



Maryland
Department of
the Environment

Maryland's Final Combined 2020-2022 Integrated Report of Surface Water Quality

Submitted in Accordance with Sections 303(d), 305(b), and 314 of the Clean Water Act

Published and distributed by:
Watershed Protection, Restoration and Planning Program (WPRPP)
Water and Science Administration (WSA)

Submittal Date: January 27, 2022
EPA Approval Date: February 25, 2022

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ACKNOWLEDGEMENTS

This report, developed by the Watershed Protection, Restoration and Planning Program (WPRPP) of the Maryland Department of the Environment (MDE) would not have been possible without the contributions from countless others. Special thanks go to Tim Fox, Anna Kasko, Najma Khokhar, Shannon McKenrick, Len Schugam, and Mark Trice for their assessment contributions. In addition, the authors would like to thank those who helped write, review and edit the report including Lee Currey, Anna Kasko, Amy Laliberte, Gabrielle Leach, Matthew Stover, and Guido Yactayo. Much of the data compiled by WPRPP were supplied by other Water and Science Administration(WSA) programs including Compliance and Field Services. In addition, many data were provided by the Maryland Department of Natural Resources (DNR) with staff also assisting with water quality assessments.

Last but not least, MDE would like to thank the Chesapeake Monitoring Cooperative, all Federal and local government groups and non-governmental organizations like Blue Water Baltimore, Nanticoke Watershed Alliance, and many others who provided data for this report. As in past reports, this report used a variety of chemical, physical, and biological data provided by non-state partners. This information has been invaluable for improving both the spatial and temporal resolution of assessments of state waters. To view a full list of individuals and organizations that provided data during the data solicitation period, please see Table 3.

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EXECUTIVE SUMMARY

For this Integrated Report (IR) and in compliance with sections 303(d), 305(b) and 314 of the federal Clean Water Act (CWA), Maryland is submitting a combined 2020-2022 IR of Surface Water Quality (IR). The ‘combining’ of two cycles of water quality data and assessments into one document, while unusual, was necessary so that the 2020 cycle assessments could still be captured while allowing Maryland to catch up and still meet the 2022 IR deadline of April 1, 2022. The decision to ‘combine’ these reports (2020 and 2022) was made in consultation and with the support of U.S. Environmental Protection Agency (EPA) Region 3, and is consistent with EPA’s Integrated Reporting guidance for the 2022 cycle (*Information Concerning 2022 CWA Section 303(d), 305(b), and 314 Integrated Reporting and Listing Decisions*).

In this guidance document, EPA states that “If a state is significantly behind in submitting an IR, one option to catch-up with a late submission while also meeting the reporting deadline for the current IR cycle is to combine the IR submissions (for example, submit a combined 2020/2022 IR by April 1, 2022). Articulation of this strategy is not intended to obviate the requirement to submit an IR every two years, nor is it intended to offer an opportunity to slow down preparation of CWA 303(d) lists moving forward. Rather, the strategy of combining IRs has been employed for states to catch-up on their past CWA 303(d) lists, submit their current cycle IR on-time, and maintain the biennial reporting cycle with an April 1 deadline moving forward.”

In using this option of combining reports, Maryland’s combined IR of Surface Water Quality covering the 2020 and 2022 reporting cycles incorporates assessments using all data that normally would have been included for these IR cycles separately. As a result, Maryland used an extended data window, and all assessments reflect both the full record of data from both cycles and the most up-to-date data possible.

As in previously submitted IRs, this report describes ongoing efforts to monitor, assess, track and restore the chemical, physical and biological integrity of Maryland waters. This report presents the current status of water quality in Maryland by placing all waters of the state into one of five categories, which are described in detail in the introductory section of this document. In addition, the report provides information about the progress on addressing impaired waters by documenting:

- Completed Total Maximum Daily Loads (TMDLs), which re-categorize impairments from Category 5 (impaired and needs a TMDL: the “list of impaired waters”) to Category 4a (TMDL completed, but still impaired).
- Analyses of new water quality data that shows areas previously identified as impaired that are attaining standards. This can result from remediation, changes in water quality standards, or improved monitoring and/or data analysis.
- Assessment methodologies and watershed segmentation that enhance the use of available data and provide consistency with management and implementation strategies.
- Statewide water quality statistics for Maryland’s surface waters, including summaries of the size of impaired or non-impaired water by waterbody type, the status of waters by designated use, and the size of waters impaired by various pollutants or sources.
- Maryland’s prioritization of impairments for TMDL development.

For this combined 2020-2022 reporting cycle, changes were made to three assessment methodologies and another new assessment methodology was created. These assessment methodologies provide a consistent logical framework for reviewing water quality data and are used in making water body impairment determinations for the IR. The *Listing Methodology for Identifying Waters Impaired by Bacteria in Maryland's IR*, the Fish Tissue Assessment Methodology section, which is part of the *Methodology for Determining Impaired Waters By Chemical Contaminants for Maryland's IR of Surface Water Quality*, and the *Temperature Assessment Methodology for Use III (-P) Streams in Maryland* were all updated for this cycle and the *Delisting Methodology for Biological Assessments* was created.

Maryland continues to make significant efforts to incorporate non-state government data in ways that increase the resolution of the state's water quality assessments. For the combined 2020-2022 IR, the Maryland Department of the Environment (MDE) partnered with the Chesapeake Monitoring Cooperative (CMC) to obtain non-governmental organization (NGO) and citizen data for assessing water quality. The CMC is a group of organizations under agreement with the EPA Chesapeake Bay Program (CBP) that provides programmatic and technical support to non-traditional monitoring groups and connects them with state or federal agencies using data for regulatory or management decisions. The CMC maintains a centralized database, the Chesapeake Data Explorer (CDE), and they assist NGO and citizen groups in loading quality data into the database while collaborating with agencies and other data users to access vetted data from the database to incorporate into their assessments. Partnering with the CMC has allowed MDE to compile a greater quantity and spatial coverage of water monitoring data by sharing the workload of evaluating data quality, quality assurance/quality control of datasets, organizing, and storing data within CDE. MDE successfully used citizen data from the CMC's Chesapeake Data Explorer for this combined 2020-2022 IR cycle and plans to continue working closely with the CMC in future cycles.

As done previously, MDE is submitting this IR to EPA through the Assessment, TMDL Tracking and Implementation System (ATTAINS), an online system for accessing information about the condition of the nation's surface waters. New for this report, MDE utilized the ATTAINS reporting function to produce all assessment results and summary calculations in the report. All IR information will be made available in ATTAINS through web reports and other query tools. ATTAINS data are made available to the public through EPA's How's My Waterway interactive webpage and mapping tool, which can be found at epa.gov/waterdata/how-s-my-waterway. For general information about the ATTAINS reporting system, please visit epa.gov/waterdata/attains. MDE will also continue to make Maryland's IR information available to the public in several user-friendly formats on their webpage. Accessible via the web, users can query MDE's searchable IR database to find individual assessments or groups of assessments that are of interest. The searchable IR database and companion clickable map application are available online at mde.maryland.gov/programs/water/tmdl/integrated303dreports/pages/303d.aspx. MDE will also continue to maintain the GIS map, which displays water quality assessment information overlaid on top of TMDL watersheds online at mdewin64.mde.state.md.us/WSA/IR-TMDL/index.html. MDE also hosts a TMDL Data Center webpage online at mde.maryland.gov/programs/water/tmdl/datacenter/pages/index.aspx that contains documents, maps, and additional information on TMDLs. Users should note that IR resources will only be updated following EPA approval of Maryland's IR.

Maryland's Water Quality Highlights

The risk posed by exposure to Per- and polyfluoroalkyl substances (PFAS) is an emerging and evolving state and national concern. On July 1, 2021, MDE released a new report detailing the sampling of nearly 130 Maryland public drinking water treatment plants for PFAS. Additionally, on October 18, 2021, EPA announced the agency's PFAS Strategic Roadmap, which lays out a whole-of-agency approach to addressing PFAS. PFAS have been manufactured and used in a variety of industries around the globe, including in the United States since the 1940s. These chemicals are persistent in the environment and the human body, and there is an increasing body of evidence that exposure to PFAS can lead to adverse human health effects, such as: increased cholesterol levels, decreased fertility, increased risk of cancer, and others. In Maryland, PFAS are being studied as an emerging contaminant of concern with MDE monitoring for PFAS in specific water bodies that have been identified as having nearby potential sources of PFAS as well as sampling in locations known to be frequented by subsistence anglers and fishers. Recently, MDE established a fish consumption advisory threshold for the health risks posed by levels of PFOS (perfluorooctane sulfonate), one of the more widely studied PFAS chemicals, and found that levels of PFOS exceeded a human health threshold in the fish tissue of three species captured from Piscataway Creek (a tributary to the Potomac River in Prince George's County). Consequently, on Oct. 15, 2021, MDE released a news report announcing that the department had issued its first fish consumption advisories for redbreast sunfish and yellow bullhead catfish in the non-tidal portion of Piscataway Creek, and largemouth bass in the tidal headwaters of Piscataway Creek. This, in turn, will result in Maryland's first ever Category 5 (impaired, may need a TMDL) listings for PFOS in fish tissue for the tidal and non-tidal waters of Piscataway Creek in this combined 2020-2022 IR.

Other persistent water quality challenges facing the state include the continued increasing trends of conductivity and related aquatic life toxicant, chloride, in non-tidal streams due to road deicers. MDE has now documented 28 watersheds as impaired for chloride. New for this report, MDE created a Subcategory 5s (Waterbody impairment is caused by chloride from road salt) to specifically acknowledge the ongoing contribution to pollution from road salt. Waters assessed in Category 5s are high priorities to be addressed through pollution control requirements and restoration approaches, and are a lower priority for TMDL development. Maryland's salt reduction strategies include: the requirement for a salt management plan in state law for Maryland Department of Transportation State Highway Administration (MDOT SHA); requirements for salt management plans in MS4 permits, which cover over 90% of Maryland's impervious surface area; voluntary actions, such as private applicator training; public awareness partnerships with other state agencies and NGOs, and engagement with elected officials. Through adaptive management, trend analysis, and responsible implementation, long-term goals can be established to lessen the usage of salt and reduce its impact while maintaining safety and mobility. MDE plans to utilize these 'straight-to-implementation' approaches to expedite restorative practices and therefore water quality improvements.

Maryland also continues to document a number of temperature impairments in Class III (and Class III-P) coldwater streams. In this IR cycle, there were 74 new Category 5 temperature impairments across nine different watersheds, increasing the total temperature impairments to 174. The exceedance of the temperature criterion in these streams threatens the persistence of coldwater obligate species and presents an additional challenge for restoration efforts aimed at providing biological uplift.

Long term water quality trend analyses conducted by the U.S. Geological Survey and Maryland Department of Natural Resources (DNR) show that temperature trends are degrading in both tidal and nontidal waters in Maryland. However, historical Chesapeake Bay restoration spending has been successful, and there are significant reductions in nitrogen (N), phosphorus (P) and sediment (TSS) concentrations in both tidal and non-tidal trend monitoring stations. The analyses show that nutrient trends are improving in the State of Maryland, and that the restoration efforts display measurable positive impacts on water quality in many locations.

Water quality monitoring continues to be a priority for Maryland. MDE and DNR have recognized the need for continued lake monitoring and are partnering to address known sampling gaps, coordinating sampling protocols, and have developed a prioritization list to identify an order in which lakes will be sampled. One of the primary goals is to monitor and assess all significant (>5 acres surface area), publicly-owned lakes in Maryland for impacts due to nutrients. As part of this effort, MDE assessed new data for 15 lakes in this IR cycle and will continue to monitor and assess lakes each cycle according to the monitoring prioritization list. EPA has also released new water quality criteria to address nutrient pollution in lakes and reservoirs, and MDE plans to review these criteria and reevaluate and update lake assessment methodologies to improve future lake assessments.

MDE also coordinated with EPA on a water quality monitoring investigation in the Conococheague Creek watershed for high pH impairments. In response to comments by EPA on the 2018 IR, MDE developed a study in 2019 and 2020 to further investigate if the cause of high pH impairments in the Conococheague Creek watershed were due to the natural geology of the area and could be delisted, as MDE proposed in the 2018 IR, or if they were caused by nutrients and should remain impaired. MDE deployed pH loggers at multiple stations around the Conococheague Creek, Antietam Creek, and Little Conococheague watersheds, and EPA conducted a robust analysis of the data. The data demonstrated that the high pH in the Conococheague watershed is due to a combination of the Karst geography, high nutrient input, and a dam at a specific station that caused nutrients and water to remain trapped. Based on this study, MDE listed the entire Conococheague Creek watershed in Category 5 (impaired, may need a TMDL) for high pH, which corresponds with the current impairment listings for the Conococheague Creek watershed for nutrients. Both the nutrient and the high pH listings will be addressed by a nutrient TMDL in the future.

Maryland continues to make progress in establishing TMDLs for the state's impaired water bodies. To date, Maryland has established 568 TMDLs out of a total of 972¹ water body-pollutant impairments. The water body size addressed by TMDLs for each major pollutant-type is shown in the figures below. As evident from these figures, some pollutants have been almost completely addressed by TMDLs (e.g., nutrients, TSS, bacteria) while others have not (e.g., chlorides, sulfates, stream temperature). For chlorides and stream temperature, the state has developed water quality modeling methodologies for estimating loads and impacts, which can be used to establish TMDLs for these pollutants in the future or for management decisions and implementation purposes.

¹ These numbers can go up or down from IR cycle to IR cycle as impairments get added or delisted based on updated information and data.

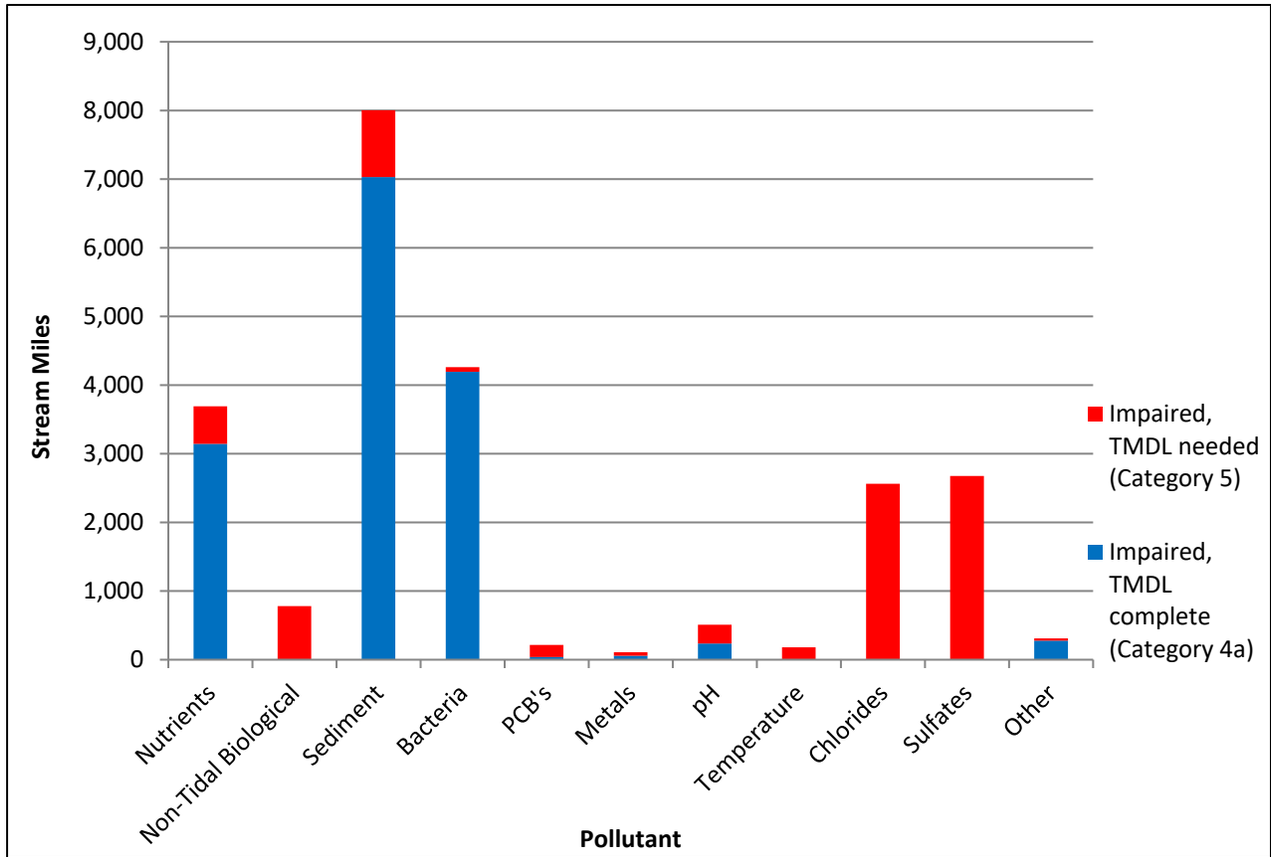


Figure 1: Stream miles impaired by various pollutants in 2020-2022. Colors denote the stream miles currently addressed by TMDLs (blue) and those that still require TMDLs (red).

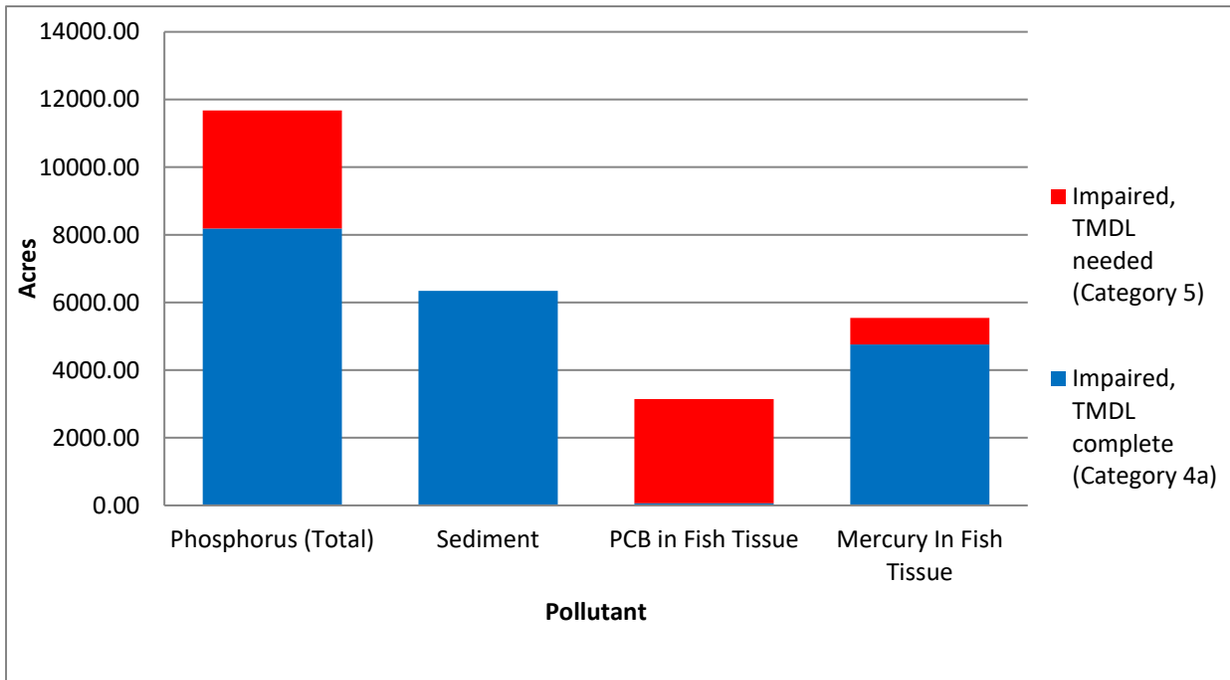


Figure 2: Impoundment size impaired by various pollutants in 2020-2022. Colors denote the impoundment acres currently addressed by TMDLs (blue) and those that still require TMDLs (red).

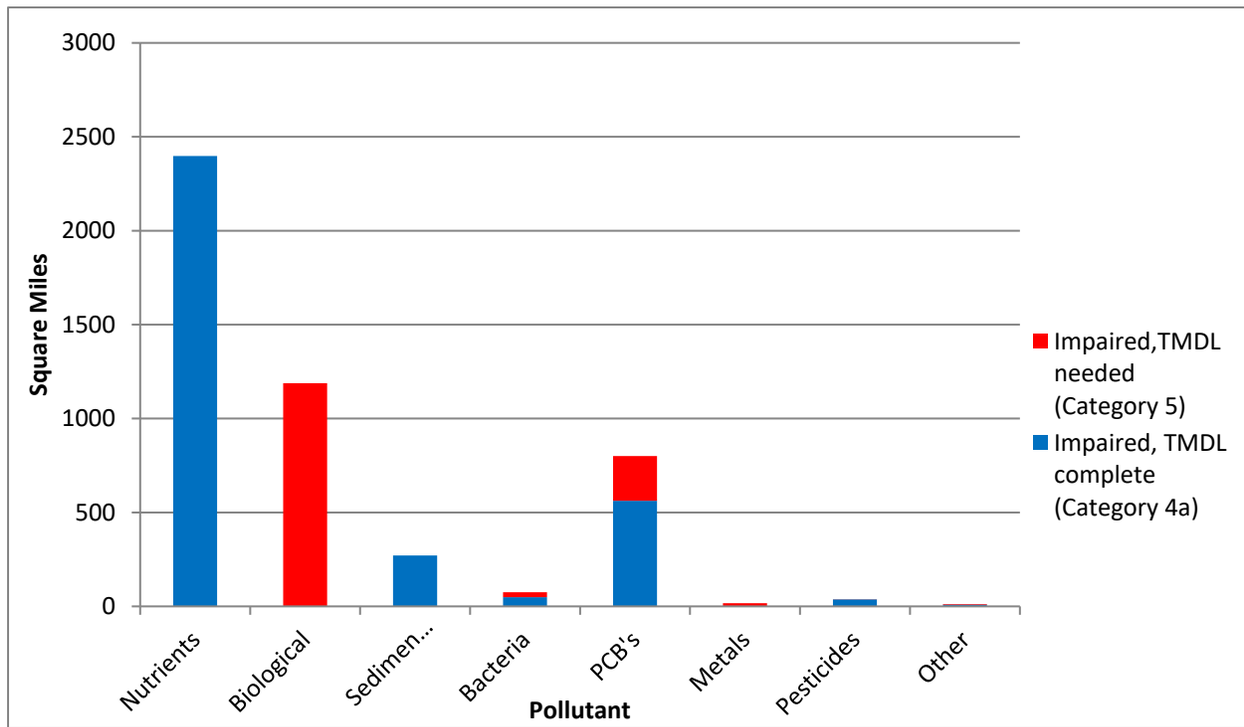


Figure 3: Size of estuarine waters impaired by various pollutants in 2020-2022. Colors denote the square mileage of estuarine waters currently addressed by TMDLs (blue) and those that still require TMDLs (red).

Summary of Changes in the Combined 2020-2022 IR

There are a total of 101 additions to the list of Category 5 waters in 2020-2022. Two are new impairment listings for sulfate based on Biological Stressor Identification (BSID) analyses. Another 16 are new listings for fecal coliform in shellfish harvesting waters. There are 74 new impairment listings for high water temperatures in Class III or III-P cold water stream segments. In addition, there are three new phosphorus listings and three new chlorophyll *a* listings for lakes. Finally, there are two new listings for PFOS in fish tissue and one new listing for high pH.

Table 1: Changes to Category 5 Listings from 2018 to 2020-2022

| IR Year/Status | Category 5 Listings |
|---|---------------------|
| 2018 Total Category 5 Listings | 284 |
| 2020-2022 New Category 5 Listings | 101 |
| 2020-2022 New Delistings (Category 5 to Category 2 or 3) (<i>See Table 2</i>) | -10 |
| Approved TMDLs (since the 2018 IR) | -16 |
| 2020-2022 Grand Total Category 5 Listings | 359 |

Ten waterbody-pollutant combinations were removed from Category 5 in 2020-2022. One biological listing without a specified impairing substance has been replaced by a sulfate listing from the BSID analyses. Another listing was removed from Category 5 for temperature because the waterbody was erroneously assessed as a use Class III stream when it is actually a use Class I stream and is meeting the

use Class I temperature criterion. One listing was removed from Category 5 for high pH and was replaced by another high pH listing covering a larger area. The last seven listings removed from Category 5 included three for mercury in fish tissue and four for Polychlorinated biphenyls (PCBs) in fish tissue. All seven of these listings were moved to Category 2 on the basis of new data that demonstrated water quality that met the applicable criterion or impairment threshold.

Some of these listings were originally based on limited data. In these cases, it is usually impossible to attribute these waters now meeting standards to a particular restorative action. It is possible that the extensive restoration practices that have been applied statewide might be playing a contributory role, but it may also be true that these listings were made based upon insufficient data. However, it is important to note that it is highly likely that the mercury (Hg) and PCB delistings are due to decreasing trends in atmospheric mercury deposition and natural attenuation of PCBs. Table 2 shows the general water body-pollutant combinations that have been delisted from Category 5.

Table 2: 2020-2022 Water body-pollutant combinations removed from Category 5 - impaired, TMDL needed) and placed in Category 2 or 3 (non-impaired).

| Type of Impairment Listing | Number of Listings Removed from Category 5 |
|--|---|
| Generic Biological Listings removed – specific pollutant now specified (by BSID analysis) | 1 |
| Temperature- erroneous impairment listing removed for a use class I stream | 1 |
| High pH listing removed (this listing was replaced by a new category 5 listing covering the 8-digit watershed) | 1 |
| Hg - fish tissue concentrations now meeting fishing designated use | 3 |
| PCBs - fish tissue concentrations now meeting fishing designated use | 4 |
| 2020-2022 Total Number of Delistings | 10 |

In addition, there were eight other water quality listings removed from the impaired part of the IR that were not counted in Table 2 because they were previously in Category 4a. One such delisting occurred in the Choptank River [Choptank River Mesohaline 1 (CHOMH1)] due to recent assessment data that demonstrated attainment of the shallow water submerged aquatic vegetation (SAV) use and water clarity criteria (i.e., SAV coverage and water clarity). Two listings for total phosphorus in lakes were removed since recent data demonstrated that the lakes assessed were meeting the criteria for the aquatic life designated use. Three other fish tissue-related listings were removed from Category 4a, two for Hg in fish tissue and one for PCBs in fish tissue, since recent assessment data demonstrated that fish tissue was meeting the applicable criterion/thresholds. The final two listings moved from Category 4a to 2 were for tidal shellfish harvesting waters since new fecal coliform data now demonstrate these waters as meeting the shellfish harvesting criteria. For more details on the Category 4a delistings, please see Section C.3.1.3.

Other notable actions taken by the state include:

- MDE issued a Section 401 Water Quality Certification for Conowingo Dam Hydroelectric Project on April 27, 2018. MDE reached a settlement agreement associated with Exelon’s legal challenge to Maryland’s Water Quality Certification under Section 401 of the CWA. The settlement agreement requires Exelon to invest more than \$200 million in environmental projects and operational enhancements to improve water quality in the Lower Susquehanna River and Chesapeake Bay.
- Starting in 2018, MDE formed a Cold Water Advisory Committee made up of a diverse stakeholder group with the goal of providing policy, procedural, and regulation recommendations to better protect recently discovered cold or cool water streams while at the same time, reducing regulatory uncertainty. This work has thus far yielded proposed regulation clarifications for Tier I Antidegradation policy, a procedure to protect those streams with a cold or cool water existing use, several cold/cool water existing use determinations, and several new Class III or III-P designations. Future work of this advisory committee will involve the investigation of a new ‘coolwater’ use class, better defining what a Class IV (or IV-P) water is, and the development of a process for conducting use attainability analyses.
- In 2015, to address the urgency and wide-ranging impacts of climate change on the state, the Maryland Climate Change Commission (MCCC) was codified into law and directed with advising the Governor and General Assembly “on ways to mitigate the causes of, prepare for, and adapt to the consequences of climate change”. Chaired by the MDE Secretary, MCCC, its workgroups and MDE are leading the Governor’s efforts to reduce both the causes of and impacts due to climate change. In this leadership role, MDE has been a staunch participant in the Regional Greenhouse Gas Initiative (RGGI), a cooperative effort between states to reduce carbon dioxide emissions generated by fossil fuel-fired power plants. In addition to air quality concerns, MDE recognizes the impacts of climate change on the water resources of Maryland and especially on that of disadvantaged communities. In the effort to improve Maryland’s mitigation, adaptation, and resilience to these water-based impacts, MDE has developed a cross-programmatic team with the charge of using the latest science to develop next generation strategies, priorities, and policies.
- Finally, in 2013, states and EPA collaborated to develop a new approach to manage the work of the CWA 303(d) program, culminating in the development “A Long-Term Vision for Assessment, Restoration, and Protection under the CWA Section 303(d) Program”. This 10-year ‘Vision’ concentrated on six core principles or goals: prioritization of waters for plan development based on state-specific water quality priorities and the ability to set both short- and long-term priorities; assessment of waters to provide supporting information; flexibility to develop plans using alternative approaches in lieu of traditional TMDL development if more appropriate; ability to also develop plans for water quality protection in addition to the traditional focus on restoration; improved integration of the 303(d) program with the other state and federal environmental programs; and improved outreach and communication with the public and other program partners. The 2013 Vision period is set to conclude in September 2022 and EPA, states, territories, and tribes have expressed interest in renewing the 303(d) program

Vision for another 10-year period. The Association of Clean Water Administrators (ACWA) released the document “ACWA Recommendations for Updating the 2013-Long Term Vision for the CWA 303(d) Program” on Aug. 31, 2021 and have invited states, territories, and tribes to comment and work with ACWA toward the development of the next iteration of the ‘Vision’. MDE is participating in the discussion and process to work toward this new framework that will go through 2032. As part of the new Vision, MDE will also be revising Maryland’s prioritization of impairments for TMDL development in the next two years.

PART A: INTRODUCTION

Maryland's Integrated Report, when approved by EPA, will satisfy Sections 303(d), 305(b) and 314 of the federal CWA. In Maryland, DNR and MDE are the two principal agencies responsible for water resources monitoring, assessment and protection. DNR is the primary agency responsible for ambient water monitoring. MDE sets WQS, compiles and assesses water quality data, submits the Integrated Report, regulates discharges to Maryland waters through multiple permits, enforcement and compliance activities, and develops Total Maximum Daily Loads (TMDLs) for impaired waters. Historically, water quality monitoring results were submitted in two separate reports, the annual §305(b) reports and the biennial §303(d) List (list of impaired waters). Since 2002 and in compliance with Environmental Protection Agency guidance on 303(d) listing and 305(b) reporting, these formerly independent responsibilities have evolved into a combined reporting structure called the Integrated Report (IR).

The IR utilizes five reporting categories that not only include impaired waters requiring TMDLs, but also waters that are clean or need additional monitoring data to make an assessment. These categories are:

Category 1: water bodies that meet all WQS and no use is threatened;

Category 2: water bodies meeting some WQS but with insufficient data and information to determine if other water quality standards (WQS) are being met;

Category 3: Insufficient data and information are available to determine if a water quality standard is being attained. This can be related to having an insufficient quantity of data and/or an insufficient quality of data to properly evaluate a water body's attainment status.

Category 4: one or more WQS are impaired or threatened but a TMDL is not required or has already been established. The following subcategories are included in Category 4:

Subcategory 4a: TMDL already approved or established;

Subcategory 4b: Other pollution control requirements (i.e., permits, consent decrees, etc.) are expected to attain WQS; and,

Subcategory 4c: Water body impairment is not caused by a pollutant (e.g., habitat is limiting, dam prevents attainment of use, etc.).

Category 5: Water body is impaired, does not attain the water quality standard, and a TMDL or other acceptable pollution abatement initiative is required. This is the part of the IR historically known as the 303(d) List.

Subcategory 5s: Waterbody impairment is caused by chloride from road salt. Waters assessed in Category 5s are high priority to be addressed through pollution control requirements and restoration approaches, and lower priority for TMDL development.

Maryland uses these categories by placing each 'water body-pollutant' combination into one of the five categories. Doing this often causes a single water body to be included in multiple categories for different pollutants. For example, Loch Raven Reservoir is listed in Category 4a (impaired, TMDL completed) for sedimentation/siltation and also in Category 2 (meets WQS) for having levels of copper

that meet WQS. This helps Maryland track the status of each pollutant for which a water body has been assessed.

A.1 Data Sources and Minimum Requirements

Section 130.7(B)(5) of the CWA requires that states “assemble and evaluate all existing and readily available water quality-related data and information” when compiling their Integrated Report. This includes but is not limited to the following:

- (i) Waters identified by the state in its most recent Section 305(b) Report as “partially meeting” or “not meeting” designated uses;
- (ii) Waters for which dilution calculations or predictive models indicate non-attainment of applicable WQS;
- (iii) Waters for which water quality problems have been reported by local, state, or federal agencies; members of the public or academic institutions; and,
- (iv) Waters identified by the state as impaired in a nonpoint source assessment submitted to EPA under Section 319 of the CWA or in any updates of the assessment.

With the integration of sections 305(b) and 303(d) of the CWA and the adoption of a multi-category reporting structure, Maryland originally maintained a two-tiered approach to data quality. For the Combined 2020-2022 IR, Maryland reevaluated the system to promote greater consistency with Virginia Department of Environmental Quality (DEQ) and The Chesapeake Monitoring Cooperative and has refined the data evaluation process to incorporate three tiers of data quality.

Tier III data are legally defensible data that can be used for regulatory decision-making purposes. Tier III data are used to list or delist waters (Category 2 or 5) on the Integrated Report and are subject to the highest data quality standards. Maryland waters identified as impaired using Tier III data may require a TMDL or other regulatory actions. These data should be accompanied by a Quality Assurance Project Plan (QAPP) consistent with EPA data guidance specified in Guidance for QAPPs (U.S. EPA 2002a). Tier III data analysis must also be consistent with Maryland’s Assessment Methodologies (see Section C.2).

Tier II data are data with a defined methodology but do not meet Tier III data requirements and are not used to make regulatory assessment decisions (Category 2 or Category 5 of the IR). However, waters with this level of data may be placed in Category 3 of the IR, denoting that there are insufficient data to make an assessment and that follow up monitoring is necessary. Tier II data may be used to track performance of TMDL implementation, help target stream segments for WQS attainment assessments, or identify waters for MDE follow-up monitoring. These data should be accompanied by a QAPP consistent with EPA data guidance specified in Guidance for QAPPs (U.S. EPA 2002a) or other equivalent documentation. Tier II data may have an incomplete QAPP or may use a monitoring method similar to MDE protocols but not fully approved by MDE due to differences in sampling or testing methodology.

Tier I data do not meet the requirements of Tier II and Tier III but are of known quality and as a result still contribute to the understanding of the health of Maryland's waters. Tier I data may be used for educational or outreach purposes, location information where monitoring is taking place, baseline data, assessing the general conditions of surface waters in Maryland, and highlighting community projects that are implemented to improve the health of water bodies. These data do not require a QAPP consistent with EPA data guidance specified in Guidance for QAPPs (U.S. EPA 2002a) but uniform methodology is recommended. Tier I data may have a QAPP, SOPs and/or lab methods that do not meet MDE quality assurance/quality control methods. These data may include land use data, visual observations of water quality condition, or data not consistent with Maryland's Assessment Methodologies.

For more information on data quality tiers, please see MDE's webpage for submitting water quality data found here: <https://mde.maryland.gov/programs/water/TMDL/Integrated303dReports/Pages/Data-Solicitation.aspx>

Table 3 below identifies the organizations and/or programs that submitted data to MDE for the Combined 2020-2022 IR.

Table 3: Organizations/Programs that submitted water quality data for consideration in the Combined 2020-2022 Integrated Report.

| Data Provider | Data Description | Parameter(s) Measured | Data Tier | Notes |
|---|--|--|-------------------------|--|
| Anne Arundel Community College Environmental Center | Bacteria data and physical parameters collected around Anne Arundel County. | physical parameter, bacteria | I | Data used for informational purposes. Data needs to be accompanied by a QAPP or similar documentation. |
| Anne Arundel County | Non-tidal biological monitoring data from streams around Anne Arundel County. | benthic and fish indices of biological integrity | II | Data used for informational purposes. Biological data will undergo full vetting to be integrated into the biological assessment for future IRs. |
| Antietam-Conococheague Watershed Alliance | Monthly water quality, bacteria, and temperature sampling in the Antietam and Conococheague Creek Watersheds. | water quality, bacteria, benthic macroinvertebrates, water temperature logger | III | Data used to update nontidal assessments. |
| Arundel Rivers Association | Water quality and bacteria assessments for tidal and nontidal South River. | water quality, bacteria | Tidal- III, Nontidal- I | After full vetting, tidal dissolved oxygen data was integrated with the Chesapeake Bay Program assessments used for this IR. Nontidal data used for informational purposes. Clarifications needed in QAPP documentation. |
| Audubon Naturalist Society | Non-tidal biological monitoring data from streams around Montgomery County. | benthic index of biological integrity | I | Data used for informational purposes - Benthic index of biotic integrity calculated using family level identification. Integration with state dataset not yet possible. |
| Baltimore County Department of Environmental Protection and Sustainability (DEPS) | Water quality, bacteria, and biological monitoring data from streams around Baltimore County. | water quality, bacteria, benthic and fish indices of biological integrity, trash | II | Water quality data used to prioritize follow-up assessments. Additional data are needed for a conclusive assessment. Some coordinates require greater precision. Biological data will undergo full vetting to be integrated into the biological assessment for future IRs. |
| Blue Water Baltimore | Bacteria, nutrient, and physical parameters for the Gwynns Falls and Jones Falls watersheds as well as bacteria, nutrient, and physical parameters for the tidal Patapsco River. | water quality, bacteria | III | Data used to update non-tidal assessments and specifically pH assessments. Tidal data has completed QAQC checks and will be integrated with the Chesapeake Bay Program assessments for future IRs. |

| | | | | |
|---|--|---|-----|--|
| Calvert County Health Department | Bacteria data collected at designated bathing beaches in Calvert County | Enterococcus levels | III | Data used to update beach assessments. |
| City of Baltimore, DPW, office of Compliance and Research | Water quality data from the City of Baltimore's Ammonia Screening and Stream Impact Sampling Programs. | water quality, nutrients, bacteria | I | Data used for informational purposes. Data needs to be accompanied by metadata and a QAPP or similar documentation. |
| Frederick County | Non-tidal biological monitoring data from streams around Frederick County. | benthic macroinvertebrates | I | Data used for informational purposes. Data needs to be accompanied by station coordinates, metadata and a QAPP or similar documentation. |
| Inframark | Data from the Elkton MD water treatment plant. | pH and turbidity | I | Data used for informational purposes. Data needs to be accompanied by station coordinates, metadata and a QAPP or similar documentation. |
| MD Coastal Bays | Water quality data from the Coastal Bays watershed. | Nutrients, temperature, salinity, pH, DO, secchi depth, chlorophyll | II | Data used to prioritize follow-up assessments. Additional data are needed for a conclusive assessment. |
| MD DNR | Trophic State Index for toxic algae blooms for Transquaking and Higgins Mill Pond. | water quality and nutrients | I | Data used for informational purposes. Data needs to be accompanied by station coordinates, metadata and a QAPP or similar documentation. |
| MD DNR and Chesapeake Bay Program | Results of Water Quality Interpolator Model, based on measured DO levels in Chesapeake Bay. | Percent exceedance of CFD curves | III | Data used to update the DO/nutrient assessments for the Chesapeake Bay and its tidal tributaries. |
| MD DNR Core Trends Program | In-situ water quality and nutrients. | A comprehensive suite of nutrient species and in-situ physical parameters such as DO, pH, water temperature, etc. | III | Data used to update non-tidal assessments. |
| MD DNR, MDE and CBL | Baseline monitoring between 2013-2016 for constituents that might be discharged during potential Marcellus shale drilling (fracking) operations in Western Maryland. | PAH's, conductivity, strontium, barium, methane, nutrients, pH, alkalinity, ammonia, ANC, TSS, TDS, ions, metals. | III | Data used to update non-tidal assessments in Western Maryland. |

| | | | | |
|--|---|---|-----|---|
| MDE - Compliance Program's Sewage Overflow Database | Web-accessible Sewage Overflow Database provides data on location and volume of sewage overflows. | gallons of untreated sewage discharged from leaky infrastructure | III | Data summarizes the areas with most frequent sewage overflows. No actual water quality data. |
| MDE- Beach Certification Program | Bacteria data collected at designated bathing beaches by County HDs. | Enterococcus levels | III | Data used to update beach assessments. |
| MDE- Drinking Water | Cryptosporidium and E Coli results from raw water samples at surface water treatment plants. | Cryptosporidium and E Coli | III | Data used for informational purposes at this time due to differences in sampling methods and lack of applicable criteria. |
| MDE- Fish Tissue Monitoring Program | Fish Tissue data on Chlordane, Heptachlor Epoxide, PCBs, PFAS, and Hg content. | Concentration of Chlordane, Heptachlor Epoxide, PCBs, PFAS and mercury in fish tissue | III | Data used to update fish consumption assessments for Heptachlor Epoxide, PFAS, PCBs, mercury, and chlordane. |
| MDE- Integrated Water Planning and Field Services Programs | pH data for the Conococheague Creek watershed. | pH | III | Data used to update this pH assessment. |
| MDE- Lakes | Water quality and profile data collected at lakes. | Nutrients, depth, temperature, salinity, pH, DO, secchi depth, chlorophyll a, flow. | III | Data used to update lake assessments. |
| MDE- Shellfish Certification Program | Bacteria data for stations in the Tidal areas of the Chesapeake Bay and Coastal Bays in MD. | Fecal coliform | III | Data used to update bacteria assessments as they relate to the shellfish harvesting designated use. |
| MDE Temperature | Continuous water temperature data. | Temperature logger data | III | Data used to update temperature assessments. |
| Nanticoke Watershed Alliance | Physical water quality parameters, nutrients, chlorophyll a, and bacteria samples collected from both tidal and nontidal waters in the Nanticoke River watershed. | DO, salinity, Secchi depth, temperature, fecal coliform, enterococcus, chlorophyll a, nutrients | III | Data used to update nontidal assessments. Tidal data has completed QAQC checks and will be integrated with the Chesapeake Bay Program assessments for future IRs. |
| Octoraro Watershed Association | Water quality data for the Octoraro Watershed. | Conductivity, DO, nutrients, pH, salinity, water temperature | I | Data used for informational purposes. Data needs to be accompanied by a QAPP or similar documentation. |

| | | | | |
|---|--|--|-----|--|
| Prince George's County | Non-tidal biological monitoring data from streams around Prince George's County. | benthic and fish indices of biological integrity | II | Data used for informational purposes. Biological data will undergo full vetting to be integrated into the biological assessment for future IRs. |
| Shore Rivers | Tidal water quality data for the Chester, Choptank, Miles-Wye, and Sassafras Rivers. | Depth, water clarity, salinity, DO, temperature, nutrients, chlorophyll a. | I | Full vetting of data still needed (through the CMC). Data may be integrated with Chesapeake Bay Program assessments in future IRs. |
| The Elk and North East River Watershed Association (ENERWA) | Water quality data for the Elk and North East Rivers. | Conductivity, DO, nutrients, pH, water clarity, water temperature | II | Data used for informational purposes. Data needs to be accompanied by QAPP or similar documentation. pH sampling methods not comparable to methods for assessment. |
| VA DEQ Fish Tissue project | Fish tissue metals study. Samples were collected from 6 Potomac River Embayments. | Metals in fish tissue | III | Data used to update fish consumption assessments. |
| Virginia Institute of Marine Science and MD DNR | Counts of areal submerged aquatic vegetation (SAV) coverage and measured water clarity for select tidal tributaries to the Chesapeake Bay. | SAV coverage (acres) and water clarity acres | III | Data used to update the SAV/sediment assessments for the Chesapeake Bay and its tidal tributaries. |

A.1.1 Quality Control of Water Quality Datasets

Data quality in Maryland's water monitoring programs is defined through implementation of the agency's quality control program (e.g. DNR's and MDE's Quality Management Plan), QAPP for each monitoring program, and field and laboratory Standard Operating Procedures (SOP). Water monitoring programs conducted under contract to EPA must have QAPPs approved by the EPA Regional or Chesapeake Bay Program Quality Assurance (QA) Officer prior to initiating monitoring activities.

Details in each program's QAPP define data quality indicators by establishing quality control and measurement performance criteria as part of the program's planning and development. Such measures help ensure there is a well-defined system in place to assess and ensure the quality of the data.

Water monitoring programs conducted by a local agency, educational institution, consultant or citizen group that intend to have their data used for regulatory decisions (Tier III data) should have a QAPP consistent with EPA data guidance specified in Guidance for QAPPs (U.S. EPA 2002a). For state analysts to review these contributed data with any confidence, the quantitative aspects of these data need to be defined.

Some of the data quality aspects that need to be considered include:

Precision - How reproducible are the data? Are sample collection, handling and analytical work done consistently each time samples are collected and processed?

Accuracy/Bias - How well do the measurements reflect what is actually in the sample? How far away are results from the "true" value, and are the measures consistently above or below this value?

Representativeness - How well do the sample data characterize ambient environmental conditions?

Comparability – How similar are results from other studies or from similar locations of the same study, or from different times of the year, etc.? Are similar sampling and analytical methods followed to ensure comparability? Do observations of field conditions support or explain poor comparability?

Completeness – Is the quality and amount of data collected sufficient to assess water quality conditions or can this data be appended to other, existing data collected at the same site or nearby to provide enough information to make an assessment decision?

Sensitivity - Are the field and/or laboratory methods sensitive enough to quantify parameters at or below the regulatory standards and at what threshold can an analytical measure maintain confidence in results?

QAPPs will likely not address all of these issues and there are often no quantitative tests or insufficient Quality Control (QC) data available to do so. In these instances, best professional judgment may be required as these aspects can be difficult to address, even if there is a monitoring QAPP. For some issues, there is no quantitative test and often little, if any, quality assurance data provided with contributed data. In most instances, an analyst's review of available monitoring program documentation and data are subjective. Once data quality is considered acceptable (or at least not objectionable), the dataset review process moves to a more quantitative review stage.

A.1.2 Water Quality Data Review

The designated uses defined in the Code of Maryland Regulations are assessed by relatively few field and analytical measures. Water temperature, dissolved oxygen, pH, turbidity, water clarity (Secchi depth or light extinction), acres of estuarine grasses, ammonia, biological integrity, and certain bacteria levels define the principal data used to assess criteria attainment. Various measures of nitrogen and phosphorus (nutrients) have not been defined in terms of criteria, although exceedance of dissolved oxygen or chlorophyll a criteria or nuisance levels of algae are attributed to high levels of nutrients. Except for special studies or as a discharge permit requirement, metals, inorganic and organic parameters defined as criteria are not routinely measured due to the high cost of analysis and few of these substances are found in ambient waters at levels exceeding criteria. Specific toxins known to be directly related to human health (i.e., mercury and PCBs) are assessed through MDE's fish and shellfish monitoring programs.

Water quality datasets reviewed for assessing use support are first examined in terms of a QAPP or other reports that define monitoring objectives and quality control. For selected parameters, the data are reviewed for sufficient sample size, data distribution (type and outliers/errors) and spatial and temporal distribution in the field. Censored data and field comments are examined for unusual events that may affect data quality (e.g., storm event). Data are examined for seasonality and known correlations (e.g., conductivity and salinity) are reviewed. Censored data are noted and may be excluded from the analysis.

Not all water quality criteria are assessed using this approach. Some assessments are conducted by other state programs using peer-reviewed or defined methods (e.g., Maryland's assessment methodologies) and are not re-evaluated using other approaches. Examples include; assessment of algal samples, the state's probabilistic non-tidal living resource survey (MD Biological Stream Survey), fish kill and bacterial assessments, bathing and shellfish harvesting restrictions, and toxic contaminants in fish tissue, shellstock and sediments.

Some criteria assessments are conducted externally by other agencies and programs such as VA institute of Marine Science, MD DNR, Versar, Inc., Old Dominion University, and EPA's Chesapeake Bay Program. In these circumstances, the assessment methods are peer reviewed and results are provided to the state. Criteria assessed in this manner are not re-evaluated. Examples include; for Maryland's Chesapeake Bay and tidal tributaries, benthic community criteria, aquatic grass coverage, water clarity, and dissolved oxygen.

MDE supports the use of computer models and other innovative approaches to water quality monitoring and assessment. Maryland and the Bay partners have also relied heavily on the Chesapeake Bay model to develop loading allocations, assess the effectiveness of best management practices, and guide implementation efforts. Several different modeling approaches have also been used in TMDL development. With the large number of biological impairments in Category 5 of the IR, Maryland has been relying more heavily on land use analyses, GIS modeling, data mining, and other innovative approaches to identify stressors, define ecological processes, and develop TMDLs.

PART B: BACKGROUND

B.1 Total Waters

Maryland is fortunate to have an incredible diversity of aquatic resources. The low-lying, coastal plain region in the eastern part of the state includes the oceanic zone as well as the estuarine waters of both the Coastal and Chesapeake Bays. Moving further west and up through the rolling hills of the Piedmont region, the tidal influences give way to flowing streams and the Liberty, Loch Raven, and Prettyboy reservoir systems. Along the western borders of the state is the Highland region where the state's highest peaks are located, and which includes three distinct geological provinces (the Blue Ridge, the Ridge and Valley province, and the Appalachian Plateaus). Estimates of Maryland's total surface waters across these regions are given in Table 4.

Table 4: Scope of Maryland's Surface Waters.

| | | Value | Scale | Source |
|--------------------------------------|---|--------------------|-----------------------|------------------------------------|
| State population | | 6,177,224 | N/A | U.S. Census Bureau, 2020 |
| Surface Area | Total (square miles) | 12,193 | Unknown | DNR 2001 |
| | Land (square miles) | 9,844 | | |
| Rivers and streams (miles) | | 19,127 | 1:24,000 NHD Coverage | National Hydrography Dataset, 2012 |
| Impoundments | All Lakes/Reservoirs (number/acres) | 947 lakes / 77,965 | 1:100,000 (RF3) | EPA, 1991 |
| | Significant Publicly-owned (number/acres) | 60 lakes / 21,876 | 1:24,000 NHD Coverage | USGS, MDE, 2012 |
| Estuaries/Bays (square miles) | | 2,451 | 1:24,000 | Chesapeake Bay Program, MDE, 2012 |
| Ocean coast (square miles) | | 107 | 1:24,000 | MDE, 2012 |
| Wetlands | Freshwater (acres) | 528,877 | Unknown | Genuine Progress Indicator, 2013 |
| | Tidal (acres) | 237,042 | Unknown | Genuine Progress Indicator, 2013 |

*Most of these numbers are based on the use of the 1:24,000 scale, USGS National Hydrography Dataset (NHD) coverage.

B.1.1 Water Quality Standards

A water body is considered "impaired" when it does not support a designated use [see Code of Maryland Regulations §26.08.02.02 at <https://www.dsd.state.md.us/comar/comarhtml/26/26.08.02.02.htm>]. Maryland's water quality standards (WQS) assign use classes or groupings of specific designated uses to each body of water. The following is a generalized list of the four primary classes. Each of these may also be given a "-P" suffix which denotes that the water body also supports public water supply.

- Class I waters:** Water contact recreation, and protection of non-tidal warm water aquatic life;
- Class II waters:** Support of estuarine and marine aquatic life and shellfish harvesting;
- Class III waters:** Non-tidal cold water; and,
- Class IV waters:** Non-tidal Recreational trout waters.

Each class then has an appropriate subset of specific designated uses. Water bodies assigned a use class are expected to support the entire subset of designated uses for that class. The only exception to this is for Class II waters which may or may not support shellfish harvesting (based on possible shellfish habitat) or other subcategory designated uses (e.g. denoted with an asterisk in the table below) specific to certain locales. Table 5 illustrates the specific designated uses that apply to each use class. This table shows all possible use classes in the column headings.

Table 5: Specific Designated Uses that apply to each Use Class.

| Designated Uses | Use Classes | | | | | | | |
|--|-------------|-----|----|------|-----|-------|----|------|
| | I | I-P | II | II-P | III | III-P | IV | IV-P |
| Water Contact Sports | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Leisure activities involving direct contact with surface water | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Fishing | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Growth and Propagation of fish (other than trout), other aquatic life and wildlife | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Agricultural Water Supply | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Industrial Water Supply | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ | ✓ |
| Propagation and Harvesting of Shellfish | | | ✓ | ✓ | | | | |
| Seasonal Migratory Fish Spawning and Nursery Use* | | | ✓ | ✓ | | | | |
| Seasonal Shallow-Water Submerged Aquatic Vegetation Use* | | | ✓ | ✓ | | | | |
| Open-Water Fish and Shellfish Use* | | | ✓ | ✓ | | | | |
| Seasonal Deep-Water Fish and Shellfish Use* | | | ✓ | ✓ | | | | |
| Seasonal Deep-Channel Refuge Use* | | | ✓ | ✓ | | | | |
| Growth and Propagation of Trout | | | | | ✓ | ✓ | | |
| Capable of Supporting Adult Trout for a Put and Take Fishery | | | | | | | ✓ | ✓ |
| Public Water Supply | | ✓ | | ✓ | | ✓ | | ✓ |

*These particular designated uses apply only to specific segments of the Chesapeake Bay and its tidal tributaries. They are discussed in more detail in Section B.1.1.1.

Each of the designated uses has associated water quality criteria that are then used to determine if the designated use is being supported. Such criteria can be narrative or numeric. Numeric Water Quality Criteria establish threshold values, usually based upon risk analyses or dose-response curves, for the protection of human health and aquatic life. These apply to pollutants that can be monitored and quantified to known levels of precision and accuracy, such as toxins concentrations, pH, and dissolved

oxygen. Narrative criteria are less quantitative in nature but generally prohibit any undesirable water quality conditions that would preclude a water body from supporting a designated use.

The Federal CWA and its amendments require that states update their WQS every three years in what is referred to as the Triennial Review of WQS. This action includes a robust public comment process and is subject to review and approval by EPA. Maryland's WQS are updated through changes to the regulatory language in the Code of Maryland Regulations (COMAR). For more information please visit: <https://mde.maryland.gov/programs/water/TMDL/WaterQualityStandards/Pages/index.aspx>.

B.1.1.1 WQS for Chesapeake Bay and its Tidal Tributaries

Maryland has detailed WQS for Chesapeake Bay and its tidal tributaries to protect both aquatic resources and to provide for safe consumption of shellfish. The current aquatic resource protection standards are subcategories under Class II waters and establish five designated uses (see Figure 4) for Chesapeake Bay and its tidal tributaries, including:

Seasonal Migratory Fish Spawning and Nursery Designated Use - includes waters of the Chesapeake Bay and its tidal tributaries that have the potential for or are supporting the survival, growth, and propagation of balanced populations of ecologically, recreationally, and commercially important anadromous, semi-anadromous and tidal-fresh resident fish species inhabiting spawning and nursery grounds from February 1 through May 31.

Seasonal Shallow-Water Submerged Aquatic Vegetation Designated Use –includes tidal fresh, oligohaline and mesohaline waters of the Chesapeake Bay and its tributaries that have the potential for or are supporting the survival, growth, and propagation of rooted, underwater bay grasses in tidally influenced waters between April 1 and October 1.

Open-Water Fish and Shellfish Designated Use - includes waters of the Chesapeake Bay and its tidal tributaries that have the potential for or are supporting the survival, growth, and propagation of balanced, indigenous populations of ecologically, recreationally, and commercially important fish and shellfish species inhabiting open-water habitats. This subcategory applies to two distinct periods: summer (June 1 to September 30) and non-summer (October 1 through May 31). In summer, the open-water designated use in tidally influenced waters extends from shoreline to adjacent shoreline, and from the surface to the bottom or, if a pycnocline exists (preventing oxygen replenishment), to the upper measured boundary of the pycnocline. October 1 through May 31, the boundaries of this use include all tidally influenced waters from the shoreline to adjacent shoreline and down to the bottom, except when the migratory spawning and nursery designation applies.

NOTE: If a pycnocline exists but other physical circulation patterns, such as the inflow of oxygen-rich oceanic bottom waters, provide oxygen replenishment to the deep waters, this use extends to the bottom. This is mostly prevalent in the Virginia portion of the Bay.

Seasonal Deep-Water Fish and Shellfish Designated Use - includes waters of the Chesapeake Bay and its tidal tributaries that have the potential for or are supporting the survival, growth, and propagation of balanced, indigenous populations of important fish and shellfish species inhabiting deep-water habitats from June 1 through September 30:

NOTE 1: In tidally influenced waters located between the measured depths of the upper and lower boundaries of the pycnocline, where a pycnocline is present and presents a barrier to oxygen replenishment; or

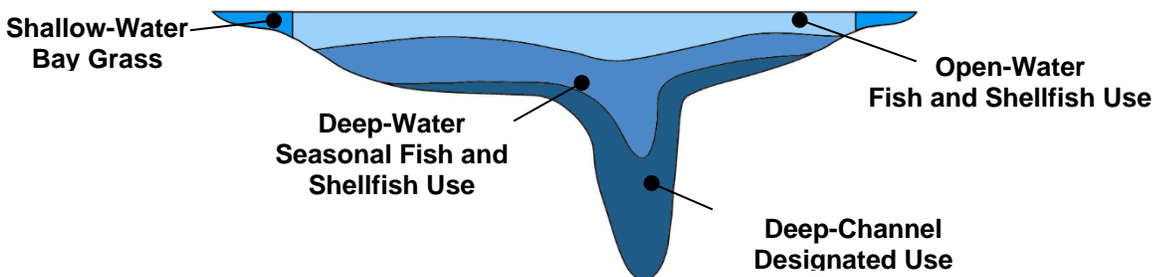
NOTE 2: From the upper boundary of the pycnocline down to the sediment/water interface at the bottom, where a lower boundary of the pycnocline cannot be calculated due to the depth of the water column.

NOTE 3: From October 1 to May 31, criteria for Open Water Fish and Shellfish Subcategory apply.

Seasonal Deep-Channel Refuge Designated Use - includes waters of the Chesapeake Bay and its tidal tributaries that have the potential for or are supporting the survival of balanced, indigenous populations of ecologically important benthic infaunal and epifaunal worms and clams, which provide food for bottom-feeding fish and crabs. This subcategory applies from June 1 through September 30 in tidally influenced waters where a measured pycnocline is present and presents a barrier to oxygen replenishment. Located below the measured lower boundary of the pycnocline to the bottom.

NOTE: From October 1 to May 31, criteria for Open Water Fish and Shellfish Subcategory apply.

A. Cross Section of Chesapeake Bay or Tidal Tributary



B. Oblique View of Chesapeake Bay and its Tidal Tributaries

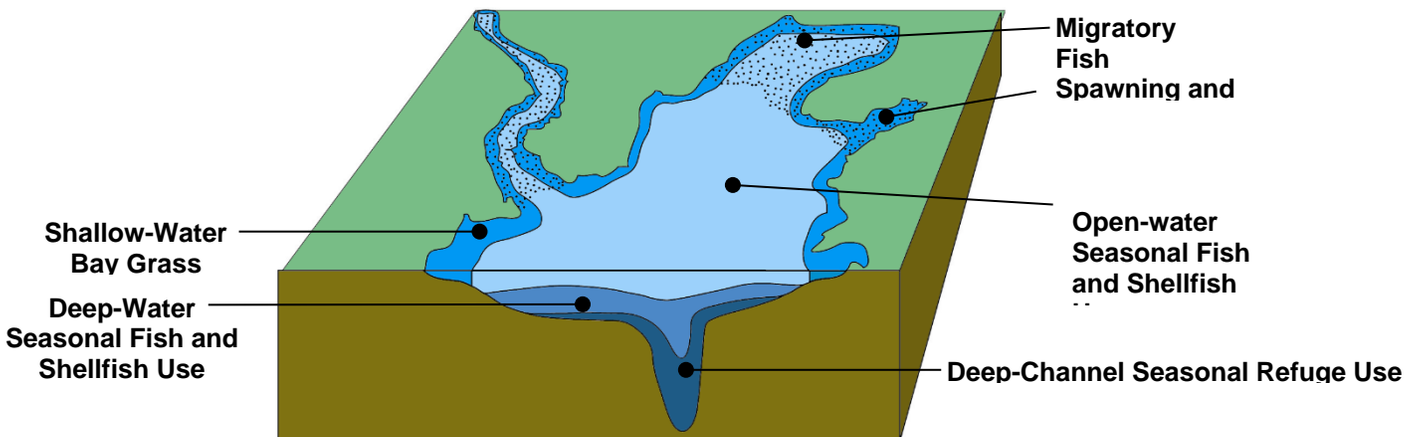


Figure 4: Illustration of the designated uses for Chesapeake Bay (Chesapeake Bay Program, 1998). Uses are both overlapping and three-dimensional.

B.2 Water Pollution Control Programs

Maryland implements a host of water pollution control programs to ensure that WQS are attained, many of which are funded by federal dollars under the CWA. Some programs are administered by different state agencies within Maryland or by local jurisdictions. Some of the programs administered by MDE are briefly cited below and web links are provided for access to more detailed information.

B.2.1 Permits

MDE is responsible for administering several permit programs to reduce the impacts of surface water and groundwater discharges to state waters. More detailed information on the State's water permits is available at: <https://mde.maryland.gov/programs/Permits/WaterManagementPermits/Pages/index.aspx>.

B.2.2 Tier II Waters and Antidegradation

Maryland continues to implement antidegradation regulations to better protect state waters where data indicate that water quality is significantly better than that required to support the applicable designated uses (COMAR 26.08.02.04). MDE has recently updated its web resources to clarify how these regulations are implemented and created web pages specifically designed to assist applicants for Wetlands and Waterways permits and General Permits for Stormwater associated with Construction Activity to understand what is expected during a Tier II review of their project. The antidegradation program aims to protect high quality waters by requiring more rigorous permit application reviews. The reviews identify practices that avoid, minimize, and/or mitigate the amount of buffering capacity (i.e., assimilative capacity) used by a permitted discharge. More information on Tier II can be found at: https://mde.maryland.gov/programs/Water/TMDL/WaterQualityStandards/Pages/Antidegradation_Policy.aspx.

B.2.3 Grant Programs

A number of financial assistance programs are offered and/or facilitated by MDE. Funding may be in the form of grants, low interest loans, or direct payments for specific projects. More detailed information on the range of programs administered by MDE can be found at: <https://mde.maryland.gov/programs/Water/WQFA/Pages/index.aspx>.

B.2.4 Total Maximum Daily Loads (TMDLs)

Waters listed on Category 5 of this Integrated Report may require a TMDL. A TMDL is an estimate of the amount or load of a particular pollutant that a water body can assimilate and still meet WQS. After a total load has been developed, upstream discharges will be further regulated to ensure the prescribed loading amounts are attained. More information on Maryland's TMDL program can be found at: <https://mde.maryland.gov/programs/Water/TMDL/Pages/index.aspx>. Changes to assessments in this Integrated Report that are based on newly approved TMDLs (TMDLs approved by EPA within the last two years) are described in this document in Section C.3. Worth noting, MDE has created the Maryland "TMDL Data Center" on MDE's website to make it easier for the public to search for applicable TMDLs and waste load allocations, and to see the geographic extent of waters addressed by TMDLs. This webpage also has links to the Stormwater Toolkit, other stormwater documents, and information

about the Chesapeake Bay and tidal tributary Phase 6 model development process, all to assist stakeholders engaged in implementing TMDLs and restoring their waters. Maryland's TMDL Data Center is accessible at: <https://mde.maryland.gov/programs/Water/TMDL/DataCenter/Pages/index.aspx>.

B.2.5 Functional Stream Assessment for Stream Restoration Projects in Maryland

Due to increases in proposals to restore or enhance streams and wetlands to meet watershed restoration objectives in the Chesapeake and Coastal Bays, MDE had a need to improve assessment methodologies for assessing both adverse impacts and benefits of restoration projects when the projects are proposed in regulated resources.

To meet this need, MDE's Wetlands and Waterways Program entered into an interagency agreement with the U.S. Fish and Wildlife Service to adapt its functional pyramid approach to stream restoration specifically for Maryland. Detailed and rapid assessments and a restoration process were developed, as well as specific checklists for different types of stream restoration practices. These practices include natural channel design, valley restoration, regenerative stormwater conveyance, and analytical design approaches. The project was field tested, revised and completed in 2016. The final guidance documents may be found at: <https://www.fws.gov/ChesapeakeBay/restoring-habitat/stream-restoration/stream-protocols.html>.

B.2.6 Drinking Water Source Protection

MDE's Water Supply Program (WSP) is responsible for the implementation of the Safe Drinking Water Act (SDWA). In Maryland, the CWA and the SDWA are aligned very closely under the one water concept promoting a holistic approach toward protection, usage and management of the State water resources. Ensuring safe drinking water supplies for Maryland's citizens is one of the primary responsibilities of the WSP. This Program oversees numerous activities to make sure public water systems that serve about 84% of Marylanders provide safe and adequate supply of drinking water. Having safe and reliable drinking water sources, whether it is from surface water or groundwater, is of paramount importance. Therefore, protecting the drinking water sources in concert with the CWA activities is an integral function of this Administration. In addition, to protect the sustainability of the State water resources for present and future generations, the Program administers the Water Withdrawal Appropriation and Use Permitting Program.

MDE WSP promotes and encourages local governments and water suppliers to utilize tools at their disposal to protect the watershed areas contributing to their surface water supplies and wellhead protection areas providing recharge to their groundwater suppliers. Local governments have adopted ordinances to enact performance standards to protect water resources and have adopted development review procedures and restricted development through special overlay zoning ordinances in sensitive watershed and wellhead protection areas. Completed source water assessments for Maryland's public water systems document the most significant risks and vulnerabilities of water supply sources to different sources and classes of contaminants. For more information on MDE's Source Protection efforts please see:

https://mde.maryland.gov/programs/Water/water_supply/Source_Water_Assessment_Program/Pages/index.aspx.

The WSPs Water Appropriation and Use Permitting Program ensures the sustainability of the State's water resources for current and future Marylanders. Maryland law requires that water users do not unreasonably impact the State's water resources or other users of the resources. The WSP implements testing and evaluation procedures to ensure that the potential impacts from a proposed use is well understood, and that an appropriate permit decision can be made. Permits include conditions to protect the State's water resources and may include special conditions for protecting other users or downstream aquatic life. Such conditions include requirements for withdrawals to cease when low flows are reached in a water body, release minimum flows behind impoundments or design screen intakes to minimize adverse impacts on aquatic life. Groundwater permits may contain conditions for a permittee to monitor water levels or be financially responsible for replacing or upgrading nearby water supplies that are or are likely to be adversely impacted by a withdrawal. More information on Water Appropriation and Use Permits may be found at:

https://mde.maryland.gov/programs/Water/water_supply/Pages/WaterAppropriationsOrUsePermits.aspx

The WSP is actively involved in the activities of the Susquehanna River Basin Commission (SRBC) and the Interstate Commission for the Potomac River Basin (ICPRB). As a Commission member, MDE works to ensure that these valuable water resources are managed and protected for the best interests of Maryland's citizens. Both Commissions are actively involved in facilitating the protection of drinking water sources in the basins and carry out planning functions to ensure that the cumulative impact of water uses throughout the basins are properly accounted for and managed. These partnerships have fostered interstate cooperation for the improvement of water quality and managing water supply sources.

More information on Maryland's WSPs can be found at:

https://mde.maryland.gov/programs/water/water_supply/Pages/index.aspx.

B.2.7 Corsica River Targeted Watershed

The Corsica River Watershed Project is a long-standing dedicated program designed to demonstrate that a tidal tributary of Chesapeake Bay can be successfully restored with a highly focused watershed restoration effort. This project was initiated in 2005 after both a TMDL (2000) and Watershed Restoration Action Strategy had been developed for the watershed. Using a variety of funding mechanisms and restoration practices, great strides have been made in reducing the estimated loads of nitrogen, phosphorus, and sediments coming from both point and nonpoint sources in the watershed. Partners to the Corsica River Targeted Program include DNR, MDE, Queen Anne's County Soil Conservation District, the Town of Centreville, Queen Anne's County, and the Corsica River Conservancy. More detailed progress information on this project can be found in the 2005-2011 Progress report at:

https://mde.maryland.gov/programs/Water/319NonPointSource/Documents/Corsica_report.pdf and the Section 319 Success Story brief:

https://mde.maryland.gov/programs/Water/319NonPointSource/Documents/Success%20Stories/md_corsica_success_story.pdf. For other information related to the restoration of the Corsica River please visit: <https://www.corsicariverconservancy.org/>.

B.2.8 Program Coordination

State agency staff participate in many work groups, committees, task forces, and other forums to coordinate and communicate state efforts with interested stakeholders. Coordination with the Chesapeake Bay Program and participation by state staff in the associated subcommittees and goal implementation teams continues to be a nexus for Maryland's water quality restoration activities. MDE staff also communicates regularly with other state agencies and stakeholders on topics including WQS development, water quality monitoring and assessment, TMDL development, and permitting. State staff also participate in groups such as the Maryland Water Monitoring Council, to ensure program coordination with local and federal government agencies, as well as the private sector, academia, non-governmental organizations, and Maryland's citizens.

B.3 Cost/Benefit Assessment

One specific reporting requirement of the CWA under §305(b), is a cost-benefit analysis of water pollution control efforts to ensure that the benefits of these programs are worth the costs. Economists have defined various ways to measure water quality benefits (e.g., Smith and Desvousges, 1986) and a number of agencies have produced estimates of water quality values based on uses (e.g., flood control value of wetlands – Leschine et al., 1997) or specific activities (e.g., recreational fishing - US Fish and Wildlife Service, 1998). Data for these efforts are often difficult to obtain, the results are complex or often address only a single use, and comparability between states or regions can be impossible. There are increasing efforts, led primarily by the academic community, to establish ecosystem service values for a variety of attributes provided by natural areas and waters. However, it is difficult at this time to apply values broadly across a range of regional and jurisdictional boundaries.

B.3.1 Program Costs

A substantial level of federal funding for water pollution control efforts comes from some agencies (EPA) while funding for aquatic resource protection and restoration may be substantially provided by other federal agencies (e.g., US Fish and Wildlife Service). Funds usually are transferred to states through a variety of appropriations – for example, certain provisions of the federal Water Pollution Control Act and its amendments provide for grants to states, including Sections 104(b) (NPDES), 106 (surface and ground water monitoring and permitting), 117 (Chesapeake Bay Program), 319 (nonpoint source pollution control), and 604(b) (water quality planning). These funds often provide seed money or low-interest loans that must be matched by state or local funds or documented in-kind efforts used on the project. A summary of federal water quality/aquatic resource-related grants to state agencies is shown in Figure 5.

While some new water programs are occasionally initiated, over the last 11 years, there has been a general decline of federal funding available to states for various water quality-related programs. That being said, more recently, small increases in Section 106, 319 and Public Water Supply funding sources have led to an increase in water program funding from 2013-2021. The figure below shows a summary of EPA budget data from traditional water grants (CWA §106, §319, §104b planning, wetlands, targeted watersheds, public water supply, and beach monitoring).

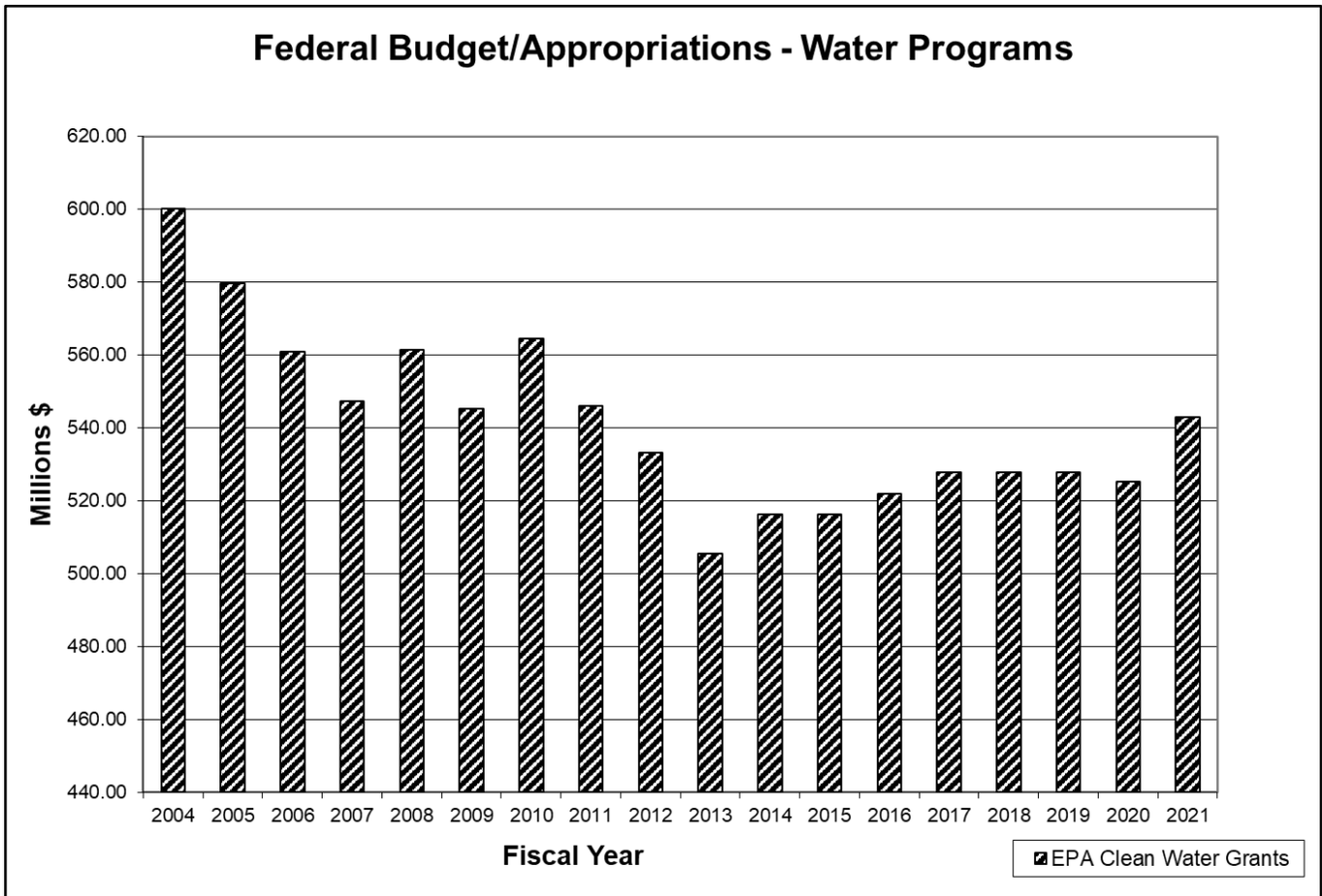


Figure 5: Federal Budget Appropriations to Water Programs (2004-2021). (Source: Association of Clean Water Administrators (ACWA) President’s FY21 Budget Request Funding Chart, Updated 2-1-2020)

Although the changes may appear gradual, the loss for state programs is increased when programs that require matching funds are reduced. An example of the impact of national funding variance in §319 funding appropriation and what Maryland received is shown in Figure 6.

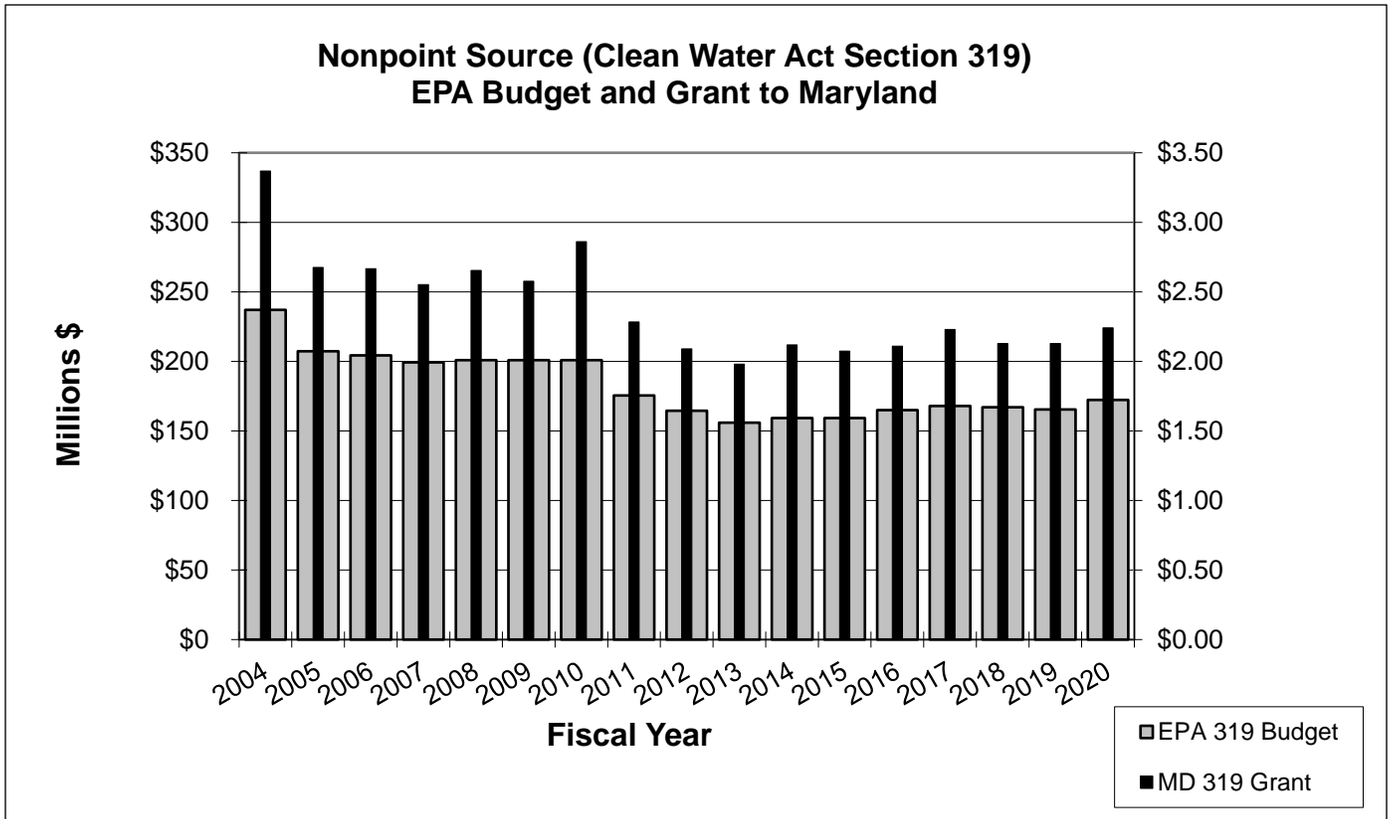


Figure 6: Federal nonpoint source total budget allocation including the Maryland totals. (Sources: Association of Clean Water Administrators FY21 Report and MDE’s 319 Annual Report)

As the federal funding for water programs vary and program costs increase annually, maintenance of nearly every water program activity requires either an increased share from state/local budgets or reductions in program function.

B.3.2 Program Benefits

Clean water offers many valuable uses to individuals and communities as direct and indirect economic benefits. Beautiful beaches, whitewater rivers, and calm, cool lakes add to aesthetic appeal and contribute to a recreation and tourism industry. A plentiful supply and good quality drinking water encourages economic growth and development, increased property values, and water-based recreational opportunities and commerce. Though environmental quality ranks high in the public’s perception of livable communities, an economic valuation of each of these benefits is difficult to develop.

Most often, economic benefits are determined for single uses (e.g., fishing). For example, approximately 347,000 Maryland residents are anglers (about one in 17) and residents comprise more than 81 percent of the State’s anglers. In 2011, these anglers spent \$535 million in the State on fishing expenses - an average of \$1,212 per angler per year. Most of these expenses (62 percent) were equipment-related which included things like fishing equipment, clothing, boats, tents, etc. Trip-related costs (food, lodging, transportation, equipment rental) accounted for another large portion (37 percent) and other

items (membership dues, magazines, permits, stamps and leases) amounted to \$7 million (1%) (US Fish and Wildlife Service, 2013).

B.3.3 Summary

Water pollution control efforts are very costly. Much of the federal funds provided to the State, and cost-shared with additional state and local funds, are used to implement local pollution control and/or restoration programs. On an annual basis, the funds available are but a fraction of the estimated cost.

EPA needs to clearly define meaningful and comparable cost/benefit information that would enable states to assess the value of implementing directives of the CWA. A pilot state or regional program or a national study with recognized economists and federal and state participation could help simplify the complexities of this economic analysis.

B.4 Special State Concerns and Recommendations

The Chesapeake Bay continues to be a major focal point for water quality planning and restoration efforts across the state. Since 1985, it has been estimated that Maryland has reduced its nitrogen, phosphorus, and sediment loads reaching the Chesapeake Bay by 32 million pounds per year nitrogen (N), 3.5 million pounds per year phosphorus (P), and 598 million pounds per year sediment (TSS). As Maryland focuses on meeting the 2025 reduction targets established in the 2010 TMDL goals, it is estimated that the state has met its TSS goals, but will need to reduce an additional 5 million lbs. of N and 100,000 lbs. of P. The Phase III Watershed Implementation Plan (WIP) provides the strategy for how Maryland will achieve its 2025 nutrient and sediment targets. Under this plan, Maryland planned to exceed both its 2025 N and P reduction targets, setting the state on a path to meet the additional load reductions that have been recently assigned by EPA and that are required due to 2025 climate change conditions. The Phase III WIP strategy focuses on investments in wastewater and agriculture to help meet Maryland's 2025 targets, but realizes that additional reductions will also need to come from other source sectors in the future. The strategy to meet the additional climate change allocations focuses on incentives to achieve additional reductions in the wastewater sector. Maryland's progress toward meeting 2025 goals reflects the implementation of cost-effective reduction strategies. This emphasis on getting the most reductions for the lowest cost has been a key factor in all state strategies. The state and local governments have spent billions of dollars to institute the most efficient pollution reduction practices; investments that will need to continue. (MD's 2019 Chesapeake Bay Annual Progress)

An emerging contaminant of concern, PFAS are a group of man-made chemicals that include Perfluorooctanoic acid, PFOS, GenX, and many others. PFAS have been manufactured and used in a variety of both household (e.g., Teflon-coated frying pans) and industrial (e.g., fire-fighting foams) products around the globe, including in the United States since the 1940s. These chemicals do not readily break down and can accumulate in living tissue over time. Since exposure to PFAS has been linked to adverse human health effects the MDE has been actively studying the presence of PFAS in drinking water, natural water bodies, and the tissue of frequently consumed aquatic organisms.

Recent monitoring in Piscataway Creek has shown elevated levels of PFOS in both water column samples, and fish tissue as compared to control samples. After conducting a study of the health risk thresholds and comparing the levels found in fish tissue, MDE issued several fish consumption advisories (for redbreast sunfish, brown bullhead catfish, and largemouth bass) for the tidal and non-tidal portions of Piscataway Creek. As a result, these parts of Piscataway Creek were listed as impaired (Category 5) on this IR. MDE is collecting additional, targeted monitoring for PFAS compounds in certain water bodies that have been identified as having nearby potential sources of PFAS as well as sampling in locations known to be frequented by subsistence anglers and fishers. MDE will assess these sampling results and develop additional advisories and impairment listings as necessary. MDE is putting a priority on the implementation of a science-based comprehensive plan for PFAS risk that is focused first on determining whether there are locations in Maryland where there are unacceptable risks to human health associated with exposures to PFAS and whether there are locations of continuing releases of PFAS compounds. Earlier this year, MDE released a report on a first phase of sampling of public drinking water systems across Maryland. A report on the results of a second round of sampling of additional public drinking water systems, and a third round of sampling is ongoing. While maintaining this monitoring and reporting effort, Maryland will need to keep up with new advancements in PFAS

monitoring, detection, and threshold development at the federal level to better understand and convey the presence, impacts, and risk reduction strategies for Maryland citizens.

The Conowingo Dam's impacts on the water quality and flow along the Susquehanna River and the downstream Chesapeake Bay continue to be a concern for Maryland and the other Chesapeake Bay watershed states. When the TMDL was first published in 2010, it was estimated that Conowingo Dam would be trapping sediment and associated nutrients through 2025. New science has determined that this is not the case, and that the reservoir behind Conowingo Dam has reached capacity. As a result, more P, TSS and N are now entering the Chesapeake Bay than were estimated when the TMDL was written. This additional pollutant load (estimated at 6 million pounds total N and 260,000 pounds total P) must be addressed in order to meet the Bay's water quality standards. Recognizing this reality, Maryland is leading a multi-pronged approach to address the Conowingo Dam's impacts. This includes:

1. Working with the CBP in developing a regional approach to address these impacts through a separate Conowingo WIP (CWIP) that pools resources from Bay jurisdictions to put pollution reduction practices in the most cost-effective locations. CWIP milestones are also being developed and will be submitted to EPA in January 2022. This collaborative and alternative approach is exploring both financing and Best Management Practice (BMP) innovations to leverage different funding sources (state, federal, local, private, other) develop credible nature-based and in-water practices to accelerate and expand restoration efforts; and
2. MDE reached a settlement agreement associated with the Conowingo Dam and Exelon's legal challenge to Maryland's Water Quality Certification under section 401 of the federal Clean Water Act. Maryland negotiated a related \$200 million settlement agreement requiring Exelon to reduce Conowingo nutrient pollution, and other ecosystem impacts such as fish passage and debris management. As of this writing, the first down payment of this settlement agreement has been received by the state. MDE is also in the process of wrapping up a stakeholder engagement process to receive public input on the type of nutrient reduction projects funded with settlement monies; and,
3. Maryland is also showing strong state leadership in addressing Conowingo impacts by implementing a sediment characterization and innovative reuse and beneficial use pilot project to provide better information on the quality of sediments behind the dam, dredging costs, dredged material reuse options, scaling, and feasibility as a solution for addressing Conowingo's impacts. The sediment characterization information is being used to categorize the dredged material according to Maryland's Innovative Reuse and Beneficial Use of Dredged Material Guidance Document to help determine environmentally safe and economically feasible reuse options. Maryland also performed a Conowingo dredging demonstration in October 2021 that included additional sediment characterization and reuse evaluation of dredge area sediments. This will be followed by an economic analysis to assess the market value of different Conowingo sediment reuses and modeling to simulate different dredging scenarios and their influence on Bay water quality. The overall pilot project should be complete in spring 2022, and the lessons learned will help expand our understanding of the pollution load reductions associated with dredging and the cost-effectiveness of dredging as a BMP. Achieving success in managing the impacts of Conowingo Dam will require ongoing monitoring and diligence to ensure that the commitments of the settlement agreement are met, and upstream partners do their part in reducing loads of pollutants coming down the Susquehanna River.

Maryland also continues to grapple with the global and local concerns associated with climate change. With 3,100 miles of shoreline, Maryland is the fourth most vulnerable state to suffer the effects of sea-level rise associated with climate change. MDE is leading Governor Hogan's efforts to reduce greenhouse gas (GHG) emissions while creating jobs and benefiting the economy, as required by the Greenhouse Gas Reduction Act (GGRA). Although many initiatives throughout the State contribute to these efforts, the Regional Greenhouse Gas Initiative (RGGI) and the Maryland Commission on Climate Change (MCCC) are key efforts by MDE.

In addition, in fall 2019, MDE released a comprehensive, economy-wide draft plan to dramatically reduce GHG emissions that contribute to climate change. After more than a year of analysis using the latest science, and listening to Marylanders and a variety of stakeholders, the final plan was published. Its 100-plus bold and comprehensive programs and measures set Maryland on an ambitious path to serve as a model for how the nation can respond to climate change while also supporting economic growth and adding new jobs. The plan pays particular attention to address the needs of underserved and disadvantaged areas throughout our state. In addition, MDE's Water and Science Administration has adopted the mantra that "climate change is water change," and has implemented a climate change team within the administration to identify new opportunities for building on policies and procedures for mitigating, adapting to and providing resilience to climate change.

Related to the impacts of climate change and also those of urban stormwater, Maryland, like many other states, is seeing trends of increasing surface water temperatures. In an effort to mitigate these trends and the future impacts of climate change, Maryland has placed a renewed emphasis on monitoring for thermal pollution, developing temperature modeling tools to guide management efforts, and clarifying its water quality standards for protecting Class III (and III-P) cold waters. For this IR, 74 new impairment listings for temperature were added to an already existing 100 temperature impairments. If Maryland is to make significant headway in protecting its diminishing cold water streams, it will have to move forward with the water quality standards improvements proposed and use the modeling tools at its disposal to guide local management actions and restoration practices.

The salinization of state fresh waters due to road salt application continues to be a major challenge. Declining aquatic life communities have been linked to elevated chloride levels throughout Maryland. Salt usage and its impacts, including chloride impairments, can be reduced while maintaining safety and mobility. State requirements for MDOT SHA's Salt Management Plan are already in place and being implemented. Revised five-year permits for Maryland's large Phase I MS4s, issued in 2021, include similar Salt Management Plan requirements. Other strategies for reducing salt application include increasing public awareness through MDE's salt web pages, and voluntary actions such as private applicator training. This issue will require ongoing study and adaptation as the state and its partners determine the most effective ways to reduce impacts of road salt usage.

Since early 2020 through to the present, the world has experienced an incredibly deadly and disruptive pandemic due to COVID-19. Similar to how it has affected other aspects of daily life, the pandemic has also impacted the field of water quality monitoring and assessment. In some cases, field studies had to be postponed. In other cases, new field procedures were devised, and technological adaptations had to be implemented quickly to facilitate the continued work of water quality assessment. Interestingly, water monitoring even became a source of information for combating the virus as it was used for predicting outbreaks and hotspots. All through it, the work of water quality continues to be completed as staff have

proven their commitment to the task and flexibility in how to get it done. It is this entrepreneurial spirit and creative thinking that will enable states like Maryland to continue the work of assessing, restoring, and protecting our nation's and state's waters through future challenges that are sure to come.

PART C: SURFACE WATER MONITORING AND ASSESSMENT

C.1 Monitoring Program

In December 2009, Maryland completed the last update of its comprehensive water monitoring strategy https://mde.maryland.gov/programs/Water/TMDL/MD-AWQMS/Documents/Maryland_Monitoring_Strategy2009.pdf. Maryland's water quality monitoring programs are designed to support State WQS (Code of Maryland Regulations Title 26, Subtitle 08) for the protection of both human health and aquatic life. This strategy identifies the programs, processes and procedures that have been institutionalized to ensure state monitoring activities continue to meet defined programmatic goals and objectives. The strategy also discusses data management and quality assurance/quality control procedures implemented across the state to preserve data integrity and guarantee that data are of sufficient quality and quantity to meet the intended use. Finally, this document serves as a road map for assigning monitoring priorities and addressing gaps in current monitoring programs. It has proven to be especially useful as declining monitoring budgets have increased the need for greater monitoring efficiency.

C.2 Assessment Methodologies Overview

Starting in 2002, Maryland developed and solicited public review of the assessment methodologies used to document the state's assessment of its WQS and which establish objective and statistically based approaches for determining water body impairment. These methodologies are designed to provide consistency and transparency in Integrated Reporting so that the public and other interested stakeholders understand how assessment decisions are made and can independently verify listing decisions. The assessment methodologies are living documents that can be revised as new statistical approaches, technologies, or other improved methods are identified. For the Combined 2020-2022 reporting cycle, changes were made to three assessment methodologies and another new assessment methodology was created. The Listing Methodology for Identifying Waters Impaired by Bacteria in Maryland's Integrated Report, The Fish Tissue Assessment Methodology section which is part of the Methodology for Determining Impaired Waters By Chemical Contaminants for Maryland's Integrated Report of Surface Water Quality, and the Temperature Assessment Methodology for Use III (-P) Streams in Maryland were all updated. The Delisting Methodology for Biological Assessments is a new methodology. Please refer to Section H of this report for more details on the updates and links to the methodologies.

All of Maryland's current assessment methodologies are also available on MDE's website at: https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Pages/ir_listing_methodologies.aspx. The public is invited to review and comment on any of these methodologies during the public review period for the Integrated Report. Comments should be submitted in writing to Matthew Stover at matthew.stover@maryland.gov.

C.3 Assessment Results

Maryland assesses state waters using data generated by both long-term ongoing monitoring programs as well as short-term targeted monitoring efforts. These monitoring programs predominantly sample four water body types (flowing waters, impoundments, estuarine waters, and beaches) found throughout Maryland and collect water quality samples for both conventional and toxic pollutants. Although many assessments are still based on data collected by state agencies, MDE continues to make greater use of data collected by County governments and NGOs. Using datasets from such organizations can help to fill data gaps and create valuable partnerships for meeting clean water goals. The following sections provide assessment summaries for the whole state as well as for particular water body types found throughout Maryland.

C.3.1 Assessment Summary

The following table summarizes the water quality status of all of Maryland's waters. It should be noted that for the combined 2020-2022 IR cycle, Maryland utilized EPA's Assessment, TMDL Tracking and Implementation System (ATTAINS) for all assessment summaries. Starting with the 2018 Integrated Report, EPA requires all states to submit their assessment decisions to ATTAINS, which is EPA's electronic reporting database for Integrated Reports and TMDLs. ATTAINS data are made available to the public through EPA's How's My Waterway interactive webpage and mapping tool. To promote greater consistency between the information the public will access in How's My Waterway and the Integrated Report, Maryland is reporting the summary information that is calculated within ATTAINS reports.

ATTAINS reporting calculates assessment summary numbers differently than Maryland has done in the past. In previous reports, Maryland tallied assessment results by hand defaulting to the worst-case scenario categories that symbolize impairment (4a, 4b, 4c, or 5) when a single water body was assessed for multiple pollutants and was impaired for at least one. Calculating the assessment summary numbers by hand also ensured that any assessment units that overlapped geospatially (i.e. a portion of a waterbody is covered by two or more assessment unit IDs) would only be counted towards the total size once. ATTAINS reporting also defaults to the worst-case scenario categories that symbolize impairment if a single waterbody has been assessed for multiple pollutants and is impaired for at least one, but it also counts every assessment unit separately even if the assessment units overlap geospatially. Therefore, the assessment summaries on the assessment unit level using the ATTAINS reporting will have larger numbers for each Category due to the double or even triple counting of a single geographic area if that area is covered by multiple assessment units. This also causes the size of the waters assessed to appear greater than the size of the total waters in the State. Alternatively, certain designated use summary numbers will be accurate since some designated uses never result in overlapping assessment units (i.e. fishing, recreation, Chesapeake Bay-specific uses); whereas, the aquatic life designated use summary numbers will be larger than expected since many of those related assessment units overlap. Finally, because identical parameters never result in overlapping assessment units (i.e. a portion of a waterbody will not be assessed for the same parameter in more than one assessment unit), parameter summary numbers are expected to be accurate and not impacted by the overlapping assessment unit issue.

For more information on ATTAINS please see <https://www.epa.gov/waterdata/attains>.

To access How's My Waterway please see <https://www.epa.gov/waterdata/how-s-my-waterway>.

The reader is cautioned against using these summary numbers to track statewide water quality progress. In addition to the changes in this cycle from the ATTAINS reporting, there have also been changes in the GIS scales used to calculate the waterbody sizes in this cycle as well as in the 2012 IR cycle. There are also other various changes from cycle to cycle in assessment methodologies, reporting calculations and even the normal category changes. MDE is committed to addressing the issue related to overlapping assessment units in a successive IR cycle so that the ATTAINS reporting summaries accurately represent MD's water quality status. Other useful water quality tracking information can be found at the MDE's web page describing Maryland's Two Year Milestones for Chesapeake Bay restoration (<https://mde.maryland.gov/programs/Water/TMDL/TMDLImplementation/Pages/milestones.aspx>) which describes the State's progress towards meeting the Chesapeake Bay TMDLs.

Table 6: Size of Surface Waters Assigned to Reporting Categories.

| Waterbody Type | Category | | | | | | | Total in State | Total Assessed* * |
|-------------------------------|----------|----------|----------|-----------|------|--------|----------|----------------|----------------------|
| | 1 | 2 | 3 | 4a | 4b | 4c | 5 | | |
| River/stream miles | 0 | 6,650.04 | 1,851.48 | 6,570.69 | 1.05 | 345.33 | 9,775.86 | 19,185.29 | 23,342.97 |
| Lake/pond acres | 0 | 2,445.83 | 414.05 | 13,126.48 | 0 | 0 | 4,288.02 | 21,876.08 | 19,860.33 |
| Estuarine square miles | 0 | 422.81 | 214.82 | 1,584.41 | 0 | 0 | 1,960.55 | 4,183.02 | 3,967.77 |
| Ocean square miles | 0 | 0 | 107.39 | 0 | 0 | 0 | 0 | 107.39 | 0.00 |
| Beach miles | 0 | 14.83 | 0.44 | 0 | 0 | 0 | 0 | 15.27 | 14.83 |
| Freshwater wetland | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |
| Tidal wetland acres | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A |

*Maryland utilizes a multi-category report structure for the IR which can potentially report a single water body in multiple listing categories. In some cases, this causes the size of the waters assessed to be greater than the size of the total waters in the State due to double counting.

**The Total Assessed column is the sum of every Category except for Category 3 waters since Category 3 includes waters that are unassessed. The Category 3 waters are included in the "Total in State" calculations.

C.3.1.1 New Impairment Listings

There are one hundred one (101) additions to the list of Category 5 (impaired, TMDL needed) waters in 2020-2022. Two of the new Category 5 listings resulted from MDE's Biological Stressor Identification Analyses (BSID). The purpose of these analyses, as discussed in the Biological Assessment Methodology for Non-tidal Streams, is to identify the probable pollutants that are responsible for impairing watershed biological integrity. Both of the biostressor listings are for sulfate. One replaced a category 5 listing with cause unknown and one was a new sulfate listing from a 2014 BSID. In addition, there are seventy four new temperature listings, sixteen new fecal coliform listings in shellfish harvesting waters, three new phosphorus listings in lakes, three new chlorophyll-a listings in lakes, two new perfluorooctane sulfonate (PFOS) in fish tissue listings, and one new high pH listing. The table below provides more detailed information regarding these new listings.

Table 7: New Category 5 (impaired, may need a TMDL) Listings on the 2020-2022 Integrated Report.

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant |
|--|---|-------------------|---------------------------|--|
| MD-021311050955-Centennial_Lake | Little Patuxent River | IMPOUNDMENT | Public Water Supply | Chlorophyll-a |
| MD-021402080857-Clopper_Lake | Seneca Creek | IMPOUNDMENT | Public Water Supply | Chlorophyll-a |
| MD-050202020026-Broadford_Lake | Little Youghiogheny River | IMPOUNDMENT | Public Water Supply | Chlorophyll-a |
| MD-021301030687-T-HerringTurville_Creeks | Isle of Wight Bay | ESTUARY | Shellfishing | Fecal Coliform |
| MD-CB5MH-ST_JEROMES_CREEK-2 | CB5MH - Chesapeake Bay 5 Mesohaline | ESTUARY | Shellfishing | Fecal Coliform |
| MD-CHOMH1-Northwest_Branch_Harris_Creek | Lower Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-EASMH-St.Michaels_Harbor | Miles River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-FSBMH-Tedious_Creek | Fishing Bay | ESTUARY | Shellfishing | Fecal Coliform |
| MD-LCHMH-Fishing_Creek | Little Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-LCHMH-Gary_and_Lee_Creeks | Little Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-LCHMH-Pomeroy_Cove | Little Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-LCHMH-Slaughter_Creek | Little Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-LCHMH-Smith_Cove | Little Choptank River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-PAXMH-Battle_Creek-4 | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform |
| MD-PAXMH-Sotterly_Creek | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform |
| MD-PAXMH-Wells_Cove | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform |
| MD-POTMH-Smith_Creek | Potomac River Lower tidal | ESTUARY | Shellfishing | Fecal Coliform |
| MD-POTMH-Upper_Wicomico_River | Wicomico River | ESTUARY | Shellfishing | Fecal Coliform |
| MD-RHDMH_Upper_Headwaters | RHDMH - Rhode River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform |
| MD-02140203-Mainstem | Piscataway Creek | RIVER | Fishing | PERFLUOROCTANE SULFONATE (PFOS) IN FISH TISSUE |
| MD-PISTF | PISTF - Piscataway Creek tidal Fresh | ESTUARY | Fishing | PERFLUOROCTANE SULFONATE (PFOS) IN FISH TISSUE |
| MD-02140504 | Conococheague Creek | RIVER | Aquatic Life and Wildlife | pH, High |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant |
|---|----------------------|-------------------|---------------------------|-------------------|
| MD-02130306-Smithville_Lake | Marshyhope Creek | IMPOUNDMENT | Aquatic Life and Wildlife | Phosphorus, Total |
| MD-021304040488-Lake_Williston | Upper Choptank River | IMPOUNDMENT | Aquatic Life and Wildlife | Phosphorus, Total |
| MD-021305030437-WyeMills_Community_Lake | Wye River | IMPOUNDMENT | Aquatic Life and Wildlife | Phosphorus, Total |
| MD-02130202 | Lower Pocomoke River | RIVER | Aquatic Life and Wildlife | Sulfate |
| MD-02141004 | Georges Creek | RIVER | Aquatic Life and Wildlife | Sulfate |
| MD-021202020321-Deer_Creek4 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020322-Deer_Creek5 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020322-Hollands_Branch | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020322-Mill_Brook | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020323-Thomas_Run | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020324-Deer_Creek6 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020324-UTDeer_Creek | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020325-Stout_Bottle_Branch | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020327-Deer_Creek7 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020328-UTLittle_Deer_Creek | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020329-Deer_Creek8 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021202020332-Deer_Creek9 | Deer Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-Principio_Creek4 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-Principio_Creek5 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-Principio_Creek6 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-Principio_Creek7 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-UTPrincipio_Creek5 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021306090380-UTPrincipio_Creek6 | Furnace Bay | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Deep_Run | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-DippingPond_Run2 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Jones_Falls1 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant |
|--|-------------------|-------------------|---------------------------|-------------|
| MD-021309041036-Jones_Falls2 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Jones_Falls3 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Jones_Falls4 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Jones_Falls5 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-Jones_Falls6 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-NBranchJones_Falls2 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-UTDippingPond_Run | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-UTJones_Falls2 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-UTJones_Falls3 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-UTMoores_Branch | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309041036-UTNBranch_Jones_Falls2 | Jones Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Gwynns_Falls1 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Gwynns_Falls2 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Gwynns_Falls3 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Gwynns_Falls4 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Red_Run2 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-Red_Run3 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-UTGwynns_Falls1 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309051045-UTRed_Run3 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071048-GlenFalls_Run2 | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071048-Norris_Run | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071050-Morgan_Run2 | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071050-UTMorgan_Run | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071052-EastBNBranch_Patapsco_River2 | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309071057-UTBeaver_Run | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | Temperature |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant |
|--|-----------------------------|-------------------|---------------------------|-------------|
| MD-021309081020-UTSBranchPatapsco_River1 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081023-Piney_Run3 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081023-Piney_Run4 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081023-Piney_Run5 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081025-Gillis_Falls5 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081026-Piney_Branch | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081027-Hay_Meadow_Branch | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081028-UTSBranchPatapsco_River2 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021309081029-Middle_Run2 | South Branch Patapsco River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch1 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch2 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch3 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch4 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch5 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021310021001-Jabez_Branch6 | Severn River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030240-Little_Tuscarora_Creek | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030243-Fishing_Creek2 | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030250-Beaver_Branch | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030250-Owens_Creek2 | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030251-BigHunting_Creek3 | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030251-Muddy_Run | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030252-UTHunting_Creek_Lake | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403030253-Owens_Creek1 | Upper Monocacy River | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403050217-LittleCatoclin_Creek2 | Catoclin Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403050218-Catoclin_Creek2 | Catoclin Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403050219-Catoclin_Creek | Catoclin Creek | RIVER | Aquatic Life and Wildlife | Temperature |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant |
|---|----------------|-------------------|---------------------------|-------------|
| MD-021403050219-Middle_Creek | Catoctin Creek | RIVER | Aquatic Life and Wildlife | Temperature |
| MD-021403050220-UTLittleCatoctin_Creek2 | Catoctin Creek | RIVER | Aquatic Life and Wildlife | Temperature |

It should be noted that one of the new Category 5 listings from the BSID process for the Lower Pocomoke River (assessment unit MD-02130202) replaced a Category 5 cause unknown listing for the same assessment unit. The other BSID-related listing for Georges Creek (assessment unit MD-02141004) was first identified in 2014 and identified elevated sulfate levels attributable to acid mine drainage. The 2014 BSID determined that the most appropriate management action to address the sulfate levels was the 2008 pH TMDL and no further listings would be required. Newer data suggests that elevated sulfate levels are still a concern in the Georges Creek watershed and a new Category 5 listing for sulfate for the Combined 2020-2022 IR is an appropriate action to address this pollutant.

It should also be noted that the listing for high pH in Conococheague Creek (MD-02140504) was created as a replacement of the Conococheague Creek high pH listing (MD-02140504-Multiple_segments_1) from the 2018 IR. New data, available for the 2020-2022 IR, demonstrated that the entire Conococheague Creek watershed was impaired for high pH instead of the limited segments that were designated in 2018. As a result, the assessment record for the original water body-pollutant combination was expanded so as to characterize the change in impairment status at the appropriate spatial extent. This unique assessment and listing is described in more detail in Section G.1 of this report.

Finally, Perfluorooctane Sulfonate (PFOS) is a new cause pollutant for Maryland and the two listings on this cycle are the first ones for the State. This unique assessment and listings are described in more detail in Section G.2 of this report.

There are also five assessment records which were placed directly in Category 4a (TMDL already approved or established by EPA) or 4c (impaired, TMDL not needed as impairment is not caused by a pollutant) in the 2020-2022 IR without first being listed as impaired in Category 5 (impaired, TMDL needed). The 4c assessment records for Assessment Unit MD-02130202 resulted from Biological Stressor Identification analyses that identified the lack of a riparian buffer and channelization as major stressors impacting biological communities in the Lower Pocomoke River. These are both impairments not caused by pollutants themselves but rather, anthropogenic land use changes and as a result were placed in Category 4c. MD-02140302-LAKE_LINGANORE was placed directly in category 4a since the high levels of chlorophyll-a are indicative of a phosphorus impairment that is already covered by an existing phosphorus TMDL for the lake. Two records for MD-NANMH were moved from category 3 to 4a since data showed an exceedance of the 30 day mean DO criteria for the Open Water Fish and Shellfish subcategory and the Nitrogen and Phosphorus listings were already covered by the Chesapeake Bay TMDLs.

Table 8: Listings that were put directly in a Category 4 impairment status without being previously listed in Category 5.

| Assessment Unit ID | Basin Name | Basin Code | Water Type | Designated Use | Listing Category | Pollution | Notes |
|-----------------------------|--|------------|-------------|---|------------------|--------------------------|---|
| MD-02130202 | Lower Pocomoke River | 02130202 | RIVER | Aquatic Life and Wildlife | 4c | Riparian Buffer, Lack of | The Biostressor analysis indicates that the lack of a riparian buffer is a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130202 | Lower Pocomoke River | 02130202 | RIVER | Aquatic Life and Wildlife | 4c | Habitat Alterations | The Biostressor analysis indicates that channelization is a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140302-LAKE_LING ANORE | Lower Monocacy River | 02140302 | IMPOUNDMENT | Public Water Supply | 4a | Chlorophyll -a | Recent data demonstrates that chlorophyll-a levels are exceeding the criteria for Public Water Supply but the existing phosphorus TMDL covers this impairment since chlorophyll-a is still an indicator for phosphorus. |
| MD-NANMH | NANMH - Lower Nanticoke River Mesohaline | 02130305 | ESTUARY | Open-Water Fish and Shellfish Subcategory | 4a | Nitrogen, Total | This segment moved from cat 3 to 4a in 2020 since data showed an exceedance of the 30 day mean DO criteria. This specific waterbody-pollutant combination was addressed by a TMDL established on 12/29/2010. |
| MD-NANMH | NANMH - Lower Nanticoke River Mesohaline | 02130305 | ESTUARY | Open-Water Fish and Shellfish Subcategory | 4a | Phosphorus, Total | This segment moved from cat 3 to 4a in 2020 since data showed an exceedance of the 30 day mean DO criteria. This specific waterbody-pollutant combination was addressed by a TMDL established on 12/29/2010. |

C.3.1.2 Impairment Listing Changes

Waters assessed in Category 5 require development of a TMDL. EPA recognizes that there are situations where pursuing advanced restoration approaches before developing a TMDL may be more appropriate to restore water quality (see [Alternative Restoration Plans](#)). Federal regulations also recognize that other pollution control requirements may obviate the need for a TMDL (see [40 CFR 130.7\(b\)\(1\)\(iii\)](#)). States may establish additional subcategories to refine their reporting further.

For the 2020-2022 combined IR, Maryland established a new subcategory, 5s, for waters impacted by chloride. Twenty-eight waters were moved from Category 5 (2018 IR) to Subcategory 5s on the 2020-2022 IR. Waters assessed in Category 5s are high priority to be addressed through pollution control

requirements and restoration approaches, and lower priority for TMDL development. Please see Table 9 below for more detailed information.

Table 9: Listings that changed from Category 5 (impaired, may need a TMDL) to Subcategory 5s (impairment caused by chloride from road salt) on the 2020-2022 Integrated Report.

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Category | Pollutant | Sources | Notes |
|--------------------|-----------------------------------|-------------------|---------------------------|----------|-----------|---------------------------|---|
| MD-02130701 | Bush River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130802 | Lower Gunpowder Falls | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130805 | Loch Raven Reservoir | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130901 | Back River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130903 | Baltimore Harbor | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing, along with others, replace the biological listing. |
| MD-02130904 | Jones Falls | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130905 | Gwynns Falls | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130906 | Patapsco River Lower North Branch | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02130907 | Liberty Reservoir | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Category | Pollutant | Sources | Notes |
|------------------------------|---------------------------------|-------------------|---------------------------|----------|-----------|---------------------------|--|
| MD-02131001 | Magothy River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02131003 | South River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02131104 | Patuxent River upper | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing addresses a portion of the biological listing and therefore replaces it on the list. |
| MD-02131105 | Little Patuxent River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140109 | Port Tobacco River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140111 | Mattawoman Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140201 | Potomac River Upper tidal | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140202-Wadeable_Streams | Potomac River Montgomery County | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140203 | Piscataway Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140205 | Anacostia River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |

| Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Category | Pollutant | Sources | Notes |
|------------------------------|---------------------------------|-------------------|---------------------------|----------|-----------|---------------------------|--|
| MD-02140207 | Cabin John Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140208 | Seneca Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140501-Wadeable_Streams | Potomac River Washington County | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140504 | Conococheague Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02140509 | Little Tonoloway Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02141002 | Evitts Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02141003 | Wills Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-02141004 | Georges Creek | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicates that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |
| MD-05020204 | Casselman River | RIVER | Aquatic Life and Wildlife | 5s | Chloride | Urban Runoff/Storm Sewers | The Biostressor analysis indicated that chlorides are a major stressor affecting biological integrity in this watershed. This listing replaces the biological listing. |

Chloride is naturally present in most surface waters, but elevated concentrations can harm freshwater organisms. The main source of elevated chloride in Maryland Category 5s waters is urban runoff of road salt. Road salt, primarily composed of sodium chloride, is applied to paved surfaces during winter to either remove snow and ice (de-icing), or to prevent them from accumulating (anti-icing). The salt

then enters Maryland's waterways and impacts aquatic life and wildlife. The use of road salt also results in higher levels of sodium in drinking water and causes damage to public and private infrastructure including bridges, roads, cars, and stormwater treatment devices.

Maryland's biological stressor identification process indicated that chloride is a major stressor affecting biological integrity in these Category 5s watersheds. There are no effective structural best management practices to remove chloride; therefore, an adaptive management approach to reducing salt application is appropriate. Adaptive management is an iterative decision-making process, incorporating monitoring and feedback for evaluating past actions in order to adjust future actions. Chloride pollution controls will be applied statewide.

Maryland's salt reduction strategies include:

1. Requirement for Salt Management Plan in State law for State Highway Administration;
2. Requirements for Salt Management Plans in MS4 permits, which cover over 90% of Maryland's impervious surface area;
3. Voluntary actions, such as private applicator training; and
4. Public awareness, partnerships with other State agencies and non-governmental organizations, and engagement with elected officials.

Through adaptive management, trend analysis, and responsible implementation, long-term goals can be established to lessen the usage of salt and reduce its impact while maintaining safety and mobility. State requirements for SHA's Salt Management Plan are already in place and being implemented. The Plan has helped reduce salt application through increased training, tracking and recording usage, and techniques such as the use of brines. Implementation of SHA's Plan has already resulted in approximately 50% reduction of road salt application.

More information can be found on MDE's [road salt web page](#).

C.3.1.3 Impairment Listings Reassessed as Not-impaired

There were a total of ten waterbody-pollutant combinations removed² from Category 5 in 2020-2022 (Table 10). One of these was a generic biological listing (cause unknown) that did not specify a particular pollutant or stressor as the cause of impairment. This listing has now been replaced by specific pollutant/stressor listings enumerated by the Biological Stressor Identification analyses (Table 24). Another listing, for high pH was removed from Category 5 since it was replaced with a new Category 5 listing that covered the entire 8-digit watershed. One listing was removed from Category 5 for temperature since it was erroneously assessed using the Use Class III temperature criteria and it is not a Use Class III water. The last seven listings removed from Category 5 included three for mercury in fish tissue and four for PCBs in fish tissue. All seven of these listings were moved to Category 2 on the basis of more recent data that demonstrated water quality that met the applicable criterion or threshold.

² The number ten does not include partial delistings (Tables 13 and 14), listings that were addressed by a TMDL (moved to Category 4a, Table 30), or listings that were in Categories 4a, 4b, or 4c but which are now meeting standards (Table 12).

Table 10: New Delistings for 2020-2022 (removed from Category 5). Please note that this table does not include waterbody-pollutant combinations for which a TMDL was established, i.e., listings that changed from Category 5 to Category 4a.

| Assessment Unit ID | Basin Name | Basin Code | Water Type | Designated Use | Pollutant | Summary Rationale |
|---|--|------------|-------------|---------------------------|------------------------|-------------------|
| MD-02130202 | Lower Pocomoke River | 2130202 | RIVER | Aquatic Life and Wildlife | CAUSE UNKNOWN | 5 |
| MD-021403010211-UTTuscarora_Creek | Potomac River Frederick County | 02140301 | RIVER | Aquatic Life and Wildlife | TEMPERATURE | 2 |
| MD-02140501-Dam3-4 | Potomac River Washington County | 02140501 | RIVER | Fishing | PCBS IN FISH TISSUE | 1 |
| MD-02140501-Dam4-5 | Potomac River Washington County | 02140501 | RIVER | Fishing | PCBS IN FISH TISSUE | 1 |
| MD-02140504-Mainstem | Conococheague Creek | 02140504 | RIVER | Fishing | MERCURY IN FISH TISSUE | 1 |
| MD-02140504-Multiple_segments_1 | Conococheague Creek | 02140504 | RIVER | Aquatic Life and Wildlife | PH, HIGH | 6 |
| MD-02141001-Mainstem | Lower North Branch Potomac River | 02141001 | RIVER | Fishing | MERCURY IN FISH TISSUE | 1 |
| MD-02141005-Jennings_Randolph_Reservoir | Upper North Branch Potomac River | 02141005 | IMPOUNDMENT | Fishing | MERCURY IN FISH TISSUE | 1 |
| MD-CHOMH1-2-02130403 | CHOMH2 - Lower Choptank River Mesohaline 2 | 02130403 | ESTUARY | Fishing | PCBS IN FISH TISSUE | 1 |
| MD-POCOH-TF-02130202 | Lower Pocomoke River | 02130202 | ESTUARY | Fishing | PCBS IN FISH TISSUE | 1 |

It should be noted the listing for the unnamed tributary in Tuscarora Creek in the Potomac River Frederick County (MD-021403010211-UTTuscarora_Creek) was originally listed on Category 5 since it was erroneously designated as a Use Class III coldwater stream. The water temperature was exceeding the coldwater, Use Class III, criteria and it was listed as impaired in 2014. Upon further review, this unnamed tributary in Tuscarora Creek is actually designated as a warmwater stream, Use Class I, and is meeting the Use Class I criteria. Therefore, it was moved from Category 5 to Category 2.

Table 11: Key for the last column in Table 10.

| Summary Rationale for Delisting of Segment/Pollutant Combinations | Explanation |
|---|--|
| 1 | State determines water quality standard is being met |
| 2 | Flaws in original listing |
| 3 | Other point source or nonpoint source controls are expected to meet WQS |
| 4 | Impairment due to non-pollutant |
| 5 | Original listing was based on a bioassessment, specific pollutants are now identified in place of biological listing |
| 6 | Original listing was removed and replaced by another listing |

Another subset of assessment records that are now no longer considered impaired include eight that were previously (2018) in Category 4a (impaired, TMDL completed) but have since been moved to Category 2 (meeting some standards). One of these assessment records was a tidal tributary to the Chesapeake Bay that now meets the submerged aquatic vegetation (SAV)/water clarity criteria. Two other assessment records were listed for Fecal Coliform in Shellfishing waters and now meet the shellfish bacteria criteria. There are also two lake assessment records that were listed for total phosphorus and are now meeting the DO criteria (used as an indicator for nutrient impairment) for the Aquatic Life Designated Use. The final three records include two for Mercury in Fish Tissue and one for PCBs in Fish Tissue. All three of these assessments were moved to Category 2 on the basis of more recent data that demonstrated fish tissue met the applicable criterion or threshold.

Table 12: Whole Listings that moved from Category 4a (impaired, TMDL complete) to Category 2 (meeting some standards).

| Assessment Unit ID | Basin Name | Basin Code | Water Type | Designated Use | Pollutant | Notes |
|---|--|------------|-------------|---|------------------------------|---|
| MD-CHOMH2-Lower_Choptank_River_Mainstem-2 | CHOMH2 - Lower Choptank River Mesohaline 2 | 02130403 | ESTUARY | Shellfishing | Fecal Coliform | New data shows this area is meeting the shellfish harvesting criteria. This area was covered under the previous Mainstem TMDL. |
| MD-02130805-Loch_Raven_Reservoir | Loch Raven Reservoir | 02130805 | IMPOUNDMENT | Fishing | Mercury in Fish Tissue | New fish tissue data shows levels of mercury below the criteria. |
| MD-021308060313-Prettyboy_Reservoir | Prettyboy Reservoir | 02130806 | IMPOUNDMENT | Fishing | Mercury in Fish Tissue | New fish tissue data shows levels of mercury below the criteria. |
| MD-CHSMH-02130507 | Corsica River | 02130507 | ESTUARY | Fishing | PCBs in Fish Tissue | New data shows PCB levels above the impairment threshold. This listing only applies to the Corsica River (02130507) portion of CHSMH. |
| MD-CHOMH1-SWSAV | CHOMH1 - Choptank River Mesohaline mouth 1 | 02130403 | ESTUARY | Seasonal Shallow-Water Submerged Aquatic Vegetation Subcategory | Total Suspended Solids (TSS) | This segment meets the SAV restoration goal and was thus moved to Category 2. |
| MD-POTMH-ST.PATRICKS_CREEK | POTMH - Lower Potomac River Mesohaline | 02140105 | ESTUARY | Shellfishing | Fecal Coliform | Recent data shows that the shellfish harvesting criteria are being met. |
| MD-02140302-LAKE_LINGANORE | Lower Monocacy River | 02140302 | IMPOUNDMENT | Aquatic Life and Wildlife | Phosphorus, Total | Recent data demonstrates that DO levels are meeting the criteria for Aquatic Life. |
| MD-02130304-Johnsons_Pond | Wicomico River Headwaters | 02130304 | IMPOUNDMENT | Aquatic Life and Wildlife | Phosphorus, Total | Recent data demonstrates that DO levels are meeting the criteria for Aquatic Life. |

C.3.1.4 Listings that are split or merged

Several other impairment ‘relistings’ also occurred but on a more limited spatial scale. In the following instances, each water body-pollutant combination shown on the 2018 IR was reassessed at a finer spatial scale on the 2020-2022 IR. The reassessment for each revealed that some portion of the original water body remained unimpaired while another portion now exceeded water quality criteria. As a result, the assessment record for the original water body-pollutant combination was split so as to characterize the change in impairment status at different spatial scales. This occurs most often with shellfishing waters as boundaries change each cycle with varying bacteria levels and modifications to harvesting locations. The table below describes the listing Category changes and assessment record splits that occurred in the case of Battle Creek and The Little Choptank River.

Table 13: Crosswalk table showing how the original shellfishing assessment units for PAXMH-Battle Creek and LCHMH-Little Choptank River were split in the 2020-2022 Integrated Report.

| Former (2018) Assessment Unit ID | Basin Code | Designated Use | Pollutant | Category | New (2020-2022) Split Assessment Unit ID | 2020-2022 Category | Rationale |
|----------------------------------|------------|----------------|----------------|----------|--|--------------------|--|
| MD-PAXMH-BATTLE_CREEK | 02131101 | Shellfishing | Fecal Coliform | 2 | MD-PAXMH-BATTLE_CREEK | 2 | WQA approved in 2005. The area represented by this listing has been reduced three times since 2010 due to the upstream portions being relisted as impaired due to new data. See listing for Battle_Creek 2, 3, and 4. |
| | | | | | MD-PAXMH-Battle_Creek-4 | 5 | This portion of Battle Creek was split from MD-PAXMH-BATTLE_CREEK to cover station 0902107A since it is not meeting the bacteria criteria for shellfish harvesting. |
| MD-LCHMH-Little_Choptank_River | 02130402 | Shellfishing | Fecal Coliform | 2 | MD-LCHMH-Little_Choptank_River | 2 | This shellfish harvesting area was split in 2022 because three areas (Gary and Lee Creeks, Smith Cove, and Pomeroy Cove) were exceeding the shellfish harvesting criteria. This main portion of this listing was extended to include the area meeting criteria |
| | | | | | MD-LCHMH-Gary_and_Lee_Creeks | 5 | This portion of the Little Choptank was split from MD-LCHMH-Little_Choptank_River since new data shows it is not meeting the shellfish harvesting criteria. |
| | | | | | MD-LCHMH-Pomeroy_Cove | 5 | This portion of the Little Choptank was split from MD-LCHMH-Little_Choptank_River since new data shows it is not meeting the shellfish harvesting criteria. |
| | | | | | MD-LCHMH-Smith_Cove | 5 | This portion of the Little Choptank was split from MD-LCHMH-Little_Choptank_River since new data shows it is not meeting the shellfish harvesting criteria. |

There are also various assessment units that were merged or the Assessment Unit ID was modified to consolidate listings that covered the exact same geographic extent but had different Assessment Unit IDs. Merging these listings under one name supports Maryland’s commitment to the use of the ATTAINS reporting system and makes it easier to track the listings. The changes for this cycle include fish tissue and pH assessments that had assessment units created over multiple cycles as different Assessment Unit IDs that are being merged or renamed in this cycle. The Table below describes assessment units that merged into a new or existing assessment unit or have modified Assessment Unit ID names.

Table 14: Crosswalk table showing merged or changed Assessment Units in the 2020-2022 Integrated Report.

| Former (2018) Assessment Unit IDs | Basin Code | Designated Use | Pollutant | Category | New (2020-2022) Merged Assessment Unit ID | Pollutant | 2020-2022 Category | Rationale |
|--|------------|---------------------------|----------------------------------|----------|---|----------------------------------|--------------------|---|
| MD-02140504-Multiple_segments_1 | 02140504 | Aquatic Life and Wildlife | pH, High | 5 | MD-02140504 | pH, High | 5 | MD-02140504-Multiple_segments_1 and MD-02140504-Multiple_segments_2 were merged into one large segment called MD-02140504. A 2020 study showed that the entire watershed is impaired for pH due to high nutrient input and natural karst geology. |
| MD-02140504-Multiple_segments_2 | 02140504 | Aquatic Life and Wildlife | pH, High | 2 | | | | |
| MD-02131104-Mainstem | 2131104 | Fishing | PCBs in Fish Tissue | 2 | MD-02131104-Upper_Mainstem | PCBs in Fish Tissue | 2 | Data on pumpkinseed sunfish, bluegill, green sunfish, and yellow bullhead demonstrate PCB levels below the listing threshold. This record name was changed in 2022 to upper mainstem since it is the same location as the Mercury listing. |
| MD-02131104-Upper_Mainstem | 2131104 | Fishing | Mercury in Fish Tissue | 2 | | Mercury in Fish Tissue | 2 | New data led to this assessment record 2018. |
| MD-02140205-Mainstem2 | 02140205 | Fishing | Polychlorinated biphenyls (PCBs) | 4a | MD-02140205-Mainstem | Polychlorinated biphenyls (PCBs) | 4a | The AU name was changed to -Mainstem in 2020-2022 since this listing covered the same geographic extent as the mercury listing. The extent of this listing was changed in 2014 to reflect the mainstem (including Northeast and Northwest main Branches) of the Anacostia downstream to the head of tide. Fish tissue and water data included in this assessment. |
| MD-02140205-Northeast_Northwest_Branches | 02140205 | Fishing | Mercury in Fish Tissue | 2 | | Mercury in Fish Tissue | 2 | The AU name was changed to -Mainstem in 2020-2022 since this listing covered the same geographic extent as the PCB listing. The extent of this listing was changed in 2022 to reflect the mainstem (including Northeast and Northwest main Branches) of the Anacostia downstream to the head of tide. |

| Former (2018) Assessment Unit IDs | Basin Code | Designated Use | Pollutant | Category | New (2020-2022) Merged Assessment Unit ID | Pollutant | 2020-2022 Category | Rationale |
|-----------------------------------|------------|----------------|---------------------|----------|---|------------------------|--------------------|---|
| MD-ANATF-02140205 | 2140205 | Fishing | PCBs in Fish Tissue | 4a | MD-ANATF | PCBs in Fish Tissue | 4a | The AU name was changed to ANATF in 2020-2022 since the geographic extent matched the other tidal assessments records. TMDLs for the tidal portion of the Anacostia and Potomac Rivers were jointly developed between VA, DC, and MD. These TMDLs addressed tidal PCB listings in these MD watersheds: 02140101, 02140102, 02140201, and 02140205. |
| MD-ANATF | 2140205 | Fishing | Heptachlor Epoxide | 5 | | Heptachlor Epoxide | 5 | New data shows that fish taken in the tidal portion of the Anacostia have levels of heptachlor epoxide that exceed the human health threshold for fish tissue consumption. This assessment was based on heptachlor epoxide levels in fish tissue. |
| MD-ANATF | 2140205 | Fishing | Chlordane | 2 | | Chlordane | 2 | Data collected in 2010 demonstrated levels of chlordane in fish tissue that were below the human health threshold. |
| | | | | | | Mercury in Fish Tissue | 2 | New data led to this assessment record in 2022. |
| MD-02140205-Mainstem | 02140205 | Fishing | Chlordane | 2 | MD-02140205-Northwest_Branch | Chlordane | 2 | The extent of this listing was refined in 2022 to reflect the actual assessed waters. This listing only applies to the Northwest Branch so the Assessment Unit name was changed from the mainstem to the Northwest Branch only. Data collected in 2007 and 2012 showed that levels of chlordane in fish tissue were below the threshold. |
| MD-PATMH-02130903-Mainstem | 2130903 | Fishing | PCBs in Fish Tissue | 4a | MD-PATMH-02130903 | PCBs in Fish Tissue | 4a | This listing only applies to the Baltimore Harbor (02130903) portion of PATMH. This listing changed in 2022 from only the mainstem to include Curtis Bay Creek and Bear Creek since new data shows they are impaired for both fish tissue and sediments. The name was changed from MD-PATMH-02130903-mainstem to MD-PATMH-02130903 since the new geographic extent matched the chlordane listing. |
| MD-PATMH-02130903 | 2130903 | Fishing | Chlordane | 4a | | Chlordane | 4a | This listing only applies to the Baltimore Harbor (02130903) portion of PATMH. Recently collected data on chlordane levels in fish tissue generally show levels to be below the fish tissue threshold. However more data is needed to confirm delisting. |

C.3.1.5 Assessments with Insufficient Information

Waters assessed in Category 3 have insufficient data or information available to determine if a water quality standard is being attained. This can be related to having an insufficient quantity of data and/or an insufficient quality of data to properly evaluate a water body’s attainment status. For the 2020-2022 IR, twelve assessment records were placed in category 3. Five records for enterococcus, one for benzo(a)pyrene, one for low pH, and five for TSS. The rationale for the decision to place these assessments in category 3 is included in the notes field for each assessment. Follow-up monitoring and assessments will need to be conducted on all category 3 assessments to determine if they are impaired or meeting standards.

Table 15: Assessments placed in Category 3 for the 2020-2022 Integrated Report.

| Cycle Last Assessed | Assessment Unit ID | Water Type | Listing Category | Pollutant | Notes |
|---------------------|---|------------|------------------|----------------|---|
| 2022 | MD-05020201-UT_Youghiogheny_River_Lake | RIVER | 3 | Benzo(a)pyrene | Data shows a potential exceedance of the human health criteria for Benzo(a)pyrene. However, the data did not meet the required sample size and was not within the data assessment window. MDE will conduct follow-up monitoring to determine impairment status. |
| 2022 | MD-CB4MH-Breezy_Point_Beach | BEACH | 3 | Enterococcus | The beach was assessed using the most recent 2 years of data and one year met the water quality criteria and one year did not. This beach will remain on category 3 until there are two years of data showing that it is impaired or meeting standards. |
| 2022 | MD-CB1TF-ElkNeck_StatePark_NorthEastRiver_Beach | BEACH | 3 | Enterococcus | The beach was assessed using the most recent 2 years of data and one year met the water quality criteria and one year did not. This beach will remain on category 3 until there are two years of data showing that it is impaired or meeting standards. |
| 2022 | MD-CB5MH-Elms_Beach | BEACH | 3 | Enterococcus | The beach was assessed using the most recent 2 years of data and one year met the water quality criteria and one year did not. This beach will remain on category 3 until there are two years of data showing that it is impaired or meeting standards. |
| 2022 | MD-CB4MH-North_Beach | BEACH | 3 | Enterococcus | The beach was assessed using the most recent 2 years of data and one year met the water quality criteria and one year did not. This beach will remain on category 3 until there are two years of data showing that it is impaired or meeting standards. |
| 2022 | MD-02130106-T-Public_Landing_Beach_2 | BEACH | 3 | Enterococcus | The beach was assessed using the most recent 2 years of data and one year met the water quality criteria and one year did not. This beach will remain on category 3 until there are two years of data showing that it is impaired or meeting standards. |

| | | | | | |
|------|----------------------------------|---------|---|------------------------------|--|
| 2022 | MD-021410060084-Upper_Headwaters | RIVER | 3 | pH, Low | Data shows a potential exceedance of pH criteria. However, the data did not meet the required sample size and was not within the data assessment window. MDE will conduct follow-up monitoring to determine impairment status |
| 2022 | MD-BOHOH-SWSAV | ESTUARY | 3 | Total Suspended Solids (TSS) | This segment previously met the SAV/water clarity restoration goal. However, the SAV restoration goal is not currently met and no water clarity data are available. This segment will remain on category 3 until new water clarity data are collected. |
| 2022 | MD-HNGMH-SWSAV | ESTUARY | 3 | Total Suspended Solids (TSS) | This segment previously met the SAV/water clarity restoration goal. However, the SAV restoration goal is not currently met and no water clarity data are available. This segment will remain on category 3 until new water clarity data are collected. |
| 2022 | MD-MIDOH-SWSAV | ESTUARY | 3 | Total Suspended Solids (TSS) | This segment previously met the SAV/water clarity restoration goal. However, the SAV restoration goal is not currently met and no water clarity data are available. This segment will remain on category 3 until new water clarity data are collected. |
| 2022 | MD-NANMH-SWSAV | ESTUARY | 3 | Total Suspended Solids (TSS) | This segment previously met the SAV/water clarity restoration goal. However, the SAV restoration goal is not currently met and no water clarity data are available. This segment will remain on category 3 until new water clarity data are collected. |
| 2022 | MD-POTOH2-SWSAV | ESTUARY | 3 | Total Suspended Solids (TSS) | This segment previously met the SAV/water clarity restoration goal. However, the SAV restoration goal is not currently met and no water clarity data are available. This segment will remain on category 3 until new water clarity data are collected. |

C.3.2 Estuarine Assessments

This section provides assessment results and water quality summaries for Maryland’s estuarine systems that include both the Chesapeake and Coastal Bays. The Chesapeake Bay assessments continue to evolve as new criteria and assessment methodologies are implemented. Comparatively, the Coastal Bays fall behind the Chesapeake in terms of public awareness and resource allocation for monitoring and assessment activities. However, the completion and approval of TMDLs for all of Maryland’s Coastal Bays does represent significant progress towards improving water quality. For additional details on Chesapeake Bay assessments, please see

https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Documents/Assessment_Met_hodologies/2008%20Ambient%20Water%20Criteria.pdf. For additional information on Maryland’s Coastal Bays, please visit https://dnr.maryland.gov/waters/coastalbays/Pages/WaterQuality/CB_Water-Quality.aspx.

The table below depicts the status of estuarine waters with respect to different designated uses. For the 2020-2022 cycle, these numbers were calculated using ATTAINS reporting function. Please see section C.3.1 for more information on ATTAINS reporting calculations.

Table 16: 2020-2022 Designated Use Support Summary for Maryland's Estuarine Waters.

| Designated Use | Size of Estuarine Waters (square miles) | | | | |
|---|---|-----------------------------------|---|------------------|-------------|
| | Not Supporting-Not Attaining WQ Standards | Insufficient Data and Information | Fully Supporting-Attaining WQ Standards | Total Assessed** | State Total |
| Aquatic Life and Wildlife | 1,852.81 | 193.02 | 548.82 | 2,401.63 | 2,594.65 |
| Fishing | 789.55 | 11.44 | 315.73 | 1,105.28 | 1,116.72 |
| Water Contact Sports | 14.67 | 0.19 | 1.47 | 16.14 | 16.33 |
| General Recreational Waters | | | | | |
| Shellfishing | 70.08 | 0 | 164.31 | 234.39 | 234.39 |
| Seasonal Migratory Fish Spawning and Nursery Subcategory* | 1,256.45 | 82.3 | 0 | 1,256.45 | 1,338.75 |
| Seasonal Shallow-Water Submerged Aquatic Vegetation Subcategory* | 443.42 | 139.57 | 92.47 | 535.89 | 675.46 |
| Open-Water Fish and Shellfish Subcategory* | 2,278.65 | 63.62 | 0 | 2,278.65 | 2,342.27 |
| Seasonal Deep-Water Fish and Shellfish Subcategory* | 1,402.11 | 0 | 0 | 1,402.11 | 1,402.11 |
| Seasonal Deep-Channel Refuge Use* | 1,329.72 | 0 | 0 | 1,329.72 | 1,329.72 |

*Chesapeake Bay specific uses. Note: Areas are based on total segment surface area. Surface area sizes for each specific designated use have not been defined.

**The Total Assessed column is the sum of the Not Supporting and Fully Supporting waters. Insufficient Data and Information waters are not included in the Total Assessed count since they include waters that are unassessed. The Insufficient Data and Information waters are included in the State Total calculations.

Table 17 shows the size of estuarine waters assigned to each category for each pollutant. For the 2020-2022 cycle, these numbers were calculated using ATTAINS reporting function. Please see section C.3.1 for more information on ATTAINS reporting calculations. ATTAINS reporting doesn’t differentiate

between the impairment Categories 4a, 4b, 4c, or 5. It groups all impaired waters together into a section labeled ‘Cause’. The section labeled ‘Meeting Criteria’ includes all Category 2 assessments while the section labeled ‘Insufficient Information’ includes all Category 3 assessments.

Table 17: Square mileage of estuarine waters assigned to categories according to the pollutant assessed.

| Size of Estuarine Area (sq. miles) per Category according to Pollutant Type | | | | |
|--|---|--|--|--------------|
| Parameter | Cause (Categories 4a, 4b, 4c, and 5) | Meeting Criteria (Category 2) | Insufficient Information (Category 3) | TOTAL |
| ARSENIC | 0 | 35.43 | 0 | 35.43 |
| BIOCHEMICAL OXYGEN DEMAND (BOD) | 34.25 | 0 | 0 | 34.25 |
| CADMIUM | 0 | 85.68 | 0 | 85.68 |
| CAUSE UNKNOWN | 1,675.34 | 451.85 | 213.52 | 2,340.71 |
| CHLORDANE | 36.99 | 0.08 | 0 | 37.07 |
| CHLORPYRIFOS | 0 | 48.73 | 0 | 48.73 |
| CHROMIUM IN SEDIMENT | 0 | 2.9 | 0 | 2.9 |
| CHROMIUM, TOTAL | 0 | 76.1 | 0 | 76.1 |
| COPPER | *1 | 94.83/*3 | 0 | 94.83/*4 |
| CYANIDE | *3 | 0 | 0 | *3 |
| ENTEROCOCCUS | 5.17 | 0.36 | 0.19 | 5.72 |
| FECAL COLIFORM | 70.08 | 165.42 | 0 | 235.5 |
| HEPTACHLOR EPOXIDE | 0.08 | 6.25 | 0 | 6.33 |
| LEAD | 0 | 87.59 | 0 | 87.59 |
| LEAD IN SEDIMENT | 1.3 | 0 | 0 | 1.3 |
| MERCURY IN FISH TISSUE | 0 | 745.35 | 11.44 | 756.79 |
| NICKEL | 0 | 38.79/ *5 | 0 | 38.79/*5 |
| NITROGEN, TOTAL | 2,387.59 | 0 | 63.62 | 2,451.21 |
| OIL SPILL - PAHS | 1.04 | 0.3 | 0 | 1.34 |
| PCBS IN FISH TISSUE | 789.55 | 268.7 | 11.44 | 1,069.69 |
| PERFLUOROOCCTANE SULFONATE (PFOS) IN FISH TISSUE | 1.43 | 0 | 0 | 1.43 |
| PHOSPHORUS, TOTAL | 2,387.59 | 0 | 63.62 | 2,451.21 |
| POLYCHLORINATED BIPHENYLS (PCBS) | 10.57 | 0 | 0 | 10.57 |
| SELENIUM | 0 | 34.5 | 0 | 34.5 |
| SILVER | 0 | 35.43 | 0 | 35.43 |
| TOTAL SUSPENDED SOLIDS (TSS) | 450.9 | 92.47 | 139.57 | 682.94 |
| TOXICITY | 2 | 0 | 0 | 2 |
| TRASH | 9.58 | 0 | 0 | 9.58 |
| ZINC | 0 | 47.89 | 0 | 47.89 |
| ZINC IN SEDIMENT | 17.59 | 0 | 0 | 17.59 |

*Point Source - These listings are remnants of the 304(L) list and were originally listed due to the presence of point sources. Thus these listings have no associated sizes and the values are the number of point sources.

Table 18: Size of Estuarine Waters Impaired by Various Sources.

| Waterbody Type - Estuary | |
|--|-----------------------------------|
| Sources | Water Size in Square Miles |
| AGRICULTURE | 470.88 |
| ATMOSPHERIC DEPOSITION - TOXICS | 45.77 |
| CHANNEL EROSION/INCISION FROM UPSTREAM HYDROMODIFICATIONS | 0.08 |
| CONTAMINATED SEDIMENTS | 143.26 |
| CONTRIBUTION FROM DOWNSTREAM WATERS DUE TO TIDAL ACTION | 16.06 |
| DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4) | 35.14 |
| ILLEGAL DUMPS OR OTHER INAPPROPRIATE WASTE DISPOSAL | 9.58 |
| INDUSTRIAL POINT SOURCE DISCHARGE | *4 |
| LIVESTOCK (GRAZING OR FEEDING OPERATIONS) | 16.33 |
| MANURE RUNOFF | 16.19 |
| MUNICIPAL POINT SOURCE DISCHARGES | 42.45 |
| NON-POINT SOURCE | 22.56 |
| ON-SITE TREATMENT SYSTEMS (SEPTIC SYSTEMS AND SIMILAR DECENTRALIZED SYSTEMS) | 2.92 |
| PIPELINE BREAKS | 1.04 |
| SOURCE UNKNOWN | 2,784.14 |
| UPSTREAM SOURCE | 440.96 |
| UPSTREAM/DOWNSTREAM SOURCE | 10.72 |
| URBAN RUNOFF/STORM SEWERS | 47.53 |
| WASTES FROM PETS | 12.26 |
| WILDLIFE OTHER THAN WATERFOWL | 0.43 |

*These listings are remnants of the 304(L) list and were originally listed due to the presence of point sources. Thus these listings have no associated sizes and the values are the number of point sources.

The summary table provided below is submitted for consistency with EPA guidance and to allow for statewide biological condition estimates. Please note that this table is identical to that provided in Maryland’s 2014, 2016, and 2018 IR as new assessments have not been available since the 2014 IR.

Table 19: Attainment Results for the Chesapeake Bay Calculated Using a Probabilistic Monitoring Design.

| | |
|----------------------------------|---|
| Project Name | Chesapeake Bay Benthic Assessment |
| Owner of Data | Chesapeake Bay Program and Versar Inc. |
| Target Population | Tidal waters of the Chesapeake Bay (reporting only the MD portion) |
| Type of Waterbody | Chesapeake Bay Estuary |
| Size of Target Population | 2,342.3 (only the MD portion) |
| Units of Measurement | Square Miles |
| Designated use | Aquatic Life |
| Percent Attaining | 40.1% |
| Percent Not-Attaining | 50.8% |
| Percent Nonresponse | 9.1% |
| Indicator | Biology - Estuarine Benthic macroinvertebrate IBI |
| Assessment Date | 4/1/2014 |
| Precision | unknown |

C.3.2.1 The Coastal Bays

Maryland's Coastal Bays, the shallow lagoons nestled behind Ocean City and Assateague Island, comprise a complex ecosystem. Like many estuaries, Maryland's Coastal Bays display differences in water quality ranging from generally degraded conditions near tributaries to better conditions in the more open, well-flushed bay regions.

For more information on the Coastal Bays, please refer to the 2019-2020 Coastal Bays Report Card (<https://ian.umces.edu/site/assets/files/27612/2019-2020-maryland-coastal-bays-report-card.pdf>). In addition the "Ecosystem Health Assessment of the Maryland Coastal Bays: 2007-2013" provides additional detail on the status of both the water quality and living resources of the Coastal Bays. (<https://dnr.maryland.gov/waters/coastalbays/Pages/EHA.aspx>). In addition, MDE completed and submitted nutrient TMDLs for all of the Coastal Bays in April 2014. EPA subsequently approved these TMDLs in August of 2014. To read the full text of these TMDLs please visit: https://mde.maryland.gov/programs/Water/TMDL/ApprovedFinalTMDLs/Pages/TMDL_final_MD_Coastal_Bays_nutrients.aspx.

C.3.2.2 2007 National Estuary Program Coastal Condition Report

In spring of 2007, EPA released its third in a series of coastal environmental assessments which focused on conditions in the 28 National Estuary Program (NEP) estuaries (online at: <https://water.epa.gov/type/oceb/nep/index.cfm>). In this Coastal Condition Report (CCR), four estuarine condition indicators were rated for individual estuaries:

- water quality (e.g., dissolved inorganic nitrogen, dissolved inorganic phosphorus, chlorophyll a, water clarity, and dissolved oxygen);
- sediment quality (e.g., sediment toxicity, sediment contaminants, and sediment total organic carbon);
- benthic index and;
- fish tissue contaminants index

For each of these four key indicators, a score of good, fair, or poor was assigned to each estuary which were then averaged to create overall regional and national scores. Based on these calculations, the overall condition of the nation's NEP estuaries was generally fair. Specifically for the estuaries in the Northeast Coast region where Maryland's two NEP estuaries are located (Coastal Bays; Chesapeake Bay), the water quality index was rated as fair; sediment quality, benthic, and fish tissue contaminants indices were poor and the overall condition was rated as poor. However, considered altogether, the NEP estuaries showed the same or better estuarine condition than US coastal waters overall.

The report describes a number of major environmental concerns that affect some or all of the nation's 28 NEP estuaries. The goal of this report is to provide a benchmark for analyzing the progress and changing conditions of the NEPs over time. The top three issues, which also affect Maryland's estuaries include:

- Habitat loss and alteration (including dredging and dredge-disposal activities; construction of groins, seawalls, and other hardened structures; and hydrologic modifications);
- Declines in fish and wildlife populations (associated with habitat loss, fragmentation or alteration, water pollution from toxic chemicals and nutrients, overexploitation of natural resources, and introduction of invasive species); and

- Excessive nutrients (nitrogen and phosphorus runoff from agricultural and residentially applied fertilizers and animal wastes, discharges from wastewater treatment plants, leaching from malfunctioning septic systems, and discharges of sanitary wastes from recreational boats).

C.3.2.3 The National Coastal Condition Assessment (NCCA)

The National Coastal Condition Assessment is a statistical survey of the condition of the Nation's marine and Great Lakes Coasts.³ This EPA-funded assessment program is implemented in cooperation with the States. The NCCA is designed to report on the water quality, ecological, and recreational health of the nation's waters. Another key goal is to use this survey to determine the key stressors that impact these uses. Field data collection for the NCCA, in its current form, occurred in 2010 and again in 2015. The sites are surveyed one time during the index period with a couple of sites being resampled. In both years, DNR participated in collecting and submitting data. This information is not generally used for IR assessment purposes; however it does help to inform regional comparisons in coastal conditions. For more information about this survey and to view available reports please visit: <https://www.epa.gov/national-aquatic-resource-surveys/ncca>.

³ Much of this text was borrowed from EPA web pages on this survey <https://www.epa.gov/national-aquatic-resource-surveys/what-national-coastal-condition-assessment> .

C.3.3 Lakes Assessment- CWA §314 (Clean Lakes) Report

In the federal CWA, §314 addresses the Clean Lakes program, which was designed to identify publicly owned lakes, assess their water quality condition, implement in-lake and watershed restoration activities and develop programs to protect restored conditions. This section also required regular reporting of State efforts and results.

In Maryland, all significant (> 5 acres surface area), publicly-owned lakes are man-made impoundments. A number of specific assessment, planning and restoration activities in Maryland were funded by §314 as early as 1980 until Congress rescinded Clean Lakes funding in 1994. Section 314 has since been reauthorized (2000) under the Estuaries and CWA of 2000 but no funds have yet been appropriated to states. EPA currently encourages states to use funds in the §319 (Nonpoint Source Program) to address Clean Lakes priorities; however, no Clean Lake projects have been funded in Maryland through this program because of limited funding.

C.3.3.1 Lake Status and Trends

In the past, Maryland agencies didn't include lakes in their ambient monitoring programs, and monitoring was mainly used to address fish kills and algal bloom complaints (DNR, MDE) and some water sampling was done to provide input for pollutant loading models (TMDLs, MDE). More recently, MDE and DNR have recognized the need for continued lake monitoring and are partnering to address known sampling gaps in lakes and to coordinate sampling protocols. One of the primary goals is to monitor and assess all significant (>5 acres surface area), publicly-owned lakes in Maryland for impacts due to nutrients.

To inform current and future lake monitoring efforts, MDE and DNR have jointly developed a prioritization list to identify an order in which lakes will be sampled. MDE plans to sample 3-5 lakes per year according to the list and DNR will assist with other targeted sampling of State-owned Lakes. More information on the lake monitoring prioritization can be found here:

<https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Pages/Lake-Monitoring.aspx>

MDE assessed new data for fifteen lakes in this IR cycle. The list of the lakes and years of monitoring data assessed for the combined 2020-2022 IR are provided in Table 20 below. Based on available data, a summary of the status of Maryland lakes and reservoirs is given in table 21 below. For the 2020-2022 cycle, these numbers were calculated using ATTAINS reporting function. Please see section C.3.1 for more information on ATTAINS reporting calculations.

Table 20: Lakes Assessed for the 2020-2022 Integrated Report

| Lake Name | Monitoring Years |
|--------------------------|--------------------|
| Adkins Pond | 2014-2016 |
| Broadford Lake | 2016-2017 |
| Centennial Lake | 2014-2015 and 2017 |
| Clopper Lake | 2014-2017 |
| Cunningham Lake | 2017-2018 |
| Hunting Creek Lake | 2017-2018 |
| Johnsons Pond | 2014-2016 |
| Lake Linganore | 2014-2016 |
| Lake Needwood | 2019-2020 |
| Lake Williston | 2019-2020 |
| Myrtle Grove | 2019-2020 |
| Smithville Lake | 2019-2020 |
| Tony Tank Lake | 2014-2016 |
| Urieville Lake | 2016-2017 |
| Wye Mills Community Lake | 2016-2017 |

Table 21: Designated use support summary for Maryland's lakes and reservoirs (acres), 2020-2022.

| Designated Use | Size of Impoundments (acres) | | | | |
|------------------------------------|---|-----------------------------------|---|-----------------|-------------|
| | Not Supporting-Not Attaining WQ Standards | Insufficient Data and Information | Fully Supporting-Attaining WQ Standards | Total Assessed* | State Total |
| Aquatic Life and Wildlife | 8,723.58 | 413.85 | 8,429.35 | 17,152.93 | 17,566.78 |
| Fishing | 8,690.92 | 0 | 10,586.25 | 19,277.17 | 19,277.17 |
| Water Contact Recreation | 0 | 3,070.66 | 0 | 0 | 3,070.66 |
| General Recreational Waters | | | | | |
| Public Water Supply | 3,544.5 | 0 | 45.23 | 3,589.73 | 3,589.73 |

*The Total Assessed column is the sum of the Not Supporting and Fully Supporting waters. Insufficient Data and Information waters are not included in the Total Assessed count since they include waters that are unassessed. The Insufficient Data and Information waters are included in the State Total calculations.

C.3.3.1.1 Causes and sources of impairment

Since the water quality of lakes is largely dependent on the upstream watershed, there are numerous pollutants that can potentially impact a lake (Table 22). Overall, one of the principal lake problems is due to the accelerated eutrophication process that characterizes most reservoir systems. Upstream watershed sources, both natural and anthropogenic, supply nutrients and sediments to lakes on a continual basis which can lead to nuisance algal blooms, decreased dissolved oxygen levels (harmful to aquatic organisms), and loss of drinking water storage capacity. Currently, there are 18 lakes impaired for excess total phosphorus and 11 lakes impaired for excess sediment.

For the 2020-2022 cycle, these numbers were calculated using ATTAINS reporting function. Please see section C.3.1 for more information on ATTAINS reporting calculations. ATTAINS reporting doesn't differentiate between the impairment Categories 4a, 4b, 4c, or 5. It groups all impaired waters together into a section labeled 'Cause'. The section labeled 'Meeting Criteria' includes all Category 2 assessments while the section labeled 'Insufficient Information' includes all Category 3 assessments.

Table 22: Impoundment acreage assigned to Categories according to the pollutant assessed.

| Size of Impoundments (acres) per Category according to Pollutant Type | | | | |
|--|---|--|--|--------------|
| Parameter | Cause (Categories 4a, 4b, 4c, and 5) | Meeting Criteria (Category 2) | Insufficient Information (Category 3) | TOTAL |
| ARSENIC | 0 | 3,707.09 | 0 | 3,707.09 |
| CADMIUM | 0 | 3,707.09 | 0 | 3,707.09 |
| CHLORDANE | 0 | 65.72 | 0 | 65.72 |
| CHLOROPHYLL-A | 474.04 | 45.23 | 0 | 519.27 |
| CHROMIUM, HEXAVALENT | 0 | 1,471.57 | 0 | 1,471.57 |
| CHROMIUM, TOTAL | 0 | 5,168.78 | 0 | 5,168.78 |
| COPPER | 0 | 3,707.09 | 0 | 3,707.09 |
| ENTEROCOCCUS | 0 | 0 | 0.2 | 0.2 |
| FECAL COLIFORM | 0 | 3,070.46 | 0 | 3,070.46 |
| FLOATING DEBRIS | 0 | 0 | 3070.46 | 3,070.46 |
| LEAD | 0 | 6,640.35 | 0 | 6,640.35 |
| MERCURY IN FISH TISSUE | 5,544.85 | 13,696.09 | 0 | 19,240.94 |
| NICKEL | 0 | 3,707.09 | 0 | 3,707.09 |
| NITROGEN, TOTAL | 0 | 29.6 | 0 | 29.6 |
| PCBS IN FISH TISSUE | 3,146.07 | 13,291.82 | 0 | 16,437.89 |
| PHOSPHORUS, TOTAL | 11,485.98 | 5,666.95 | 30.36 | 17,183.29 |
| SEDIMENTATION/SILTATION | 6,344.13 | 300.83 | 23.11 | 6,668.07 |
| SELENIUM | 0 | 3,707.09 | 0 | 3,707.09 |
| ZINC | 0 | 1,471.57 | 0 | 1,471.57 |

Table 23 shows the predominant sources of pollutants to impaired lakes.

Table 23: The total size of impoundments impaired by various sources, 2020-2022.

| Waterbody Type - Impoundment | |
|---|----------------------------|
| Sources | Water Size in Acres |
| AGRICULTURE | 4,367.5 |
| ATMOSPHERIC DEPOSITION - TOXICS | 5,544.85 |
| CROP PRODUCTION (CROP LAND OR DRY LAND) | 4,129.66 |
| MUNICIPAL POINT SOURCE DISCHARGES | 193.77 |
| SOURCE UNKNOWN | 3,500.37 |
| UPSTREAM SOURCE | 65.72 |
| URBAN RUNOFF/STORM SEWERS | 2,364.53 |

C.3.3.1.2 National Lake Survey

As part of a national effort to assess the quality of the nation’s waters in a statistically-valid manner, every five years EPA randomly selects lakes in each state to be sampled using a nationally-consistent set of protocols (stratified by state, EPA Region and ecological region). So far, this lake survey has been completed in 2007, 2012, and 2017. See the table below for the names of the lakes sampled each year. In preparation for these sampling events, DNR biologists were trained by EPA to collect data on field water quality, biological community, habitat, and sediment conditions. Lakes were intensively sampled a single time during the summer with two additional lakes being sampled as a replicate for quality control purposes. Water, sediment and biological samples were sent to national labs for analysis and field data were submitted to EPA. Most recently, during the 2017 summer sampling season, 8 lakes were sampled in Maryland. More information on the national survey can be found at https://water.epa.gov/type/lakes/lakessurvey_index.cfm.

Table 24: Lakes Surveyed by the National Lake Survey

| 2007 National Lake Survey | 2012 National Lake Survey | 2017 National Lake Survey |
|----------------------------------|----------------------------------|----------------------------------|
| Lake Habeeb | Lake Habeeb | Lake Habeeb |
| Lake Kittamaqundi | Lake Kittamaqundi | Lake Needwood |
| Johnson Pond | Johnsons Pond | Whetstone |
| Piney Run Reservoir | Lake Louise | Lake Louise |
| Savage River Reservoir | Unnamed Montgomery County Pond | Piney Run |
| | Lake Vista | Little Brown |
| | Leonard Pond | Lake Vista |
| | Unicorn Mill Pond | Stormwater pond Talbot CC |

C.3.4 Non-tidal Rivers and Streams Assessment

The State of Maryland has two major monitoring programs for assessing non-tidal flowing waters. One is the probabilistic Maryland Biological Stream Survey (MBSS) and the other is the CORE/TREND program for assessing water quality trends at fixed locations (both conducted by DNR). The MBSS program uses fish and aquatic insects as indicators of aquatic health while the CORE/TREND program focuses on conventional water quality parameters (temperature, pH, etc.) and nutrient species. In addition to these two monitoring programs, Maryland also makes use of other ad-hoc stream monitoring data as well as data submitted by non-state organizations to assess state waters. Since the 2014 IR, Maryland has now also integrated biological stream data from specific counties (Baltimore and Frederick) to provide better sampling resolution for stream bioassessments. The summary tables below reflect the data supplied from this variety of sources.

The table below provides the most recent results from a statewide probabilistic biological assessment in first through fourth order streams. The reader will notice that this table has not changed since the 2014 IR. MDE generally conducts statewide biological assessments as resources permit as these assessments are extremely time intensive due to the level of quality control needed. The results shown below incorporate biological monitoring performed by the Maryland Biological Stream Survey (DNR), Baltimore County, and Frederick County.

Table 25: Statewide results for probabilistic biological sampling. This data assesses support of the aquatic life designated use.

| | |
|----------------------------------|--|
| Project Name | Maryland Biological Stream Survey and County Biological Data |
| Owner of Data | MD Dept. of Natural Resources (MANTA), Baltimore Co. Frederick Co. |
| Target Population | All 1st through 4th order non-tidal wadeable streams in MD |
| Type of Waterbody | 1st through 4th Order Wadeable Streams |
| Size of Target Population | 19,127.0 |
| Units of Measurement | Miles |
| Designated use | Aquatic Life |
| Percent Attaining | 56.55% |
| Percent Not-Attaining | 42.99% |
| Percent Nonresponse | 0.50% |
| Indicator | Biology - freshwater fish and benthic macroinvertebrate IBIs |
| Assessment Date | 4/1/2014 |

Table 26 shows 8-digit watersheds which were previously listed as impaired (Category 5) based on a biological assessment but which now have a completed stressor identification analysis. Provided in this table is the attributable risk percentage for each identified stressor. For more information about this Biological Stressor Identification (BSID) process and how the attributable risk is calculated please visit the BSID website at: https://mde.maryland.gov/programs/Water/TMDL/Pages/bsid_studies.aspx.

Table 26: Watersheds previously listed as biologically impaired that have undergone BSID analysis. As a result of this analysis, the biological listings have been replaced by listings for the specific pollutants/stressors identified below.

| 8-digit watersheds that were previously in Category 5 based on impaired biological communities (cause unknown) | Stressors Identified through BSID Analysis | IR Category | Attributable Risk |
|--|--|-------------|-------------------|
| Lower Pocomoke River | Sulfates | 5 | 75% |
| | Lack of Riparian Buffer | 4c | 45% |
| | Channelization | 4c | 70% |
| Georges Creek* | Sulfates | 5 | 22% |

*The sulfate listing for Georges Creek was added on this IR (2020-2022) but the biological listing was actually addressed through the original BSID analysis in 2014.

The following tables present statewide assessment summaries on the wide range of pollutants and sources of pollutants to non-tidal flowing waters. Much of the data used for these assessments is from state-led monitoring efforts but increasingly more data from counties, non-profits, citizen groups and academia are also being used. These other data sources have helped to supplement the state-led programs and increase the overall spatial resolution at which certain parameters are measured. Tables 27-29 provide statewide assessment data for non-tidal rivers and streams. For the 2020-2022 cycle, these numbers were calculated using ATAINS reporting function. Please see section C.3.1 for more information on ATAINS reporting calculations. In table 28, ATAINS reporting doesn't differentiate between the impairment Categories 4a, 4b, 4c, or 5. It groups all impaired waters together into a section labeled 'Cause'. The section labeled 'Meeting Criteria' includes all Category 2 assessments while the section labeled 'Insufficient Information' includes all Category 3 assessments.

Table 27: Designated Use Support Summary for Non-tidal Rivers and Streams.

| Designated Use | Size of River/Stream Miles | | | | |
|-----------------------------|---|-----------------------------------|---|-----------------|-------------|
| | Not Supporting-Not Attaining WQ Standards | Insufficient Data and Information | Fully Supporting-Attaining WQ Standards | Total Assessed* | State Total |
| Aquatic Life and Wildlife | 15,258.76 | 1,901.29 | 5,248.77 | 20,507.53 | 22,408.82 |
| Fishing | 270.24 | 1.00 | 570.54 | 840.78 | 841.78 |
| Water Contact Recreation | 4,260.88 | 1,182.46 | 1,054.23 | 5,315.11 | 6,497.57 |
| General Recreational Waters | | | | | |
| Public Water Supply | 0 | 0 | 186.3 | 186.3 | 186.3 |

*The Total Assessed column is the sum of the Not Supporting and Fully Supporting waters. Insufficient Data and Information waters are not included in the Total Assessed count since they include waters that are unassessed. The Insufficient Data and Information waters are included in the State Total calculations.

Table 28: Extent of River/Stream Miles assigned to each category according to the pollutant assessed.

| Size of River/Stream Miles per Category according to Pollutant Type | | | | |
|--|---|--|--|--------------|
| Parameter | Cause (Categories 4a, 4b, 4c, and 5) | Meeting Criteria (Category 2) | Insufficient Information (Category 3) | TOTAL |
| ALUMINUM | 26.2 | 160.1 | 0 | 186.3 |
| AMMONIA, TOTAL | 0 | 317.43 | 0 | 317.43 |
| ARSENIC | 0 | 663.7 | 0 | 663.7 |
| BENZO[A]PYRENE | 0 | 0 | 1 | 1 |
| BIOCHEMICAL OXYGEN DEMAND (BOD) | 277.52 | 132.17 | 0 | 409.69 |
| BIOCHEMICAL OXYGEN DEMAND (BOD), CARBONACEOUS | 72.08 | 447.14 | 0 | 519.22 |
| BIOCHEMICAL OXYGEN DEMAND (BOD), NITROGENOUS | 72.08 | 447.14 | 0 | 519.22 |
| CADMIUM | 0 | 1,235.53 | 0 | 1,235.53 |
| CAUSE UNKNOWN | 1,878.7 | 3,333.12 | 1,862.23 | 7,074.05 |
| CHLORDANE | 0 | 21.49 | 0 | 21.49 |
| CHLORIDE | 4,389.16 | 0 | 0 | 4,389.16 |
| CHROMIUM, HEXAVALENT | 0 | 266 | 0 | 266 |
| CHROMIUM, TOTAL | 0 | 292.42 | 0 | 292.42 |
| CHROMIUM, TRIVALENT | 0 | 105.28 | 0 | 105.28 |
| COPPER | 0 | 684.57 | 0 | 684.57 |
| CYANIDE | 0 | 98.39 | 0 | 98.39 |
| ENTEROCOCCUS | 451.25 | 6.78 | 0 | 458.03 |
| ESCHERICHIA COLI (E. COLI) | 3,441.4 | 491.23 | 613.33 | 4,545.96 |
| FECAL COLIFORM | 368.23 | 556.22 | 569.13 | 1,493.58 |
| FLOW ALTERATION-CHANGES IN DEPTH AND FLOW VELOCITY | 4.33 | 0 | 0 | 4.33 |
| HABITAT ALTERATIONS | 4,017.78 | 0 | 0 | 4,017.78 |
| HEPTACHLOR EPOXIDE | 21.49 | 0 | 0 | 21.49 |
| IRON | 58.51 | 126.14 | 0 | 184.65 |
| LEAD | 0 | 764.27 | 0 | 764.27 |
| MANGANESE | 0 | 186.3 | 0 | 186.3 |
| MERCURY | 0 | 477.4 | 0 | 477.4 |
| MERCURY IN FISH TISSUE | 49.21 | 607.59 | 5.03 | 661.83 |
| NICKEL | 0 | 663.7 | 0 | 663.7 |
| NITROGEN, TOTAL | 277.52 | 1,545.66 | 243.26 | 2,066.44 |
| PCBS IN FISH TISSUE | 175.65 | 537.22 | 0 | 712.87 |
| PERFLUOROOCCTANE SULFONATE (PFOS) IN FISH TISSUE | 10.97 | 0 | 0 | 10.97 |
| PH, HIGH | 132.17 | 15.76 | 19.19 | 167.12 |
| PH, LOW | 683.69 | 1,187.86 | 14.34 | 1,885.89 |
| PHOSPHORUS, TOTAL | 4,209.48 | 4,031.18 | 245.84 | 8,486.5 |

| Size of River/Stream Miles per Category according to Pollutant Type | | | | |
|--|---|--|--|--------------|
| Parameter | Cause (Categories 4a, 4b, 4c, and 5) | Meeting Criteria (Category 2) | Insufficient Information (Category 3) | TOTAL |
| POLYCHLORINATED BIPHENYLS (PCBS) | 39.5 | 0 | 0 | 39.5 |
| RIPARIAN BUFFER, LACK OF | 3,521.41 | 0 | 0 | 3,521.41 |
| SELENIUM | 0 | 663.7 | 0 | 663.7 |
| SILVER | 0 | 186.3 | 0 | 186.3 |
| SULFATE | 4,126.52 | 0 | 0 | 4,126.52 |
| TEMPERATURE | 179.4 | 48.13 | 1.33 | 228.86 |
| TOTAL SUSPENDED SOLIDS (TSS) | 9,931.98 | 852.38 | 0 | 10,784.36 |
| TRASH | 277.52 | 0 | 0 | 277.52 |
| ZINC | 0 | 910.11 | 0 | 910.11 |

Table 29: Summary of Sizes of Riverine Waters Impaired by Various Sources.

| Waterbody Type - River | |
|--|----------------------------|
| Sources | Water Size in Miles |
| ACID MINE DRAINAGE | 413.69 |
| AGRICULTURE | 5,601.72 |
| ANTHROPOGENIC LAND USE CHANGES | 847.27 |
| ATMOSPHERIC DEPOSITION - ACIDITY | 460.6 |
| ATMOSPHERIC DEPOSITION - TOXICS | 63.73 |
| CHANNELIZATION | 4,017.78 |
| COMBINED SEWER OVERFLOWS | 205.66 |
| CONTAMINATED SEDIMENTS | 118.88 |
| CROP PRODUCTION (CROP LAND OR DRY LAND) | 3,503.88 |
| DAM OR IMPOUNDMENT | 5.38 |
| DISCHARGES FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4) | 383.94 |
| ILLEGAL DUMPS OR OTHER INAPPROPRIATE WASTE DISPOSAL | 277.52 |
| LIVESTOCK (GRAZING OR FEEDING OPERATIONS) | 1,927.02 |
| LOSS OF RIPARIAN HABITAT | 417.23 |
| MANURE RUNOFF | 481.08 |
| MUNICIPAL (URBANIZED HIGH DENSITY AREA) | 1,094.57 |
| MUNICIPAL POINT SOURCE DISCHARGES | 72.08 |
| ON-SITE TREATMENT SYSTEMS (SEPTIC SYSTEMS AND SIMILAR DECENTRALIZED SYSTEMS) | 71.67 |
| POST-DEVELOPMENT EROSION AND SEDIMENTATION | 53.1 |
| SANITARY SEWER OVERFLOWS (COLLECTION SYSTEM FAILURES) | 907.19 |
| SOURCE UNKNOWN | 3,031.92 |
| UPSTREAM SOURCE | 10.97 |
| URBAN DEVELOPMENT IN RIPARIAN BUFFER | 1,173.25 |
| URBAN RUNOFF/STORM SEWERS | 5,822.5 |
| WASTES FROM PETS | 879.76 |

C.3.4.1 National Rivers and Streams Assessment (NRSA)

The National Rivers and Streams Assessment is a national probability-based survey of rivers and streams that collects data on physical, chemical and biological parameters.⁴ Similar to the other National Aquatic Resource Surveys, this survey is meant to report on the health of rivers and streams and provide information on the predominant stressors impacting their health. Additionally, this survey is used to compare the condition of streams to an earlier national survey. Field sampling for this survey was conducted in the 2008-2009 and 2013-2014 time-frames. Maryland DNR participated in both surveys. The next survey was planned for 2018-2019 and once the data is published, it will be reviewed by MDE. Though this information is not generally used for IR assessment purposes it does help to inform regional comparisons in stream conditions. For more information about this survey and to access reports, please visit: <https://www.epa.gov/national-aquatic-resource-surveys/nrsa>.

⁴ Much of the text in this section was borrowed from EPA's web pages on this survey <https://www.epa.gov/national-aquatic-resource-surveys/nrsa>.

C.3.5 Beaches Assessment

In October 2000, the EPA passed the Beaches Environmental Assessment and Coastal Health (BEACH) Act and provided funding to improve beach monitoring in coastal states. The State Beaches program is administered by MDE; however, the responsibility of monitoring and public notification of beach information is delegated to the local health departments. Please see section C.6.7 for additional information on The BEACH Act.

The majority of the data used to assess Beaches for the Integrated Report is the same data collected by local health departments for use in the (BEACH) Act monitoring. However, the assessment methodology for the public health notifications by the State Beaches Program is different from the methodology for use in the Integrated Report. For more information, please see the Listing Methodology for Identifying Waters Impaired by Bacteria in Maryland’s Integrated Report at: https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Documents/Assessment_Methodologies/Bacteria_Listing_Methodology_Final_2_23_2021.pdf.

Tables 30-31 provide statewide assessment data for Beaches. For the 2020-2022 cycle, these numbers were calculated using ATTAINS reporting function. Please see section C.3.1 for more information on ATTAINS reporting calculations. For table 31, ATTAINS reporting doesn’t differentiate between the impairment Categories 4a, 4b, 4c, or 5. It groups all impaired waters together into a section labeled ‘Cause’. The section labeled ‘Meeting Criteria’ includes all Category 2 assessments while the section labeled ‘Insufficient Information’ includes all Category 3 assessments. Please note, the table summarizing the size of waters impaired by various sources is not applicable to beaches since none of the beaches are impaired, and therefore, do not have a source of impairment. The sources table has been excluded from this section.

Table 30: Designated Use Support Summary for Beaches.

| Designated Use | | Number of Beaches | | | | |
|-----------------------------|-----------------|--|---|---|-------------------------|-------------|
| | | Not Supporting- Not Attaining WQ Standards | Insufficient Data and Information | Fully Supporting- Attaining WQ Standards | Total Assessed* * | State Total |
| Water Contact Recreation | Public Beaches* | 0 | 5 | 45 | 45 | 50 |

*Public beaches are reported as the number of beaches in each category rather than providing a size.

**The Total Assessed column is the sum of the Not Supporting and Fully Supporting waters. Insufficient Data and Information waters are not included in the Total Assessed count since they include waters that are unassessed. The Insufficient Data and Information waters are included in the State Total calculations.

Table 31: Number of Beaches assigned to each category according to the pollutant assessed.

| Number of Beaches per Category according to Pollutant Type | | | | |
|--|--|----------------------------------|---|-------|
| Parameter | Cause (Categories 4a, 4b, 4c, and 5) | Meeting Criteria (Category 2) | Insufficient Information (Category 3) | TOTAL |
| ENTEROCOCCUS* | 0 | 43 | 5 | 48 |
| ESCHERICHIA COLI (E. COLI)* | 0 | 2 | 0 | 2 |

*Public beaches are reported as the number of beaches in each category rather than providing a size.

C.3.6 Total Maximum Daily Loads

Maryland continues to make progress completing TMDLs for waters listed as impaired on Category 5 of the IR. TMDLs determine the sources of pollution for an identified impairment as well as the estimated reductions necessary to bring the water body back into compliance with WQS. Once Maryland completes a TMDL for a water body-pollutant combination, it must then be approved by EPA, in order for it to take force. When this has occurred, the water body-pollutant combination will get moved to Category 4a on the IR. MDE has completed sixteen TMDLs since the 2018 IR. Table 32 lists the water bodies with TMDLs completed since the last IR cycle.

Table 32: Recently Approved TMDLs in Category 4a of the Integrated Report. This list does not include any TMDLs that were captured on the 2018 Integrated Report.

| Cycle First Listed | Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant | Sources |
|--------------------|-------------------------------|---|-------------------|---------------------------|------------------------------|---|
| 2010 | MD-PAXMH-Battle_Creek-2 | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform | Livestock (Grazing or Feeding Operations) |
| 2014 | MD-PAXMH-Battle_Creek-3 | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform | Livestock (Grazing or Feeding Operations) |
| 2012 | MD-PAXMH-BUZZARD_ISLAND_CREEK | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform | Livestock (Grazing or Feeding Operations) |
| 2014 | MD-PAXMH-HogNeck_Creek | PAXMH - Lower Patuxent River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform | Livestock (Grazing or Feeding Operations) |
| 2014 | MD-WICMH-Ellis_Bay | WICMH - Wicomico River Mesohaline | ESTUARY | Shellfishing | Fecal Coliform | Source Unknown |
| 2002 | MD-BSHOH | BSHOH - Bush River Oligohaline | ESTUARY | Fishing | PCBs in Fish Tissue | Contaminated Sediments |
| 2014 | MD-MATTF | Mattawoman Creek | ESTUARY | Fishing | PCBs in Fish Tissue | Atmospheric Deposition - Toxics |
| 2014 | MD-PISTF | Piscataway Creek Tidal Fresh | ESTUARY | Fishing | PCBs in Fish Tissue | Atmospheric Deposition - Toxics |
| 2012 | MD-02130404 | Upper Choptank River | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Agriculture |
| 2012 | MD-02130510 | Upper Chester River | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Crop Production (Crop Land or Dry Land) |
| 2012 | MD-02131004 | West River | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Urban Runoff/Storm Sewers |
| 2014 | MD-02131101 | Patuxent River lower | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Crop Production (Crop Land or Dry Land) |

| Cycle First Listed | Assessment Unit ID | Basin Name | Water Type Detail | Designated Use | Pollutant | Sources |
|---------------------------|---------------------------|-----------------------|--------------------------|---------------------------|------------------------------|---|
| 2014 | MD-02131102 | Patuxent River Middle | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Crop Production (Crop Land or Dry Land) |
| 2016 | MD-02140109 | Port Tobacco River | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Anthropogenic Land Use Changes |
| 2016 | MD-02140203 | Piscataway Creek | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Anthropogenic Land Use Changes |
| 2016 | MD-02140503 | Marsh Run | RIVER | Aquatic Life and Wildlife | Total Suspended Solids (TSS) | Urban Runoff/Storm Sewers |

Tables 33 and 34 list those waters for which TMDLs will likely be initiated over the next two years.

Table 33: Anticipated Submissions to Address Category 5 Integrated Report Listings in FFY 2022.

| Submission Date | Listing Year | Listed Waterbody | Impairing Substance | 2018 303(d) List Count |
|-----------------------|--------------|--|---------------------|------------------------|
| September 2022 | | | | |
| | 1996 | Aberdeen Proving Ground | Toxics | 1 |
| * | 2014 | Baltimore Harbor | Sediment | 1 |
| * | 2010 | Baltimore Harbor | Bacteria | 1 |
| * | 1998 | Baltimore Harbor – Middle Harbor and Curtis Bay | Zinc | 2 |
| * | 2014 | Catoctin Creek | Temperature | 4 |
| * | 2014 | Conococheague Creek | Mercury | 1 |
| * | 2002 | Conococheague Creek | pH | 1 |
| * | 2014 | Gwynns Falls | Temperature | 3 |
| * | 2014 | Jones Falls | Temperature | 3 |
| * | 2014 | Lower North Branch Potomac River | Mercury | 1 |
| * | 2002 | Lower Susquehanna River | PCBs | 1 |
| * | 2006 | Middle River | PCBs | 1 |
| * | 1998 | Northwest Branch, Inner Harbor | Zinc and Lead | 2 |
| * | 2008 | Potomac River Montgomery County | PCBs | 1 |
| * | 2008 | Susquehanna River/Conowingo Dam | PCBs | 1 |
| * | 2014 | Upper North Branch Potomac River – Jennings Randolph Reservoir | Mercury | 1 |
| | | Total Listings Addressed from 2018 303(d) List | | 25 |

* Identified as a priority under USEPA’s prioritization known as WQ-27.

Table 34: Anticipated Submissions to Address Category 5 Integrated Report Listings in FFY 2023.

| Submission Date | Listing Year | Listed Waterbody | Impairing Substance | 2018 303(d) List Count |
|-----------------------|--------------|---|---------------------|------------------------|
| September 2023 | | | | |
| * | 2012 | Baltimore Harbor, Stansbury Pond | PCBs | 1 |
| * | 1998 | Bear Creek | Zinc | 1 |
| * | 1998 | Clopper Lake (revisit) | Nutrients | 1 |
| * | 2012 | Deep Creek Lake | Sediments | 1 |
| * | 2014 | Liberty Reservoir | Temperature | 12 |
| * | 2014 | Lower Potomac River Mesohaline – Neale Sound | Bacteria | 1 |
| * | 2006 | Port Tobacco River | Bacteria | 4 |
| * | 2014 | Potomac River Frederick County | Mercury | 1 |
| * | 2014 | Potomac River Frederick County | PCBs | 1 |
| * | 2014 | Potomac River Washington County (Dam #4 - Dam #5) | Mercury | 1 |
| * | 2010 | Youghiogheny River Lake | Mercury | 1 |
| * | 2006 | Port Tobacco River | Bacteria | 4 |

| Submission Date | Listing Year | Listed Waterbody | Impairing Substance | 2018 303(d) List Count |
|------------------------|---------------------|---|----------------------------|-------------------------------|
| | | Total Listings Addressed from 2018 303(d) List | | 29 |

* Identified as a priority under USEPA’s prioritization known as WQ-27

In an effort to continue to make progress in developing TMDLs for waters and pollutants where they are most needed, Maryland has developed a prioritization of impairments for TMDL development. This prioritization methodology describes Maryland’s ongoing work on the Chesapeake Bay TMDLs and WIP and lays out the different high priority pollutants that will be addressed between now and 2022. Documentation describing this prioritization was incorporated as part of Maryland’s 2016 IR and can be accessed at:

<https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Pages/2016IR.aspx>.

C.4 Wetlands Program

C.4.1 Wetland Monitoring Strategy

MDE developed a wetland monitoring strategy in 2010. Wetland monitoring and assessment is undertaken in Maryland to meet various objectives. The strategy includes recommendations and tasks for two options: those that can be done with existing resources, and those that are recommended, but will need additional resources. Recommendations were prepared for monitoring and assessment related to Maryland's wetland permit programs; voluntary restoration, large scale landscape assessments; preservation; and CWA requirements.

Deliverables from the strategy development effort include literature reviews of existing GIS-based landscape assessments (Level 1); rapid field assessments (Level 2); and more intensive field assessments (Level 3). In addition, the work group also prepared a template for an intensive long-term Level 3 monitoring approach and a conceptual framework for WQS specific to wetlands. The final Maryland Wetland Monitoring Strategy was completed in September of 2010

(<https://mde.maryland.gov/programs/Water/WetlandsandWaterways/AboutWetlands/Documents/www.mde.state.md.us/assets/document/wetlandswaterways/Final%20Strategy%20Report%20commentsNRC%20Saddr2.pdf>). More details on Maryland's wetlands strategy can be found on MDE's web site at <https://mde.maryland.gov/programs/Water/WetlandsandWaterways/Pages/index.aspx>.

C.4.2 National Wetland Condition Assessment

As a participant in the National Aquatic Resources Survey program, in 2016, Maryland completed the field work for the National Wetland Condition Assessment. MDE and its subcontractor, Riparia, at Pennsylvania State University, sampled fifteen sites with broader distribution across Maryland than what was previously sampled in 2011. Additional information about the National Wetland Condition Assessment can be found at: <https://www.epa.gov/national-aquatic-resource-surveys/nwca>.

C.4.3 Mitigation

MDE's Wetlands and Waterways Program has included a nontidal wetland mitigation section since the program's inception in 1991. Maryland's Nontidal Wetlands Act requires a "no net loss" of wetland acreage and function. In order to achieve the goal of "no net loss," compensatory mitigation is required when wetland impacts are unavoidable. The mitigation section is tasked with ensuring that the compensatory mitigation is successfully completed. Additional information about wetland mitigation can be found at:

https://mde.maryland.gov/programs/Water/WetlandsandWaterways/AboutWetlands/Pages/mitigation_report.aspx

C.5 Trend Monitoring

Although water quality trend analysis results are not used in the state's water quality assessment methodologies or listing process, they can be useful metrics for quantifying the amount of pollutants in our waterways and tracking progress of restoration efforts. Typically, water quality information must be collected over sufficiently long temporal periods so as not to draw conclusions from changes caused by natural variability.

Most trend analyses applicable to Maryland waters come from three sources, the United States Geological Survey (USGS), DNR, and the Chesapeake Bay Program (CBP).

C.5.1 USGS Water Quality Trends

The USGS monitoring program includes stations in all 7 of the Chesapeake Bay jurisdictions (Delaware, D.C., Maryland, New York, Pennsylvania, Virginia, and West Virginia). The primary purpose of this monitoring program is to assess the trends in loads that are delivered downstream to the Bay. The Non-Tidal Network (NTN) program began in 2004 and now has 123 stations spread throughout the Bay watershed. 23 of the NTN stations are in Maryland. The analysis for the NTN stations only includes short term trends (2007-2018) since most stations have only been monitored since 2007. The 123 NTN stations include 9 River Input Monitoring (RIM) stations that have been in place since 1985, 4 of which are in MD. Located in non-tidal waters along the fall line, the RIM stations are used to determine trends in loads delivered from the watershed to the tidal waters. USGS conducts 10-year trend analyses for all 27 Maryland stations.

For more information on the Water- Quality Loads and Trends at Nontidal Monitoring Stations in the Chesapeake Bay Watershed please see USGS Trends webpage here:

<https://cbrim.er.usgs.gov/index.html>

USGS has published their Summary of Nitrogen, Phosphorus, and Suspended-Sediment Loads and Trends Measured at the Chesapeake Bay Nontidal Network Stations for Water Years 2009-2018. The summary report can be found here: <https://cbrim.er.usgs.gov/summary.html>. There is also a story map with additional information that accompanies the 2018 report that can be found here:

<https://cbrim.er.usgs.gov/data/RIM%20Load%20and%20Trend%20Summary%202020.pdf>

USGS has also published a summary of load and trend results from the 9 River Input Monitoring Stations for the period of 1985-2020 here:

<https://cbrim.er.usgs.gov/data/RIM%20Load%20and%20Trend%20Summary%202020.pdf>

C.5.2 DNR Trends

DNR analyzes trends for a variety of water quality parameters in both the tidal and non-tidal waters of Maryland. These data are used to calculate trends both for the purpose of tracking progress with Chesapeake Bay restoration efforts (mainly concerning nutrient and sediment reductions) and for tracking changes in the health of non-tidal river systems. DNR regularly monitors non-tidal waters at 53 CORE/TREND sites and also analyzes trends for 72 tidal stations (125 total stations). These monitoring

data provide highly accurate information on the amount of pollutants in our waterways today and in the past.

For more information on DNR's Core/Trend monitoring, please visit DNR's webpage here: https://eyesonthebay.dnr.maryland.gov/eyesonthebay/documents/metadata/MDDNR_CORETrendsSummaryThrough2019.pdf

For more information on DNR's Tidal Water Quality Status and Trends please visit their Eyes on the Bay Webpage here: https://eyesonthebay.dnr.maryland.gov/eyesonthebay/status_trends_methods.cfm

C.5.3 The Chesapeake Bay Program Integrated Trends Analysis Team

Recently, the Chesapeake Bay Program developed The Integrated Trends Analysis Team (ITAT) for tidal monitoring in the Chesapeake Bay. The ITAT aims to combine the efforts of the Chesapeake Bay Program analysts with those of investigators in governmental, academic, and non-profit organizations to identify potential research synergies and collaborations that will enhance our understanding of spatial and temporal patterns in water quality.

For more information on the ITAT or to see maps of 2019 Tidal Water Quality Changes, please visit https://www.chesapeakebay.net/who/group/integrated_trends_analysis_team.

C.5.4 Summary of Trends

MDE analyzed DNR and USGS' Maryland trend reports and found a few important trends of note. Nutrient trends are improving in Maryland, and restoration efforts display measurable positive impacts on water quality. According to DNR, statistical analysis of monitoring data collected at DNR CORE/TREND stations from 1999 through 2019 demonstrates that the current impact of historical Chesapeake Bay restoration spending has resulted in significant reductions in nitrogen concentrations at 49% of stations, phosphorus concentrations at 70% of stations, and sediment concentrations at 38% of stations. However, contributing streams to the Chesapeake Bay continue to warm in the mid-Atlantic region, as previously detected by Rice and Jastram (2014). Currently, temperature shows a degrading trend at 66% of stations (Figure 7).

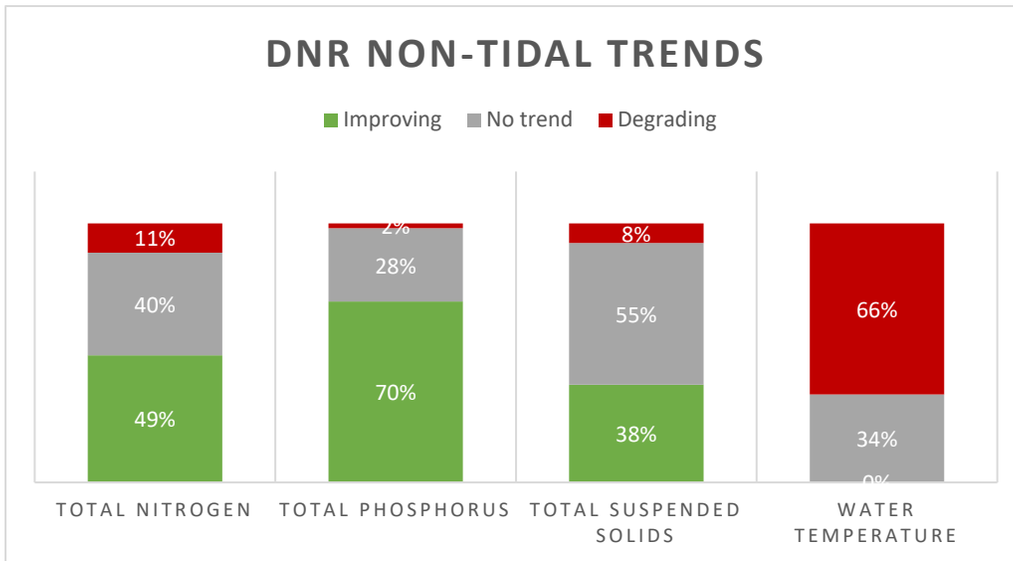


Figure 7: DNR non-tidal trend results in flow adjusted total nitrogen, total phosphorus, total suspended sediment concentrations, and water temperature from 1999 to 2019.

US Geological Service (USGS, 2020) conducted a trend analysis using the Chesapeake Bay nontidal network (NTN) which currently consists of 123 monitoring sites throughout the Chesapeake Bay. In this study they identified a mixed water quality response in the Chesapeake Bay Watershed. However, the same analysis indicates that from the 23 NTN stations and 4 RIM stations in Maryland, total nitrogen trends improved at 66% of the sites and total phosphorus improved at 50% of the sites (Figure 8). USGS analysis corroborates DNR findings on improving nutrient trends in the State of Maryland particularly on the Western Shore of Maryland.

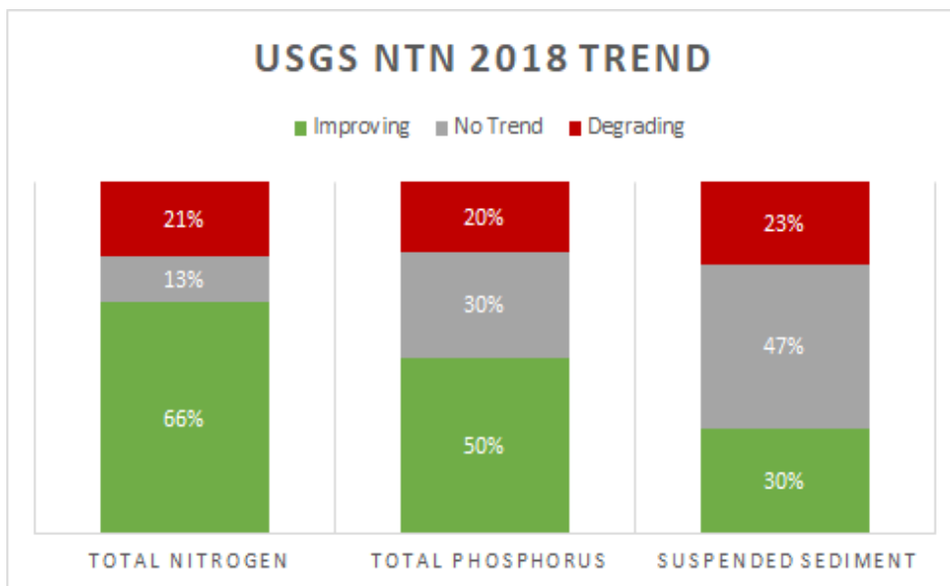


Figure 8: USGS NTN trend results in flow-normalized nutrient and sediment loads from the 27 USGS stations in MD.

DNR (2021) also monitors water quality at 72 stations in the Chesapeake Bay and conducts trend analyses applying the Generalized Additive Models (GAMs) technique developed by Murphy and Perry (2018). The estuary water quality is responding in ways consistent with the watershed (Figures 9 and 10). DO is improving at 27% of stations but showing no trend at 59% of stations. Despite positive trends in nutrients, chlorophyll-a shows improvements at only 13% of tidal stations. Scientists suggest that despite reductions, the current nutrient levels may not be low enough to limit algae growth, and that expectations need to be reevaluated to rethink water quality endpoints (Wardrop and Stephenson, 2021). Temperature shows a degrading trend at 71% of tidal stations. Future warming of contributing streams and the Chesapeake Bay estuary will present new challenges for restoration programs.

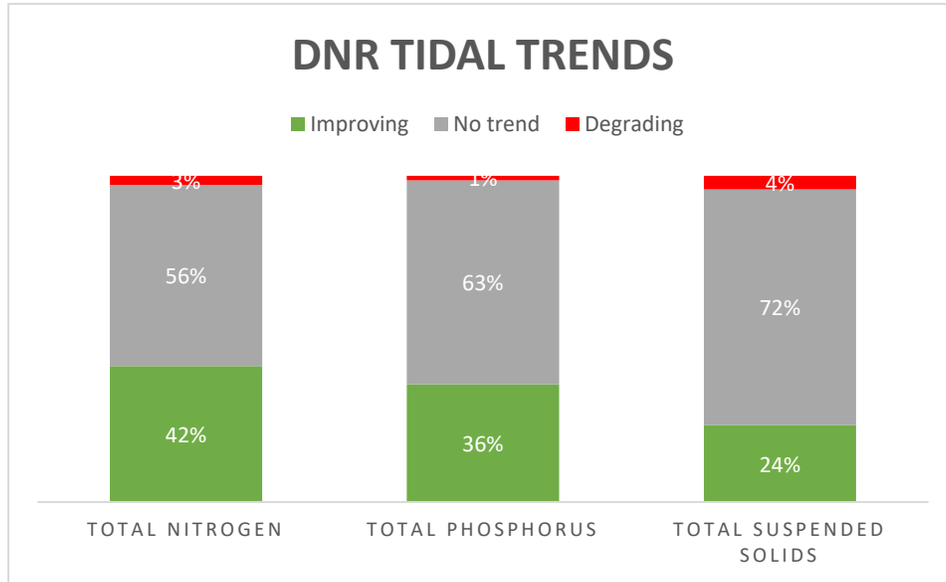


Figure 9: DNR tidal trend results in flow adjusted total nitrogen, total phosphorus, and total suspended sediment concentrations from 1999 to 2019.

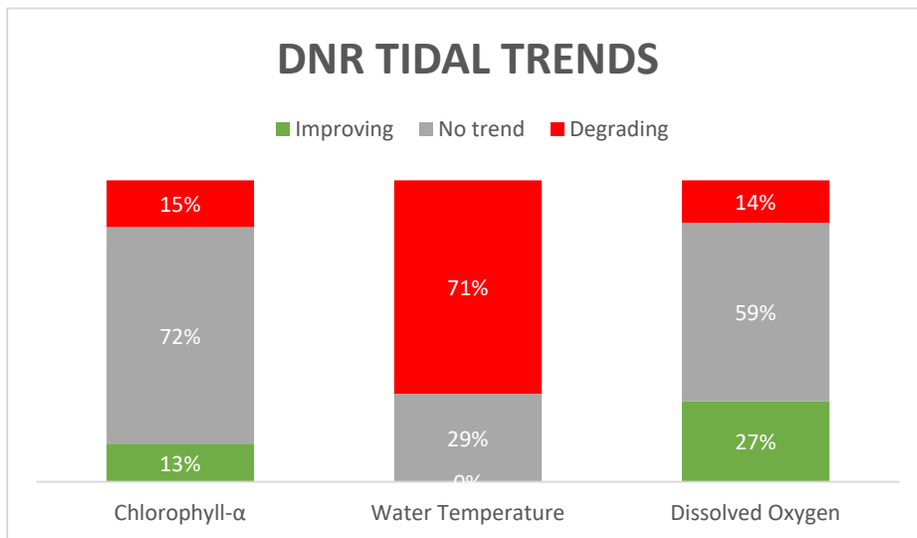


Figure 10: DNR tidal trend results in flow adjusted chlorophyll-a, water temperature, and summer bottom dissolved oxygen concentrations from 1999 to 2019.

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- Wardrop, D. and K. Stephenson. 2021. Comprehensive Evaluation of System Response. Online at: https://www.chesapeakebay.net/channel_files/43868/cesrtowqgit10-26-2021_final.pdf

C.6 Public Health Issues

C.6.1 Waterborne Disease

The 1996 Safe Drinking Water Act Amendments mandated that EPA and the US Centers for Disease Control (CDC) and Prevention conduct five waterborne disease studies and develop a national estimate of waterborne disease. Additional information on national estimates and waterborne diseases can be found on CDC's website at <https://www.cdc.gov/healthywater/burden/>.

C.6.2 Drinking Water

MDE is charged with ensuring that all Marylanders have a safe and adequate supply of drinking water. MDE's programs oversee both public water supplies, which serve about 84 percent of the population's residential needs, and individual water supply wells, which serve citizens in most rural areas of the State. Marylanders use both surface water and ground water sources to obtain their water supplies. Surface water sources such as rivers, streams, and reservoirs serve approximately two-thirds of the State's 5.8 million citizens. The remaining one-third of the State's population obtains their water from underground sources. For more details on the State's drinking water program, go to https://mde.maryland.gov/programs/water/water_supply/Pages/index.aspx. For specific information regarding annual consumer confidence reports provided by water systems for their customers please see: https://mde.maryland.gov/programs/Water/water_supply/ConsumerConfidenceReports/Pages/index.aspx.

For information on Maryland's water well construction program, which is the primary regulatory mechanism for protecting new individual water supplies please see: <https://mde.maryland.gov/programs/Water/BayRestorationFund/OnsiteDisposalSystems/Pages/WellConstruction.aspx>. County Environmental Health Departments implement the State's well construction program and respond to water quality concerns of individual well owners. MDE's regional consultants assist County Environmental Health Departments in addressing water quality issues from individual well owners.

C.6.3 Shellfish Harvesting Area Closures

Maryland's Chesapeake Bay waters have long been known for their plentiful shellfish. MDE is responsible for regulating shellfish harvesting waters so as to safeguard public health. This effort has three parts: 1) identifying and eliminating pollution sources, 2) collecting water samples for bacteriological examination; and 3) examining shellstock samples for bacteriological contamination and chemical toxicants.

Information about which shellfish harvesting areas have conditional closures is updated daily on the web and via a phone message. Click <https://mde.maryland.gov/programs/Marylander/fishandshellfish/Pages/shellfishadvisory.aspx> to find out which conditional closures are in effect or call 1-800-541-1210. MDE has also created an online interactive map that provides timely information showing approved shellfish harvesting areas, conditionally approved areas, and closed or restricted areas. This map can be accessed at: <https://mde.maryland.gov/programs/Marylander/fishandshellfish/Pages/shellfishmaps.aspx>.

C.6.4 Toxic Contaminants Fish Consumption Advisories

MDE is responsible for monitoring and evaluating contaminant levels in recreationally-caught fish (includes fish, shellfish and crabs) in Maryland waters. The tissues of interest for human health include the edible portions of fish (fillet), crab (crabmeat and "mustard"), and shellfish ("meats"). Such monitoring enables MDE to determine whether the specific contaminant levels in these species are within safe limits for human consumption. Results of such studies are used to issue consumption guidelines for fish, shellfish, and crab species in Maryland <https://mde.maryland.gov/programs/water/FishandShellfish/Pages/index.aspx>. Additionally, since fish, shellfish, and crabs have the potential to accumulate inorganic and organic chemicals in their tissues (even when these materials are not detected in water), monitoring of these species becomes a valuable indicator of environmental pollution in a given water body.

C.6.4.1 Fish Tissue Monitoring

MDE has monitored chemical contaminant levels in Maryland's fish since the early 1970s. The current regional sampling areas divide the State waters into five regions:

- Eastern Shore water bodies,
- Harbors and Bay,
- Baltimore/Washington urban waters,
- Western Bay tributaries, and
- Western Maryland water bodies.

Maryland routinely monitors watersheds within these five zones on a 5-year cycle. When routine monitoring indicates potential hazards to the public and environment, additional monitoring of the affected area may be conducted to verify the initial findings and identify the appropriate species and size classes associated with harmful contaminant levels. Findings from such studies are the basis for the fish consumption guidelines found at:

<https://mde.maryland.gov/programs/Marylander/fishandshellfish/Pages/fishconsumptionadvisory.aspx>.

C.6.4.2 Shellfish Monitoring

In the 1960s, MDE began surveying metal and pesticide levels in oysters and clams from the Chesapeake Bay and its tributaries. Prior to 1990, this effort was conducted every one or two years. In response to low levels of contaminants found and very little change from year to year, shellfish are not monitored routinely for chemical contaminants. This allows MDE to devote its limited resources toward intensive surveys in areas where contamination is more likely.

While monitoring has shown no chemical contaminants at levels of concern in any of the oysters sampled, recreational harvesters should still be aware of possible bacterial contamination and avoid shell-fishing in areas that are closed to commercial shellfish harvesting.

C.6.4.3 Crab Monitoring

Between 2001 and 2003 a study of blue crab (*Callinectes sapidus*) tissue revealed elevated levels of polychlorinated biphenyls and other contaminants in the “mustard” (hepatopancreas) of crabs caught from the following locations:

- Cedar Point,
- Fairlee Creek,
- Hart-Miller Island,
- Middle River, and
- Patapsco River/Baltimore Harbor.

Crabmeat was found to be low in contaminants. Specific recommendations for crab “mustard” have not been developed for all locations. However, in general, it is advised that the “mustard” from crabs taken from the Northern Chesapeake Bay (above Magothy River) should be consumed in moderation, while “mustard” from the previously mentioned locations should be eaten sparingly and avoided for the crabs from the Patapsco River/Baltimore Harbor area.

C.6.5 Harmful Algal Blooms

Algae are a natural and critical part of our Chesapeake and Coastal Bays ecosystems. Algae may become harmful if they occur in an unnaturally high abundance or if they produce a toxin. In Maryland, the Department of Health (MDH), DNR, and MDE collaborate to manage a state-wide harmful algae bloom (HAB) surveillance program which includes issuing health advisories as warranted. MDE and DNR conduct algal bloom complaint response and monitoring that provides useful water quality data, a priori data related to fish kills, and protection for recreational water users and shellfish consumers. MDE also employs ELISA technology to test water and shellfish tissue for ambient and bio-accumulated toxins in support of this effort.

From 2015-2018, the State identified and investigated 34 potential Harmful Algae Bloom (HAB) events where significant risk to human health from contacting or ingesting water existed and 15 Contact advisories were initiated. Both MDE and DNR will continue to work with the Bay Program and MDH to develop, where appropriate, standards or other measures to protect both human health and aquatic life from harmful algal blooms.

Table 35: Number of water samples tested for microcystin, number with microcystin above 10 ppb and number of no-contact advisories issued to protect human health from over the most recent 5-year period (source: MDE unpublished data).

| Year | Number of Samples Tested | Number of Samples with Elevated Toxins | Number of Advisories Issued |
|--------------|---------------------------------|---|------------------------------------|
| 2015 | 3 | 3 | 3 |
| 2016 | 53 | 26 | 5 |
| 2017 | 15 | 8 | 2 |
| 2018 | 34 | 5 | 5 |
| Total | 105 | 42 | 15 |

For more information on the science of HABs and how they are managed in Maryland please visit the following websites:

MDE HAB page

<https://mde.maryland.gov/programs/Water/HAB/Pages/index.aspx>

MDH HAB page

<https://phpa.health.maryland.gov/OEHFP/EH/Pages/harmful-algae-blooms.aspx>

DNR HAB pages

https://dnr.maryland.gov/waters/bay/Pages/algal_blooms/Ecosystem-Disruptive-HABs.aspx

C.6.6 Fish Kills

Fish kills occur for a variety of reasons such as natural water chemistry, biological changes, chemical pollution or miscellaneous human activity. MDE is the lead agency with the responsibility for investigating, responding, and reporting on fish kills throughout the state. DNR jointly investigates when fish kills are the result of disease and provides other support as needed. MDE releases an annual summary report of fish kills that can be found here:

https://mde.maryland.gov/programs/Water/FishandShellfish/Documents/2019_FK_ANNUAL_REPORT_final.pdf

For more information on fish kills, please visit MDE's website:

<https://mde.maryland.gov/programs/water/fishandshellfish/pages/mdfishkills.aspx>

C.6.7 Bathing Beach Closures

In October 2000, EPA passed the BEACH Act and provided funding to improve beach monitoring in coastal states. The BEACH Act allows states to define and designate marine coastal waters (including estuaries) for use for swimming, bathing, surfing, or similar water contact activities. The State of Maryland defines beaches in the Code of Maryland Regulations (COMAR, <https://www.dsd.state.md.us/comar/getfile.aspx?file=26.08.09.01.htm>) as "natural waters, including points of access, used by the public for swimming, surfing, or other similar water contact activities." Beaches are places where people engage in, or are likely to engage in, activities that could result in the accidental ingestion of water. In Maryland, the beach season is designated from Memorial Day to Labor Day. Maryland's WQS and regulations for beaches are published in COMAR 26.08.09 and 26.08.02.03. Some important points are:

1. *E. coli* and Enterococci are the bacteriological indicators for beach monitoring;
2. Prioritization of monitoring of beaches is based on risk; and
3. All beaches, whether permitted or not, now receive protection.

MDE works with local health departments to enhance beach water quality monitoring and improve the public notification process to protect the health of Marylanders at public bathing beaches. The State

Beaches program is administered by MDE; however, the responsibility of monitoring and public notification of beach information is delegated to the local health departments (https://www.mde.maryland.gov/programs/Water/Beaches/Pages/beaches_healthdepts.aspx).

To protect the health of citizens visiting beaches across Maryland, MDE's Beaches Program is working to standardize and improve recreational water quality monitoring. In addition, MDE provides access to timely information to inform the public of beach closures, advisories, and algal blooms before they head to the beach. This information is accessible through the web at: (<https://mde.maryland.gov/programs/Water/MHB/Pages/Current-Conditions.aspx>).

C.6.8 Combined and Sanitary Sewer Overflows

MDE has been tracking reports of sewage overflows by owners and operators of sewage systems in the State. MDE is concerned that there are still a significant number of overflows that occur across the State. These sewage overflows adversely impact State waters and pose a risk to public health from raw or partially treated sewage containing elevated levels of bacteria and disease-causing pathogens. MDE maintains an online database of reported sanitary sewer overflows, combined sewer overflows, and bypasses.

See <https://mde.maryland.gov/programs/water/Compliance/Pages/ReportedSewerOverflow.aspx>.

C.7 Invasive aquatic species

‘New’ species are being introduced at an increasing rate into Maryland. Since colonization, new species have been introduced through a variety of pathways, including ship ballast, in packing materials, and through deliberate import for various uses. While most of these introduced species are beneficial or benign, about 15 percent become invasive - showing a tremendous capacity for reproduction and distribution throughout its new environment. These invasive species can have a negative impact on environmental, economic, or public welfare priorities.

Many introduced species once thought to be beneficial have demonstrated invasive characteristics and are proving difficult to control - out-competing native species (species of plants and animals that have evolved in the State and have developed mutually-sustaining relationships to each other over geologic time) for food, shelter, water or other resources, as well as affecting economic interests and human welfare.

Additional information about invasive species are available online from DNR (<https://dnr.maryland.gov/invasives/Pages/default.aspx>), the Smithsonian Environmental Research Center (<https://serc.si.edu/invasive-species>), and the US Department of Interior’s Fish and Wildlife Service (<https://www.fws.gov/invasives/>).

PART D: GROUND WATER MONITORING AND ASSESSMENT

Groundwater is a finite natural resource that sustains Maryland's natural ecosystems in addition to supporting significant and growing human water supply demands. Approximately one third of Maryland's population currently depends on groundwater for drinking water. As the population in Maryland continues to grow, the demand for groundwater for drinking, irrigation, industry, and other uses is increasing, while threats to groundwater quality related to that development increase as well.

Senate Joint Resolution No. 25 of 1985 requires the MDE to provide an annual report on the development and implementation of a Comprehensive Ground Water Protection Strategy in the State and on the coordinated efforts by state agencies to protect and manage groundwater. Since the development of the original strategy, a variety of state programs at MDE, the Maryland Department of Agriculture (MDA) and (DNR) have endeavored to protect ground water resources and characterize the quality and quantity of these resources.

The most recently approved groundwater protection report provides an overview of the FY13 activities and accomplishments of state programs that are designed to implement Maryland's Comprehensive Ground Water Protection Strategy. Stakeholders interested in reading the full FY13 groundwater report can visit:

https://mde.maryland.gov/programs/Water/water_supply/Source_Water_Assessment_Program/Documents/FINAL_GWR%20report_1_2013%203_.pdf.

PART E: PUBLIC PARTICIPATION

MDE utilizes a public participation process for the IR similar to that used for promulgation of new regulations. The Administrative Procedures Act mandates that a minimum of 30 days from the date of publication in the Maryland Register must be allowed for public review and comment. MDE granted 42 days for public review of the draft Combined 2020-2022 IR of Surface Water Quality which began on December 6, 2021 and ended on January 17, 2022. Besides posting an announcement on the Department's home web page, MDE also posted announcements through the following outlets:

- MDE's IR web page,
- Several of MDE's social media outlets (e.g. Facebook),
- The Maryland Water Monitoring Council Announcement web page (<https://dnr.maryland.gov/streams/Pages/MWMC/BulletinBoard.aspx>), and
- Targeted emails to the TMDL contact list (approximately 500+ contacts) which includes representatives of federal, state, and local government, academia, and other non-government organizations.

The draft IR was made available in electronic format to the public via MDE's IR webpage https://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Pages/Combined_2020_2022IR.aspx and in hard copy format by special request to Becky Monahan at becky.monahan@maryland.gov or 410-537-3947. *Please note that MDE charges a fee (36¢/page) for printing and shipping hard-copy reports.*

During the open comment period for the IR, an informational public meeting was held virtually at 5pm on January 5, 2022 to facilitate dialogue between MDE and stakeholders concerning the format, structure, and content of the draft IR. This meeting was recorded and shared with stakeholders that weren't able to attend the virtual public meeting.

E.1 Informational Public Meeting Announcement



Maryland

Department of the Environment

Larry Hogan, Governor
Boyd K. Rutherford, Lt. Governor

Ben Grumbles, Secretary
Horacio Tablada, Deputy Secretary

Department of the Environment Informational Public Meeting Announcement: Maryland's Draft Combined 2020-2022 Integrated Report of Surface Water Quality

The Federal Clean Water Act requires that States assess the quality of their waters every two years and publish a list of waters not meeting the water quality standards set for them. This list of impaired waters is included in the State's biennial Integrated Report (IR) of Surface Water Quality. Waters identified in Category 5 of the IR are impaired and may require the development of Total Maximum Daily Loads (TMDLs). The Maryland Department of the Environment (MDE) is announcing the availability of the Draft Combined 2020-2022 IR for public review and comment. Maryland's combined Integrated Report covers the 2020 and 2022 reporting cycles and incorporates assessments using all data that normally would have been included for the 2020 and 2022 cycles into one report. The public review period will run until **January 17, 2022**. The Draft IR is being posted on MDE's website at http://mde.maryland.gov/programs/Water/TMDL/Integrated303dReports/Pages/Combined_2020_2022IR.aspx. Hard copies of the Draft IR may be requested by calling Becky Monahan at (410) 537-3947. *Please note that the Department charges a fee to cover printing and shipping costs.*

The Department is hosting a virtual informational public meeting at 5 pm on January 5, 2022. Please register for the virtual meeting at <https://attendee.gotowebinar.com/register/3651118994985642256>. Any hearing impaired person may request a closed caption option for the meeting by contacting Becky Monahan at Becky.Monahan@maryland.gov or by calling (410) 537-3947 in advance. The meeting will be recorded and a copy can be requested by contacting Matthew Stover at Matthew.Stover@maryland.gov. Comments or questions may be directed in writing to Matthew Stover, MDE, Water and Science Administration, 1800 Washington Blvd., Baltimore, Maryland 21230, or emailed to Matthew.Stover@maryland.gov, on or before **January 17, 2022**. After addressing all comments received during the public review period, a final IR will be prepared and submitted to the U.S. Environmental Protection Agency for approval.

Public Meeting Announcement

Date: January 5, 2022.

Start Time: 5:00 p.m.

Virtual Registration: <https://attendee.gotowebinar.com/register/3651118994985642256>

Webinar ID: 811-985-427

Audio: United States 1 866 901 6455

Attendee- Pin: 584-629-042

E.2 Attendance List from Virtual Informational Public Meeting

| Attendee Report: | | Virtual Informational Public Meeting for the Draft Combined 2020-2022 Integrated Report (IR) of Surface Water Quality | | |
|--|-------------------------------|--|------------------------------------|-------------------|
| Report Generated: 01/06/2022 08:43 AM EST | | | | |
| Webinar ID | Actual Start Date/Time | Duration | # Registered | # Attended |
| 811-985-427 | 01/05/2022 04:21 PM EST | 1 hour 33 minutes | 28 | 17 |
| Attendee Details | | | | |
| Attended | Last Name | First Name | Email Address | |
| Yes | Abbott | Doug | dabbott@eucmail.com | |
| Yes | <u>Dalmasy</u> | <u>Dinorah</u> | dinorah.dalmasy@maryland.gov | |
| Yes | <u>Fogel</u> | Daniel | dan.fogel@stmarysmd.com | |
| Yes | <u>Grossweiler</u> | Sophia | sophia.grossweiler@maryand.gov | |
| Yes | Hamilton | Amy | amy.hamilton@maryland.gov | |
| Yes | <u>Kasko</u> | Anna | anna.kasko@maryland.gov | |
| Yes | Martin | Kathy | kjm2@aol.com | |
| Yes | Martinez da Matta | Maria <u>Izabel</u> | maria.martinezdamatta@maryland.gov | |
| Yes | Pates | Hunter | pates.hunter@epa.gov | |
| Yes | Shin | <u>Jin</u> | jin.shin@wsscwater.com | |
| Yes | <u>Stecker</u> | Kathy | kathy.stecker@maryland.gov | |
| Yes | Wagner | Kevin | kevin.wagner@maryland.gov | |
| Yes | <u>Wazniak</u> | Catherine | catherine.wazniak@maryland.gov | |
| Yes | White | Jeff | Jeff.White@Maryland.gov | |
| Yes | <u>Wiggen</u> | Karen | wiggenk@charlescountymd.gov | |
| Yes | Willoughby | Jenny | jwilloughby@cityoffrederickmd.gov | |
| Yes | <u>Zitta</u> | Peter | pzitta@amtengineering.com | |
| No | Coleman | Tracy | tcoleman@cityoffrederickmd.gov | |
| No | Cooke | Travis | tcooke@res.us | |
| No | Lewandowski | Mark | mark.lewandowski@maryland.gov | |
| No | MacLeod | Chip | cmacleod@mlg-lawyers.com | |
| No | <u>Mariscal</u> | Phillip | phillip.mariscal@gmail.com | |
| No | <u>Musegaas</u> | Phillip | phillip@prknetwork.org | |
| No | Reed | Alexander | areed@washco-md.net | |
| No | Sanchez de <u>Boado</u> | Alexi | aboado@clean-streams.com | |
| No | Silvia | Jami | Jami.everton@maryland.gov | |
| No | <u>Wojahn</u> | Patrick | pwojahn@collegedparkmd.gov | |
| No | <u>Zeff</u> | Marjorie | marjorie.zeff@aecom.com | |

E.3 Comment-Response for the Combined 2020-2022 Integrated Report

Table 36: List of Commenters

| Author | Affiliation | Date Received | Comment Numbers |
|---------------|--|----------------------|------------------------|
| Gregory Voigt | Environmental Protection Agency (Region 3) | January 13, 2022 | 1-2 |

United States Environmental Protection Agency Region III (EPA), 1650 Arch Street, Philadelphia, Pennsylvania 19103-2029, Gregory Voigt, Section Chief, Standards and TMDLs Section.

EPA Comment 1: MDE should explain if there are any updates to the existing 4b listings, including whether further investigations were conducted and if any recent data is available from permittees or elsewhere to assess whether water quality has improved. Furthermore, if MDE has any additional plans for monitoring at these sites, please describe.

MDE Response: Maryland has a total of ten Category 4B assessment records in the 2020-2022 IR including: 5 water segments in the tidal Patuxent River caused by an oil spill that occurred in 2000, 4 assessment records for areas around Sparrows Point for cyanide and copper impairments, and 1 record for a pH impairment to Georges Creek due to issues with acid mine drainage.

The assessment records for oil impacted waters describe portions of the Patuxent River watershed where clean-up was not an effective option. Instead, EPA and the Natural Resources Trustees determined that these waters be addressed using a Qualitative Long Term Monitoring (QLTM) plan to characterize the spatial extent of natural attenuation (of oil presence) over time. The QLTM plan consists of “visual inspections of oil and is based on modified Shoreline Clean-up Assessment Technique (SCAT) procedures. Each shoreline zone is required to pass two levels of clean-up criteria before being signed-off by the trustees and approved by the Unified Command (consisting of EPA, MDE, and PEPCO)” (Summary of 2013 Qualitative Long-Term Monitoring Activities: Swanson Creek and Patuxent River). The remaining waters impacted by the historical oil spill now undergo sampling every 3 years to determine if residual oil is still impacting aquatic resources. This area was sampled in 2019 and MDE will review the data in preparation for the 2024 Integrated Report.

The four assessment records related to cyanide and copper in waters near Sparrows Point were monitored in 2015 and found to be in violation of, or potentially in violation of water quality criteria. Since it is highly likely that these water quality issues resulted from legacy industrial contamination in this area, and efforts are currently underway (through a consent decree) to remediate that contamination, the Department is planning to reassess these waters after significant remediation has completed.

The Category 4B assessment record for pH impairment in Georges Creek is being addressed through ongoing efforts by MDE’s Abandoned Mine Land Division to remediate acid mine drainage at a variety of points along the Creek. Modifications to help with treatment were made in 2014. All flow from the mine opening was directed through a lime doser via a ditch which aerates the flow and works to off gas much of the Carbon Dioxide and assist in treatment. Prior to this modification, only a portion of the flow was piped from the mine opening to the doser. In addition, since 2011 the pH has been gradually

increasing requiring less treatment from the doser. MDE plans to reassess these waters during the next IR cycle.

EPA Comment 2: MD-02140205-Northwest_Branch/HEPTACHLOR EPOXIDE, listed in Category 5, is associated with the Anacostia River Toxics TMDLs, which have been made available for public notice and comment (in July 2021); therefore, MDE may consider changing the TMDL priority ranking from low to high to ensure that the TMDLs are finalized.

MDE Response: MD-02140205-Northwest_Branch for HEPTACHLOR EPOXIDE listed in Category 5 has been updated with a high TMDL priority ranking.