement of Cost Engineering
DEQ	Department of Environmental Quality (Montana)
EPA	United States Environmental Protection Agency
HAC	Highest Attainable Condition
LMI	Low to Moderate Income
MCA	Montana Code Annotated
MHI	Median Household Income

# **1.0 INTRODUCTION**

This document was developed through the collective efforts of the Nutrient Work Group and the Department. It provides guidance pertaining to the implementation of Montana's base numeric nutrient standards and variances from those standards. The remaining sections address the following topics:

**Section 2.0**: For permittees operating under a general nutrient standards variance, this section provides a description of the process the Department uses to determine the highest attainable condition (HAC) treatment requirements. HAC treatment requirements are reflected in Circular DEQ-12B, and affect the way general variances are permitted. It also describes pollutant minimization program activities for both mechanical facilities and lagoons.

**Section 3.0**: Provides guidance for the development of individual nutrient standards variances for publicand private-sector entities, based on economic factors and the limits of technology.

**Section 4.0**: Provides detailed, data-intensive modeling approaches for developing site-specific numeric nutrient criteria. This approach lends itself to the development of model-based individual variances for dischargers.

**Section 5.0**: Provides guidance for the development of alternative nutrient standards variances for public- and private-sector entities.

<u>Section 6.0</u>: Outlines a streamlined approach for developing site-specific numeric nutrient criteria for streams or rivers where full biological support is demonstrated but where the existing nutrient concentrations exceed applicable base numeric nutrient standards.

### **1.1 SCOPE**

The provisions for general, individual, and alternative variances in section 75-5-313, MCA, are available to all discharge permit holders and are not limited to dischargers under permit on the effective dates of Department Circular DEQ-12A or Department Circular DEQ-12B.

### **1.2 DEFINITIONS**

- Limits of technology means treatment for the removal of nitrogen and phosphorus compounds from wastewater that meets the more stringent of the following: (a) ability to consistently achieve a concentration of 70 μg TP/L and 4,000 μg TN/L, or (b) the best demonstrated control technology, processes, or operating methods available at the time the Department evaluates a permittee's application for a limits of technology variance.
- 2. <u>Pollution control project</u> means an upgrade to a wastewater treatment facility and all directly relevant infrastructure.

# **2.0 DEVELOPING THE HIGHEST ATTAINABLE CONDITION TREATMENT REQUIREMENTS AND A POLLUTANT MINIMIZATION PROGRAM**

This section provides detail on two related components of the Department's regulations in Circular DEQ-12B. **Section 2.1** describes the process used by the Department to periodically review the highest attainable condition treatment requirements. These treatment requirements are also referred to as "general variance end-of-pipe treatment requirements" in Table 12B-1 of the circular. **Section 2.2** provides a list of activities and Department technical resources that can be applied in a pollutant minimization program for both mechanical facilities and lagoons.

### **2.1 DEVELOPING THE HIGHEST ATTAINABLE CONDITION TREATMENT** REQUIREMENTS (UPDATES TO TABLE 12B-1 OF CIRCULAR DEQ-12B)

Per Circular DEQ-12B, the Department considers the aggregate economic impact to dischargers within a category (the ≥1 MGD category, for example). The Department, in consultation with the Nutrient Work Group, considers whether a pollutant control technology for treating nitrogen and phosphorus is (1) feasible to attain (i.e., the cost of the pollutant control technology will not cause substantial and widespread social and economic impacts), based on all existing and readily available information, and (2) would result in more stringent treatment requirements than the current treatment requirements in Table 12B-1 of Circular DEQ-12B. Once adopted, the values in Table 12B-1 represent the highest attainable condition (HAC) treatment requirements until reviewed again at the next triennial review.

The 2016/2017 triennial review identified a general process for how the above analyses can be performed in the future:

- The Department estimates the number of facilities that will probably need a variance, as well as the number of facilities that probably don't need a variance because (A) they don't have a reasonable potential to exceed a nutrient standard or (B) at the time of the review, no nutrient standards apply to the waterbody where they discharge. It is EPA's position that some facilities "are outside of the scope" of the general variance for Clean Water Act purposes.
- 2. For those likely to need a variance, the Department—with input from the Nutrient Work Group and wastewater engineers— estimates the cost for a category (e.g., <1MGD) to meet several different wastewater treatment levels, each of which is more stringent than those currently adopted in Circular DEQ-12B. This analysis includes an evaluation of any new, low-cost nutrient removal technologies, if widely available. If the majority of the affected category members can be shown to afford a treatment level, the more-stringent treatment level may justifiably be adopted into Table 12B-1 of Circular DEQ-12B. The Department uses the sliding scale cost-cap described in Section 3.1.3 to determine, on a community-by-community basis, the cost (as % of median household income) a community can afford to expend towards a particular nutrient removal treatment level. These case-by-case cost caps are then compared to the treatment level-by-treatment level estimated costs. The category's aggregate result suggests if the treatment level is affordable or not.</p>

A few findings from the 2016/2017 triennial review are worth documenting here, to inform the next Department triennial review. The Department mainly used Class 5 Engineering Estimated costs, per the

Association for the Advancement of Cost Engineering (AACE) recommended practice No. 18R-97 (*see* <u>http://www.aacei.org/toc/toc\_18R-97.pdf</u>). Class 5 is a concept screening level class, with cost accuracy ranges of -50% to +100%. For specific Montana communities—mostly in the  $\geq$ 1MGD category—cost estimates provided by engineers associated with the Nutrient Work Group had better accuracy, in the range of -50% to +50%. Future triennial reviews would benefit from more accurate cost estimates for facilities in each discharger category; Class 4 estimates would be better (cost accuracy ranges of -30% to +50%, on average). However, Class 4 and better may simply be too cost prohibitive to carry out at this scale for this many facilities.

In terms of identifying the HAC treatment requirement, the Department found that cost analyses could only inform decision making to a certain point. Other considerations played a role, for example the fact that dual nutrient control (total N and total P) is required and is more difficult to carry out than is single nutrient control. For the ≥1MGD category, ten wastewater facilities<sup>1</sup> achieving low nutrient concentrations were reviewed, with a focus on the 95<sup>th</sup> percentile of their long-term average effluent quality. These data helped with the final HAC treatment requirement selection. In the future, analysis of the same and additional dual-nutrient control facilities achieving low nutrients will help inform which nutrient concentrations, in practice, can be achieved consistently. More facilities in northern temperate areas like Montana would be helpful. For the <1MGD category, substantial consideration was given to the likely high price of future collection system replacements for category members (prices increase substantially for smaller towns), and what advanced operational strategies (aka optimization) can achieve for facilities of this size.

### 2.2 POLLUTANT MINIMIZATION PROGRAM

A pollutant minimization program (PMP) is defined in Circular DEQ-12B as "a structured set of activities to improve processes and pollutant controls that will prevent and reduce nutrient loadings." Permittees must commence a PMP at the time that HAC treatment requirements (i.e., those described in **Section 2.1** above and documented in Table 12B-1 of Circular DEQ-12B) are achieved. If, in a future triennial review, the Department makes the HAC treatment requirements more stringent, then permittees must meet those updated requirements. Once the updated HAC treatment requirements are met, an updated PMP must be included in the permit. Permittees may continue to implement some aspects of an earlier PMP after the Department updates any HAC treatment requirements.

### 2.2.1 Pollutant Minimization Program for Mechanical Facilities

The Department has developed a form for permittees to assist in the development of a PMP for mechanical facilities; it is shown below.

<sup>&</sup>lt;sup>1</sup> Butte and Bozeman, MT; Palmetto and Largo, FL; Annapolis, Bowie, Frederick, Westminster, Cambridge, and Cumberland, MD.

Table 2-1.         Pollutant Minimization	Program (PMP) Re	port (Mechanical Plants).
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All permittees obtaining a nutrient WQS variance under this permit must develop a PMP consistent with the requirements of DEQ-12B. DEQ-12B Section 2.2.1.1 requires that mechanical plants "examine all possible pollutant minimization activities including, but not limited to: documentation or process control strategies identified and implemented through optimization; ongoing training of operations staff in advanced operational strategies; minor changes to infrastructure to complement and further advance operational strategies; and implementation of pollutant trading and the reuse of effluent if feasible."

The PMP must be kept up-to-date throughout coverage under this permit. If a PMP was prepared under a previous version of this permit, the permittee must review and update the PMP to ensure that this permit's requirements are addressed.

Section I. General I	nformation
Name of Permittee	Permit Number:
Preparer Name:	Contact Information:
Date:	
This is:	e first permit issuance requiring implementation of a PMP
N	ot the first permit issuance requiring implementation of a PMP
	Dates of previous PMP
PMP is for:	
WWTP Influent Cor	ncentration (long-term average):
WWTP Effluent Cor	ncentration (long-term average):
Identify resources a	and staff (e.g., hours) that will be committed to implementing the PMP:
Section II: Identific	ation of Potential Nutrient Sources
The following section	on identifies potential nutrient sources in the facility's influent beyond domestic wastewater and documents the nutrient sources
that were identified	d. Some examples are included below:
Ortho-phos	phate treatment of drinking water distribution lines.
Breweries/	distilleries – what is in their cleaning compounds.
0 <b>Ho</b>	w do they dispose of the cleaning waters? Drain, recycle, any treatment?
Car washes	– what is in their cleaning compounds?
0 <b>Ho</b>	w do they dispose of the wash-water? Drain, recycle, any treatment?
Laundries -	what is in their cleaning compounds?

<ul> <li>How do they dispose of the cleaning waters? Drain, recycle, any treatment?</li> </ul>	
Primarily looking for phosphate containing cleaners.	
Trucked pollutants.	
<ul> <li>Restaurants or hospitals: potential nutrient sources related to the discharge of food waste,</li> </ul>	soaps, and detergents.
Illicit or non-illicit connections to sewers.	
<ul> <li>Storm drain cross connections.</li> </ul>	
<ul> <li>Household roof or yard drains</li> </ul>	
o Urban run-off	
A. Pollutant Source Identification Efforts	Source Controllable (Y/N/P
Example activities are provided below.	(Partial))?
1. Identify the commercial and industrial users and institutional operations that are likely	
to contribute phosphorus and nitrogen to POTW (e.g., car/truck washing facilities, dairies,	
food processing plants, meat packing plants and lockers, metal finishing facilities, nursing	
homes, restaurants, schools, and water treatment plants that add phosphorus or nitrogen	
to drinking water to prevent corrosion in water distribution lines).	
2. Identify cleaning compound chemical makeup.	
3. Review the Material Safety Data Sheets or product labels and list the products used	
that contain phosphorus or nitrogen.	
If any source is not controllable, please explain why.	
Section III. Identification of Potential Pollutant Reduction Activities	
The following section identifies reasonable, cost-effective activities designed to reduce or eliminate	nutrient loadings from identified sources that
the facility may be able to implement. Some examples are included below:	
a) Evaluate options for effluent reuse and land application possibilities	
Facility irrigation.	
<ul> <li>Parks or golf course irrigation.</li> </ul>	
<ul> <li>Industrial water needs.</li> </ul>	
b) Nutrient Reduction Strategies: Develop a list of nutrient reduction strategies to be implement	ented at the facility.

• Identify any upcoming treatment techniques which might be used to reduce nutrients. A possible resource on this topic is found in an April 2017 article in *Environmental Science* entitled, "Nutrient Pollution and Wastewater Treatment Systems" which lists 20

wastewater nutrient removal technologies (p. 15) and contains multiple excellent re				
http://environmentalscience.oxfordre.com/view/10.1093/acrefore/9780199389414.001.0001/acrefore-9780199389414-e-495				
• Identify any operational improvements that could be implemented at the facility and would reduce nutrients (e.g. Adjust aeration				
timing to increase anoxic zones in the treatment system for nitrogen removal).				
• Document technologies (e.g., installation of SCADA systems) that might be used to	reduce nutrients. Identify which	of those		
treatment techniques are currently able to be used at the facility.				
<ul> <li>Identify phosphorus reduction measures that can be implemented at commercial, i</li> </ul>	ndustrial and institutional facilition	es that discharge		
to municipal wastewater treatment facilities.		_		
• Implement the treatment techniques to the extent possible through treatment pro-	cess changes.			
Conduct influent and effluent nutrient monitoring monthly to determine the effect	of the process changes.			
<ul> <li>Continue implementing additional treatment techniques through treatment proces</li> </ul>	s changes.			
c) Training and Outreach: Identify any trainings that the facility operators may attend related	to plan operations. Conduct publ	lic education and		
outreach on nutrient issues, their effect on users of the facility and things facility users coul	d do to possibly mitigate the effe	ects.		
• Educate the public on the importance of pet waste pick up, reducing use of fertilize	rs, use of native plants to capture	e stormwater,		
and other activities that prevent contaminated runoff from entering the receiving v	• • •			
<ul> <li>Use the utility bill "stuffer" to educate residents on nutrient reduction measure the</li> </ul>	y can take as described above.			
A. Actions Identified to Minimize Potential Pollutant Reductions	Action Implemented (Y/N/ P	Start Date –		
	Action Implemented (Y/N/ P (Partial))?)	Start Date – End Date		
<b>A. Actions Identified to Minimize Potential Pollutant Reductions</b> Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and prevention measures that will be taken throughout the variance period to reduce [nutrients] [the	Action Implemented (Y/N/ P (Partial))?)			
Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and				
Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and prevention measures that will be taken throughout the variance period to reduce [nutrients] [the				
Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and prevention measures that will be taken throughout the variance period to reduce [nutrients] [the pollutant] to the lowest level. Examples are provided below.				
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<ul> <li>Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and prevention measures that will be taken throughout the variance period to reduce [nutrients] [the pollutant] to the lowest level. Examples are provided below.</li> <li>1. Purchase, install, and implement SCADA system to increase anoxic zones.</li> <li>2. Conduct study to evaluate operational improvements that can be implemented. Submit</li> </ul>				
<ul> <li>Provide a schedule for identifying and evaluating potential pollutant reduction, elimination, and prevention measures that will be taken throughout the variance period to reduce [nutrients] [the pollutant] to the lowest level. Examples are provided below.</li> <li>1. Purchase, install, and implement SCADA system to increase anoxic zones.</li> <li>2. Conduct study to evaluate operational improvements that can be implemented. Submit report of findings to MDEQ.</li> </ul>				
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previously identified as a PMP activity.		
B. Actions Taken to Maintain Source Reductions (for permittees renewing their PMP).	Maintenance Action Ongoing (Y/N)	Date Initiated
<ol> <li>Train staff on new treatment technologies for reducing nutrients. Document the number of staff attending the training and the training date.</li> </ol>		
<ol><li>The facility contributed amount of funding to continue the facility's PMP activities.</li></ol>		
<ol> <li>Review the list of potential PMP activities identified the following new activities to implement during the permit renewal. Identify the date for implementing these new activities.</li> </ol>		
If any action is not ongoing, please explain why.		
any action is not ongoing, preuse explain why.		
	their DMD)	
Section IV: Summary of Barriers to PMP Effectiveness (to be completed by permittees renewing		during the post yes
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1.		
2.		
3.		
C. Maintenance of Source Reduction	Proposed Start Date	Responsible Party
		Party
1.		
2.		
3.		

#### **Additional Resources**

MPCA's Phosphorus Treatment and Removal Technologies fact sheet: <u>https://www.pca.state.mn.us/sites/default/files/wq-wwtp9-02.pdf</u>

MPCA's *Reducing Your Facility's Phosphorus Loading* contains links to several fact sheets geared to businesses that are likely to contribute phosphorus to WWTFs, process-specific fact sheets, and case studies at: <u>http://www.mntap.umn.edu/focusareas/water/phosphorus/</u>

MPCA's *Phosphorus Management Plan Guide* can be very useful to permittees preparing a PMP. It includes information for compiling measurements taken at the WWTF for phosphorus coming into and going out of the facility, working the data into a PMP, spreadsheets that automatically compute loading calculations with annual and monthly summaries and charts, describes how to evaluate a WWTF's phosphorus reduction potential and how to set phosphorus reduction goals at: <u>https://www.pca.state.mn.us/sites/default/files/wq-wwtp9-06.pdf</u>)

*Phosphorus Reduction Tips at a Glance* for reducing phosphorus at commercial, industrial and institutional operations: <u>https://www.pca.state.mn.us/sites/default/files/wq-wwtp9-06b.pdf.</u>

WWTF Optimization for Phosphorus Removal: <u>https://www.pca.state.mn.us/sites/default/files/wq-wwtp9-03.pdf</u>.

Setting Effluent Phosphorus Goals for Multiple Industrial, Commercial and Institutional Users: <u>https://www.pca.state.mn.us/sites/default/files/wq-wwtp9-06c.pdf</u>

A list of various NPS pollution reduction measures is available on the following website for Indiana's Dept. of Environmental Management: <u>http://www.in.gov/idem/nps/2487.htm.</u>

User Guide – Optimization Methods and Best Management Practices for Facultative Lagoons. <u>https://deq.mt.gov/Portals/112/Water/TFAB/WPCSRF/pdf/FacultativeLagoonUserGuideFINAL5292015.pdf</u> The permittee and the Department will identify the PMP activities to be conducted during each permitting cycle as part of the MPDES permit issuance process, and the Department will incorporate such terms and conditions necessary to implement the identified activities into the final MPDES permit. The Department envisions an iterative process of planning PMP activities, implementing PMP activities, and evaluating results of PMP activities, with approximately three cycles of five-year duration (corresponding with five-year permit terms). The Department anticipates further progress in improving water quality during each cycle as knowledge and experience is gained and transferred.

These PMP activities will be reviewed and approved by the Department during each permit renewal, per requirement in Circular DEQ-12B.

### 2.2.2 Pollutant Minimization Program for Lagoons

The Department has prepared a compendium of optimization and best management practices for facultative lagoons (DEQ, 2015a; 2015b). These practices and recommendations may serve as integral parts of any PMP. Most of the recommendations in these documents (e.g., solid waste removal, reducing influent volume, covering lagoons, floating barriers, etc.) apply equally well to aerated lagoons, and the Department encourages owners of both facultative and aerated lagoons to review the recommendations. The User Guide (DEQ, 2015b) provides a list of the most practical actions Montana lagoon operators can take to achieve the best nutrient removal from their facilities and are best suited and feasible for smaller Montana communities. The document also provides a screening/selection tool to help users identify the best actions for their particular facility. Please refer to the document for more detail.

The permittee and the Department will identify the PMP activities to be conducted during each permitting cycle as part of the MPDES permit issuance process, and the Department will incorporate such terms and conditions necessary to implement the identified activities into the final MPDES permit. The Department envisions an iterative process of planning PMP activities, implementing PMP activities, and evaluating results of PMP activities, with approximately three cycles of five-year duration (corresponding with five-year permit terms). The Department anticipates further progress in improving water quality during each cycle as knowledge and experience is gained and transferred.

# **3.0 GUIDANCE PERTAINING TO THE EVALUATION PROCESS FOR** INDIVIDUAL VARIANCES

**Section 3.0** provides guidance on applying for an individual variance based on the direct evaluation of economic factors. **Section 3.1** applies to the public sector, while **Section 3.2** applies to the private sector.

### **3.1** PUBLIC-SECTOR PERMITTEES

Montana law allows for the granting of nutrient standards variances based on the specific economic and financial conditions of a permittee (§75-5-313 (1), MCA). These variances, referred to as individual nutrient standards variances ("individual variances"), may be granted on a case-by-case basis because the attainment of the base numeric nutrient standards is precluded due to economic impacts, limits of technology, or both. Individual variances may only be granted to a permittee after the permittee has made a demonstration to the Department that adverse, significant economic impacts would occur, the limits of technology have been reached, or both, and that there are no reasonable alternatives to discharging into state waters. The processes by which the demonstration is made are provided here, and were developed in conjunction with Montana Nutrient Work Group.

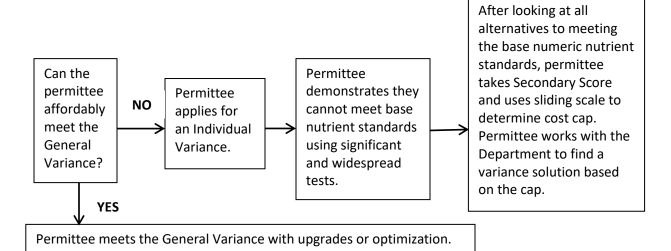
Methods outlined below in **Section 3.1.1** are Montana's modifications to methods presented in U.S. Environmental Protection Agency (1995) and pertain to the economic impacts rationale for an individual variance. If adverse, substantial and widespread economic impacts to a community trying to comply with base numeric nutrient standards can be demonstrated, the facility interim effluent limit will be determined via a sliding scale as proposed by EPA in its September 10, 2010 memo to the Department entitled "EPA Guidance on Variances". Those methods are described here.

Permittees applying for an individual variance based on discharging at the limits of technology do not have to prepare the economic analysis presented below in **Section 3.1.1**. Rather, they should demonstrate to the Department that the waste treatment system they are proposing can achieve, at a minimum, the nitrogen and phosphorus concentrations described in **Section 1.2** of this document, and that achieving those concentrations still will not enable them to attain the base numeric nutrient standards at a 14Q5 flow. Various factors will have a bearing on the final effluent concentrations approved by the Department for individual variances discussed in this paragraph.

### 3.1.1 Substantial and Widespread Economic Impacts: Process Overview

The Department has assumed that most permittees who cannot comply with the base numeric nutrient standards (Circular DEQ-12A, 2014) would pursue a general variance (Circular DEQ-12B, 2017). Therefore, individual variances discussed here are generally for permittees for whom significant economic impacts would occur even at the general variance treatment levels. As noted above, the Department will assess economic impacts using a modified version of EPA's economic-impact guidance. For communities with secondary scores (discussed further below) of 1.5 or lower, the cost cap for the upgrade would be set at 1.0% or lower of the median household income (MHI) for a community, including existing wastewater fees. If the cost cap were below existing wastewater rates, then no

further action would be required. Higher secondary scores would result in a higher MHI cost cap. A small flow chart of the overall process is shown in **Figure 3-1**.



# Figure 3-1. Process by which a permittee can decide if the general variance or an individual variance is appropriate.

The following is an overview of the steps required to carry out a substantial and widespread economic analysis for a public-sector permittee. The evaluation can be undertaken directly in an Excel spreadsheet template which contains instructions. The template is called

"PublicEntity\_Worksheet\_EPACostModel\_2016.xlsx", and is available from the Department.

**Step 1**: Verify project costs that would occur from meeting the base numeric nutrient standards and calculate the annual cost of the new pollution control project.

**Step 2**: Calculate total annualized pollution control cost per household including existing wastewater fees and the new pollution control project (manifested as an increase in the household wastewater bill).

#### Steps 3-5: The Substantial Test

**Step 3**: Calculate and evaluate the Municipal Preliminary Screener score based on the new wastewater fees and the town's Median Household Income. This step identifies communities that can readily pay for the pollution control project vs. those that cannot.

<u>Note</u>: If the public entity passes a significant portion of the pollution control costs along to private facilities or firms, then the review procedures outlined in Chapter 3 of U.S. Environmental Protection Agency 1995 (EPA, 1995) for 'Private Entities' should also be consulted to determine the impact on the private entities.

**Step 4**: Calculate the Secondary Test to get a secondary score. This measurement incorporates a characterization of the socio-economic and financial well-being of households in the community where the wastewater plant is located. It comprises five evaluation parameters which are then compared against state averages for a score. The scores of the five parameters are averaged to provide the

secondary test score for a given community. A secondary score can range from 1.0 to 3.0. A value of 3.0 is a strong score and 1.0 is a weak score.

<u>Note</u>: The Secondary Score is based on the assumption that the ability of a community to finance a project may be dependent upon existing household financial conditions within that community.

**Step 5:** Assess where the community falls in the substantial impacts matrix. This matrix evaluates whether or not a given community is expected to incur substantial economic impacts due to the implementation of the pollution control costs. If the applicant <u>can</u> demonstrate substantial impacts, then the applicant moves on to the widespread test. If the applicant <u>cannot</u> demonstrate substantial impacts, then they will not perform the widespread test; they will be required to meet the base numeric nutrient standards.

<u>Note</u>: The evaluation of substantial impacts resulting from compliance with base numeric nutrient standards includes two elements; (1) financial impacts to the public entity as measured in **Step 3** (reflected in increased household wastewater fees), and (2) current socio-economic conditions of the community as measured in **Step 4**. Governments have the authority to levy taxes and distribute pollution control costs among households and businesses according to the tax base. Similarly, sewage authorities charge for services, and thus can recover pollution control costs through user's fees. In both cases, a substantial impact will usually affect the wider community. Whether or not the community faces substantial impacts depends on both the cost of the pollution control and the general financial and economic health of the community.

#### Step 6: The Widespread Test

**Step 6**: If impacts from meeting the base numeric nutrient standards are expected to be substantial, then the applicant goes on to demonstrate whether or not the impacts are expected to be widespread. The Widespread test consists of questions that ask the permittee about current economic, social, and population trends in the affected area (usually the community and possibly outlying areas tied to the community). The permittee is then asked to estimate the effects of higher wastewater costs on each of these trends. Further optional questions are asked about the effects of higher wastewater costs on things like city debt limits, improved water quality, future development patterns, and other factors that the applicant may want to add.

<u>Note</u>: Estimated changes in socio-economic indicators of the community and other geographical areas tied to the community as a result of pollution control costs will be used to determine whether widespread impacts would occur.

#### Step 7: Final Determination of Substantial and Widespread Economic Impacts

**Step 7**: If widespread impacts are also demonstrated, then a permittee is eligible for an individual variance after having demonstrated to the Department that they considered alternatives to discharging (including but not limited to trading, land application, and permit compliance schedules). If widespread impacts have not been demonstrated, then the permittee is not eligible for an individual variance based on these methods.

### **3.1.2** Completing the Substantial and Widespread Assessment Spreadsheet

Detailed steps for completing the substantial and widespread cost assessment are found in the spreadsheet template "PublicEntity\_Worksheet\_EPACostModel\_2016.xlsx" available from the Department and on the Nutrient Workgroup website. Readers should refer to that spreadsheet, as it is self-explanatory and instructions are found throughout. Below are a few additional details which may help clarify some of the steps:

- Start at the far left tab of the spreadsheet ("Instructions [Steps to be Taken]") and review the instructions. They are the same steps outlined in Section 3.1.1 above, but in more detail. Proceed to subsequent tabs to the right, making sure not to skip any of worksheets A through F.
- 2. Summarize the project on Worksheet A.
- 3. Detail the costs of the project on Worksheet B.
- 4. Calculated the annual cost per household of existing and expected new water treatment costs on Worksheet C.
- 5. On Worksheet D, carefully read the text in blue and compare it to the results from the MHI test and the community's Low to Moderate Income (LMI) level. Based on this screener, the evaluation will either terminate (i.e., it has been shown that the water pollution control is clearly affordable), or will continue to the secondary tests on the next tab which is Worksheet  $E^2$ .
- 6. On Worksheet E, note the linkages to websites and phone numbers where the information requested can be obtained. Then use this information to fill in Worksheet F where a secondary score is calculated.
- 7. The next tab, 'Substantial Impacts Matrix', shows if the community has demonstrated substantial impacts (or not). Those that have clearly demonstrated substantial impacts as well as those that are 'borderline' move on to the widespread tests.
- 8. On the 'DEQ Widespread Criteria' tab, complete the four descriptive questions. Then, complete the six primary questions and determine the outcome as to whether impacts are widespread. If still unclear, complete the additional secondary questions and again evaluate.
- 9. In order to be eligible for an individual variance, both substantial and widespread tests must be satisfied.
- 10. If substantial and widespread impacts are demonstrated, then the permittee moves on to the next tab, Worksheet I, Remedy. In this step, the permittee examines and reports whether there are "reasonable alternatives" to the individual variance that preclude the need for an individual variance. If not, then then the cost the permittee will need to expend towards the pollution control project will be based on the sliding scale (see below). The cost cap is determined as a percentage of the community's MHI, and the key driver of the required cost cap is the Secondary Score.

The difference between the cost cap MHI from the sliding scale and what is currently being paid (also in MHI) is the additional money that can go towards the pollution control project. Once the amount of money available is determined, the Department and the applicant will look at both capital and O&M

<sup>&</sup>lt;sup>2</sup> The Department appended the LMI test to EPA's Municipal Preliminary Screener at this step in the process. This was done in order to address communities in which the income distribution is skewed such that there is a large proportion of high- and low-income individuals, but less in the middle near the median household income. As modified, the test should assure that such communities will move on to the more detailed secondary tests.

investments that could be used to craft an individual variance, given what money is available. Refer to **Section 3.1.3** below for more details on the remedy process.

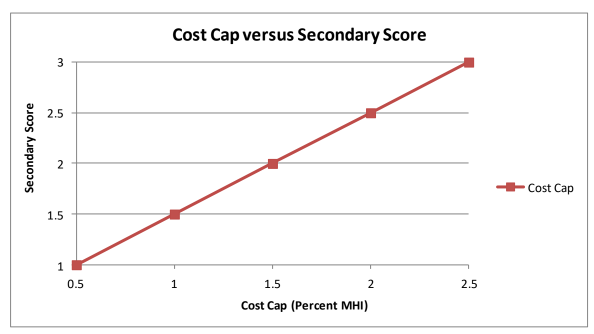
### 3.1.3 The Remedy: Determining the Target Cost of the Pollution Control Project

If a permittee has demonstrated that substantial <u>and</u> widespread economic impacts would occur if they were to comply with the base numeric nutrient standards, and there are no reasonable alternatives to discharging (including trading, permit compliance schedules, general variances, alternative variances, or alternative effluent management loading reduction methods such as reuse, recharge, or land application), then the cost the permittee will need to expend towards the pollution control project will be based on a sliding scale (**Figure 3-2**). The cost cap is determined as a percentage of the community's MHI, and the key driver of the cost cap is the secondary test (secondary score) calculated in **step 4** of **Section 3.1.1**.

For example, a community has demonstrated that substantial and widespread economic impacts would occur from trying to comply with the base numeric nutrient standards, and there were no reasonable alternatives to discharging. If the permittee's average secondary score from the secondary tests was 1.5, then the annual cost cap for the pollution control project (including current wastewater fees) would be the dollar value equal to 1.0% of the community's MHI at the time that the analysis was undertaken (see diagonal line, **Figure 3-2**). This 1.0% would include existing wastewater costs plus the new, hypothetical upgrades.

If this community was already paying  $\geq$  1.0% of community MHI for its wastewater bill, then no additional monies would be expected to be spent on capital or O&M costs (and no additional upgrades would occur for the purpose of meeting nutrient standards). Still, additional improvements may still be expected. The facility's current discharge nutrient concentrations might become the basis of the community's individual variance but the community must first look at optimization options such as operator training and use all tools available within their cost cap to improve water quality. Once those are considered, the individual variance can be developed.

The difference between the cost cap MHI from the sliding scale and what is currently being paid in MHI is the additional money that can go towards the pollution control project. This amount could be zero in some cases, as in the example just given. This additional money is calculated for the whole community over 20 years (assumed life of the pollution control project) in order to see what the total amount of money available would be. The cost cap, which is given as a percentage of a community's MHI and determined by the 'sliding scale' in **Figure 3-2**, would translate to the final wastewater bill that the community would pay after the upgrade.



**Figure 3-2. Sliding scale for determining cost cap based on a community's secondary score.** The horizontal axis represents percentages of a community's median household income (MHI) that the community would be expected to expend towards the pollution control project as a function of the secondary score shown on the vertical axis.

### 3.1.3.1 The Remedy: Details, and an Example

The Department will consider the town's current treatment level (TN and TP) and current treatment technology, which informs (along with the additional money amount) what the next level of treatment should be. Once the amount of money available is determined, the Department and the applicant will look at both capital and O&M investments that could be used to meet an individual variance, given what money is available. Staff from the Department will review the application and the remedy. The staff will generally include the Department's economist, an engineer from the Technical and Financial Assistance Bureau, staff from the Water Quality Standards & Modeling Section, and staff from the Water Protection Bureau (i.e., permitting).

The WWTP applicant must propose a level of water treatment greater than what they are currently meeting. If a community is already at the cost cap, then they still must look at optimization options such as operator training and use all tools available within their cost cap which could lead to water quality improvement. The variance must be established as close to the underlying numeric criteria (or general variance) as possible to show both that the highest attainable condition is being realized and that further incremental progress towards the underlying standard is occurring. The Department and the applicant will evaluate options and select the alternative that would result in the highest effluent condition that does not trigger substantial and widespread economic impacts. The decision process should include engineering costs, design, treatment effectiveness, etc. The decision regarding the pollution control project may also account for facility upgrades that do not directly improve water quality. For example, if \$4 million is available over 20 years for a given community, but \$2 million is needed for replacing delivery system piping over that 20 years, it may be the case that only \$2 million are available to directly reduce nutrient concentrations in the effluent.

For example, a community with 10,000 households has a MHI of \$40,000/year. The community's secondary score is 1.5 and therefore the sliding scale indicates that 1.0% MHI needs to be expended on the pollution control project. To receive the individual variance, the per-household wastewater bill for the community would need to become, on average, \$400 per year (\$33.33 per month), because \$400 is 1.0% of MHI in that community. If the average household in this community currently has a wastewater bill that is \$300 per year (\$25.00 per month), then a bill increase of \$100 per year per household on average would be warranted to reach \$400 per year or 1% MHI. Multiplying \$100/year in an increased wastewater bill by the number of households on the system (10,000) provides the total annual dollar value available to be expended towards construction, operations, and maintenance of the wastewater upgrade. In this hypothetical case, that amounts to \$1 million (10,000 X \$100) that could be spent per year on an upgrade project. The upgrade itself may be significantly more than \$1 million in initial capital costs, but the annualized payback of capital costs plus O&M costs of the upgrade could not be more than \$1 million per year. Annualizing \$1 million per year over several years could allow for a substantial upgrade of several million dollars. Again, if the current wastewater bill of this town was already \$400 or higher, then no additional significant capital or O&M cost upgrade would be expected (i.e., no further significant system upgrade would be required).

The final cost of the engineering project may not exactly match the dollar value associated with the percent MHI determined via **Figure 3-2** (i.e., the actual project cost could be somewhat lower or somewhat higher than the dollar value equivalent for the percent MHI of the community in question). Engineers should view the dollar value equivalent of the MHI derived from **Figure 3-2** as a target, to help select the most appropriate water pollution control solution for the community. In order to accommodate actual engineering costs for the project, the Department will provide flexibility around the dollar value arrived at via **Figure 3-2**, subject to final Department approval.

The Department will examine the same parameters used to justify the original individual variance during any subsequent triennial review. Per methods in this guidance, the cost a community is required to expend towards their facility is a function of MHI, and a community's MHI often increases over time relative to the wastewater fee. Therefore, it would be prudent for facility planners to consider a facility upgrade that costs something more than the minimum MHI-derived cost cap, in order to minimize the risk that, too soon, the facility would no longer be considered sufficient under the individual variance. Projected community AHI growth can be used to help make these calculations. For example, if the example community above had a projected annual MHI growth of 1.5%/year (an optimistic rate) and a facility costing 1.4% of MHI was built, then the facility would remain above or at the 1% cost cap for its entire 20 year lifespan<sup>3</sup>, as shown in **Table 3-1**. This assumes that the triennial review economic analyses (sliding scale; **Figure 3-**2) throughout this period continue to show that the 1% MHI cap is appropriate for the community. So far, the Department has noted general stability over time in the economic analyses for most Montana communities (oil-boom affected towns being exceptions).

<sup>&</sup>lt;sup>3</sup> This assumes no increases are made to the community's wastewater fees over the entire period, which is a very conservative assumption. The Department's cost evaluation process would, at each triennial review, always include any wastewater rate increases the community is paying for wastewater treatment.

	Projected	New Facility	Department
Year	Community	Wastewater fee	Triennial
	MHI	as a %MHI	Review
2017	\$40,000.00	1.4%	YES
2018	\$40,600.00	1.4%	
2019	\$41,209.00	1.3%	
2020	\$41,827.14	1.3%	YES
2021	\$42 <i>,</i> 454.54	1.3%	
2022	\$43,091.36	1.3%	
2023	\$43,737.73	1.3%	YES
2024	\$44 <i>,</i> 393.80	1.2%	
2025	\$45 <i>,</i> 059.70	1.2%	
2026	\$45,735.60	1.2%	YES
2027	\$46,421.63	1.2%	
2028	\$47,117.96	1.2%	
2029	\$47,824.73	1.2%	YES
2030	\$48,542.10	1.1%	
2031	\$49,270.23	1.1%	
2032	\$50,009.28	1.1%	YES
2033	\$50,759.42	1.1%	
2034	\$51 <i>,</i> 520.81	1.1%	
2035	\$52 <i>,</i> 293.63	1.1%	YES
2036	\$53 <i>,</i> 078.03	1.0%	
2037	\$53 <i>,</i> 874.20	1.0%	

 Table 3-1. Projected MHI Growth for Example Community.

When the level of treatment required has been established and accepted by the Department, it will be adopted by the Department following the Department's formal rule making process and documented in Circular DEQ-12B.

### **3.2 PRIVATE-SECTOR PERMITTEES**

Individual nutrient standards variances ("individual variances") may be granted to permit holders in the private sector, on a case-by-case basis, because (1) the attainment of the base numeric nutrient standards is precluded due to economic impacts, (2) treatment to the limits of technology still does not enable the permittee to attain the base numeric nutrient standards, or (3) both reasons (§75-5-313 [2], MCA). Individual variances may only be granted to a permittee after the permittee has made a demonstration to the Department that adverse, significant economic impacts would occur, limits of technology have been reached, or both, and that there are no reasonable alternatives to discharging into state waters.

Methods outlined below in **Section 3.2.1** pertain to the economic-impact rationale (bullet 1 in the paragraph above) and are almost identical to those presented in EPA (1995). If adverse substantial and widespread economic impacts to a private entity trying to comply with nutrient standards are demonstrated, the facility upgrade (cost cap) will be determined via approaches discussed in **Section 3.2.3**.

Permittees applying for an individual variance based on discharging at the limits of technology do not have to prepare the economic analysis presented below in **Section 3.2.1**. Rather, they should demonstrate to the Department that the waste treatment system they are proposing can achieve, at a minimum, the nitrogen and phosphorus concentrations described in **Section 1.2** of this document, and that achieving those concentrations still does not enable them to attain the base numeric nutrient standards at a seasonal 14Q5 flow. Various factors will have a bearing on the final effluent concentrations approved by the Department for individual variances discussed in this paragraph.

### **3.2.1** Substantial and Widespread Economic Impacts: Process Overview

The following is an overview of the steps required to carry out a substantial and widespread economic analysis for a private-sector permittee. The evaluation can be undertaken directly in an Excel spreadsheet template which contains instructions. The template is called "PrivateEntity\_Worksheet\_EPACostModel\_2014.xlsx" and is available from the Department.

**Step 1:** Verify Project Costs and Calculate the Annual Cost of the Pollution control project to the private entity.

**Step 2**: Substantial Test. Run a financial impact analysis on the private entity to assess the extent to which existing or planned activities and/or employment will be reduced as a result of meeting the water quality standards. The primary measure of whether substantial impact will occur to the private entity is profitability. The secondary measures include indicators of liquidity, solvency, and leverage.

**Step 3**: Widespread Test. If impacts on the private entity are expected to be substantial, then the applicant goes on to demonstrate whether they are also expected to be **widespread** to the defined study area.

<u>Note</u>: Estimated changes in socio-economic indicators in a defined area as a result of the additional pollution costs will be used to determine whether widespread impacts would occur.

**Step 4: Final Determination of Substantial and Widespread Economic Impacts.** If both substantial and widespread impacts are demonstrated, then a permittee is eligible for an individual variance after having demonstrated to the Department that they considered alternatives to discharging (including but not limited to trading, land application, and permit compliance schedules). If widespread impacts have not been demonstrated, then the permittee is not eligible for an individual variance (however, the permittee may still receive a general variance if they can comply with the end-of-pipe treatment requirements thereof).

### **3.2.2** Completing the Substantial and Widespread Assessment Spreadsheet

Detailed steps for completing the substantial and widespread cost assessment are found in the spreadsheet template "PrivateEntity\_Worksheet\_EPACostModel\_2014.xlsx" (available from the Department). Readers should refer to that spreadsheet, as it is self-explanatory and instructions are found throughout. Detailed steps for private sector entities are also found in Chapter 3 of EPA (1995). Below are a few additional details which may help clarify some of the steps:

- Start at the far left tab of the spreadsheet ("Instructions [Steps to Take]") and review the instructions. They are the same steps outlined in Section 3.2.1 above. Proceed to subsequent tabs to the right, making sure not to skip any of the worksheets.
- 2. Summarize the project on Worksheet A.
- 3. There are no worksheets B through F on the private test.
- 4. The next worksheet is G where one details the costs of the project.
- 5. In the next tab, carefully read the 'Substantial Impact Instructions'.
- 6. In worksheets H through L, the four main substantial tests are presented. For these tests, profit and solvency ratios are calculated with and without the additional compliance costs (taking into consideration the entity's ability to increase its prices to cover part or all of the costs). Comparing these ratios to each other and to industry benchmarks provides a measure of the impact on the entity of additional wastewater costs. For profit and solvency, the main question is how these will be affected by additional pollution control costs. The Liquidity and leverage measures look at how a firm is doing right now financially, and how much additional financial burden they could take on.
- 7. In the Tab entitled "Substan.Impacts\_Determined", instruction is given as to how to interpret the results from the 'Substantial' tests in worksheets H through L.
- 8. If a 'Substantial ' finding is made, then proceed on to the next tab. If it is not made, then the variance based on evaluations in this sub-section will not be given.
- 9. On the 'DEQ Widespread Criteria' tab, complete the descriptive questions. Then, complete the primary questions and determine the outcome as to whether impacts are widespread. If still unclear, complete the secondary questions and again evaluate.
- 10. In order to be eligible for an individual variance, both substantial and widespread tests must be satisfied.
- 11. If both substantial and widespread impacts are demonstrated from additional pollution control costs, see **Section 3.2.3** below.

# **3.2.3 The Remedy: Determining the Cost of the Pollution Control Project for Private Entities**

U.S. Environmental Protection Agency (1995) provides very little guidance as to what financial expenditure should be made towards water pollution control when a private firm has demonstrated substantial and widespread impacts would occur if they complied with the standards. EPA (1995) only states that "...if substantial and widespread economic and social impacts have been demonstrated, then the discharger will not have to meet the water quality standards. The discharger will, however, be expected to undertake some additional pollution control."

In cases where substantial and widespread economic impact has been demonstrated per methods outlined here in **Section 3.2**, the Department expects that in most cases the discharger (and their engineers) will propose to the Department some level of effluent improvement beyond that which they are currently doing, but less stringent that the general variances concentrations (which are in statute at \$75-5-313, MCA through May 2016, but have been updated and adopted as Department rules). A likely scenario would be that the discharger could implement a treatment technology one level less sophisticated than that required to meet the general variance concentrations. Basic definitions for different treatment levels are found in Falk et al. (2011); for example, proposed June 2017 general variance requirement for dischargers in the  $\geq 1$  MGD group corresponds to treatment level 3 in Falk et al. (2011). When the discharger and the Department have come to agreement on the level of treatment

required, the treatment levels will be adopted by the Department following the Department's formal rule making process, and documented in Circular DEQ-12B.

# **4.0** GUIDELINES FOR DEVELOPING INDIVIDUAL NUTRIENT STANDARDS VARIANCES VIA WATER QUALITY MODELING, AND THE RELATION OF THESE TO SITE-SPECIFIC NUMERIC NUTRIENT CRITERIA

Circumstances may arise where, for a specific discharger, it may not make sense to move to the new, lower general variance concentrations at the time the Department updates them during a triennial standards review. In some cases a permittee may be able to demonstrate, using water quality modeling and reach-specific data, that greater emphasis on reducing one nutrient (the target nutrient) will achieve the same desired water-quality conditions as can be achieved by equally emphasizing reduction of both nutrients. Requiring a point source discharger to immediately install sophisticated nutrient-removal technologies to reduce the non-target nutrient to levels more stringent than what is in Table 12B-1 of Circular DEQ-12B (November 2019 edition) may not be the most prudent nutrient control expenditure, and could cause the discharger to incur unnecessary economic expense. Since this can be interpreted as a form of economic impact, *sensu* §75-5-313(1), MCA, these situations are appropriately addressed by individual variances.

If such a case can be demonstrated to the satisfaction of the Department, then a permittee can apply for an individual variance which will include discharger-specific limits reflecting the highest attainable condition for the receiving water rather than limits based on a general variance concentration. The permittee will be required to provide monitoring water-quality data that can be used to determine if the justification for less stringent effluent limits continues to hold true (i.e., status monitoring is required), consistent with ARM 17.30.660(4). This is because water quality status can change, for example due to substantive nonpoint source cleanups upstream of the discharger.

The purpose of **Section 4.0** is to provide guidelines for the types of information the Department would need to evaluate in order to grant an individual variance that allows a discharger to (1) remain at treatment levels less stringent than general variance requirements defined in Department Circular DEQ-12B, or (2) remain at levels less stringent than those in Table 12B-1 of Circular DEQ-12B, which were identified via methods in **Section 2.0** of this guidance document. The nutrient concentrations identified via this modeling may be adopted as site-specific standards under the Board of Environmental Review's rulemaking authority in §75-5-301(2), MCA, but would require an analysis of their downstream effects prior to adoption (downstream effects are discussed further in **Section 4.2**).

## 4.1 MECHANISTIC AND EMPIRICAL MODELING APPROACHES FOR ESTABLISHING REACH-SPECIFIC NUTRIENT STANDARDS AND INDIVIDUAL VARIANCES (IF NECESSARY)

Two general modeling approaches may be used:

- 1. Simulations based on mechanistic computer models
- 2. Demonstration of use support based on empirical data

Whichever approach is selected—and in fact both approaches can be pursued simultaneously—the Department would like a 2-year biological characterization of the reach in question. A solid understanding of the biological status existing under the current level of water quality is required. Later in this document (**Section 6.0**) a simplified empirical approach to site-specific nutrient criteria is presented, and has a 3-year minimum data requirement. The empirical modeling approach in the present section has only a 2-year requirement because the amount of data to be collected and frequency of sampling is so much higher in this case.

Factors (both natural and human-caused) independent of nutrient concentrations can influence biological integrity and need to be understood. The biological characterization will change from case to case, but will normally involve collection of diatoms, macroinvertebrates, benthic and phytoplankton algae density, and critical physical and chemical parameters that influence these. See Section 2.0 of **Appendix A** for an example of the types and quantity of biological data and the rationale for each. The following provides further detail on the two modeling approaches bulleted above.

<u>Simulation Based on Mechanistic Computer Models</u>. The Department will consider mechanistic model results that demonstrate that the lowering of one nutrient (e.g., TP) without the lowering (or more likely, with less lowering) of the other would achieve essentially the same water quality endpoint (i.e., similar water quality and biological goals), subject to Department approval of the model and the model's parameterization. Modeled endpoints may include changes in water quality (pH, dissolved oxygen, etc.), and benthic and phytoplankton algae density. Mechanistic models should be supported by data from a Department-approved study design that includes characterization of the chemical, biological, and hydrological conditions of the study reach during a lower-than-average baseflow condition. Data collection should follow Department SOPs.

The Department encourages the use of the QUAL2K model (Chapra et al., 2010) but may consider results from other water quality models as well. Assuming the point source is a major contributor to the nutrients in the receiving stream, modeled nutrient reduction scenarios from the facility can vary, but scenarios based on the five treatment levels described in Falk et al. (2011)—which represent steps in biological nutrient removal technologies—are encouraged by the Department. The Department will consider nitrogen and phosphorus independently in this analysis.

The state of the art in computer water quality/algal growth modeling is such that nutrient co-limitation and community interaction of river flora is poorly simulated (or is not simulated at all). Models usually treat algal growth dynamics in streams and rivers as though the algae were a monoculture (which is not the case). Because of the uncertainties in model simulations, the Department will require monitoring (ARM 17.30.660(4)) for dischargers that are permitted to depart from general variance concentration requirements via an individual variance based on a mechanistic computer model. The intent of the monitoring is to corroborate (or refute) the computer simulated results. At a minimum, growing season benthic-algae sampling will be required for a reach of the river downstream of the permittee's mixing zone, to be established in coordination with the Department. If the base numeric nutrient standard for the river in question was developed based on another water quality endpoint (for example, pH), then data collection should also include that parameter. If the collected data and the computer modeling results corroborate one another, then a reach-specific base numeric nutrient standard may be in order. However any reach-specific nutrient standards must be adopted by the Board of Environmental Review under its rulemaking authority in §75-5-301(2), MCA, and would require an analysis of their downstream effects prior to adoption. Demonstration of Use Support Based on Empirical Data. Permittees may begin at any time to collect nutrient concentration, benthic and phytoplankton algae, and other biological and water quality data in the receiving waterbody downstream of their mixing zone. In cases where the Department's base numeric nutrient standards for the waterbody were developed using a specific water quality endpoint (for example, pH), data collection must include that parameter. Data collection should follow Department SOPs. Permittees are strongly encouraged to coordinate with the Department on study design and data collection protocols upfront, to assure that the data types and quantity will be acceptable to the Department when the time comes for evaluating the outcomes. For example, it has been shown that chlorination of effluent can, in some cases, mute the effects of nutrients for some distance downstream (Gammons et al., 2010); this would need to be accounted for in any study design. Subject to Department approval, these data may be used to develop an individual variance. If the collected data conclusively indicate that beneficial uses of the waterbody are fully supported, then reach-specific base numeric nutrient standards may be appropriate. Any reach-specific nutrient standards so determined may be adopted by the Board of Environmental Review under its rulemaking authority in §75-5-301(2), MCA, but would require an analysis of their downstream effects prior to adoption. An example of an empirical approach to developing reach-specific nutrient criteria is provided in Section 2.0 of Appendix A.

### 4.2 PROTECTION OF DOWNSTREAM BENEFICIAL USES

In order to be adopted as standards, any reach-specific criteria developed for a receiving stream using a mechanistic or empirical model will also need to protect downstream beneficial uses. This is a basic requirement of a water quality standard under the Federal Clean Water Act. "How far downstream" is a consideration which will vary from case-to-case; an example is provided in Sections 2.7 and 4.0 of **Appendix A**. Mechanistic models have very clear advantages over empirical models for running hypothetical scenarios and assessing potential downstream impacts, however a mechanistic model will normally be more expensive to complete. A budget estimate (as of 2014) for a mechanistic and an empirical model is provided in Section 6.0 of **Appendix A**. If it results that modeling (of either type) has shown that beneficial uses of the assessed reach can be protected with site-specific criteria, but a downstream reach will be negatively impacted by the higher concentrations of one (or both) nutrients, then the Department would require treatment levels which would support the uses in the downstream waterbody, or it would have to recommend against the site-specific standards.

# 4.3. UNWARRANTED COST AND ECONOMIC IMPACT

In order to satisfy the economic impact component of an individual variance (§75-5-313(2), MCA) which may be developed as a result of the modeling methods described above, permittees should provide the Department approximate estimates of the capital costs, and operations and maintenance costs, which *would* have been expended in order to upgrade the facility to any new general variance treatment requirements. Class 5 or 4 engineering cost estimates are appropriate (see details in **Section 2.0**). The intent is to demonstrate that there were substantial savings in capital costs, materials, fuel, and energy by opting *not* to upgrade the facility. The permittee can compare the cost saved to the MHI of the community, similar to what is done for determining substantial and widespread economic impacts (see steps 1 through 5, **Section 3.1.1**); however, the Department wants to make clear that no specific percent of MHI needs to be realized in order for this aspect of the analysis to be satisfied. Permittees are encouraged to work with the Department's economist when carrying out this analysis (Jeff Blend or his successor). Capital costs saved would not include design-related work and overhead. Operations and maintenance cost saved should be estimates of fuel and/or electrical consumption, and other materials

(e.g., chemicals). Permittees are not required to carry out a complex analysis comparing the relative economic or social value of protecting one resource (the stream or river) vs. another (e.g., air quality) and then trying to quantify the relative savings. Rather, the Department wants a straight-forward quantification of cost savings associated with the key factors of concern (capitol costs, fuel and electrical consumption, and routine materials used such as chemical additions).

### **4.4 PERIODIC REVIEW OF THE INDIVIDUAL VARIANCE, BOARD ADOPTION OF SITE-**SPECIFIC CRITERIA

Status monitoring of the receiving stream and the affected downstream waterbody will be used to evaluate the individual variance justification going forward. For example: model results have shown that a large reduction of phosphorus by the permittee would render the receiving stream P-limited and in full support of beneficial uses, without a major reduction in nitrogen. At the same time, nonpoint contributions of nitrogen to the downstream part of the waterbody of concern are presently large enough that a substantial reduction of nitrogen load at the permittee's facility would have had little or no beneficial effect on the waterbody's uses. As a result, the permittee's individual variance reflects a low TP concentration and a TN concentration of, say, 9 mg/L. If in the next ten years (of the twenty year variance period) nonpoint sources cleanup sufficiently that the facility's 9 mg TN/L concentration has become a sizeable proportion of the downstream nitrogen load and reduction of that load would now benefit the stream, then the justification for the 9 mg TN/L will have changed. Any updated individual variance would reflect a lower TN concentration. As before, modeling could be used to help derive the updated TN concentration.

The ultimate endpoint of the modeling work is likely to be site-specific nutrient standards for the receiving stream, adopted by the Board. As indicated earlier, model-based site-specific criteria will need to demonstrably protect downstream beneficial uses. In some cases where site-specific criteria have been developed, an individual variance may still be necessary, as the site-specific criteria may not be immediately achievable because (for example) the site-specific criteria are still below the limits of technology and the point source is a major proportion of the stream flow. Individual variances approved by the Department become effective and may be incorporated into a permit only after a public hearing and adoption by the Department (§75-5-313(4), MCA).

# **5.0 GUIDANCE PERTAINING TO ALTERNATIVE NUTRIENT STANDARDS** VARIANCES

Statute provides for alternative nutrient standards variances ("alternative variances") in addition to general and individual variances. A permittee may request an alternative variance if the permittee demonstrates to the Department that achieving the nutrient concentrations established for an individual or general nutrient standards variance would not result in a significant reduction of instream nutrient loading (§75-5-313[10][a], MCA). The idea behind the alternative variance is that the permittee is a very small proportion of the watershed's nutrient load. For example the permittee's discharge may be extremely small compared to the volume of the waterbody, and/or the waterbody may be highly dominated by non-point nutrient sources. Either way, an alternative variance is an option when the permitee can demonstrate that meeting general variance treatment requirements in Circular DEQ-12B (including future Department updates) would not result in an environmentally significant improvement in water quality and material progress towards attainment and maintenance of the waterbody's base numeric nutrient standards. Alternative variances are evaluated by the Department on case-by-case basis. Permittees may apply for an alternative variance for nitrogen, phosphorus, or both.

In many circumstances the need for an alternative variance will be precluded because the nonsignificance of the permittee's nutrient load to the waterbody in question will have already been accounted for in the development of the waterbody's Total Maximum Daily Load (TMDL), consistent with ARM 17.30.660(7). In such cases, the waste-load allocation in the TMDL becomes the basis for the discharge permit and no variance of any kind is needed. Put differently, the concentration of nutrients in the permittee's discharge may be higher than the general variance treatment requirements, but it would not be sensible— from a practical or economic perspective—to require the permittee to reduce those concentrations because their contribution to the overall watershed nutrient load is insignificant. Therefore, the permittee's existing discharge concentrations become the basis of the TMDL and the permit limit; no variance is needed.

In the absence of a completed TMDL, a permittee may apply for an alternative variance if it can be reasonably demonstrated to the Department that the discharger's nutrient load is non-significant. Watershed models are useful for this purpose and **Section 4.0** of this document addresses some modeling techniques. The Department will consider other modeling approach as well. The alternative variance derived via modeling can operate as an interim effluent limit until the time that the TMDL is completed.

Whether a point source is or is not a significant load in a watershed is not likely to be a static situation, and will probably change over time. Therefore, a permittee granted an alternative variance must demonstrate throughout the variance period that the facility's discharge has remained insignificant (per §75-5-313[10][b], MCA). This is necessary because if, for example, nonpoint source cleanups were substantial, the facility's nutrient load may have become significant in the watershed over time and may be preventing the waterbody from attaining the base numeric nutrient standards. Permittees granted an alternative variance should work with the Department regarding the frequency of monitoring needed to carry out the demonstration discussed in this paragraph.

# **6.0 STREAMLINED METHODS FOR DEVELOPING SITE-SPECIFIC NUMERIC NUTRIENT CRITERIA**

#### **6.1 BACKGROUND AND RATIONALE**

Numeric nutrient criteria were developed for all major and several minor ecoregions in Montana (Suplee and Watson, 2013). Suplee and Watson (2013) also include a limited number of site specific criteria, and it has been acknowledged that the Department will need to develop other site-specific nutrient criteria going forward. A criteria development approach using empirical or process-based models (e.g., QUAL2K) is provided in **Section 4.0** of this document. That process is, however, data intensive. There will likely be streams which warrant site-specific numeric nutrient criteria but for which a smaller dataset and less rigorous analysis can be used; this section outlines a simplified, streamlined approach for doing this. Criteria developed via this streamlined process may be adopted as site-specific standards under the Board of Environmental Review's rulemaking authority in §75-5-301(2), MCA.

This simplified approach was motivated by observations stemming from the application of the Department's methodology for assessing stream eutrophication (Suplee and Sada de Suplee, 2011). Using those methods, some streams have been found to support a healthy stream ecology and are in compliance with the biologically-based assessment parameters (e.g., levels of benthic chlorophyll *a*, macroinvertebrate HBI metric), but show exceedences of one or both of the nutrients (N, P) recommended as criteria. Site-specific numeric nutrient criteria are likely to be appropriate in these situations.

Section 6.0 is organized as follows:

Section 6.2: The basic concept and approach is presented;Section 6.3: Assessment of biological health and minimum dataset requirements are provided; andSection 6.4: A case study example is given.

#### **6.2 SITE-SPECIFIC METHODS**

This section outlines the streamlined approach for deriving site-specific nutrient criteria for streams and small rivers. The methods cover the situation where a stream has higher-than-expected nutrient concentrations, but at the same time has full biological support. However, site-specific criteria could also be developed for the reverse situation. That is, a stream which shows effects of elevated nutrients (e.g., excess algae) but which has nutrient concentrations at or below the standards. This could occur because the type of phosphorus-bearing rock in the stream's watershed weathers easily, and releases more soluble inorganic P than what is typical for the ecoregion. The Department expects that latter situations to be uncommon, and will address them on a case-by-case basis using the concepts outlined below (or rather, the mirror image of them).

**Figure 6-1** shows a flowchart of the process outlined in **Section 6.0**. Note that the figure only applies to the situation where full biological health is observed in the stream, but the stream's nutrient concentrations are above the standards.

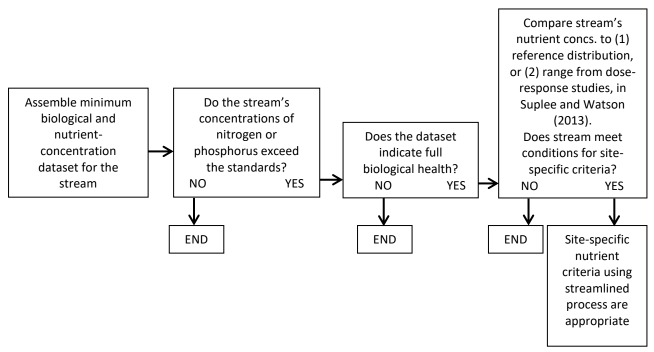


Figure 6-1. Overview of the streamlined site-specific criteria methods. The diagram applies to cases where nutrient concentrations are elevated above standards, but biological integrity is demonstrated.

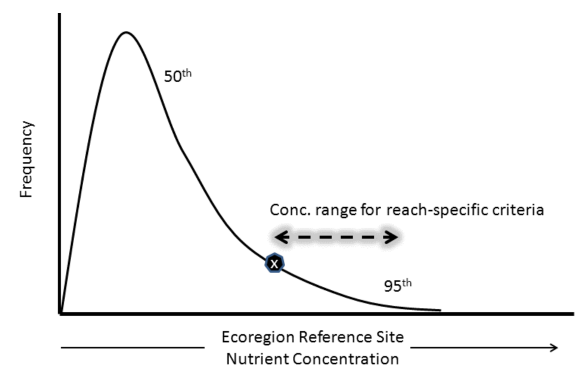
#### 6.2.1 Two Site-specific Methods

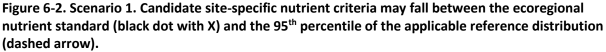
Nutrient concentration data from reference sites have been compiled for each ecoregion (Suplee and Watson, 2013). Data from dose-response studies (nutrient concentration as dose, impact to beneficial use as response) applicable to each ecoregion have also been compiled in that document. Each of these data types provide concentration ranges within which this streamlined site-specific criteria method can operate. In applying this method, two scenarios will be encountered.

Scenario 1: Figure 6-2 illustrates how information from ecoregionally-applicable reference sites can be used. It is assumed here that a stream assessment (per Suplee and Sada de Suplee, 2011) has already been carried out and has shown that a particular stream's biological condition supports all uses, i.e., no detrimental eutrophication effects have been observed. In Figure 6-2, the Department's recommended criterion (black dot with X) falls within the reference distribution of the ecoregion's reference-site data (median dataset<sup>4</sup>; Suplee and Watson, 2013). This occurs in a number of ecoregions, for example for TP in the Middle Rockies, due to the fact that dose-response studies were the primary drivers in setting the criteria. What the data show us is that there are reference sites which routinely manifest nutrient concentrations higher than the regional criterion; therefore, there is a range of concentrations beyond the recommended nutrient criterion that may still be protective within the ecoregion.

<sup>&</sup>lt;sup>4</sup> The median dataset must be used for this analysis and is available from the Department. In the median dataset, within any given ecoregion, nutrient concentrations from each reference site were first reduced to a median, and then descriptive statistics were calculated for the population of site medians. For an example, see Table 3-1B in Suplee and Watson (2013).

In scenario 1, If an assessed stream meets the Department's biological expectations and manifests a nutrient concentration falling between the ecoregion nutrient standard (Circular DEQ-12A, 2014) and the 95<sup>th</sup> percentile of the ecoregion's reference dataset (within the dashed arrow, **Figure 6-2**), then the assessed stream is eligible for a site-specific criterion. The stream's new criterion should be established at the 80<sup>th</sup> percentile of the stream's nutrient dataset<sup>5</sup>. This criterion can then be recommended to the Board of Environmental Review for adoption as a site-specific nutrient standard during a subsequent triennial review.



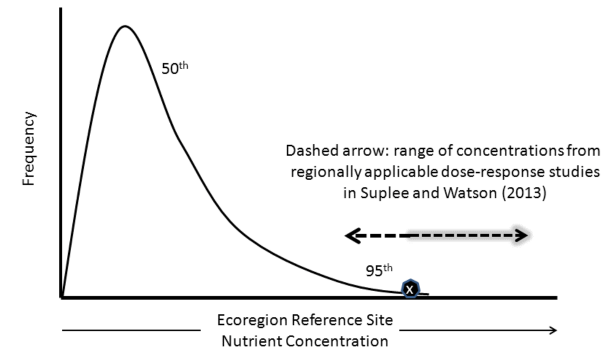


The reference distribution used must be the median dataset from Suplee and Watson (2013), or its equivalent update. This method only applies to streams that demonstrate good biological health and full support of beneficial uses using assessment methods in Suplee and Sada de Suplee (2011).

<u>Scenario 2</u>: In other cases, the criteria recommended by the Department are very near to or beyond the 95<sup>th</sup> percentile of the ecoregional reference distribution. In these cases, the approach shown in **Figure** 

<sup>&</sup>lt;sup>5</sup> Assuming the assessment methodology in Suplee and Sada de Suplee (2011) remains the same, the stream in question would, in the future, be assessed using the binomial test for streams considered compliant with the nutrient criteria (i.e., null hypothesis is "stream compliant with nutrient criteria"). Due to the allowable exceedence rate (20%) and the gray zone (15%) established in the binomial test, a site-specific nutrient criterion set at the 80<sup>th</sup> percentile of the site's existing dataset will always PASS the binomial in the future (assuming the stream's nutrient conditions are unchanged). The T-test would also be PASS.

**6-2** will not work and an alternative approach is illustrated in **Figure 6-3**. For each level III ecoregion, Suplee and Watson (2013) have provided in each concluding paragraph a range of concentrations from the dose-response studies they reviewed. The dose-response studies most applicable to the ecoregion in question (<u>not</u> the broader range of generally-applicable studies) will provide the concentration range within which site-specific criteria can be identified. Contact the Department's Water Quality Standards Section if you are unsure which concentrations range applies.



**Figure 6-3. Scenario 2. Site-specific criteria derivation method for cases where a Departmentrecommended criterion is near or above the 95**<sup>th</sup> **percentile of the ecoregional reference distribution.** Candidate site-specific nutrient criteria fall between the criterion recommended by the Department (black dot with X) and the upper range of the values from the dose-response studies specifically applicable to the ecoregion in question (dashed arrow with gray fringe). The dose-response studies must be from Suplee and Watson (2013), or equivalent updates.

If an assessed stream meets the Department's biological expectations but manifests a nutrient concentration above the Department's criterion, and that criterion is near or above the 95<sup>th</sup> percentile of the ecoregional reference dataset, then the range of concentrations from the applicable dose-response studies should be reviewed. If the assessed stream's nutrient concentration at the 80<sup>th</sup> percentile falls within the range of the regionally-applicable dose-response studies, then that concentration can be used as a site-specific criterion. This criterion can then be recommended to the Board of Environmental Review to be adopted as a site-specific nutrient standard.

#### 6.2.2 Other Methods

Recent work in the scientific literature provides a means to develop site-specific criteria on a stream-bystream basis; the method was specifically developed for western regions of the United States (Olson and Hawkins, 2013). This method uses a geospatially-driven model that considers major environmental factors within a watershed that influence nutrient concentrations in streams (geology, precipitation, soil bulk density, etc.). It should be pointed out that the method is not for use in the plains region of Montana (Olson and Hawkins, 2013).

The Department may consider results provided by others that have used the Olson and Hawkins (2013) method. (Again, this is predicated on the assumption that full biological support is shown in the stream.) However, results from this model will need to be reviewed by the Department on a case-by-case basis. If approved, they can be recommended to the Board of Environmental Review for adoption as site-specific standards.

In general, streams whose nutrient concentrations fall outside of the defined ranges in **Figures 6-2** and **6-3** are not eligible for this streamlined approach. Rather, methods outlined in **Section 4.0** of this document should be used. There may also be cases where an upstream level IV ecoregion with naturally high nutrient concentrations is influencing the stream in question, and the reach-specific methods in Section 4.0 of Suplee and Watson (2013) may be applicable.

#### 6.3 CONFIRMATION OF BIOLOGICAL HEALTH, AND MINIMUM DATASET

This section addresses the minimum requirements needed to assert that the biological health of the stream fully supports beneficial uses.

#### 6.3.1 Assessment of the Biological Health of the Stream

Assessment methods outlined in Suplee and Sada de Suplee (2011) or updates will be used. That assessment methodology is designed to provide a minimum dataset by which eutrophication-based impacts to beneficial stream uses can be assessed. There are different methods and data requirements for different parts of the state (western MT, and the plains region of eastern MT). Data types include:

- 1. A minimum nutrient dataset (usually 12-13 independent samples)
- 2. Benthic chlorophyll *a* samples
- 3. Periphyton samples for taxonomic identification and biological metrics
- 4. Aquatic insect (macroinvertebrate) samples for taxonomic identification and biological metrics

Data (chemical and biological) are to be collected during the defined growing season for the ecoregion in question, which corresponds with the period of application of the nutrient standards (see Circular DEQ-12A, 2014). Although Suplee and Sada de Suplee (2011) define specific biological metrics, etc. to be considered, other chemical and biological data or metrics may also be included when the entire suite of stream-specific data is evaluated.

For example, in a western MT stream it has been found that an assessed stream's nutrient concentrations are elevated and fail both statistical tests (Suplee and Sada de Suplee (2010)); the binomial, which looks as the proportion of observations above the criterion, and the t-test, which addresses the dataset average and the presence of high outliers. However the biological signals are all acceptable; benthic algal biomass is below the 120 mg Chla/m<sup>2</sup> (reach average), diatom metrics (where applicable) show a low probability of nutrient impairment (<51%), and the macroinvertebrate-based HBI metric is acceptable since it is < 4, meaning water quality is very good (Hilsenhoff, 1987). This stream would be a candidate for site-specific nutrient.

#### 6.3.2 Dataset Minimum

All data collection must follow Department SOPs (e.g., DEQ, 2011a; DEQ, 2011b; DEQ, 2012; Suplee and Sada de Suplee, 2011). For the purposes of developing site-specific nutrient criteria via this process, the dataset needs to have been collected for three years (though not necessarily contiguously) for all of the data types required in Suplee and Sada de Suplee (2011). For western Montana streams, this would be 13 nutrient samples,  $\geq$  3 sampling events for benthic chlorophyll a,  $\geq$  3 samples for diatoms (where applicable), and  $\geq$  3 samples for macroinvertebrates. If the dataset minimums to complete a stream assessment were achieved after just two years of data collection (which is common), a complete third year of data must be collected as well. For prairie streams, data types should include 13 nutrient samples, measurement of dissolved oxygen (5 continuous days at a minimum, during summer),  $\geq$  3 diatom diatoms, and visual assessment of aquatic plant densities during each field visit (DEQ 2011a), for a minimum of three years.

The complete, three-year dataset is taken through the assessment data matrix. In some cases the additional year may change the initial outcome, and it may result that site-specific criteria are not warranted. However if the assessed stream again arrives to a scenario like the example in **Section 6.3.1 above**, , site-specific nutrient criteria are likely warranted and the approaches outlined in **Section 6.2** may be applied.

#### 6.3.3 Consideration of the Other Nutrient

Where a site-specific criterion is warranted for a nutrient elevated above the ecoregion- based standards, consideration must be given to the other nutrient in the stream (N vs. P, and vise-versa). For example, a stream manifesting good biological health but elevated P concentrations may very likely be N limited, and should be maintained so. If N limitation were alleviated, there is a high likelihood that the biological health of the stream would be impacted. The Redfield ratio (Redfield, 1958) will be used as a general guide for establishing which nutrient limits (by-mass ratio < 6, N limits; by-mass ratio > 10, P limits) and for establishing the final concentration of the other nutrient.

What the updated criterion for the non-elevated nutrient should be needs to be determined on a caseby-case basis in conjunction with the Department. A first-cut approximation would be roughly 75% of the established ecoregional criterion concentration.

In some cases, *both* N and P will be elevated above the ecoregional nutrient standards in Circular DEQ-12A (2014). In such cases each nutrient should be evaluated per these methods and it may result that site-specific criteria for both N and P will be higher than the nutrient standards. In such cases factors other than nutrients (e.g., heavy riparian shading) are likely limiting nutrient effects in the stream and potential downstream effects of a standards change should be given consideration.

#### **6.4 CASE-STUDY EXAMPLE**

The following is a case which lends itself to site-specific nutrient criteria.

#### 6.4.1 Data Summary for Stream X (in Middle Rockies Ecoregion)

Years of data: 3 (2004, 2011, 2012) Number of Nutrient Samples: 12-14 (meets minimum) Average Total Phosphorus (TP) Concentration: 35 µg/L Average Total Nitrogen (TN) Concentration: 40 µg/L Benthic Chlorophyll a Samples: 3 (each comprised of 11 sub-replicates) (meets minimum) Diatom Metric Samples: Not applicable (Department has no validated diatom-based metrics for the Middle Rockies ecoregion at this time) Macroinvertebrates Samples: 3 (meets minimum)

#### 6.4.2 The Assessment of Stream X

The applicable criteria for the Middle Rockies are 30  $\mu$ g TP/L and 300  $\mu$ g TN/L (Circular DEQ-12A, 2014). Data for stream X were evaluated and TN was found to be quite low (average = 40  $\mu$ g/L), well below the recommended ecoregional criterion of 300  $\mu$ g/L. However TP averaged 35  $\mu$ g/L and was above the ecoregional criterion of 30  $\mu$ g/L. All biological indicators were found to be acceptable In additional, other aspects of the data were considered. The macroinvertebrate O/E scores were reviewed to see if they were above 1.0<sup>6</sup> (none were). The benthic chlorophyll *a* concentrations were not only below the threshold (120 mg Chla/m<sup>2</sup>) they were very low (<< 50 mg Chla/m<sup>2</sup>), as was algal AFDM. Nitrate concentrations were also evaluated, and all concentrations were very low.

# 6.4.3 Site-specific Criteria Derivation for Stream X using the Streamlined Approach

The Middle Rockies ecoregion standard (where stream X is located) is 30  $\mu$ g TP/L; this value matches the 82<sup>nd</sup> percentile of the Middle Rockies' reference data (median dataset; Suplee and Watson, 2013). The TP concentration at the 80<sup>th</sup> percentile of stream X's dataset is 42  $\mu$ g TP/L, a concentration equal to the 89<sup>th</sup> percentile in the Middle Rockies reference dataset. Therefore, stream X fits scenario 1 (**Figure 6-2**) because its site-specific TP value (42  $\mu$ g/L) falls between the Department's recommended criterion and the 95<sup>th</sup> percentile of the Middle Rockies reference dataset. Stream X's new criterion (42  $\mu$ g TP/L) is not too far above the Department's criterion, so a large reduction in the stream's TN criterion is not warranted. But it is prudent to set the TN lower than 300, to 250  $\mu$ g TN/L (which is at the 97<sup>th</sup> percentile of the Middle Rockies reference distribution). This maintains a Redfield ratio of < 6 which should help maintain N limitation. The site specific criteria would be 42  $\mu$ g TP/L and 250  $\mu$ g TN/L, applicable during the growing season for the Middle Rockies (July1-Sept 30).

<sup>&</sup>lt;sup>6</sup> O/E scores decline from an ideal score of 1.0 due to impacts from a variety of stressors (excess sediment, heavy metals, elevated temperatures, etc.). However it is not uncommon to see scores > 1.0. These indicate the stream has more species of macroinvertebrates than the model is expecting to see for the region. Essentially, slightly elevated nutrient levels have led to a less austere environment and more species can exist than is normally seen. For this reason O/E scores > 1.0 can be indicative of nutrient enrichment above reference. When nutrient enrichment becomes excessive, O/E scores again drop below 1 due to species loss.

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# APPENDIX A: RECOMMENDATIONS FOR SAMPLING AND MODELING THE EAST GALLATIN RIVER TO ACCOMPLISH MULTIPLE OBJECTIVES

# 1.0 Background

The Department indicated in its draft numeric nutrient standards rule package that a person may collect and analyze water quality and biological data along a reach of stream or river to determine if reachspecific numeric nutrient criteria different from those of the Department are warranted. A draft proposal of this type was provided to the Department in July 2012 for the East Gallatin River (HDR Engineering, 2012)<sup>7</sup>. The Sampling and Analysis Plan (SAP) provided to the Department in July 2012 (HDR Engineering, 2012) is based on sites that were sampled in 2009-2010 for the purpose of determining flow-stage relationships in the East Gallatin River. Building on those sites, the following are recommendations for an optimized study design which can be used to develop reach-specific nitrogen and phosphorus criteria for the East Gallatin River. It is hoped that this document may also serve as a blueprint for similar work that may be carried out on other Montana rivers or streams. The Department already has a public-reviewed and finalized assessment methodology for determining when a stream reach is impaired by excess nitrogen and phosphorus (Suplee and Sada de Suplee, 2011). However, that assessment methodology was designed to be a minimum data method and was not intended to be sufficient for deriving reach-specific criteria. Therefore, the reader will find that methods recommended below are more data intensive than those needed to complete an assessment via the assessment methodology.

#### **1.1 Design and Possible Outcomes of the Investigation**

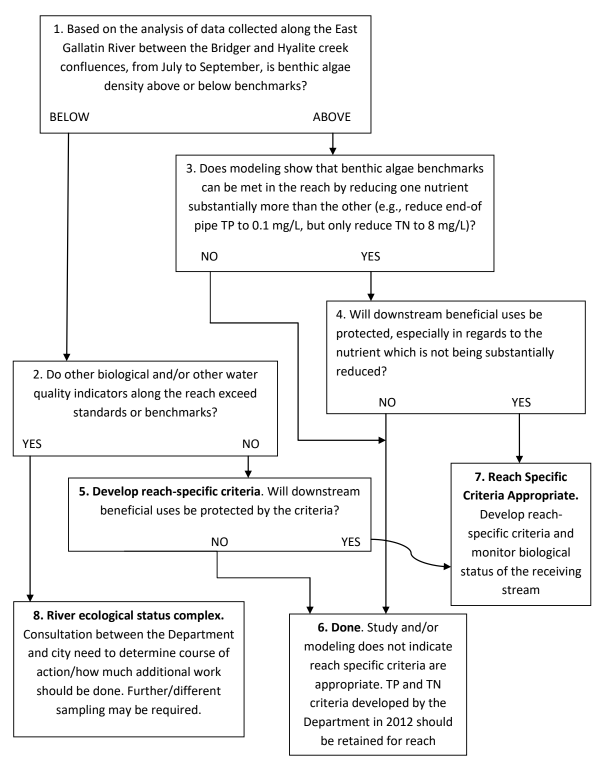
The East Gallatin River is an excellent case study in which to explore several variations on the development of reach-specific criteria. These variations include:

The case where a stream reach may have natural factors (e.g. high turbidity, cold temperature, etc.) that suppress benthic algae growth, and therefore reach-specific criteria are appropriate;
 The case where benthic algae is found to be above nuisance levels, but modeling shows the algae problem can be addressed by focusing on the reduction of one nutrient more than the other; or
 The case where reach-specific numeric nutrient criteria for a reach of the East Gallatin River are

appropriate, but consideration of downstream beneficial uses precludes their application.

Figure 1-1 below forms the basis for the recommendations in the rest of this document.

<sup>&</sup>lt;sup>7</sup> It should be noted that the Department has developed reach-specific criteria for the East Gallatin River using approaches somewhat different than those provided here. See Section 4.0 in Suplee and Watson (2013).



# Figure 1-1. Flowchart outlining various outcomes from the analysis of reach-specific data and the development of reach-specific criteria.

**Figure 1-1** provides for an empirical approach to developing reach-specific criteria and assessing downstream effects of these criteria. It provides a mechanistic model approach (starting in Box 3), as

well as an approach where either option can be pursued (starting in Box 5). Regardless of which approach is taken, as shown in **Figure 1-1**, proper biological characterization of the mainstem East Gallatin River needs to be undertaken. Both criteria derivation approaches require robust field data and an understanding of the impairment status of the river in relation to nuisance algae and/or other aquatic life.

Please note that "other water quality indicators" (Box 2) in **Figure 1-1** does not include a comparison of measured nutrient concentrations to currently recommended criteria for the reach. (That would be circular.) It does, however, include things such as pH, DO, and DO delta; i.e., effect variables. It is a foregone conclusion (based on existing data) that much or all of the reach below the Bozeman water reclamation facility (WRF) outfall will manifest nutrient concentrations in excess of the Department's recommended criteria.

**Figure 1-1** does not provide closure in all circumstances. There is a pathway by which one can arrive to Box 8 "River ecological status complex". If the study findings lead to this outcome, it is not clear at this point what the path forward would be. It may require substantially more sampling and analysis. The assumption here is that the Department and the city would want to discuss what (if any) further work would be carried out, and what the endpoints might look like.

#### 1.2 Summary of the Basic Approaches to Reach-specific Criteria

Two broadly defined modeling approaches to developing criteria (empirical and mechanistic) are detailed in the following sections. Briefly, the basic characteristics and strengths and weaknesses of each are given below.

**Empirical Approach**. Fewer overall sites to sample compared to mechanistic modeling and, as a result, lower overall cost. Samples can be collected most years during baseflow. Samples need to be collected for at least three years, however two of those three years are already needed for the basic biological characterization of the reach and the same sites can be used for both. Robustness of the empirical statistical relationships are difficult to know in advance and could require additional data beyond three years. The ability to run "what if" scenarios or extrapolate predictions outside of the range of data from which the relationship is developed is much more limited compared to that of the mechanistic model. **Mechanistic Approach**. This method requires more overall sites and more complex data collection compared to the empirical approach, with concomitantly higher cost. The mechanistic model still requires a two-year biological characterization, only some sites of which will overlap with the sampling sites for the model. The model will also require collection of DO, pH, etc. with deployed water-quality sondes. As you can imagine, these factors increase the cost and complexity of this approach. Data for calibration and validation of the model can be collected during one field season, provided that both collections are done near to peak growth and approximately a month apart. Two separate low-flow years of data is probably a better corroboration of the model. Preferably, data collection should occur during a low baseflow (i.e., near the seasonal 14Q5 or, optionally, when baseflow is below the long-term seasonal average). This ensures that physical and biogeochemical conditions are consistent with that of the targeted low-flow period. Once the model is corroborated (i.e., validated) it can readily be used to run "what if" scenarios which can assess downstream uses, different nutrient reduction strategies at the Bozeman WRF and their effects, etc.

# 2.0 Biological Characterization of the East Gallatin River, and the Empirical Model Approach to Deriving Reach-specific Criteria

<u>Objective 1:</u> Determine the current biological condition of the reach of the East Gallatin River between the Bridger Creek and West Gallatin River confluences during the growing season (summer and early fall) and compare the results to standards and benchmarks used to assess stream eutrophication.

#### 2.1 Detailed Consideration of the Objective 1

The following questions are designed to address objective 1 given above:

*In the wadeable regions of the East Gallatin River between the Bridger Creek and West Gallatin River confluences, during the July 20 to September 30 period, what:* 

(a) are the average benthic algae densities (quantified as chlorophyll a and ash free dry mass, per m<sup>2</sup>)? (b) is the areal coverage and thickness of benthic algae and macrophytes (based on standardized visual assessment methods)?

(c) is the range and central tendency of specified macroinvertebrate metric scores (MT Hilsenhoff Biotic Index, O/E, and EPT taxa richness)?

(d) is the range and central tendency of specified diatom metric scores (WEMAP MVI and WEMAP WA TN)?

(e) are the dissolved oxygen concentrations and pH compared to state standards, and what is the dissolved oxygen delta (daily maximum minus the daily minimum)?

(f) are the concentrations of nitrogen and phosphorus (total and soluble) and total suspended solids? (g) is the stream temperature, and incoming light intensity( in PAR units, e.g.,  $\mu$ mol quanta/m<sup>2</sup>·s)? (h) are the concentrations of herbicides which are frequently used in the watershed?

Note in the question at the start of **Section 2.1** the dates during which data collection should occur (July 20 to the end of September). These dates were based on the Middle Rockies growing season (Suplee et al., 2007), and the fact that in the East Gallatin River the first three weeks of July have considerably higher flows compared to August and September (shown in dark gray, **Table 2-1**). Commencing July sampling after July 20<sup>th</sup> will generally exclude the higher flows and lead to data collection during base flow conditions more consistent with August and September. Sampling could extend into the first two weeks of October, if temperatures remain moderate and base flow conditions remain reasonably stable (Suplee and Sada de Suplee, 2011).

Day of												
month	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
1	42	47	45	118	283	433	164	52	43	40	55	47
2	44	43	44	128	267	441	155	51	42	41	55	47
3	44	42	46	124	268	453	147	53	39	42	57	47
4	41	43	48	112	297	433	142	53	37	44	56	47
5	43	44	47	121	295	418	141	51	39	48	55	47
6	43	47	46	148	328	425	130	52	42	50	53	47
7	41	44	46	139	364	479	124	51	43	51	55	46
8	46	44	52	140	379	461	118	52	41	51	62	43
9	44	42	54	149	376	440	108	54	43	52	60	43
10	42	42	56	157	380	443	102	52	50	52	56	44
11	41	42	58	155	373	513	101	49	45	52	56	46
12	42	42	70	164	373	501	97	46	41	53	56	46
13	43	42	88	182	377	465	94	45	42	52	57	45
14	44	42	88	218	404	436	90	45	42	52	56	45
15	43	41	80	232	439	420	84	47	43	55	52	45
16	42	41	80	212	442	404	81	44	42	59	55	43
17	44	41	81	229	464	390	78	44	44	61	54	42
18	46	41	86	239	484	359	75	47	45	59	53	41
19	51	42	89	235	509	335	73	46	44	59	53	43
20	48	40	88	231	528	310	68	42	44	66	52	44
21	47	41	93	254	523	299	66	41	46	63	49	45
22	44	41	94	279	505	277	66	41	47	58	47	44
23	44	41	94	324	495	264	67	45	48	56	48	46
24	44	41	90	315	500	247	62	43	49	56	46	44
25	43	41	89	290	615	237	63	41	46	57	48	45
26	43	42	95	293	540	228	64	41	43	55	50	46
27	47	43	93	270	502	209	63	39	42	55	48	44
28	46	43	95	266	475	195	61	39	42	55	47	44
29	44	41	91	274	490	183	55	41	42	57	46	46
30	45		97	295	466	175	51	41	44	57	47	44
31	43		104		444	-	50	43		56		43

Table 2-1. Discharge, ft<sup>3</sup>/sec for USGS Station 06048700 "East Gallatin River at Bozeman, Mont.". Mean of daily values for 10 years of record (calculation period 2001-10-01 to 2011-09-30).

To further address the questions posed at the start of **Section 2.1**, it will be necessary to measure a number of physico-chemical parameters; the rationale for measuring each of these is described below. Biological parameters specified in the questions above were selected because they are known to be directly influenced by or significantly correlate with lotic nutrient concentrations. The Department has established benchmarks for most of the physic-chemical and biological variables, and East Gallatin River data can be compared against these (DEQ-7, 2012; Suplee and Sada de Suplee, 2010).

**Benthic algae densities (chlorophyll** *a* **[Chl***a***] and ash free dry mass [AFDM] per m<sup>2</sup>). Based on work in the Clark Fork River, statewide public opinion surveys, and a whole-stream dose-response study, the Department is using average Chl***a* **levels of 125 to 150 mg/m<sup>2</sup> and 35 g AFDM/m<sup>2</sup> as harm-to-use thresholds for western Montana rivers and streams (Dodds et al., 1997; Suplee et al., 2009; Suplee and Sada de Suplee, 2011). Algae densities above these levels impact the recreation and aquatic life uses. The Department also has standard visual assessment methods to asses algal and macrophyte density at a coarser scale (WQPBWQM-011, 2011). The general composition, amount, color, and condition of aquatic plants are visually assessed in the field using the Aquatic Plant Visual Assessment Form. This information helps describe the health and productivity of the aquatic ecosystem, records nuisance aquatic plant problems, documents changes in the plant community over time, and can be used to help corroborate the quantitative Chl***a* **results.** 

Macroinvertebrate metrics. The Hilsenhoff Biotic Index (HBI) is included as part of the Department's current eutrophication assessment methodology (see Suplee and Sada de Suplee, 2011). The HBI index was designed to assess biological impacts caused by organic enrichment and eutrophication (Hilsenhoff, 1987). The Department considers HBI scores in the Middle Rockies > 4.0 to indicate an impact to aquatic life (Suplee and Sada de Suplee, 2011). Two other metrics, O/E and EPT richness, were considered during the development of the eutrophication assessment methodology since both metrics correlated significantly to nutrient concentrations (Tetra Tech, 2010); however, for simplicity, only the HBI was retained in that methodology. Nevertheless, it would be of value to include these metrics in this study. The O/E metric evaluates the taxa diversity that was actually Observed compared to an Expected taxa diversity for the location where the sample was collected. The Department uses an O/E ratio of 1.0 to 0.9 as un-impacted;  $\leq$  0.9 is the harm threshold (i.e., loss of 10% of species). Modest stream nutrient enrichment can actually cause the metric to be > 1.0. A Bray-Curtis Index should be calculated to accompany the O/E to help interpret counterintuitive O/E scores (WQPBWQM-009, 2012). The EPT richness metric was part of older DEQ protocols and has application to intermountain valley and foothill streams. EPT richness values > 14 are considered healthy and this value will decline with water quality impacts (Bukantis, 1998).

**Diatom metrics**. The Department currently addresses nutrient impacts using increaser diatom taxa metrics which were developed using discriminant function analysis (Bahls et al., 2008, Teply, 2010a and 2010b; Suplee and Sada de Suplee, 2011). Currently there is no calibrated and validated model for the ecoregion in which the East Gallatin River resides (the Department hopes to have such a metric in a year or so). Therefore, two diatom metrics are recommended (one for TN, one for TP) which were developed by others and which correlate closely with stream nutrient concentrations in Montana (Tetra Tech, 2010). The metrics are WEMAP WA TN (for TN) and WMAP MVI (for TP); each was developed from work in the Western Environmental Monitoring and Assessment Program (EMAP) of the early 2000s. Results that differ largely from the regression line shown in Tetra Tech (2010) might suggest a stream with characteristics different from the Middle Rockies norm; for example, a WEMAP MVI diatom score of 1.5 associated with a TP concentration of 0.25 mg/L would be well outside the expected pattern (one would expect a score closer to 3)(Tetra Tech, 2010).

**Dissolved oxygen, pH**. Standards for dissolved oxygen (DO) and pH for a B-1 waterbody are established in state law (DEQ-7 October, 2012). DO and pH have been linked to elevated nutrient concentrations (Stevenson et al., 2012), making them good parameters to measure. But the Department has frequently observed that DO minima are not found to be out of compliance in heavily eutrophied streams, at least during summer, due to stream re-aeration. However, punctuated DO problems can occur in fall when the built-up algae senesce *en masse* (Suplee and Sada de Suplee, 2011). Therefore, in addition to state-adopted DO standards, the Department uses DO delta (daily maximum minus the daily minimum) of 5.3 as a benchmark for excessive plant productivity and respiration in streams (see Appendix C.2, Suplee and Sada de Suplee, 2011). Others have found DO delta to be valuable in assessing eutrophication in northern rivers, and recommend a benchmark of 5.0 (Minnesota Pollution Control Agency, 2010).

<u>Concentration of nitrogen and phosphorus (total and soluble), total suspended solids, temperature,</u> <u>incoming light intensity, and herbicide concentrations.</u> These water quality parameters are critical for the development of empirical relationships between algae density and nutrient concentrations. Variables that influence light levels are particularly important for algal growth rates. Light measurements can include PAR near the stream bottom, or (as a possible surrogate) measurements of canopy density above the water's surface. Temperature alters the growth rates of stream algae. In addition, stream samples for herbicides which have historically been used in the basin should be collected as these, if present in sufficient concentration, could suppress algal growth. Previous work has shown herbicides to be present in Montana rivers and streams, with atrazine, metolachlor, and triallate being among the most commonly detected (USGS, 2004). Algae (as well as macrophytes) are sensitive to these herbicides and growth can be suppressed at fairly low concentrations (see work by the USGS and EPA at: <u>http://www.epa.gov/oppefed1/ecorisk\_ders/aquatic\_life\_benchmark.htm#benchmarks</u>, and <u>http://www.cerc.usgs.gov/clearinghouse/data/usgs\_brd\_cerc\_d\_cerc008.html</u>. The Department would not consider suppression of algal growth in the East Gallatin River due to herbicides as a viable rationale for reach-specific nutrient criteria because (a) it is not a naturally occurring environmental variable and (b) future application of BMPs might reduce the amount of herbicides reaching the river and this change could remove the algae-suppressing effect.

## 2.2 Data Collection Methods

The Department has Standard Operating Procedures (SOPs) for the collection of benthic and phytoplankton algae (both quantitative and qualitative methods)(WQPBWQM-011, 2011), diatoms (WQPBWQM-010, 2011), macroinvertebrates (WQPBWQM-009, 2012), and water quality (WQBWQM-020, 2012), and recommended methods for measuring DO, pH, and DO delta when assessing eutrophication (Suplee and Sada de Suplee, 2011). The Department's 3<sup>rd</sup> iteration of the Field Procedures Manual (WQBWQM-020, 2012) also summarizes parts of the SOPs most pertinent to field sampling. I recommend these methods be adhered to for all sampling in the East Gallatin River. These documents can be found at: <a href="http://deq.mt.gov/wqinfo/qaprogram/sops.mcpx">http://deq.mt.gov/wqinfo/qaprogram/sops.mcpx</a>.

A common trait of all the biological sampling methods is the necessity of laying out a short sampling reach, which the Department usually refers to as a 'site'. These short reaches are typically 150 to 300 m in length in wadeable streams, and are delineated at the time of sampling as 40X the wetted width of the stream or a minimum of 150 m. Sample collection at locations where there is a large proportion of the river that is unwadeable requires special consideration and these situations are also addressed in the SOPs.

Collection of DO, temperature, pH, and DO delta are best measured with deployed data sondes (e.g., YSI 6600s). Continuous collection of data via sondes is not needed at all stations but 1 or 2 along the East Gallatin River study reach is recommended for biological characterization. These instruments can be rented seasonally from commercial suppliers.

Details on data collection will need to be elaborated upon in the final Sampling and Analysis Plan (SAP) developed to implement this general study design.

# 2.3 Recommended Sampling Sites along the East Gallatin River

To address objective 1 and its associated questions, ten sampling sites have been identified along the East Gallatin River between the Bridger Creek and West Gallatin River confluences (**Figure 2-1**). These ten sites are key to the implementation of the empirical approach outlined in **Section 1.2**. Seven sites (A to G; **Figure 2-2**) are intended for more intense chemical and biological sampling, while three (H to J) may be less intensively sampled and are the foundation of the downstream use assessment.

**Site A (~0.7 miles downstream of the Bridger Creek confluence, at 45.71516, -111.0358**): Establishes water quality and biological conditions near the head of the study reach. Suplee and Watson (2013) indicate that the East Gallatin River upstream of the Bridger Creek confluence should have a higher TP criterion (to account for the natural influence of the Absaroka-Gallatin Volcanic Mountains ecoregion). However, the elevated TP has been diluted out once Bridger Creek joins the river, and the recommended criteria are then the same as for the Middle Rockies as a whole. The site is the natural

starting point for the work. This site also corresponds to site 1 of the mechanistic model (i.e., the QUAL2K model).

Site B (~0.3 stream miles upstream of Bozeman WRF outfall, at 45.72568, -111.06469): Provides a second site to characterize the upper extent of the study reach. It is also not far upstream from the major point source on the river and so can provide a nearby point of reference for any changes occurring downstream of the facility. See also, Figure 2-3.

**Site C (~0.9 stream mile downstream of the Bozeman WRF outfall, at 45.7284, -111.072):** First site downstream of the city of Bozeman WRF discharge. A study shows that the facility's effluent is completely mixed within about 400 ft (0.08 miles) of the discharge (USGS, 1999), although flows at the time of the study were nearly double that of average conditions and nearly 3X the 7Q10. This site—located about 0.9 miles downstream of the discharge— should capture changes in the river due to the effluent, post-mixing. See also, **Figure 2-3**.

Site D (~0.3 stream miles downstream of the Riverside Water & Sewer District ponds, at 45.7363, -111.07105): Conversations with Department staff indicate that the Riverside Water & Sewer District ponds are a likely source of nutrients to the East Gallatin River. By establishing this site (and the one upstream, site C) it should be possible to discern differences in river biology and water quality due to the Bozeman WWTP effluent vs. any subsequent changes due to the ponds. See also, **Figure 2-3**. This site also corresponds to QUAL2K model site 2.

Site E (~0.6 stream miles downstream of the Buster Gulch irrigation diversion, at 45.74765, -111.08195): Site is established below a major water withdrawal to Buster Gulch. The site is established in order to determine if lower water volume is having a measureable effect on water quality or biology of the reach below the withdrawal.

**Site F (Lower third of reach at 45.76698, -111.0968):** Site will provide data representative of the reach between site E upstream and site G downstream. There are few notable characteristics in this reach of the river (e.g., point sources, tributaries, etc.) and this site will help ascertain the degree to which upstream loads extend their influence downstream.

**Site G (upstream of confluence with Hyalite Creek, at 45.7888, -111.1195 [same as site EGRF2]):** Establishes water quality and biological conditions near the end of the reach prior to the Hyalite Creek confluence. This site corresponds to a site established in an earlier study on the river (PBS&J, 2011). Any earlier data can be compared to that collected for this study. This site also corresponds to QUAL2K model site 3.

**Site H (just upstream of the Dry Creek Irrigation withdrawal, at 45.83059, -111.14617):** Nutrient criteria recommended for Hyalite Creek are higher for TP (due to natural geologic sources) and slightly lower for TN (to maintain N limitation) than the reach of the East Gallatin River into which Hyalite flows (Suplee and Watson, 2013). As such, Hyalite Creek is an important water quality change point. This site is intended to discern changes resulting from Hyalite Creek and to characterize the East Gallatin just prior to the Dry Creek irrigation withdrawal. This location is the first site intended for the assessment of downstream uses. This site also corresponds to QUAL2K model site 4.

**Site I (just upstream of the Dry Creek Irrigation System return flow, at 45.88921, -111.26408):** The Dry Creek Irrigation system is one of, if not the largest, irrigation withdrawals on the East Gallatin River. Irrigation return flows can be a significant source of nutrients and turbidity. The intent of this site is to

characterize the East Gallatin River just prior to the addition of irrigation return flow to the river. The site is part of the assessment of downstream uses, and also corresponds to QUAL2K model site 5. **Site J (just upstream of the confluence with the West Gallatin River, at 45.8923, -111.3286 [same as site EGRF1]):** This site is located just upstream of the confluence with the West Gallatin River, and should reflect effects from the Dry Creek irrigation return. The site corresponds to an earlier study site (EGRF1; PBS&J, 2011) and so flow-stage relationships established there can be used; it also is the end of the study reach. The site is part of the assessment of downstream uses, and also corresponds to QUAL2K model site 6.

If resources are a constraint, objective 1 can be addressed with a scaled-down version of this plan. At a very minimum, the Department recommends that sites B, C (or as alternate to C, D), F, G, H, I and J be sampled.

#### 2.4 Sampling Frequency and Duration of Study

Each site should be sampled synoptically at least once during the months of July, August, and September. This will provide good characterization of the sites during baseflow. Two years of data should be collected for the basic biological characterization. This will provide enough information to have some confidence in the biological status of the river during baseflow. If it is intended that the empirical criteria-derivation approach is taken, at least one more year (three total) of baseflow data should be collected at the sites. (Requirements associated with the mechanistic model approach are addressed in **Section 3.0**.) However, if a particular year has unusual high flows  $\geq$  165% of the long-term average August and September flows, data should not be collected until flows have declined to below this volume. At the USGS gage station at Bozeman on the East Gallatin River (gage No. 06048700), the long-term average flow in August and September is 45 ft<sup>3</sup>/sec; thus, until summer and fall flows fall below 74 ft<sup>3</sup>/sec, sampling should not occur.

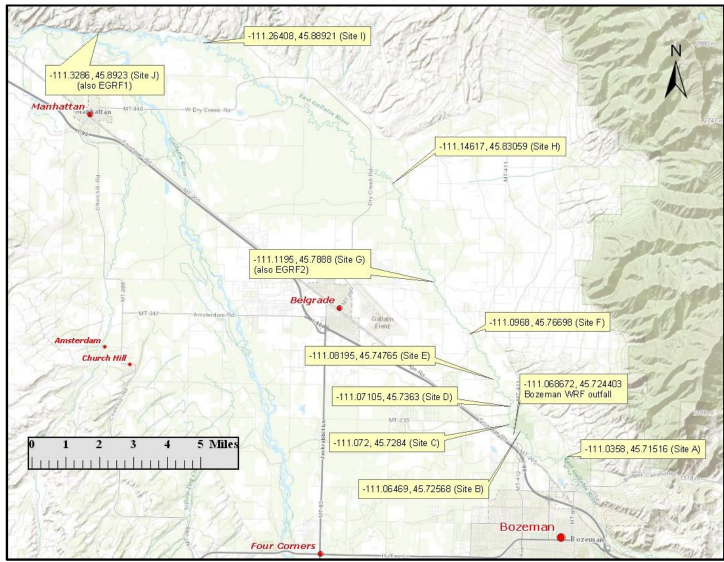


Figure 2-1. Ten biological and water quality sampling sites along the East Gallatin River. Sites A to G are for biological characterization of the East Gallatin River in the reach below the WRF. Sites H to J are for biological characterization <u>and</u> for assessing downstream use protection.

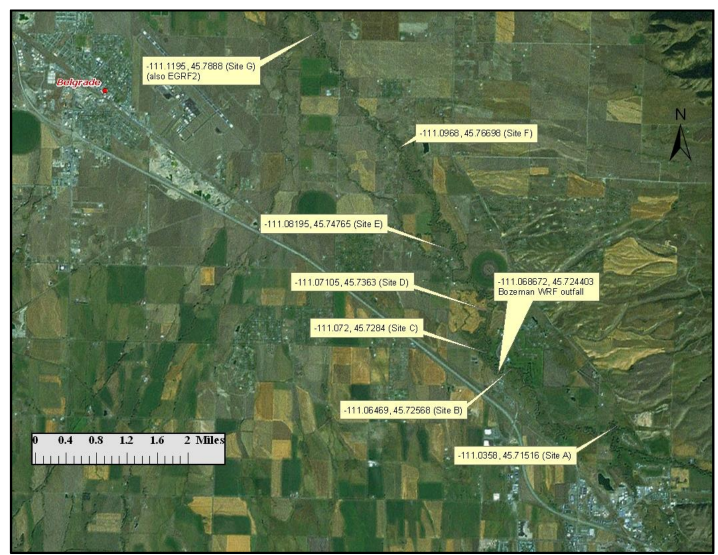


Figure 2-2. Sampling sites A to G along the East Gallatin River between the Bridger and Hyalite creek confluences.



Figure 2-3. Close-up of the three sampling sites around the city of Bozeman WRF discharge. Green dot is USGS gage 06048700.

#### 2.5 Data Analysis and Interpretation

Due to the number of variables measured (e.g. benthic algae density, macroinvertebrates, diatoms), many different data combinations and outcomes are possible. The Department does not believe that establishing a rigid analysis structure upfront—that is, laying out the exact statistical tests, data aggregation methods, etc.—would be beneficial at this point. There are still a number of unknowns going forward and we must allow ourselves some flexibility in how the data will be interpreted. When statistical tests are, ultimately, carried out, a balance should be sought between type I and II error rates, as has been instituted in other Department stream-assessment procedures (Suplee and Sada de Suplee, 2011). This will seek a balance between error that imposes unneeded cost on the regulated community, and error that leads to degradation of (or lack of improvement to) the river environment (Mapstone, 1995).

#### 2.6 Reach Specific Criteria—Empirical Approach

If it appears that natural environmental factors are keeping benthic algae density below nuisance levels in spite of elevated nutrient concentrations, then it may be possible to develop a reach-specific multiple regression equation involving nitrogen, phosphorus, and the additional environmental variable(s) of relevance, as has been done by others (e.g., Dodds et al., 1997; Biggs, 2000). Whether there will be enough data to develop significant relationships is hard to predict in advance, especially if the reduced-sites approach is selected; but it is safe to say the dataset will be relatively small and will require the assumption that all (or most) sites are independent from one another and samples collected a month apart are temporally independent. The Department has been able to substantiate similar assumptions in other cases (see Appendix A.3, Suplee and Sada de Suplee, 2011).

The multiple regression might take on the following form (Neter et al., 1989):

 $Y=\beta_{o}+\beta_{1}X_{1}+\beta_{2}X_{2}+\beta_{3}X_{3}+\beta_{n}X_{n}$ 

where Y is the dependent (or response) variable, what is being predicted or explained;  $\beta_0$  is a constant or Y-intercept;  $\beta_1$  is the slope (beta coefficient) for X<sub>1</sub>; X<sub>1</sub> is the first independent variable that is explaining the variance in Y;  $\beta_2$  is the slope for X<sub>2</sub>; X<sub>2</sub> is the second independent variable that is explaining the variance in Y;  $\beta_3$  is the slope for X<sub>3</sub> and X<sub>3</sub> is the third independent variable that is

explaining the variance in Y, and on so on for the total number of slope·variables used ( $\beta_n X_n$ ). For purposes of this work, Y equals benthic algae density (mg Chl $a/m^2$ , g AFDM/m<sup>2</sup>). Likely explanatory variables ( $\beta_s$ ) would be TN concentration, TP concentrations, TSS concentration, and stream-bottom PAR. This same approach could be used to explain relationships between other response and causal variables (e.g., macroinvertebrate HBI score as the response [Y], TN, TP, and TSS as causal variables [ $\beta_s$ ]).

#### 2.7 Protection of Downstream Uses

The next step in the process is to determine if downstream uses will be protected by the reach-specific criteria (Box 5, **Figure 1-1**). Nutrients are assimilated longitudinally in streams and elevated concentrations will eventually decline due to biological uptake and adsorption to the sediments. Thus, assessing protection of downstream uses amounts to an evaluation of whether or not the higher nutrient concentrations being allowed upstream will have a deleterious effect downstream. It is unlikely that any reach-specific criteria in the East Gallatin River would affect the Missouri River. The confluence of the three forks of the Missouri River results in orders-of-magnitude greater summer flows

than the East Gallatin River. For example, mean August flow in the Missouri River ~24 miles downstream of the three forks is around 2,747 ft<sup>3</sup>/sec, whereas in the Gallatin River at Logan it is 490 ft<sup>3</sup>/sec, and near the mouth of the East Gallatin River it is about 250 ft<sup>3</sup>/sec (USGS, 2002; PBS&J, 2011). The most likely impacts from reach-specific nutrient criteria would be in the reach of the East Gallatin River downstream of the Hyalite Creek confluence. The nitrogen criterion recommended for the East Gallatin River between Hyalite Creek and the confluence with the West Gallatin River is 290  $\mu$ g TN/L, lower than the 300  $\mu$ g TN/L for the Middle Rockies (Suplee and Watson, 2013). Data suggest that the stream is nitrogen limited (since TP is naturally elevated) and is the reason why a lower TN criterion has been recommended there. A relaxation of the nitrogen criterion upstream of Hyalite Creek could very well lead to use impacts if the nitrogen limitation is, consequently, alleviated. Two approaches (which tie to Box 5 in **Figure 1-1**) can be taken to address downstream effects:

An empirical approach. If the sites along the East Gallatin River downstream from Hyalite Creek (sites H, I, and J) show a general immunity to elevated nutrients (and the reach upstream of Hyalite Creek does as well) due to some natural factor like elevated turbidity, then reach specific criteria in the East Gallatin River could be extended all the way from the Bridger Creek confluence to the confluence with the West Gallatin River, or even beyond, to the confluence with the Missouri River. However if the reach of the East Gallatin River downstream of the Hyalite Creek confluence shows biological impacts/nuisance algae above targets, then reach specific criteria that may be appropriate for the East Gallatin River further upstream will not protect downstream uses, and should not be put in place.

A mechanistic modeling approach using QUAL2K. This approach links to Section 3.0. The model would extend the full length of the East Gallatin River, between the Bridger Creek and West Gallatin River confluences to ascertain whether nutrients at a certain concentration, moving downstream from the point where Hyalite Creek confluences with the East Gallatin, would impact the beneficial uses further downstream. Beneficial uses addressed by the model include DO delta, pH delta, and benthic algae density. Please note that the mechanistic model requires additional types of sampling and sampling sites (tributaries, irrigation withdrawals and returns) than the empirical approach; see Section 3.0. The next section discusses approaches that can be used to develop a mechanistic model.

# **3.0 Developing Reach Specific Criteria via the Mechanistic Modeling Approach**

<u>Objective</u>: Collect enough data along the East Gallatin River between the Bridger Creek confluence and the West Gallatin River confluence during a low-flow condition to be able to calibrate and confirm a mechanistic QUAL2K model of the study reach.

This objective still requires adequate biological characterization of the reach, as outlined in **Sections 2.1 through 2.5.** Many sites described in **Section 2.0** overlap with model sites described below; this was done in order to optimize sampling. To assure the reach is long enough to be able to judge the validity of the rate coefficients used in the model, the longitudinal distance must be sufficient to observe during calibration the decline in soluble nutrients, conversions to organic from algal death and recycling, etc. It is the Department's judgment that the East Gallatin River can be effectively modeled if the reach from above the Bozeman WRF to the West Gallatin River confluence (**Figure 3-1**) is considered, a distance of approximately 25 stream miles.

Mechanistic models for criteria derivation require a robust set of field observations including streamflow and water-quality data, measurements from continuously deployed sondes (including, at a minimum, dissolved oxygen, pH, temperature, conductivity, and turbidity), and biogeochemical kinetic

observations (if possible). The Department has a detailed Quality Assurance Project Plan (Suplee et al., 2006) and a technical report (Flynn and Suplee, 2011) on the use of the QUAL2K model for developing reach-specific nutrient criteria; the reader is referred to those documents for greater detail. Selected sites are best sampled during one low-flow summer and fall (i.e., a year with flows near the seasonal 14Q5 of the East Gallatin River [McCarthy, 2005] or, alternatively, sequential low-flow summers during the peak of the growing period. Consecutive years with base flows that are below average is preferred but may not always be possible. If, during the initial biological and water-quality characterization (Sections 2.1 through 2.5), it is found that herbicides are high enough to suppress algal growth, the model will be severely compromised. Therefore, herbicide data are best collected and then assessed in advance of the decision to complete the mechanistic model detailed below.

## **3.1 Sites Requiring Water Quality Sonde Deployment**

For the QUAL2K model, six sites are recommended (**Figure 3-1**). Sondes could be deployed continuously, or for a week to ten days in middle to late August and then again for another week to ten days in middle to late September, during period of relatively stable flow (or in two sequential Augusts if each has lower-than-average baseflow).

Water quality samples for key model drivers (nutrient concentrations—which include total nitrogen, nitrate+nitrite, ammonia, total phosphorus, and soluble reactive phosphorus; TSS and ISS; alkalinity; hardness; CBOD<sub>20</sub>; Total Organic Carbon [TOC]; and benthic and phytoplankton algae) need to be collected at the six sites, at least once in August and once in September (or in sequential low flow years). These data collections could potentially be synchronized with the data collection in **Section 2.1**.

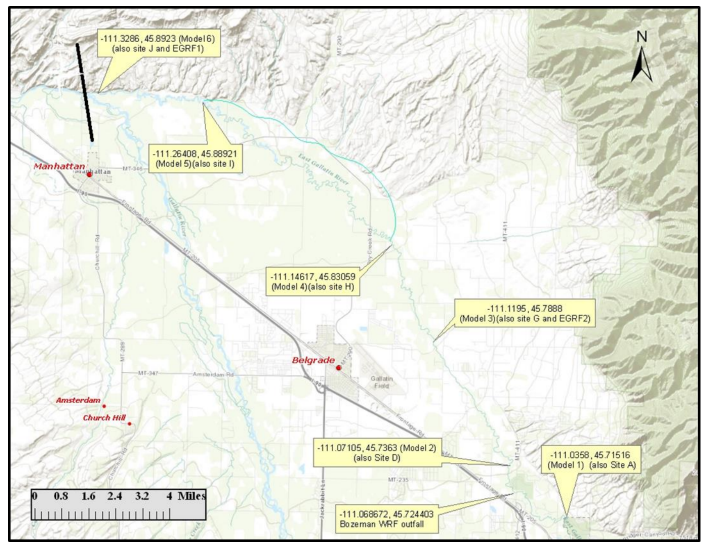


Figure 3-1. Map showing the six main sites along the East Gallatin River needed for the development of the QUAL2K model. Twelve other sampling sites (tributaries, irrigation canal withdrawals, etc.) are needed to develop the model but are not shown on this map.

The sites are:

Model Site 1 (~0.7 miles downstream of the Bridger Creek confluence, at 45.71516, -111.0358; same as Site A): Establishes water quality boundary conditions near the upper-most point of interest on the East Gallatin River based on reasons provided previously (page 9).

Model Site 2 (~0.3 stream miles downstream of the Riverside Water & Sewer District ponds, at 45.7363, -111.07105; same as Site D): For the purposes of the model, this site is intended to represent conditions in the East Gallatin River after the full mixing of Bozeman's WRF effluent discharge and any effects that may be coming from the Riverside Water & Sewer District ponds (see Figure 2-3).

Model Site 3 (upstream of confluence with Hyalite Creek, at 45.7888, -111.1195 [same as site G and site EGRF2]): Establishes water quality conditions in the East Gallatin River just before the confluence of Hyalite Creek, which naturally has differing nutrient concentrations (Suplee and Watson, 2013). This site corresponds to a site established in an earlier study (PBS&J, 2011). Any earlier data and flow-stage relationships can be compared to that collected for this study.

**Model Site 4 (just upstream of the Dry Creek Irrigation withdrawal, at 45.83059, -111.14617, same as site H):** Nutrient criteria recommended for Hyalite Creek are higher for TP (due to natural geologic sources) and slightly lower for TN (to maintain N limitation) than the reach of the East Gallatin River into which Hyalite flows (Suplee and Watson, 2013). As such, Hyalite Creek is an important water quality change point. Model Site 4 is intended to discern changes resulting from Hyalite Creek, and characterize the East Gallatin just prior to the Dry Creek irrigation withdrawal.

**Model Site5 (just upstream of the Dry Creek Irrigation System return flow, at 45.88921, -111.26408, same as site I):** The Dry Creek Irrigation system is one of if not the largest irrigation withdrawals on the East Gallatin River. Irrigation return flows can be a significant source of nutrients and turbidity. The intent of this site is to characterize the East Gallatin River just prior to the addition of irrigation return flow to the river. Changes in water quality as a result of this inflow will be captured by the next site downstream, model site 6.

Model Site 6 (just upstream of the confluence with the West Gallatin River, at 45.8923, -111.3286 [same as site J and site EGRF1]): This site is located just upstream of the confluence with the West Gallatin River, and should reflect any effects from the Dry Creek irrigation return. The site corresponds to an earlier study site (EGRF1; PBS&J, 2011) and flow-stage relationships established there can be used; it also is the end of the modeled reach.

#### **3.2 Additional Sites Requiring Flow and Water Quality Data**

Proper quantification of the water balance, associated mass fluxes, and water quality changes resulting from inputs and outputs to the East Gallatin River are key to a successful modeling strategy. As a result, there are a number of large and small tributaries inflows, irrigation withdrawals and return flows, and point source contributions that need to be quantified. These should be sampled for concentrations of nutrients (total nitrogen, nitrate+nitrite, ammonia, total phosphorus, and soluble reactive phosphorus), TOC, alkalinity, TSS and ISS, hardness, and CBOD<sub>20</sub> along with instantaneous measurement of temperature, DO, conductivity, pH, and flow.

A list of important hydrologic features that the Department believes should be characterized is shown below. Other tributaries and canals may be included if greater model detail is desired:

1. Bozeman WRF effluent

2. Withdrawal to Buster Gulch irrigation diversion, located ~0.6 upstream of Site E (see Figure 2-1); flow only

- 3. Mouth of Hyalite Creek
- 4. Withdrawal to Dry Creek irrigation diversion, just downstream of model site 4 (flow only)
- 5. Mouth of Smith Creek
- 6. Mouth of Dry Creek
- 7. Mouth of Ben Hart Creek
- 8. Mouth of Story Creek
- 9. Mouth of Cowen Creek
- 10 Mouth of Gibson Creek
- 11. Return flow from Dry Creek irrigation diversion (just downstream of model site 5)
- 12. Mouth of Thompson Creek
- 13. Mouth of Bull Run Creek

It should be noted that prior to the field assessment, diurnal variation of the discharge of the wastewater from the Bozeman WRF should be considered. If flows from the WRF are significantly variable such that they alter the diurnal flow characteristics of the East Gallatin River itself, further discussions with the Department should be commenced about using a time-variable flow model necessary to represent these changes and their associated effect on water quality.

#### 3.3 Other Data

In addition to the boundary conditions identified previously, forcing functions of air temperature, dewpoint, windspeed, and cloud cover are required to develop incoming PAR estimates and associated heat balances with QUAL2K. The Department has not taken the time to investigate whether suitable information is available from Gallatin Field (or other stations), but it is recommended that such information be assessed to determine availability as well as whether it is appropriate for the East Gallatin River corridor. If suitable information is not available, it is recommended that a meteorological station be placed nearby to measure these inputs for the model.

#### **3.4 Numeric Nutrient Criteria Derivation Process via QUAL2K**

A properly calibrated and validated QUAL2K model is necessary for nutrient criteria derivation. Basic criteria for determining when the model is calibrated and validated can be found in Suplee et al. (2006) and are further elaborated upon in Flynn and Suplee (2011). Numeric nutrient criteria can be ascertained by simulating incremental nutrient additions, or more likely in this case nutrient reductions, to the point where water quality standards (e.g., DO, pH), benchmarks (benthic algae density), or other ecological indicators are in compliance /achieved. Detailed discussions of this process are found in Section 13 of Flynn and Suplee (2011).

# 4.0 Can Beneficial Uses be Supported by Applying Greater Emphasis on Reducing One Nutrient?

The model described in **Section 3.0** can be used to answer certain questions regardless of whether or not the East Gallatin River is found to have nuisance algae levels or other undesirable water quality characteristics. If it is established that algae density is above benchmarks, the model can be used to

explore "what if" scenarios, including "what if the city of Bozeman greatly reduced its TP load to the East Gallatin but only reduced its TN load somewhat?"

**Figure 4-1** helps illustrates the concept. Taken from Flynn and Suplee (2011), **Figure 4-1** shows growth limitation factors (0-1 scaling factor) from nitrogen, phosphorus, or light at any given point along the river. The horizontal line nearest to the X-axis is the most-limiting factor.

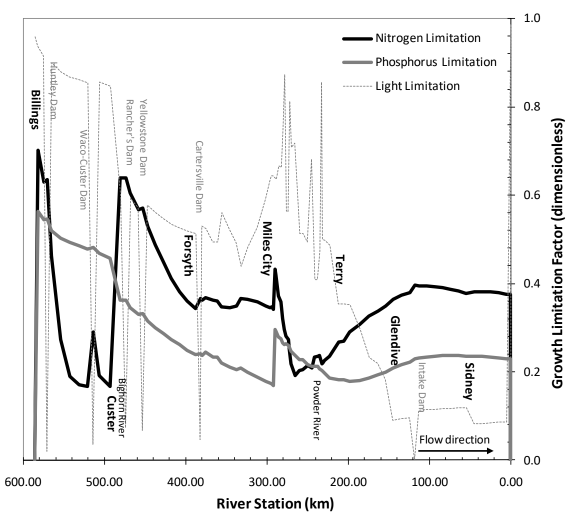


Figure 4-1. QUAL2K model results for nitrogen, phosphorus, and light limitation of benthic algae in the Yellowstone River. From Flynn and Suplee (2011).

What can be ascertained from **Figure 4-1** is that in the case of point-source inputs, the nutrient limitation term can greatly change. In this example, nitrogen limitation is strong downstream of the city of Billings for some distance due to phosphorus load additions from the Billings WWTP (note: the nitrogen load is also large, but the phosphorus load evidently has a much stronger effect because it leads to river phosphorus concentrations far above saturation levels for benthic algae). But the nitrogen-limitation status then changes due to external conditions. So within a model, questions can be posed such as: (1) "What if the Billings TP load were to be greatly reduced such that phosphorus could be made limiting (or co-limiting) with nitrogen?", (2) "What effect would this have on benthic algae

levels in the immediate vicinity of the wastewater discharge?", and (3) "What would be the effect further downstream?".

In the case the East Gallatin River, such an exercise would greatly help us understand if a greater reduction in WRF phosphorus (the less expensive nutrient to eliminate) would achieve benthic algae targets by pushing the East Gallatin to P limitation. The model could also be used to see the downstream effects. We know that Hyalite Creek introduces naturally-elevated TP concentrations; in all probability, any TP limitation achieved further upstream would there be lost. The model could also show how changes to WRF treatment systems affect benthic algae. Model results may possibly indicate that a substantial reduction in TN from the WRF is necessary so that nitrogen limitation (and beneficial uses) can be maintained below the Hyalite Creek confluence. Again, the main point is that with the QUAL2K model "what if" scenarios can be evaluated.

# **5.0 Status Monitoring**

If reach specific criteria are developed and it appears that downstream uses will be protected, and those criteria are moving towards adoption by the Board of Environmental Review, the last step in the process is status monitoring. The state-of-the-art in both mechanistic and empirical models is such that they inherently have noise, and confirmation of use-support of the reach-specific criteria is needed to assure stream protection. It is recommended that model sites 1 through 6 be used for this purpose regardless of the method used (mechanistic model or empirical model) to develop the criteria. Data collection should focus on the endpoints of concern (benthic algae density, macroinverebrate metrics, diatom metrics), and (if QUAL2K modeling was used) other endpoints (like pH) that were used in developing the criteria. Presuming that the criteria can be met by changes to the WRF alone, then, after upgrades occur, five years continuous monitoring is recommended at a minimum, to be carried out by the city or its consultants. Five years will also allow enough time to apply robust non-parametric trend statistics to the dataset (Helsel and Hirsch, 2002). Models developed via the methods outlined in Sections 2.6 and **3.0** may show that, due to nonpoint source contributions, an upgrade to the WRF cannot in and of itself achieve the reach-specific criteria. In this case, the Department and the city should discuss how to proceed with status monitoring. TMDLs for nonpoint source cleanups or application of BMPs generally recognize that implementation will take years (5+), and this should play an important role in determining the monitoring status timeline.

# 6.0 Budget Estimates

An estimate was made for the cost to complete the data collection and analysis for each of the three major aspects discussed: (1) the biological characterization, followed by either (2) empirical statistical modeling or (3) QUAL2K modeling. Estimates shown are total, that is, the grand total to complete each task including development, calibration, and validation of the models, and any criteria developed thereof. Status monitoring, which would occur afterwards, is not included. Cost estimates were based on 2012 analytical laboratory price sheets, costs for purchasing small equipment or rental of large equipment, etc. They should be viewed as estimates only, as best professional judgment was needed to estimate hours of labor for field data collection, professional data analysis and modeling, etc. See **Appendix A-1** (based on costs as of 2014) for details.

1. Biological characterization: \$75,220

The following are additional costs to be added to that above in order to complete the task:

- A. Empirical Model Approach: \$30,900
- B. QUAL2K Model Approach: \$113,635

If the empirical approach is taken, the grand total (biological characterization plus the empirical statistical model) is \$106,120. If the minimized study (sites B, D, F, G, H, I and J only) is selected for the empirical approach, which again includes the biological characterization, the grand total drops to \$75,853. If the mechanistic model approach using QUAL2K is taken, the grand total (biological characterization plus the calibrated and validated model) is \$188,855. If the minimized study (sites B, D, F, G, H, I and J only) is selected for the biological characterization, the grand total for the QUAL2K model approach drops to \$168,500.

# 7.0 Next Steps

This document has outlined the basic conceptual framework for (a) characterizing the biological and water-quality status of the East Gallatin River (Section 2.0), (b) using empirical methods to derive the criteria (Sections 2.6), (c) using mechanistic modeling approaches to derive the criteria (Section 3.0), (d) consideration of downstream effects (Sections 2.7 and Section 4.0), and (e) biological status monitoring (Section 5.0). This document provides several pathways and options to study and model the East Gallatin River.

If work outlined in this document is to be undertaken, the next logical step would be to develop a detailed SAP. Potentially, a Quality Assurance Project Plan (QAPP) may need to be developed, but that document may be optional so long as Department SOPs are closely adhered to and the SAP provides sufficient detail on topics that are not specifically covered in DEQ SOPs. Further discussion with the Departments Quality Control Officer (Mindy McCarthy; <u>MMcCarthy3@mt.gov</u>) should clarify if a QAPP is needed to further support field sampling. If reach-specific criteria are found to be needed and the QUAL2K model is going to be used, it would be worth further consultation with the Department on a QAPP specific to the model as well as discussions with Department staff during model development.

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	Benthic A	lgae (Chl <i>a</i> )	Benthic Algae (AFDM)		Macroinvertebrates		Diatoms		WQ (nutrients, TSS)*		Herbic	ides**	
SITE F	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sampl	
Α	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
В	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
C	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
D	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
E	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
F	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
G	6	\$1,170	6	\$300	4	\$980	2	\$500	6	\$960.00	5	\$750	
H	6	\$1,170	6	\$300	2	\$490	1	\$250	6	\$960.00	5	\$750	
	6	\$1,170	6	\$300	2	\$490	1	\$250	6	\$960.00	5	\$750	
J	6	\$1,170	6	\$300	2	\$490	1	\$250	6	\$960.00	5	\$750	
Totals:		\$11,700		\$3,000		\$8,330		\$4,250		\$9,600		\$7,500	
Subtotals, analytical costs:	\$44,380												
/SI 6600 Sonde Rental:	\$2,240	Assume 2 sond	es, deployed f	for 1 week each sur	nmer for two s	ummers (\$560 X	(2X2).				* TSS	\$20.0	
Purchase YSI 85	\$1,350	For instantane	ous DO, tempe	erature, and conduc	tivity. Separat	e low-cost pH n	neter can be p	urchased.			TN	\$40.0	
Labor in field:	\$14,250	Assume a field	team of 2 peo	ple, 10 sites, 3 hrs/	site, average o	f 4.75 trips per s	site (for both y	/ears), assume \$	50/hr.		TP	\$30.0	
Data analysi:s				, professional envir		0					SRP	\$30.0	
Misc. supplies:	\$3,000	macroinverteb	rate nets, filte	rs, filter apperatus,	, vehicle gasoli	ne, etc.				r	nitrate + nitrite	\$25.0	
GRAND TOTAL, Biological Characterization:	\$75,220									total ammonia			
				Analytical (min sit	tes) Field labor	(min sites)						\$160.0	
				\$28,300	\$9,975	GF	RAND TOTAL,	min. sites (B, C	, F, G, H, I, J):	\$54 <i>,</i> 865			
						**N, P, and S c	ontaining pest	ticides (Method	E507 modified	).			

## Appendix A-1. Cost Estimates as of 2014.

SITE	Benthic A	lgae (Chl <i>a</i> )	Benthic A	lgae (AFDM)	Macroir	nvertebrates	Diatoms		WQ (nutrients, TSS)*		Herbicides	
	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	Cost/samp
A	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
В	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
С	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
D	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
E	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
F	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
G	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
Н	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
I	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
J	3	\$585	3	\$150	2	\$490	1	\$250	3	\$480.00	2	\$300
Totals:		\$5,850		\$1,500		\$4,900		\$2,500		\$4,800		\$3,000
Subtotals, analytical costs:	\$22,550											
/SI 6600 Sonde Rental:	\$560	Assume 1sonde	es, deployed f	or 1 week for 1 sumn	ners (\$560 X 1	X 1).						
Labor in field:	\$6,990	Assume a field	team of 2 peo	ple, 10 sites, 3 hrs/si	te, average of	f 2.333 trips pe	r site, assume s	\$50/hr.				
Data analysi:s	\$15,000	Assume 1 perso	on, contracted	, professional enviro	nmental cons	ulting firm. Th	nis would be fin	al report and en	nperical mode	l development		
Misc. supplies:	\$800	macroinverteb	rate nets, filte	rs, filter apperatus, v	ehicle gasoli	ne, etc.						
Year 3 Total:	\$30,900											
Emperical Model, TOTAL <sup>‡</sup> :	\$106,120			Analytical (min site	s) Field labor	(min sites)						
				\$14,735	\$4,893		Year 3 Total,	min. sites (B, G	C, F, G H, I, J):	\$20,988		
						Emperical M	ndel TOTAL n	nin sites (B, C, F	сн <i>и</i> ‡.	\$75,853		

	Benthic A	Igae (Chla)	Benthic A	Benthic Algae (AFDM)		ankton Chla	Nutri	ents*	TSS, ISS, Alk, Hardness, TOC <sup>+</sup>		CBOD <sub>20</sub>	
SITE	Frequency Cost/sample		Frequency Cost/sample		Frequency Cost/sample				Frequency Cost/sample		Frequency Cost/samp	
SITE	Frequency	Cost/sample	Frequency	cost/sample	Frequency	cost/sample	Frequency	Cost/sample	Frequency	Cost/sample	Frequency	COSt/sample
1 (same as A)	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
2 (same as D)	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
3 (same as G)	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
4 (same as H)	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
5 (same as I)	2		2		2		2		2		2	
		\$390		\$100		\$130		\$280.00		\$210		\$120
6 (same as J)	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Totals:		\$2,340	-	\$600		\$780		\$1,260		\$720		\$720
							*TN	\$40.00		+TSS	\$20	
			_				TP	\$30.00		ISS	\$20	
							SRP	\$30.00		alkalinity	\$10	
							nitrate + nitrite	\$25.00		hardness	\$20	
							total ammonia			TOC	\$35	
							total nutrients:	\$140.00		total WQ:	\$105.00	
B. QUAL2K Model, Add	ditional Sites. As	sumes a single ye	ear sampling i	n Aug and Sept.								
		Igae (Chla)	gae (Chla) Benthic Algae (AF		Phytoplankton Chla		Nutrients*		TSS, ISS, Alk, Hardness, TOC <sup>+</sup>		CBOD <sub>20</sub>	
Additional Sites	Frequency	Cost/sample		Cost/sample	Frequency	Cost/sample		Cost/sample		Cost/sample		Cost/sample
two flow sites)									, i ,			
Bozeman WRF	0	\$0	0	\$0	0	\$0	3	\$420.00	3	\$315	3	\$180
Hyalite Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Smith Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Dry Creek mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Ben Hart Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Story Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Cowen Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Gibson Cr moutn	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Ory Creek Irrig. return	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Thompson Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Bull Run Cr mouth	2	\$390	2	\$100	2	\$130	2	\$280.00	2	\$210	2	\$120
Totals:		\$3,900		\$1,000		\$1,300		\$3,220		\$2,415		\$1,380
Subtotals, analytical	\$19,635										_	
costs:	\$13,033											
YSI 6600 Sonde Rental:	\$10,800	Assume 6 sond	es, deployed f	or 2 weeks in Aug	and 2 weeks in	Sept (\$1800/r	nonth X 6).					
Labor in field:	\$12,000	Assume a field	team of 2 peo	ple, 16 sites, 3 hrs/	site, average o	f 2.5 trips per s	site (for both mo	onths), assume \$	50/hr. Assum	e flow meter provi	ded by consu	ltant.
Hobo Weather Station:	\$1,200											
Data analysi:s	\$65,000	To build calibra	ted and valida	ted model, profes	sional environr	pertise in OUAL2	K modeling					
Misc. supplies:	\$5,000			iges, Aquarods, etc								
		Baselin	.,		,	-						
QUAL2K Model, TOTAL:	\$113,635											