APPENDIX C – REGULATORY FRAMEWORK AND REFERENCE CONDITION APPROACH

This appendix presents details about applicable Montana Water Quality Standards (WQS) and the general and statistical methods used for development of reference conditions.

C1.0 TMDL DEVELOPMENT REQUIREMENTS

Waterbodies, or individual waterbody segments where streams have been split into multiple segments, can become impaired from a variety of causes defined as either pollutants or non-pollutants. Pollutants include sediment, temperature or specific types of nutrients or metals. Non-pollutants include flow alterations and different forms of habitat degradation. Section 303 of the Federal CWA and the Montana WQA (Section 75-5-703) require development of TMDLs for impaired waterbodies where one or more pollutants are the cause of impairment within the waterbody segment of interest.

Section 303(d) requires states to submit a list of impaired waterbodies in need of TMDL development to EPA every two years. This list is referred to the 303(d) list, and only includes waterbodies with impairment causes linked to a pollutant as defined under the CWA. The 303(d) list also includes the suspected source(s) of the pollutants of concern such as various land use activities. Prior to 2004, EPA and DEQ defined the 303(d) list as the list of all impaired waterbodies and associated impairment causes (pollutants and non-pollutants), versus just those waters with impairment causes linked to pollutants. Montana integrates the 303(d) list within the 305(b) report, which contains an assessment of Montana’s water quality, information on streams impaired by non-pollutants, TMDL development status, and a description of Montana’s water quality programs. This 305(b) report is also referred to as the Integrated Water Quality Report.

Under Montana state law, an "impaired waterbody" is defined as a waterbody or stream segment for which sufficient credible data show that the waterbody or stream segment is failing to achieve compliance with applicable WQS (Montana Water Quality Act; Section 75-5-103(11)). State law (MCA 75-5-702) identifies that a sufficient credible data methodology for determining the impairment status of each waterbody is used for consistency; the actual methodology is identified in DEQ’s Water Quality Assessment Process and Methods (Montana Department of Environmental Quality, 2006). This methodology was developed via a public process and was incorporated into the EPA-approved 2000 version of the 305(b) report.

A “threatened waterbody” is defined as a waterbody or stream segment for which sufficient credible data and calculated increases in loads show that the waterbody or stream segment is fully supporting its designated uses, but threatened for a particular designated use because of either (a) proposed sources that are not subject to pollution prevention or control actions required by a discharge permit, the nondegradation provisions, or reasonable land, soil, and water conservation practices or (b) documented adverse pollution trends (Montana WQA; Section 75-5-103(31)). State law and Section 303 of the CWA also require TMDL development for waterbodies threatened by a pollutant cause. There are no threatened waterbodies within the Flint Creek TPA.
A TMDL is a pollutant budget for a waterbody identifying the maximum amount of the pollutant that a waterbody can assimilate without causing applicable WQS to be exceeded. TMDLs are often expressed in terms of an amount, or mass, of a particular pollutant over a particular time period (e.g. pounds of total nitrogen per day). TMDLs can also be expressed in other appropriate measures such as a percent reduction in pollutant loading. TMDLs must account for loads/impacts from point and nonpoint sources in addition to natural background sources and must incorporate a margin of safety and consider influences of seasonality on analysis and compliance with WQS.

To satisfy the Federal CWA and Montana state law, TMDL development will eventually be needed for each waterbody-pollutant combination identified on Montana’s 2010 303(d) List of impaired waters in the Flint Creek TPA, unless new data and associated analyses is sufficient to remove a pollutant cause of impairment from one or more waterbodies. State law (Administrative Rules of Montana 75-5-703(8)) also directs Montana DEQ to “…support a voluntary program of reasonable land, soil, and water conservation practices to achieve compliance with water quality standards for nonpoint source activities for waterbodies that are subject to a TMDL…” This is an important directive that is reflected in the overall TMDL development and implementation strategy within this plan. It is important to note that water quality protection measures are not considered voluntary where such measures are already a requirement under existing federal, state, or local regulations.

**C2.0 Applicable Water Quality Standards**

Water Quality Standards (WQS’s) include the uses designated for a waterbody, the legally enforceable standards that ensure that the uses are supported, and a nondegradation policy that protects the high quality of a waterbody. The ultimate goal of this TMDL document, once implemented, is to ensure that all designated beneficial uses are fully supported and all standards are met. Water quality standards form the basis for the targets described in Sections 5.0 and 6.0. This section provides a summary of the applicable water quality standards for sediment and metals. The sediment TMDLs presented in this document also inherently address the additional non-pollutant causes of impairment identified in Section 1, Table 1-1.

**C2.1 Classification and Beneficial Uses**

Classification is the assignment (designation) of a single or group of uses to a waterbody based on the potential of the waterbody to support those uses. Designated Uses or Beneficial Uses are simple narrative descriptions of water quality expectations or water quality goals. There are a variety of “uses” of state waters including growth and propagation of fish and associated aquatic life; drinking water; agriculture; industrial supply; and recreation and wildlife. The Montana Water Quality Act directs the Board of Environmental Review (BER) to establish a classification system for all waters of the state that includes their present (when the Act was originally written) and future most beneficial uses ((§ 75-5-301(1),MCA) and to adopt standards to protect those uses ((§ 75-5-301(1),MCA).

Montana, unlike many other states, uses a watershed based classification system with some specific exceptions. As a result, all waters of the state are classified and have designated uses and supporting standards. Some waters may not actually be used for a specific designated use, for example as a public drinking water supply; however, the quality of that waterbody must be maintained suitable for that designated use. When natural conditions limit or preclude a designated use, permitted point source
discharges or nonpoint source activities or pollutant discharges may not make the natural conditions worse.

Modification of classifications or standards that would lower a water’s classification or a standard (i.e., B-1 to a B-3), or removal of a designated use because of natural conditions can only occur if the water was originally misclassified. All such modifications must be approved by the BER, and are undertaken via a Use Attainability Analysis (UAA) that must meet EPA requirements (40 CFR 131.10(g), (h) and (j)). The UAA and findings presented to the BER during rulemaking must prove that the modification is correct and all existing uses are supported. An existing use cannot be removed or made less stringent.

Descriptions of Montana’s surface water classifications and designated beneficial uses are presented in Table C-1. All waterbodies within the Flint Creek TPA are classified as B-1, except for Georgetown Lake, which is classified as A-1. Georgetown Lake is within the Flint Creek TPA but is listed as “Fully Supporting” all beneficial uses.

Table C-1. Montana Surface Water Classifications and Designated Beneficial Uses

<table>
<thead>
<tr>
<th>Classification</th>
<th>Designated Uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-CLOSED CLASSIFICATION:</td>
<td>Waters classified A-Closed are to be maintained suitable for drinking, culinary and food processing purposes after simple disinfection.</td>
</tr>
<tr>
<td>A-1 CLASSIFICATION:</td>
<td>Waters classified A-1 are to be maintained suitable for drinking, culinary and food processing purposes after conventional treatment for removal of naturally present impurities.</td>
</tr>
<tr>
<td>B-1 CLASSIFICATION:</td>
<td>Waters classified B-1 are to be maintained suitable for drinking, culinary and food processing purposes after conventional treatment; bathing, swimming and recreation; growth and propagation of salmonid fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
<tr>
<td>B-2 CLASSIFICATION:</td>
<td>Waters classified B-2 are to be maintained suitable for drinking, culinary and food processing purposes after conventional treatment; bathing, swimming and recreation; growth and marginal propagation of salmonid fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
<tr>
<td>B-3 CLASSIFICATION:</td>
<td>Waters classified B-3 are to be maintained suitable for drinking, culinary and food processing purposes after conventional treatment; bathing, swimming and recreation; growth and propagation of non-salmonid fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
<tr>
<td>C-1 CLASSIFICATION:</td>
<td>Waters classified C-1 are to be maintained suitable for bathing, swimming and recreation; growth and propagation of salmonid fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
<tr>
<td>C-2 CLASSIFICATION:</td>
<td>Waters classified C-2 are to be maintained suitable for bathing, swimming and recreation; growth and marginal propagation of salmonid fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
<tr>
<td>C-3 CLASSIFICATION:</td>
<td>Waters classified C-3 are to be maintained suitable for bathing, swimming and recreation; growth and propagation of non-salmonid fishes and associated aquatic life, waterfowl and furbearers. The quality of these waters is naturally marginal for drinking, culinary and food processing purposes, agriculture and industrial water supply. Degradation which will impact established beneficial uses will not be allowed.</td>
</tr>
<tr>
<td>I CLASSIFICATION:</td>
<td>The goal of the State of Montana is to have these waters fully support the following uses: drinking, culinary and food processing purposes after conventional treatment; bathing, swimming and recreation; growth and propagation of fishes and associated aquatic life, waterfowl and furbearers; and agricultural and industrial water supply.</td>
</tr>
</tbody>
</table>
C2.2 Numeric and Narrative Water Quality Standards

In addition to the Use Classifications described above, Montana’s WQS include numeric and narrative criteria as well as a nondegradation policy.

Numeric surface WQS have been developed for many parameters to protect human health and aquatic life. Most of these standards are contained within the Department Circular WQB-7 (Montana Department of Environmental Quality, 2010). The numeric human health standards have been developed for parameters determined to be toxic, carcinogenic, or harmful and have been established at levels to be protective of long-term (i.e., lifelong) exposures as well as through direct contact such as swimming.

The numeric aquatic life standards include chronic and acute values that are based on extensive laboratory studies including a wide variety of potentially affected species, a variety of life stages and durations of exposure. Chronic aquatic life standards are protective of long-term exposure to a parameter. The protection afforded by the chronic standards includes detrimental effects to reproduction, early life stage survival and growth rates. In most cases the chronic standard is more stringent than the corresponding acute standard. Acute aquatic life standards are protective of short-term exposures to a parameter and are not to be exceeded.

Narrative standards have been developed for substances or conditions for which sufficient information does not exist to develop specific numeric standards. The term “Narrative Standards” commonly refers to the General Prohibitions in ARM 17.30.637 and other descriptive portions of the surface WQS. The General Prohibitions are also called the “free from” standards; that is, the surface waters of the state must be free from substances attributable to discharges, including thermal pollution, that impair the beneficial uses of a waterbody. Uses may be impaired by toxic or harmful conditions (from one or a combination of parameters) or conditions that produce undesirable aquatic life. Undesirable aquatic life includes bacteria, fungi, and algae.

The standards applicable to the list of pollutants addressed in the Flint Creek TPA are summarized below.

Sediment
Sediment (i.e., coarse and fine bed sediment) and suspended sediment are addressed via the narrative criteria identified in Table C2. The standards applicable to a B-1 classification are used in Table C-2 and are the same for A-1 classification unless otherwise noted within Table C-2. The relevant narrative criteria do not allow for harmful or other undesirable conditions related to increases above naturally occurring levels or from discharges to state surface waters. This is interpreted to mean that water quality goals should strive toward a condition in which any increases in sediment above naturally occurring levels are not harmful, detrimental or injurious to beneficial uses (see definitions in Table C-2). Naturally occurring levels are evaluated using a reference approach as defined in Section C-3.
Table C-2. Applicable Water Quality Standards for Sediment

<table>
<thead>
<tr>
<th>Rule(s)</th>
<th>Standard or Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.30.623(2) [B-1 classification section number; same language applies for A-1 classification]</td>
<td>No person may violate the following specific water quality standards for waters classified B-1:</td>
</tr>
<tr>
<td>17.30.623(2)(f) [B-1 classification section number; same language applies for A-1 classification]</td>
<td>No increases are allowed above naturally occurring concentrations of sediment or suspended sediment (except a permitted in 75-5-318, MCA), settleable solids, oils, or floating solids, which will or are likely to create a nuisance or render the waters harmful, detrimental, or injurious to public health, recreation, safety, welfare, livestock, wild animals, birds, fish, or other wildlife.</td>
</tr>
<tr>
<td>17.30.623(2)(d) [B-1 classification]</td>
<td>The maximum allowable increase above naturally occurring turbidity five nephelometric turbidity units except at permitted in 75-5-318, MCA. Note: 75-5-318, MCA allows for short term variances linked to construction activities, etc.</td>
</tr>
<tr>
<td>17.30.622(3)(d) [A-1 classification]</td>
<td>No increase above naturally occurring turbidity or suspended sediment is allowed except at permitted in 75-5-318, MCA. Note: 75-5-318, MCA allows for short term variances linked to construction activities, etc.</td>
</tr>
<tr>
<td>17.30.637(1 a &amp; d) [this section applies to B-1 and A-1 classifications]</td>
<td>State surface waters must be free from substances attributable to municipal, industrial, agricultural practices or other discharges that will: (a) settle to form objectionable sludge deposits or emulsions beneath the surface of the water or upon adjoining shorelines; ...... and (d) create concentrations or combinations of materials that are toxic or harmful to human, animal, plant, or aquatic life.</td>
</tr>
<tr>
<td>17.30.602 (same definitions for A-1 and B-1 classifications)</td>
<td>DEFINITIONS</td>
</tr>
</tbody>
</table>

“Sediment” means solid material settled from suspension in a liquid; mineral or organic solid material that is being transported or has been moved from its site of origin by air, water, or ice and has come to rest on the earth’s surface, either above or below sea level; or inorganic or organic particles originating from weathering, chemical precipitation, or biological activity.

“Naturally occurring” means conditions or material present from runoff or percolation over which man has no control or from developed land where all reasonable land, soil, and water conservation practices have been applied.

“Reasonable land, soil, and water conservation practices” means methods, measures, or practices that protect present and reasonably anticipated beneficial uses. These practices include but are not limited to structural and nonstructural controls and operation and maintenance procedures. Appropriate practices may be applied before, during, or after pollution-producing activities.

Turbidity
Turbidity is a measure of light scatter in water. Suspended or colloidal solids like phytoplankton, metal precipitates or clay may cause the light scatter. As identified in Table C-2, the allowable change in turbidity (above naturally occurring levels) is 5 nephelometric turbidity units (NTUs) for a B-1 stream, and no increase above naturally occurring for an A-1 stream. The likely direct effects of increased turbidity are on recreation and aesthetics as well as drinking water supplies. Increased turbidity can
indirectly be linked to potential increased concentrations in pathogens, total recoverable metals and total suspended sediment. In some cases it may be a useful surrogate for total suspended solids (TSS) based on a statistical correlation between paired turbidity and TSS data collected during varying flow conditions; preferably a full hydrograph for the stream of interest.

**Metals**

There are both numeric and narrative water quality standards that can be applied for evaluating metals impairment and setting TMDL targets. The numeric water quality standards are derived from numeric criteria contained within Department Circular DEQ-7. **Table C-3** identifies the numeric criteria for the metals of concern in the Flint TPA. These criteria are the same for waters classified as A-1 and B-1. As aquatic life water quality criteria for many metals is dependent upon water hardness, **Table C-3** presents acute and chronic numeric water quality criteria at water hardness ranging from 25 mg/L to 100 mg/L. Also presented in **Table C-3** are the Human Health Criteria (HHC): note that for mercury and arsenic, the HHC is lower than applicable aquatic life chronic criteria.

**Table C-3. Metals Numeric Water Quality Criteria for the Flint TMDL Planning Area**

<table>
<thead>
<tr>
<th>Metal of Concern</th>
<th>Aquatic Life Criteria (ug/L) at 25 mg/L Hardness</th>
<th>Aquatic Life Criteria (ug/L) at 100 mg/L Hardness</th>
<th>HHC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Acute</td>
<td>Chronic</td>
<td>Acute</td>
</tr>
<tr>
<td>Arsenic, TR</td>
<td>340</td>
<td>150</td>
<td>340</td>
</tr>
<tr>
<td>Cadmium, TR</td>
<td>0.52</td>
<td>0.10</td>
<td>2.13</td>
</tr>
<tr>
<td>Copper, TR</td>
<td>3.79</td>
<td>2.85</td>
<td>14.00</td>
</tr>
<tr>
<td>Iron, TR</td>
<td>---</td>
<td>1,000</td>
<td>---</td>
</tr>
<tr>
<td>Mercury, TR</td>
<td>1.70</td>
<td>0.91</td>
<td>1.70</td>
</tr>
<tr>
<td>Lead, TR</td>
<td>13.98</td>
<td>0.54</td>
<td>81.65</td>
</tr>
<tr>
<td>Antimony, TR</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Zinc, TR</td>
<td>37.02</td>
<td>37.02</td>
<td>119.82</td>
</tr>
</tbody>
</table>

In addition to numeric criteria presented above, narrative criteria presented within **Table C-4** also provide protection of beneficial uses. Note that activities or discharges that cause toxic or harmful levels of metals in stream sediment are prohibited via ARM 17.30.637(1)(d). ARM 17.30.623(2)(f) has similar requirements to avoid a nuisance or create undesirable conditions linked to settleable solids. Both criteria can be interpreted to mean that water quality goals should strive toward a condition in which any increases in metals concentration in sediment above naturally occurring levels are not harmful, detrimental or injurious to beneficial uses (see definitions in **Table C-4**).

Development of targets based on the numeric and narrative criteria is presented within **Section 6**. This section also includes an updated evaluation of metals impairment causes by stream segment based on the applicable target values.

**Table C-4. Narrative Standards Applicable to Metals Concentrations in Sediment**

<table>
<thead>
<tr>
<th>Rule(s)</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.30.623(2) &amp; 17.30.624(2)</td>
<td>No person may violate the following specific water quality standards for waters classified B-1 (B-2 term used for 17.30.624(2)).</td>
</tr>
<tr>
<td>17.30.623 (2) (f) &amp; 17.30.624 (2) (f)</td>
<td>No increases are allowed above naturally occurring concentrations of sediment or suspended sediment (except as permitted in 75-5-318, MCA), settleable solids, oils, or floating solids, which will or are likely to create a nuisance or render the waters harmful, detrimental, or</td>
</tr>
</tbody>
</table>
Table C-4. Narrative Standards Applicable to Metals Concentrations in Sediment

<table>
<thead>
<tr>
<th>Rule(s)</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>injurious to public health, recreation,</td>
<td></td>
</tr>
<tr>
<td>17.30.637(1)</td>
<td>State surface waters must be free from substances attributable to municipal, industrial, agricultural practices or other discharges that will.</td>
</tr>
<tr>
<td>17.30.637(1)(d)</td>
<td>Create concentrations or combinations of materials that are toxic or harmful to human, animal, plant, or aquatic life.</td>
</tr>
</tbody>
</table>

**Sulfate**

Sulfate is not considered a metal and there are no numeric criteria for sulfate. The Table C-4 narrative criteria applied to metals can also be applied for sulfate. Therefore, the sulfate impairment cause and associated target development for North Fork Douglas Creek is addressed via application of the narrative criteria within Table C-4 and further evaluated within Section 6.

**C2.3 NONDEGRADATION**

High quality waters are afforded an additional level of protection by the nondegradation rules (ARM 17.30.701 et. seq.,) and in statute (75-5-303 MCA). Changes in water quality must be “non-significant”, or an authorization to degrade must be granted by the Department. However, under no circumstance may standards be exceeded. It is important to note that waters that meet or are of better quality than a standard are high quality for that parameter, and nondegradation policies apply to new or increased discharges to the waterbody. Although these nondegradation rules are not integrated into TMDL development, they help limit pollutant loading in waters where designated uses are currently satisfied. Some of these waters may be healthy tributaries to waters where a TMDL is developed; thus nondegradation can help implement TMDL related pollutant controls at a watershed scale.

**C3.0 REFERENCE CONDITIONS**

**C3.1 DEQ APPROACH FOR DEFINING A REFERENCE CONDITION**

DEQ uses the reference condition to evaluate compliance with many of the narrative WQS. The term “reference condition” is defined as the condition of a waterbody capable of supporting its present and future beneficial uses when all reasonable land, soil, and water conservation practices have been applied. In other words, reference condition reflects a waterbody's greatest potential for water quality given historic land use activities. Although sediment water quality targets typically relate most directly to the aquatic life use, the targets are protective of all designated beneficial uses because they are based on the reference approach, which strives for the highest possible condition.

DEQ applies the reference condition approach for making beneficial use-support determinations for certain pollutants (such as sediment) that have specific narrative standards. All classes of waters are subject to the provision that there can be no increase above naturally occurring concentrations of sediment and settleable solids, oils, or floating solids sufficient to create a nuisance or render the water harmful, detrimental, or injurious. These levels depend on site-specific factors, so the reference conditions approach is used.

Montana WQS do not contain specific provisions addressing detrimental modifications of habitat. However, detrimental modifications of habitat may often lead to or result from increases above
naturally occurring concentrations of sediment, etc and therefore the reference condition approach is used to help determine if beneficial uses are supported when habitat modifications are present. The reference approach can also be used to develop riparian and shade target parameters when evaluating temperature.

Waterbodies used to determine reference condition are not necessarily pristine or perfectly suited to giving the best possible support to all possible beneficial uses. Reference condition also does not reflect an effort to turn the clock back to conditions that may have existed before human settlement, but is intended to accommodate natural variations in biological communities, water chemistry, etc. due to climate, bedrock, soils, hydrology, and other natural physiochemical differences. The intention is to differentiate between natural conditions and widespread or significant alterations of biology, chemistry, or hydrogeomorphology due to human activity. Therefore, reference conditions should reflect minimum impacts from human activities. It attempts to identify the potential condition that could be attained (given historical land use) by the application of reasonable land, soil, and water conservation practices. DEQ realizes that presettlement water quality conditions usually are not attainable.

Comparison of conditions in a waterbody to reference waterbody conditions must be made during similar season and/or hydrologic conditions for both waters. For example, the Total Suspended Solids (TSS) of a stream at base flow during the summer should not be compared to the TSS of reference condition that would occur during a runoff event in the spring. In addition, a comparison should not be made to the lowest or highest TSS values of a reference site, which represent the outer boundaries of reference conditions. The following methods may be used to determine reference conditions:

**Primary Approach**
- Comparing conditions in a waterbody to baseline data from minimally impaired waterbodies that are in a nearby watershed or in the same region having similar geology, hydrology, morphology, and/or riparian habitat.
- Evaluating historical data relating to condition of the waterbody in the past.
- Comparing conditions in a waterbody to conditions in another portion of the same waterbody, such as an unimpaired segment of the same stream.

**Secondary Approach**
- Reviewing literature (e.g. a review of studies of fish populations, etc., that were conducted on similar waterbodies that are least impaired.
- Seeking expert opinion (e.g. expert opinion from a regional fisheries biologist who has a good understanding of the waterbody’s fisheries health or potential).
- Applying quantitative modeling (e.g. applying sediment transport models to determine how much sediment is entering a stream based on land use information, etc.).

DEQ uses the primary approach for determining reference condition if adequate regional or other primary reference data is available, and uses the secondary approach to estimate reference condition when primary approach data is limited or unavailable. DEQ often uses more than one approach to determine reference condition, especially when regional reference condition data are sparse or nonexistent.
C3.2 USE OF STATISTICS FOR DEVELOPING REFERENCE VALUES OR RANGES

Reference value development must consider natural variability as well as variability that can occur as part of field measurement techniques. Statistical approaches are commonly used to help incorporate variability. One statistical approach is to compare stream conditions to the mean (average) value of a reference data set to see if the stream condition compares favorably to this value or falls within the range of one standard deviation around the reference mean. The use of these statistical values assumes a normal distribution; whereas, water resources data tend to have a non-normal distribution (Helsel and Hirsch, 1995). For this reason, another approach is to compare stream conditions to the median value of a reference data set to see if the stream condition compares favorably to this value or falls within the range defined by the 25th and 75th percentiles of the reference data. This is a more realistic approach than using one standard deviation since water quality data often include observations considerably higher or lower than most of the data. Very high and low observations can have a misleading impact on the statistical summaries if a normal distribution is incorrectly assumed, whereas statistics based on non-normal distributions are far less influenced by such observations.

Figure C-1 is an example boxplot presentation of the median, 25th and 75th percentiles, and minimum and maximum values of a reference data set. In this example, the reference stream results are stratified by two different stream types. Typical stratifications for reference stream data may include Rosgen stream types, stream size ranges, or geology. If the parameter being measured is one where low values are undesirable and can cause harm to aquatic life, then measured values in the potentially impaired stream that fall below the 25th percentile of reference data are not desirable and can be used to indicate impairment. If the parameter being measured is one where high values are undesirable, then measured values above the 75th percentile can be used to indicate impairment.

The use of a non-parametric statistical distribution for interpreting narrative WQS or developing numeric criteria is consistent with EPA guidance for determining nutrient criteria (Buck, et al., 2000). Furthermore, the selection of the applicable 25th or 75th percentile values from a reference data set is consistent with ongoing DEQ guidance development for interpreting narrative WQS where it is determined that there is “good” confidence in the quality of the reference sites and resulting information (Suplee, 2004). If it is determined that there is only a “fair” confidence in the quality of the reference sites, then the 50th percentile or median value should be used, and if it is determined that there is “very high” confidence, then the 90th percentile of the reference data set should be used. Most reference data sets available for water quality restoration planning and related TMDL development, particularly those dealing with sediment and habitat alterations, would tend to be “fair” to “good” quality. This is primarily due to a the limited number of available reference sites/data points available after applying all potentially applicable stratifications on the data, inherent variations in monitoring results among field crews, the potential for variations in field methodologies, and natural yearly variations in stream systems often not accounted for in the data set.
Figure C-1. Boxplot Example for Reference Data.

The above 25th – 75th percentile statistical approach has several considerations:

1. It is a simple approach that is easy to apply and understand.
2. About 25 percent of all streams would naturally fall into the impairment range. Thus, it should not be applied unless there is some linkage to human activities that could lead to the observed conditions. Where applied, it must be noted that the stream’s potential may prevent it from achieving the reference range as part of an adaptive management plan.
3. About 25 percent of all streams would naturally have a greater water quality potential than the minimum water quality bar represented by the 25th to 75th percentile range. This may represent a condition where the stream’s potential has been significantly underestimated. Adaptive management can also account for these considerations.
4. Obtaining reference data that represents a naturally occurring condition can be difficult, particularly for larger waterbodies with multiple land uses within the drainage. This is because all reasonable land, soil, and water conservation practices may not be in place in many larger waterbodies across the region. Even if these practices are in place, the proposed reference stream may not have fully recovered from past activities, such as riparian harvest, where reasonable land, soil, and water conservation practices were not applied.
5. A stream should not be considered impaired unless there is a relationship between the parameter of concern and the beneficial use such that not meeting the reference range is likely to cause harm or other negative impacts to the beneficial use as described by the WQS in Table C2-2. In other words, if not meeting the reference range is not expected to negatively impact aquatic life, coldwater fish, or other beneficial uses, then an impairment determination should not be made based on the particular parameter being evaluated. Relationships that show an impact to the beneficial use can be used to justify impairment based on the above statistical approach.

As identified in (2) and (3) above, there are two types of errors that can occur due to this or similar statistical approaches where a reference range or reference value is developed: (1) A stream could be
considered impaired even though the naturally occurring condition for that stream parameter does not meet the desired reference range or (2) a stream could be considered not impaired for the parameter(s) of concern because the results for a given parameter fall just within the reference range, whereas the naturally occurring condition for that stream parameter represents much higher water quality and beneficial uses could still be negatively impacted. The implications of making either of these errors can be used to modify the above approach, although the approach used will need to be protective of water quality to be consistent with DEQ guidance and WQS (Suplee, 2004). Either way, adaptive management is applied to this water quality plan and associated TMDL development to help address the above considerations.

Where the data does suggest a normal distribution, or reference data is presented in a way that precludes use of non-normal statistics, the above approach can be modified to include the mean plus or minus one standard deviation to provide a similar reference range with all of the same considerations defined above.

**Options When Regional Reference Data is Limited or Does Not Exist**

In some cases, there is very limited reference data and applying a statistical approach like above is not possible. Under these conditions, the limited information can be used to develop a reference value or range, with the need to note the greater level of uncertainty and perhaps a greater level of future monitoring as part of the adaptive management approach. These conditions can also lead to more reliance on secondary type approaches for reference development.

Another approach would be to develop statistics for a given parameter from all streams within a watershed or region of interest (Buck, et al., 2000). The boxplot distribution of all the data for a given parameter can still be used to help determine potential target values knowing that most or all of the streams being evaluated are either impaired or otherwise have a reasonable probability of having significant water quality impacts. Under these conditions you would still use the median and the 25th or 75th percentiles as potential target values, but you would use the 25th and 75th percentiles in a way that is opposite from how you use the results from a regional reference distribution. This is because you are assuming that, for the parameter being evaluated, as many as 50 percent to 75 percent of the results from the whole data distribution represent questionable water quality. Figure C-2 is an example statistical distribution where higher values represent better water quality. In Figure C-2, the median and 25th percentiles represent potential target values versus the median and 75th percentiles discussed above for regional reference distribution. Whether you use the median, the 25th percentile, or both should be based on an assessment of how impacted all the measured streams are in the watershed. Additional consideration of target achievability is important when using this approach. Also, there may be a need to rely on secondary reference development methods to modify how you apply the target and/or to modify the final target value(s). Your certainty regarding indications of impairment or non-impairment may be lower using this approach, and you may need to rely more on adaptive management as part of TMDL implementation.
Figure C-2. Boxplot example for the use of all data to set targets.

C4.0 REFERENCES


