

# Water Quality Assessment Method

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#### **REVISION HISTORY**

Revision No.	Date	Modified By	Sections Modified	Description of Changes
3.0	June 2011	M. McCarthy	All	Major revision to provide a structured and consistent approach for assessing Montana's waters. The most significant changes to the process are the incorporation of pollutant-specific methods to assess water quality and a specific process for evaluating data used for assessments.
4.0	Nov 2011	M. McCarthy	All	Minor revision in response to public comments. Temperature was removed as one of the pollutant groups. Tables were removed from Section 6.

### TABLE OF CONTENTS

Acronymsiii
Executive Summary1
1.0 Introduction
1.1 Methods Overview2
1.2 Evaluation Overview2
2.0 Water Quality Standards
2.1 Beneficial Uses
2.2 Water Quality Criteria5
2.2.1 Numeric Criteria5
2.2.2 Narrative Criteria5
2.3 Nondegradation
3.0 Identifying Available Water Quality Data
3.1 Minimum Data Requirements7
3.2 Data Quality Assessments7
4.0 Assessment Units
4.1 Managing the Assessment Record Data8
5.0 Reporting the Status of Montana's Water Quality9
5.1 Listing Categories for Surface Waters9
5.2 Changing Reporting Categories10
5.3 Delisting from Category 510
6.0 Methods for Assessing Pollutant Groups10
6.1 Metals11
6.2 Nutrients – Mountainous and Transitional Streams12
6.3 Nutrients – Prairie Streams12
6.4 Sediment
7.0 Prioritizing TMDL Development for Listed Waters
8.0 Bibliography14
Appendix A – Assessment Method Templates17
Appendix B – Decision Matrices For Nutrients

### LIST OF TABLES

Table 1-1. Beneficial Uses Described in Use Classification         4
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Table 4-1. AUID Naming Convention	8
Table 5-1. Integrated Report Federal Listing Categories	9
Table 5-2. Delisting Process Used by Montana	10
Table A-1. Nutrients – Mountainous and Transitional Streams	17
Table A-2. Nutrients – Prairie Streams	
Table A-3. Metals – Aquatic Life/Fishes (Cold and Warm Water)	19
Table A-4. Metals – Drinking Water	
Table A-5. Sedimentation/Siltation and Bedload Solids	21
Table B-1. Nutrients – Mountain and Transitional Level I Decision Matrix	22
Table B-2. Nutrients – Mountain and Transitional Level II Decision Matrix	
Table B-3. Nutrients – Plains Level I Decision Matrix	
Table B-4. Nutrients – Plains Level II Decision Matrix	

### ACRONYMS

Acronym	Definition
AFDW	Ash Free Dry Weight
ARM	Administrative Rules of Montana
AU	Assessment Unit
BOD	Biochemical Oxygen Demand
CFL	Cycle First Listed
CFR	Code of Federal Regulations
CWA	Clean Water Act
DEQ	Department of Environmental Quality (Montana)
DO	Dissolved Oxygen
DQA	Data Quality Assessment
EPA	Environmental Protection Agency (US)
HBI	Hilsenhoff Biotic Index
MCA	Montana Code Annotated
MWQA	Montana Water Quality Act
NHD	National Hydrography Data(set)
QA	Quality Assurance
QAPP	Quality Assurance Project Plan
QC	Quality Control
RPD	Residual Pool Depth
RSI	Riffle Stability Index
SAP	Sampling and Analysis Plan
SCD	Sufficient Credible Data
TMDL	Total Maximum Daily Load
TN	Total Nitrogen
ТР	Total Phosphorus
USGS	United States Geological Survey
WARD	Water quality Assessment, Reporting, and Documentation system
WQS	Water Quality Standards

### **EXECUTIVE SUMMARY**

This update of the Montana Department of Environmental Quality's (DEQ) Water Quality Assessment Method includes a substantial change in the process. The ultimate goal is to provide a structured and consistent approach for assessing Montana's waters. DEQ's assessment method is built to the goals and concepts of Montana's Water Quality Act and better aligns the assessment process with the water quality goals expressed in Montana's water quality standards.

At present, DEQ has developed assessment methods for nutrients, sediment, and metals pollutant groups, which represent the most common pollutants impairing Montana's surface waters. Each pollutant method provides for sound and consistent water quality assessments, which will allow DEQ to make reproducible and defensible decisions about beneficial-use support.

This new method differs from the Water Quality Assessment Process and Method that was used in previous listing cycles and includes two significant changes: (1) the incorporation of pollutant-specific methods to assess water quality; (2) a specific process for evaluating data used for assessments.

Under the new assessment method, determinations of beneficial-use support are specific to the pollutant groups. Each pollutant group has specific core indicators that have spatial and temporal requirements, defined index periods, and a minimum sample size. Each pollutant-specific method has a clear decision framework and uses statistical analysis for making decisions of beneficial use support or non-support.

The nutrient and sediment methods have two levels of assessment. Core indicators are collected in the first level of assessment to evaluate whether water quality standards have been met or not. When clear decisions cannot be made, a Level II assessment is performed. This often requires another year of data collection and may require supplemental indicators to help support the decisions.

Previous versions of the state's assessment method (for the period 2000–2008) used a process called Sufficient Credible Data (SCD) to determine the validity and reliability of data used in assessments. SCD considered the technical, representative, currency, quality, and spatial and temporal components of readily available data and information for each data type (biological, chemical, and physical/habitat). It also established a measure of rigor for each data type. The sum of all data types were then translated into a qualitative statement of confidence for the beneficial-use assessment.

The new pollutant-based assessment method also has specific objectives and decision-making criteria for determining the validity and reliability of data used in making assessments. Rather than using SCD, the new method uses a process called Data Quality Assessment (DQA). DQA considers most of the same technical, spatial, temporal, quality, and age components as the SCD process; however, a DQA is conducted individually per beneficial use and pollutant group (e.g., aquatic life – nutrients). Further, this process considers Montana's large size, the number of waterbodies within the state's jurisdiction, current water quality management goals, and limited resources for monitoring.

Montana's new Water Quality Assessment Method will provide a consistent process that the entire water quality management program can use—each for its specific program need—when evaluating water quality. The new method also provides DEQ with a transparent and repeatable process for making use-support decisions and, moreover, it will improve the level of certainty in assessment decisions.

### **1.0 INTRODUCTION**

The Montana Department of Environmental Quality (DEQ) is the state agency responsible for implementing components of the Montana Water Quality Act (MWQA). The MWQA reflects the federal Water Pollution Control Act, commonly referred to as the "Clean Water Act" (CWA), for waters under state jurisdiction. DEQ assesses water quality based on established standards, using available data, and reports its findings on the status and trends of water quality in Montana's biennial Integrated Report.

This document describes the assessment methods DEQ uses to make decisions about beneficial-use support (i.e., whether surface water quality standards have been met). Additionally, this document describes for the public how assessment decisions about water quality are made.

This new method differs from the Water Quality Assessment Process and Method that was used in previous listing cycles and includes two significant changes: (1) the incorporation of pollutant-specific methods to assess water quality; (2) a specific process for evaluating data used for assessments.

### **1.1 METHODS OVERVIEW**

At present, DEQ has developed individual assessment methods for nutrients, sediment, and metals pollutant groups, which represent the most common pollutants impairing Montana's surface waters. The assessment method for each pollutant group is based on the best available science and techniques for making consistent use-support decisions. DEQ recognizes that each method may be adjusted, or new methods may be developed, as more tools and information become available and as science improves. Additional methods will be phased in over time as they are developed. In addition, DEQ will establish a general process as needed that will apply to other pollutants (e.g., *E. Coli*, pesticides, organics) numeric standards.

DEQ's use-support decisions to list or not list a waterbody are based on the frameworks provided in this Assessment Method document. These decisions are based on scientifically valid and representative data that meet the requirements specified in this document. The methods provide continuity and consistency for assessors to make sound decisions, which in turn will allow DEQ to make reproducible and defensible listing decisions.

Each method requires collecting specific data. A standard protocol allows data sets to be compared. In addition, each method has specific requirements for assessing data quality in order to determine that data's validity and reliability. Each method also has rules for making decisions about use support or non-support.

#### **1.2 EVALUATION OVERVIEW**

In order to make decisions about whether a waterbody supports its beneficial uses, the assessment methods include two basic levels of rigor for evaluating data. In the first level of assessment core indicators are collected to evaluate support of beneficial use. In some cases, clear decisions cannot be made, requiring a second level of assessment. During a Level II assessment additional data (more core indicators) are collected, along with supplemental indicators, if available, to help make a decision.

For example, for evaluating use support for aquatic life, both the nutrients and sediment methods consider how different data types relate. To the degree practicable, they also consider all applicable data and information. Chemical or physical core indicator data can be considered together with biological core indicator data to determine use support or non-support. Greater weight is given to the core indicators that provide direct indication of impairment, and individual decisions are made by applying both narrative and numeric criteria for the data. When the data types agree in Level I assessments, use-support determinations can be made. When measures do not agree, a Level II assessment is required. If conclusions remain unclear after a Level II assessment, best professional judgment is applied, and management is consulted to determine an outcome; the methods clearly describe the cases in which this should occur.

Because a one-size-fits-all monitoring program—which would apply a broad suite of parameters to every waterbody—is resource intensive, DEQ currently uses a pragmatic, focused approach to monitoring. In order to make the right water quality use-support decisions, DEQ is moving toward risk-based assessments that align with EPA's Watershed Risk Assessment ideas. This version of the assessment method is deliberately focused on the most prevailing causes of impairment. DEQ will monitor and assess for the parameter group(s) identified as likely to cause impairment for that waterbody. Although DEQ is focusing on the pollutant-specific assessments described in this document, other pollutants and pollution will be considered when there is an identified risk. This will be addressed when planning and developing the monitoring design.

### 2.0 WATER QUALITY STANDARDS

Water quality standards define the water quality goals of a waterbody by designating the uses it is expected to support. Standards set the criteria that define the water quality necessary to protect the designated beneficial uses and prevent degradation through nondegradation provisions. Thus, water quality standards are a triad comprising beneficial uses, criteria, and nondegradation. States adopt water quality standards to protect beneficial uses, enhance the quality of water, and meet MWQA requirements. This assessment methodology is consistent with Montana's water quality standards and forms the basis for assessing water quality conditions.

### **2.1 BENEFICIAL USES**

Montana classifies its waterbodies according to the present and future beneficial uses they should be capable of supporting. Beneficial uses are the desirable uses of surface waters that should be supported and protected for all that use or benefit from it (e.g., drinking water, recreation, aquatic life, and irrigation). The surface water quality standards and procedures, located in the Administrative Rules of Montana (ARM) Subchapter 6, begin with a policy statement identifying the general beneficial uses of Montana's waters:

#### <u> ARM 17.30.601 – POLICY</u>

(1) The following standards are adopted to conserve water by protecting, maintaining, and improving the quality and potability of water for public water supplies, wildlife, fish and aquatic life, agriculture, industry, recreation, and other beneficial uses.

For the purposes of this assessment method, the beneficial uses to be evaluated are summarized into the following categories: drinking water, aquatic life (coldwater or warmwater fish), recreation, and

agriculture. Generally, if a waterbody supports drinking water, culinary and food processing, recreation, and aquatic life beneficial uses, the state assumes it will also support agricultural and industrial uses. However, additional salinity and toxicity information may be required to determine suitability for agricultural use.

In ARM, the beneficial uses are further grouped into classes (e.g., A-closed, A-1, B-1, B-2, etc.) based on ecological factors related to the waterbody's location and potential to support its uses<sup>1</sup>. These classes are primarily based on water temperature, the fish and associated aquatic life expected to be found, and the treatment required for potable water. **Table 1-1** describes the beneficial uses expressed per use class.

Beneficial Uses		Use Classification						
	A Closed	A-1	B-1	B-2	B-3	C-1	C-2	C-3
Drinking, culinary, and food processing (simple disinfection)	x							
Drinking, culinary, and food processing (conventional treatment of naturally present impurities)		Х						
Drinking, culinary, and food processing (conventional treatment)			x	х	Х			м
Fishes (salmonid) & assoc. aquatic life (growth)	X <sup>2</sup>	Х	X	Х		Х	Х	
Fishes (salmonid) & assoc. aquatic life (propagation)		х	x	м		х	м	
Fishes (non-salmonid) & assoc. aquatic life (growth)					Х			Х
Fishes (non-salmonid) & assoc. aquatic life (propagation)	-				Х			х
Bathing, swimming, recreation (plus aesthetics via general prohibitions)	x	х	х	Х	Х	Х	Х	Х
Agriculture water supply		Х	Х	Х	Х	Х	Х	Μ
Industrial water supply		Х	Х	Х	Х	Х	Х	М
X = Beneficial Use M = Marginal Use								

 Table 1-1. Beneficial Uses Described in Use Classification

A waterbody supports its beneficial uses when it meets the water quality standards (WQS) established to protect those uses. A waterbody is impaired when any one of its WQS is not met. Determining whether a specific use is supported is independent of all other beneficial uses for that same waterbody. For example, a waterbody may not support aquatic life and primary recreations because of excess nutrients, but support drinking water and agriculture uses. In addition, under rulemaking by the Montana Board of Environmental Review and subsequent approval by EPA, beneficial uses cannot be removed from a waterbody without carrying out a formal use-attainability analysis. The current assessment methods allow DEQ to determine whether each waterbody fully supports each of its beneficial uses regarding specific pollutants. In future revisions of the assessment method DEQ will address how to apply the "threatened" status.

<sup>&</sup>lt;sup>1</sup> ARM 17.30.621- 629 and 17.30.650-658

<sup>&</sup>lt;sup>2</sup> The A-Closed class does not distinguish between salmonid and non-salmonid fishes.

### 2.2 WATER QUALITY CRITERIA

The second major component of water quality standards is the criteria used to protect the beneficial uses of all surface waters. Water quality criteria can be expressed in either numeric or narrative form.

**NOTE:** In Montana, common usage of the word "standards" is often applied to both numeric and narrative criteria. Waters must protect the most sensitive use; therefore, when more than one use is associated with a pollutant group, the most stringent criteria should be used to assess beneficial use support.

#### 2.2.1 Numeric Criteria

Criteria expressed as constituent concentrations, or levels, are commonly referred to as numeric criteria. States may adopt numeric criteria based upon EPA's CWA 304(a) guidance values or develop state- or site-specific criteria, per CWA 303(c). In either case, numeric criteria (1) are use specific, (2) must be based on sound scientific rationale, and (3) must contain sufficient constituents, or parameters, to protect the beneficial use.

Montana has established numeric criteria for:

- chronic and acute levels of constituents affecting fishes and associated aquatic life (Circular DEQ-7)
- human health risks from constituents through drinking, culinary, and food processing uses (Circular DEQ-7)
- human health risks from *Escherichia coli* levels via recreation in and on the water (ARM 17.30.620-629)
- aesthetic qualities from excess algal biomass and nutrient levels in the Clark Fork River (ARM 17.30.631)
- risks to agriculture from excessive dissolved salts—expressed as electrical conductivity and sodium absorption ratio—in the Powder, Tongue, Rosebud, and Little Powder rivers (ARM 17.30.670)

Numeric criteria are more than simple expressions of the allowable concentration (i.e., magnitude) of a pollutant; aquatic life criteria also take into consideration the duration of exposure to the pollutant (averaging period) and frequency (how often the criteria can be exceeded). Acute criteria are based on a 1-hour exposure event and can be exceeded only once, on average, in a 3-year period. Chronic criteria are based on a 96-hour exposure and can be exceeded only once, on average, in a 3-year period. Human health standards have a frequency and duration of zero and are expressed as "may not exceed." Magnitude, duration, and frequency combined provide the context for applying numeric criteria in use-support decision-making.

#### 2.2.2 Narrative Criteria

Narrative criteria are expressed as statements of the desired water quality goal. Unlike numeric criteria, they are qualitative descriptions without definitive expressions of magnitude, duration, or frequency. Narrative criteria are used for pollutants for which numeric criteria are difficult to specify, such as color and odor, or where natural occurrence and variability would make definitive numerical limits overly complex, such as with sediment. Instead, narrative criteria rely upon an understanding of what constitutes harm to the uses they are intended to protect. Uses must be considered individually. Harm-

to-use determinations may rely upon more generalized criteria to interpret harmful conditions, or upon best professional judgment.

#### Natural or Naturally Occurring

Some of Montana's water quality standards are defined as a relative change from what would naturally exist, such as "no increases are allowed above naturally occurring condition" or "no change from natural". Because all of our criteria are prefaced with "no person may," DEQ will make assessment decisions only when human-caused sources are identified. If no human-caused sources are found, DEQ will make no beneficial-use support decisions.

#### **2.3 NONDEGRADATION**

The final component of a state's water quality standards is the nondegradation provision, which is used in conjunction with other elements of water quality standards to form a comprehensive approach to protect and enhance water quality. Montana nondegradation provisions maintain and protect existing water quality conditions. In essence, the nondegradation provisions are intended to protect surface waters whose quality is currently superior to the water quality criteria. In Montana, nondegradation is applied using a pollutant-specific approach as they affect the individual uses that are fully supported. For example, when a waterbody is impaired for nutrients, it is not supporting all of its applicable beneficial uses. The goal is to maintain the other uses that are supported by the existing water quality.

The Administrative Rules of Montana describe the requirements for what constitutes non-significant degradation and the conditions under which authorizations to degrade (i.e., discharge permits) are allowed (ARM 17.30.701–718).

### **3.0 IDENTIFYING AVAILABLE WATER QUALITY DATA**

DEQ is required by state and federal law to assemble and evaluate all existing and readily available data and information for assessing surface water quality in Montana. DEQ must ensure that the data used for assessments are valid and reliable. Data submitted from outside sources must be defensible and the quality of that data known before being considered for assessments.

In preparation of the state's water quality Integrated Report, DEQ solicits water quality data biennially during its Call for Data. During the Call for Data, DEQ notifies interested parties via an automatic mailing list service comprised of individuals, agencies, and other entities involved in water quality monitoring and management. Outside data and information may be submitted from other local, state, and federal agencies; volunteer monitoring groups; private entities; nonprofit organizations; and individuals involved in water quality monitoring and management. The data and information obtained from outside sources are combined with the results of DEQ's ongoing monitoring efforts to provide the basis for water quality assessments. In addition, DEQ obtains data that are housed in different databases (e.g., NWIS, STORET, GWAIC, MFISH) for data quality assessments.

Minimum data requirements have been established and are published in Montana's call for existing and readily available data (**Section 3.1**). DEQ may decide not to use particular data or information that does not meet data quality requirements. Because data may be submitted by entities without a known quality program, DEQ requests that a Quality Assurance Project Plan (QAPP) and/or Sampling and Analysis Plan (SAP) are included so that DEQ can assess the quality of the data. DEQ may use data from

universities and other agencies with known quality programs, even if a SAP or QAPP is not included with the data submission. DEQ may contact the agency to ensure that the data collection followed established protocols and will also ensure that the appropriate metadata is included.

DEQ will review chemical, biological, and physical/habitat data to determine if its rigor is adequate for use in decision-making. In addition, to be useful for assessing the waterbody, data must be representative of the ambient water quality conditions. If data are of sufficient quality, they are incorporated into the water quality assessments.

### **3.1 MINIMUM DATA REQUIREMENTS**

In order for DEQ to use data for decision-making, the data must be of documented quality and must include the minimum requirements listed below (this also applies to data submitted by outside sources). Data that does not meet DEQ quality objectives will not be included formally in the assessment but may be used to supplement the assessment determination.

- Data must be <10 years old. Data >10 years old may be considered for historical reference or if conditions are known not to have changed.
- Data must be linked to a particular site on a particular waterbody and include location information (e.g., latitude/longitude).
- Data must be submitted to DEQ in the specific MT-eWQX format using the data submittal
  process described in "MT-eWQX Guidance Manual Call for Data" available at
  http://deq.mt.gov/wqinfo/datamgmt/MTEWQX.mcpx. MT-eWQX is DEQ's main repository for
  storing water quality monitoring data, which includes physical, chemical, biological, and habitat
  data from a variety of projects across the state.
- Data must include written documentation, such as a Quality Assurance Project Plan (QAPP) and/or Sampling and Analysis Plan (SAP) that clearly describes the following:
  - monitoring objective
  - o data quality objectives
  - study design, including the rationale for the selection of sampling sites, water quality parameters, and sampling frequency, as well as the project controls that assured the actual sampling met the intended design
  - field and laboratory sample collection and analytical methods
  - Quality Assurance/Quality Control (QA/QC) requirements
  - $\circ \quad$  data analysis, including the verification and validation processes
- Data must include written assurance or QA/QC documentation demonstrating that procedures and methods in the QAPP and SAP were followed to support reproducible results and meet data requirements.
- Data must include field notes, laboratory notations, or summaries that indicate deviations from the QAPP or SAP and their potential impact on the data quality and objective outcome.

### **3.2 DATA QUALITY ASSESSMENTS**

The Montana Water Quality Act directs DEQ to "develop and maintain a data management system that can be used to assess the validity and reliability of the data used in the listing and priority ranking process." DEQ's data management system permits the assessor to document all the measures of data rigor. This assessment record allows users to understand an assessor's basis (i.e., level of underlying information) for his/her use-support decisions. Data quality assessments (DQA) are conducted for each waterbody per each beneficial use and pollutant group (e.g., aquatic life – nutrients). Previous versions

of the state's assessment method (for the period 2000–2008) used a process called Sufficient Credible Data (SCD) to determine the validity and reliability of data used in assessments.

Data are evaluated for validity and reliability for use in assessment decisions. The DQA reviews physical, chemical, and biological data, as well as information about the technical, spatial/temporal, quality, and age of the data. The process allows DEQ to make decisions for individual beneficial uses when sufficient data is available for specific pollutants identified as likely to impair a particular use. DQAs are completed when performing the assessment in accordance to the pollutant-specific assessment method. Each pollutant-based method has specific data quality requirements, and in order to assess the data, these requirements must be met. For these other pollutants where a method has not yet been fully developed, the DQA review process in these cases will consider the specific standard that is applied, as well as, all steps of the data collection and analysis process.

### **4.0 Assessment Units**

Water quality assessments are made on waterbody segments (stream reaches, lakes, or reservoirs) called Assessment Units (AUs). AUs are delineated using various factors, such as by minimum and maximum length (streams only); along hydrologic or watershed boundaries; or by use classification, geomorphology, or surrounding land use. AUs are intended to represent relatively homogeneous segments and have endpoint criteria to keep them manageable for reporting.

An AU's geographic location is based on the U.S. Geological Survey's (USGS) high resolution 1:24,000 National Hydrographic Dataset (NHD). The high resolution NHD provides the best representation of the state's surface waters and is generally equivalent to USGS 1:24,000 topographic maps.

DEQ assigns a unique identification (ID) number to each AU. **Table 4-1** describes the ID naming convention used in AU assessments.

Example: MT41B001_010 – Beaverhead River, Clark Canyon Dam to Grasshopper Creek				
MT41B	001	010		
<b>Location:</b> This identifier (41B) signifies one of Montana's 86 minor basins.	<b>Predominance Sequence:</b> The 3- digit number (001, 002, etc.) begins the predominance sequencing of the waterbodies within the minor basin. Generally, "001" indicates the mainstem river of the minor basin.	Individual Segments: The last three digits identify the individual segments occurring within the predominance level.		

#### Table 4-1. AUID Naming Convention

### 4.1 MANAGING THE ASSESSMENT RECORD DATA

Detailed records of water quality assessments are maintained in DEQ's Water Quality Assessment, Reporting, and Documentation information management system (WARD). The assessment record includes (a) citations of all underlying data and information used in the assessment, (b) a record of the data quality assessment, (c) a data matrix highlighting key data and information from each citation, (d) summary information on the listing history and overall condition of the waterbody, and (e) specific usesupport details, including causes and sources of impairment where identified, and (f) pollutant delistings including delisting reason and date. This information provides the basis for the state's list of impaired waters in need of TMDL development.

### **5.0 REPORTING THE STATUS OF MONTANA'S WATER QUALITY**

Waters under state jurisdiction are assessed to determine whether they support their beneficial uses and meet water quality standards. As required under the MWQA, DEQ assesses water quality based on established standards, using available data, and reports its findings on the status and trends of water quality. Montana's biennial Integrated Report describes the quality of Montana's waters and provides an overall assessment on the status of water quality conditions in the state and lists the impaired waters not meeting state water quality standards and that require a Total Maximum Daily Load (TMDL). This report also satisfies the requirements of CWA sections 303(d) and 305(b). Per section 305(b), the Integrated Report describes general water quality conditions of the state's water resources. Per section 303(d), the Integrated Report lists waters known to not be meeting state water quality standards and that require a Total Maximum Daily Load (TMDL).

#### **5.1 LISTING CATEGORIES FOR SURFACE WATERS**

For the Integrated Report, AUs are assigned to a listing category based on assessment results (**Table 5.1**). There are five core categories based on EPA listing guidance and rules; Category 4 has three subcategories. Also, the state has added two user-defined, or custom, categories to Category 2. Categories range from fully supporting all uses (Category 1) to one or more impaired uses, which requires a TMDL (Category 5). Waters in Categories 4A, 4B, 4C and 5 represent the state's entire catalogue of known impaired waters.

Integrated	Description
<b>Report Category</b>	
Category 1	All applicable beneficial uses have been assessed and all uses are determined to be fully
	supported.
Category 2	Available data and/or information indicate that some, but not all, of the beneficial uses are
	supported.
Category 2A <sup>1</sup>	Available data and/or information indicate that some, but not all, of the beneficial uses are
	supported (i.e., all assessed uses are fully supported but not all uses have been assessed).
Category 2B <sup>1</sup>	Available data and/or information indicate that a water quality standard is exceeded due to an
	apparent natural source in the absence of any identified anthropogenic (human-caused)
	sources.
Category 3	There is insufficient data to assess the use-support of any applicable beneficial use; no use-
	support determinations have been made.
Category 4A	All TMDLs needed to rectify all identified threats or impairments have been completed and
	approved (i.e., all necessary TMDLs have been completed).
Category 4B	"Other pollution control requirements required by local, state, or federal authority" [see 40
	CFR 130.7(b)(1)(iii)] are in place, are expected to address all waterbody-pollutant
	combinations, and are expected to attain all WQS in a reasonable period of time. These control
	requirements act "in lieu of" a TMDL, thus no actual TMDLs are required.
Category 4C	Identified threats or impairments result from pollution categories such as dewatering or
	habitat modification and, thus, a TMDL is not required (i.e., TMDLs are not required since no
	pollutant-related use impairment is identified).
Category 5	One or more applicable beneficial uses are impaired or threatened and a TMDL is required to
	address the factors causing the impairment or threat.

#### Table 5-1. Integrated Report Federal Listing Categories

<sup>1</sup>Categories 2A and 2B are state-defined categories.

### **5.2 CHANGING REPORTING CATEGORIES**

A waterbody in a particular category may change categories during a reporting cycle if new data or information indicates that the previous assessment should be updated and causes are added (listed) or removed (delisted). However, reporting categories are assigned by the database based on the "worst case" listing. For example, if one of two pollutants is delisted because a TMDL is approved, the reporting category remains as 5, but if both causes have approved TMDLs, the category changes to 4A. This waterbody will not move to category 1 until all uses are fully supported and all causes are delisted because water quality standards are now met.

### **5.3 DELISTING FROM CATEGORY 5**

The Montana Water Quality Act contemplates that listings may be revised when new monitoring data becomes available (75-5-702(1) MCA.) This is implied to be both new listings and removal of existing listings (delisting). The act is less specific about the delisting mechanism. For consistency and to assure that lists submitted to EPA for approval meet both the needs of the Montana Water Quality Act and federal Clean Water Act, the specific reasons for delisting used in this version of the assessment method are the "good cause" provisions provided in 40 CFR Part 130.7(b)(6)(iv). Pollutants may be removed from the impaired waters in need of TMDLs if any of the conditions in **Table 5-2** are met.

If all impairment causes for a waterbody are delisted and all beneficial uses attained, the water will be moved to Category 1.

Delist Reason	Delist Result
New data or information indicates full support of beneficial uses because water quality has been restored and water quality standards are being met.	The waterbody-pollutant combination is moved from Category 5 to Category 1.
Flaws in the original analysis of data and information led to the cause being incorrectly listed.	The waterbody-pollutant combination is removed from Category 5, and the AU moves to the listing category as defined by the status of those remaining listings.
Other point source or nonpoint source controls are expected to meet water quality standards.	The waterbody-pollutant combination is moved from Category 5 to Category 4B.
The impairment is due to a non-pollutant.	The waterbody-pollutant combination is moved from Category 5 to Category 4C if no other pollutant cause remains listed.
A TMDL was completed and approved by EPA.	The waterbody-pollutant combination is moved from Category 5 to Category 4A if all pollutant causes have approved TMDLs.
The waterbody is not in the state's jurisdiction.	The waterbody-pollutant combination is removed from Category 5, and the waterbody AU is removed (retired) from the state's data system.
Other	The waterbody-pollutant combination is removed from Category 5, and the AU moves to the listing category as defined by the status of those remaining listings.

#### Table 5-2. Delisting Process Used by Montana

### **6.0 METHODS FOR ASSESSING POLLUTANT GROUPS**

Metals, nutrients, and sediment will each be evaluated independently in order to determine beneficialuse support. The method for each parameter provides a consistent and defensible approach for assessing whether the pollutant is impairing a waterbody's ability to support its beneficial uses. Based on the decision frameworks provided in this Assessment Method document, DEQ will determine whether to list or not list a cause on the assessed waterbody.

Study boundaries or assessment reaches consist of an AU or various reaches of a defined AU. Based on assessment method requirements, the assessor develops a sampling design to define the assessment reach and determine when stratification is warranted. For example, an AU can be stratified when one of its reach's condition differs substantially from other parts of the AU (i.e., it is not homogeneous).

Appendix A includes templates that summarize each assessment method. Each template describes:

- beneficial uses relevant to the pollutant group
- applicable surface waters
- core indicators
- specific data requirements
- requirements for data quality assessment
- decision rules and analytical tools

Appendix B includes listing decision-making matrices for nutrients.

#### 6.1 METALS

Beneficial Uses:	Aquatic Life/Fishes & Drinking Water
Applicability:	All Montana Surface Waters
Level I Core Indicators:	Metals Concentrations
Method Overview:	Using numeric WQS for metals, a single-level process determines whether beneficial uses are being supported. The total recoverable fraction is considered for all metals except aluminum (which is analyzed for the dissolved fraction).
	For aquatic life/fishes, a Level I assessment evaluates metals concentration data against acute and chronic aquatic life WQS, using a fixed allowable exceedance rate of 10%. If any of the following conditions are met within the dataset, the waterbody is not attaining water quality standards for a particular metal: (1) aquatic life WQS exceedance rate > 10%; (2) at least one sample exceeds twice the acute aquatic life WQS; or (3) silver has a single exceedance of the acute aquatic life standard.
	For drinking water, a Level I assessment evaluates metals concentration data against human health WQS. The waterbody is not attaining water quality standards if any sample exceeds the human health WQS.
	If aquatic life or human health standards are exceeded but no human- caused metals sources are located in the waterbody, the assessor should consult management for a case-by-case review.

**Tables A-3** and **A-4** in **Appendix A** provide more details about the specific requirements and decision rules for metals assessments.

#### **6.2 NUTRIENTS – MOUNTAINOUS AND TRANSITIONAL STREAMS**

Beneficial Uses:	Aquatic Life/Fishes & Primary Contact Recreation
Applicability:	Wadeable Streams (perennial or intermittent; Strahler Order ≤6)
Level I Core Indicators:	Nutrients [Total Nitrogen (TN), Total Phosphorus (TP)], Benthic Algal Chlorophyll- <i>a</i> /Ash-Free Dry Weight, Diatoms (if available data exists)
Level II Core Indicators:	Nutrients (TN, TP), Benthic Algal Chlorophyll-a/Ash-Free Dry Weight, Diatoms, Macroinvertebrates
Method Overview:	Using ecoregion-specific nutrient criteria, a two-level process determines whether beneficial uses are being supported. The Level I assessment considers together the results from two nutrient statistical tests, benthic algal chlorophyll- <i>a</i> and ash-free dry weight, and diatom metric results, if available (except in the Middle Rockies ecoregion for which there are no validated diatom increaser metrics). The Level II assessment requires both diatom metric results and macroinvertebrate metric results. A Level II assessment is performed only when the Level I assessment conclusions are unclear. When a conclusion for a Level II assessment is unclear, consult management to determine the outcome. The decision matrices that are used to arrive at impairment determinations are included in <b>Appendix B</b> .

**Table A-1** in **Appendix A** provides more details about the specific requirements and decision rules for nutrients assessments for mountainous and transitional streams.

### **6.3 NUTRIENTS – PRAIRIE STREAMS**

Beneficial Uses:	Aquatic Life/Fishes & Primary Contact Recreation
Applicability:	Wadeable Streams (perennial or intermittent; Strahler Order ≤6)
Level I Core Indicators:	Nutrients [Total Nitrogen (TN), Total Phosphorus (TP)], Diatoms, Instantaneous Dawn Dissolved Oxygen (DO) Minimum and Afternoon DO Maximum or Long-term DO
Level II Core Indicators:	Nutrients (TN, TP), Diatoms, Instantaneous Dawn DO Minimum and Afternoon DO Maximum or Long-term DO, Mean Biological Oxygen Demand (BOD), Visual Field Assessment
Method Overview:	Using ecoregion-specific nutrient criteria, a two-level process determines whether beneficial uses are being supported. The Level I assessment considers together the results from two nutrient statistical tests, diatom metric results, and dissolved oxygen delta values (either instantaneous or

long term). The Level II assessment incorporates biochemical oxygen demand and visual field assessments (Fish Cover/Other Form). A Level II assessment is performed only when the Level I assessment conclusions are unclear. When a conclusion for a Level II assessment is unclear, consult management to determine the outcome. The decision matrices that are used to arrive at impairment determinations are included in **Appendix B**.

**Table A-2** in **Appendix A** provides more detail about the specific requirements and decision rules for nutrients assessments for prairie streams.

#### 6.4 SEDIMENT

Beneficial Uses:	Aquatic Life/Fishes
Applicability:	Western Montana Streams (perennial or intermittent; Strahler Order ≤4) in Northern, Middle, Canadian Rockies, Idaho Batholith Level III Ecoregions
Level I Core Indicators:	Riffle Percent Fines (<5.7 mm and <2 mm), Pool Tail Fines (<6 mm), Mean Residual Pool Depth, Pool Frequency, Width/Depth Ratio
Level II Core Indicators:	Riffle Stability Index (RSI), Subsurface Fines, Intragravel Dissolved Oxygen and Flow, Residual Pool Volume, Diatoms, Macroinvertebrates
Method Summary:	Using narrative WQS for sediment, a two-level process determines whether beneficial uses are being supported. The Level I assessment includes percent riffle fines (<5.7mm and <2mm), percent pool tail fines (<6mm), residual pool depth, width/depth ratio and pool frequency data. If all physical parameters are within the acceptable range of reference, then the waterbody will be considered "not impaired". Fine sediment parameters (riffle and pool fines) and pool filling parameters (pool depth and frequency) along with width/depth ratio are evaluated separately to determine attainment. When one or more physical parameter values are outside the reference range, a Level II assessment is performed unless a majority of the physical parameters are out of range which would indicate impairment. The Level II assessment incorporates additional data collected for each core indicator and biological measures, diatoms and macroinvertebrates, may be evaluated; additional parameters are optional. When Level II assessments are unclear, consult management and a local biologist (if feasible) to determine the outcome.

**Table A-5** in **Appendix A** provides more detail about the specific requirements and decision rules for sediment assessments.

### 7.0 PRIORITIZING TMDL DEVELOPMENT FOR LISTED WATERS

When a waterbody is placed on the Category 5 list of impaired waters in need of TMDLs, state and federal law requires all necessary TMDLs to be developed. Considerations for prioritizing waterbodies

for TMDL development are outlined in (75-5-702(7) MCA). DEQ's TMDL development priority is based on several factors with focus on completing TMDLs in high priority watersheds or TMDL Planning Areas. A description of the TMDL prioritization process and the factors for selecting TMDL Planning Areas can be found in the most recent Integrated Report.

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### **APPENDIX A – ASSESSMENT METHOD TEMPLATES**

Table A-1. Nutrients – Mountainous and Transitional Streams

		Pollutant Group			Determining Asse	ssment Reaches		
	NUTRIENTS	S - Mountainous & Transitional Streams		The assessor develops the Sampling and Analysis Plan using best professional judgment to				
		Beneficial Uses		define the assessment reach and determine when stratification is warranted (e.g., stratify when				
	Aquatic Life/Fishe	es (Cold Water) & Primary Contact Recreation		one reach of the total seg	gment can be isolated a other parts of t		antially different from	
		Applicability			Overwhelming Evide	ence of impairment		
	Wadeable Montana streams (perennial or intermi	ttent; Strahler Order ≤ 6) in western mountainous and transitional	ecoregions	Rigorous data collectio	on is unnecessary if the	following are evident: (2	L) fish kills involving	
	Com	putations Using Non-Detect Data		massive growths of senes	-		<b>-</b> ·	
Со	overt non-detects in the dataset to 50% of reported of	detection limit; if >> 15% of dataset is non-detect, consult WQPB St	tandards Section.	at dawn likely < 1 mg/L); <b>c</b> bank and extends		growth covers the entir stantial longitudinal dist		
	Assessment Method C	verview: Using Core Indicators			Very Large Datasets			
		a and biological core indicator data to determine attainment of	A	Assess using nutrient conce			exists	
	• • • •	cess. Level I assessment considers the results from two nutrient			d streams); n ≥ 50 (unli			
		-free dry weight (AFDW), and diatom metric results (if available).			lyses for Nutrient Con			
		t in the Middle Rockies ecoregion for which, at present, there are		/lethods		Limits on Decision Erro		
	•	brate metric results. Perform Level II assessment only when Level	Exact I	Binomial Test		(25%); β = 0.14 - 0.35 (1	-	
	•	is "unclear," consult management to determine final outcome.	critical exceedance rate (p) = 0.2 (20%);					
	Appendix B contains the decisio	n matrix for attainment determinations.			6	effect size (p2) = 0.15 (15	%)	
			One-Sample Stude	ent's T-test for the Mean		α = 0.25 (25%);	a (a ca ()	
							xceedance rate (p) = 0.2 (20%)	
	Core Indicators	Analysis of Core Indicators	Ind	lex Period		Sample Size	Data Independence	
		Data (mg/L) are evaluated against nutrient criteria using two	Ecoregion-Specific Growing Season			(listed);		
=	Nutrient Concentration (TN, TP)	statistical tests. One of two Excel spreadsheets is used to			$n \ge 12$ (unlisted); n = 7 (with ≥ 4 exceedances)			
Level I	Benthic Algal Chlorophyll- <i>a</i> /Ash-Free Dry Weight	determine exceedances, depending on current listing status.			n = 7 (with 24	+ exceedances)	≥ 30 days;	
۳ ۳	(AFDW)	Data are evaluated against recommended criteria (threshold values: $120 \text{ mg Chl}a/m^2$ or $35 \text{ g AFDW/m}^2$ ).	(July 1-Sept. 30 exc	cept for the Northwestern	n ≥ 3		≥ 1 stream mile	
	(AFDW)	Data are evaluated using an "increaser taxa probability of	Glaciated Plains w	/hich is June 16-Sept. 30)				
	Diatoms (must be included if data is available)	impairment" metric value (threshold value: 51%).			n ≥ 2 (n = 0 in Midd	le Rockies ecoregion)		
			Ecoregion-	n ≥ 13 (lis				
	Nutrient Concentration (TN, TP)	If additional data are collected, re-evaluate using analyses	Specific Growing	n ≥ 12 (unl	•			
		described in Level I prior to incorporating diatoms and	Season	$n = 7$ (with $\ge 4 ext{ ext{ or } 1}$	xceedances)			
=	Benthic Algae Chlorophyll- <i>a</i> /Ash-Free Dry	macroinvertebrates.	(July 1 Cant 20	n ≥ 3	}	> 20	de ve	
Level II	Weight (AFDW)		(July 1-Sept. 30 except for the			≥ 30 ≥ 1 stre	days; am mile	
Le	Diatoms	If additional data are collected, re-evaluate using Level I Analysis described above. Diatoms are required for Level II assessment.	Northwestern	n ≥ 2 (n = 0 in Middle F	Rockies ecoregion)	21300		
		•	Glaciated Plains					
1		Data are evaluated using the Hilsenhoff Biotic Index (HBI) score	re Glaciated Plains which is June 16- $n \ge 2$ ( $n \ge 3$ in Middle Rockies ecoregion)					
	Macroinvertebrates	(threshold value: 4).	which is june to-	$n \ge 2 (n \ge 3 in ividate F$	Rockies ecoregion)			

Table	A-2. Nutrients – Prairie Str			1									
		tant Group			Determining Assessment Reaches								
	NUTRIENTS		eams	The assesso	The assessor develops the Sampling and Analysis Plan using best professional judgment to define the assessment reach and determine when stratification is warranted								
		ficial Uses			(e.g., stratify when one read	•							
A	quatic Life/Fishes (Warm Wa	-	ary Contact Recreation										
147-1	Applicability Wadeable Montana streams (perennial or intermittent; Strahler Order						Overwhe	Iming Evidence of impairm	ent				
wad				Digorous data collection is uppercent if the following are evidents (1) fish kills involving marries growthe of concentrations were that are attached to the battern are									
	≤ 6) in eastern prairie ecoregions Computations Using Non-Detect Data				Rigorous data collection is unnecessary if the following are evident: (1) fish kills involving massive growths of senescent algae mats that are attached to the bottom or floating (DO at dawn likely <1 mg/L); or (2) filamentous algal growth covers the entire bottom from bank to bank and extends continuously for a substantial								
Conv	Computations Using Non-Detect Data Convert non-detects in the dataset to 50% of reported detection limit;				longitudinal distance (>150m).								
	> 15% of dataset is non-dete		•										
			ment Method Overview: U	sing Core Indicators Very Large Datasets									
								Assess using nutrient conce [n ≥ 90 (liste		-			
	-			er chemistry core indicators to determine attainment of					alyses for Nutrient Concer				
	•	-	· · ·		iders together the results fro			Methods	-	its on Decision Errors			
mir	nimum). <u>Level II assessment</u> rm). Perform Level II assessr	incorporate nent only w	es biochemical oxygen dema hen Level I assessment conc	ind (BOD) and clusions are "u	the daily DO maximum minus the daily DO nd visual field assessments (Fish Cover/Other "unclear"; when Level II is "unclear," consult		E>	act Binomial Test	$\alpha$ = 0.25 (25%); $\beta$ = 0.14 - 0.35 (14% - 35%) critical exceedance rate (p) = 0.2 (20%); effect size (p2) = 0.15 (15%)				
	management to determi	ne final outc	come. Appendix B contains t	he decision matrix for attainment determinations.			One-Sample S	One-Sample Student's T-test for the Mean $\alpha = 0.25 (25\%);$ critical exceedance rate (p) = 0.2 (20%)					
	Core Indicators		Ana	Analysis of Core Indicators				Index Period	Minimum Sample Size	Data Independence			
I Ia	Nutrient Concentration (TN, TP)	spre	adsheets is used to determi	ne exceedanc	using two statistical tests. O es, depending on current list	ting status.	Ecoregion-S	Specific Growing Season	$n \ge 13$ (listed); $n \ge 12$ (unlisted); $n = 7$ (with $\ge 4$ exceed.)	≥ 30 days; ≥ 1 stream mile			
Level I	Diatoms	Data are e	evaluated using an "increase	er taxa probab value: 519	vility of impairment" metric v %)	alue (threshold	(July 1-Sept. 30 except for the Northwestern Glaciated Plains which is June 16-Sept. 30)		n ≥ 2				
	Dissolved Oxygen (DO) Deltas	Deltas			ily DO minimum) are evalua shold value: 5.3 mg/L)	ted against a			n ≥ 3	Instantaneous: ≥ 1 day (daily min. pre- dawn to 8:00 am; daily max. usually 2:30 pm - 5:00 pm); <u>Continuous:</u> ≥ 1 day (15-min. time step)			
	Nutrient Concentration	(TN, TP)	If additional data are col evaluate using analyses d	-		n ≥ 13 (l n ≥ 12 (ur n = 7 (with ≥	nlisted);		≥ 30 days; ≥ 1 stream mi	le			
	Diatoms		Level I prior to incorporati	ing BOD and	Ecoregion-Specific	n ≥	2						
=	Dissolved Oxygen (DO)	Deltas	visual assessme	nt	Growing Season	n≥	3		daily min. pre-dawn to 8:0 m); <u>Continuous:</u> ≥ 1 day (15	0 am; daily max. usually 2:30 pm - 5:00 5-min. time step)			
Level II	Biochemical Oxygen Dema	and (BOD)	Data are evaluated ag concentration threshold value: 8 mg/L)	(threshold for the Northwestern		n≥	3	Standard 5-day BOD test		)D test			
	Visual Field Assessm	ents	Observations of high level algae or macrophytes ma nitrogen or phosphorus po excess nutrient	ay indicate ollution (i.e.,	June 16-Sept. 30)		$n \ge 2$ (during diatom sampling and at least once per site per reach)						

	Pollutant Grou	p	Determining Assessment Reaches									
	METALS Beneficial Use	s The assessor of	levelops the Sampling and Analysis Plan using best profe									
Aqu	atic Life/Fishes (Cold and	Warm Water)	reach of the total segment can be	isolated and its condition is su	ubstantially different from other parts o							
	Applicability		Overwhelming Evidence of impairment									
	Montana surface w	vaters Rigorous data o	Rigorous data collection is unnecessary if either of the following are evident: (1) ≥ 1 sample exceeds twice the acute aquatic life water quint life WQS within an existing sample size of n = 3 to 7.									
		Computations Using N			•							
Incl	ude non-detects in the d	ataset if the water quality standa	rd (WQS) is higher than the laboratory detection limit									
		for that metal pa	rameter.									
		Computations Using J	-Flagged Data		Very Large Datas							
Data	are flagged "J" when the	e empirical data result falls betwe	A math of far how to cale at it									
Lim	nit (MDL). J flagged data i	must not be included in the datas	A method for how to select independent samples and deal with larg at a future date									
	the MDL. Include J flag	ged data when the RL and the MD	L are either both above or both below the WQS.		at a future date							
		Assessment Method Overview	: Using Core Indicators		Statistical Analyses for Metals C							
	Method considers met	als concentration data to determi	ne attainment of water quality standards (WQS)	Methods	Limit							
	documented in the curre	ent Circular DEQ-7 using a single-I	evel process. Level I assessment evaluates metals									
COI	ncentration data against	acute and chronic aquatic life WC	QS; the total recoverable fraction is considered for all									
		•	I fraction). If any of the following conditions are met									
			particular metal: (1) aquatic life WQS exceedance rate	Percent exceedance rate								
		•	VQS, or (3) silver has a single exceedance of the acute									
aqu	•		it no human-caused metals sources are located in the									
			agement for a case-by-case review.									
	Core Indicators	Analysis of Core Indicators	Index Period	Minimum Sample Size	Da							
_	Metals Concentration	Data (µg/L) are evaluated			DEQ will assess sample sets where							
Level I	(includes hardness for	against both acute and	Year-round	n ≥ 8; <b>or</b> n = 3-7 with ≥ 2	remaining							
Le.	the hardness-based	chronic aquatic life WQS using		exceedances, where	≥ 30 (							
	aquatic life standards)	an allowable exceedance rate		necessary	temporal independence is eval							
	-	of 10%			≥ 1 st							

#### Table A-3. Metals – Aquatic Life/Fishes (Cold and Warm Water)

when stratification is warranted (e.g., stratify when one is of the segment).

ality standards (WQS), or  $(2) \ge 2$  exceedances of aquatic

#### asets

arger data sets is being developed and will be addressed ate.

## Concentration Data

 $\alpha$  and  $\beta$  = approximately 0.35 (35%)

#### Data Independence

ere at least 33% are collected during high flow and the ng collected during baseflow; 30 days during baseflow; valuated on a case-by-case basis during high flow; L stream mile or > 1 acre Table A-4. Metals – Drinking Water

	Pollutant Group		D	etermining Assessment Reaches	
	METALS Beneficial Uses	The assessor develops the Sampling and		nt to define the assessment reach and determine	
	Drinking Water		total segment can be isolated and its	condition is substantially different from other pa	arts of the segme
	Applicability		Ove	rwhelming Evidence of impairment	
				llection is unnecessary if the following is evident	
IV	Iontana surface waters		≥ 1 samı	ple exceeds the human health standard.	
		Computations Using Non-Detect D	ata		
Inclu	ude non-detects in the datase	et if the water quality standards (WQS) is hi	igher than the laboratory detection limit for		
		that metal parameter.			
		Computations Using J-Flagged Da	ta		Very Large Da
		mpirical data result falls between the Report not be included in the dataset when the as	A method for how to select independent samples and deal		
<b>L</b> 1111	. ,	lata when the RL and the MDL are either be		a	ddressed at a fut
		Assessment Method Overview: Using Core		Statistical An	alyses for Metal
Mat				Methods	
the hur the part	current Circular DEQ-7 using man health WQS; the total re e dissolved fraction). If the fo ticular metal: ≥ 1 sample exce	a single-level process. <u>Level I assessment</u> e coverable fraction is considered for all met llowing condition is met within the dataset	th exceedances exist but no human-caused	Percent exceedance rate	
	Core Indicators	Analysis of Core Indicators	Index Period	Minimum Sample Size	
Level I	Metals Concentration	Data (µg/L) are evaluated against human health WQS using an allowable exceedance rate of 0%	Year-round	$n \ge 8$ ; <b>or</b> $n \ge 1$ with $\ge 1$ exceedances, where necessary	DEQ will asses high flo temporal inde

cation is warranted (e.g., stratify when one reach of the ment).

#### Datasets

al with larger data sets is being developed and will be future date.

#### tals Concentration Data Limits on Decision Errors

n/a

#### Data Independence

sess sample sets where at least 33% are collected during flow and the remaining collected during baseflow; ≥ 30 days during baseflow; independence is evaluated on a case-by-case basis during high flow; ≥ 1 stream mile or > 1 acre

#### Table A-5. Sedimentation/Siltation and Bedload Solids

Tab	le A-5. Sedimentation/Siltation and Bedloa	ad Solids								
	Pollutant Group		Determining Assessment Reaches							
	SEDIMENT (Sedimentation/Siltation and	d Bedload Solids)	sical data must be c	allected from a minimum of 1 represen	tative site per stream segment. If the segment is homogeneou	s 1 site must be sampled per 5 miles. The				
	Beneficial Uses		Physical data must be collected from a minimum of 1 representative site per stream segment. If the segment is homogeneous, 1 site must be sampled per 5 miles. The assessor will use best professional judgment to determine whether data from multiple sites may be combined; the combined reaches must be relatively homogeneous (i.e., no transition between two channel types). The site length considered sufficient to effectively describe habitats can vary depending on the heterogeneity of the stream, but must be ≥ 20 times the bankfull width.							
	Aquatic Life/Fishes (Cold Wa	ateri								
	Applicability	(1.6								
W	estern Montana streams (perennial or inte	ermittent) that are: (1)	Siteatil, but thust be $\geq 20$ times the ballkfull width.							
Str	ahler Order ≤ 4 (order 1 only when approp	oriate), (2) perennial or	Overwhelming Evidence of impairment							
inte	ermittent (as appropriate), and (3) containe	ed within the Northern,	Rigorous data collection is unnecessary if both of the following criteria are met: (1) known sources of sediment have been identified and documented, and, (2) for the							
Mi	ddle, and Canadian Rockies or Idaho Bathol									
	Computations Using Non-Dete				neter is equal to or greater than the maximum value plus the m					
	n/a	the	applicable referen	ce dataset. Only percent fine core indica	ators (derived from pebble count and grid toss) will be used in	overwhelming evidence-based decisions.				
	-	rview: Using Core Indicators			Statistical Analyses for Sediment Data					
Met	hod considers together physical and biolog		rmine attainment	Methods	Limits on Decision Err	ors				
	vater quality standards for sediment using a	-								
	rcent riffle fines (<5.7mm and <2mm), perc			1-Sample Wilcoxon Signed Rank Test						
-	PD), width/depth ratio and pool frequency	•	· ·	1-Sample Wilcoxon Signed Kank Test						
-	es) and pool filling parameters (pool depth a									
	evaluated separately to determine attainm									
	ceptable range of reference, then the wate				α = 0.25 (25%)					
	or more physical parameter values are out	-			Tests compare potentially impaired stream data against reference condition data, literature values, TMDL target values.					
	formed unless a majority of the physical pa	<b>—</b>		Mann-Whitney U test						
	mpairment. The Level II assessment incorp	-		Main-Whitney O test						
	indicator and biological measures, diatoms									
	additional parameters are optional. Whe	-								
	management and a local biologist (i									
	Core Indicators	Analysis of Core Ind		Index Period	Minimum Sample Size	Data Independence				
	Riffle Fines (< 5.7mm)	-			·	•				
		Data are evaluated against a r	reference dataset		$n \ge 1$ site (reference) or 3 sites (literature);					
	Riffle Fines (< 2mm)	or literature/TMDL target val			$\leq$ 4 riffles; 400 particles	Hydrologic water year; ≥ 1 site per 5				
		two statistical tests. Du	-		n ≥ 1 site (reference) or 3 sites (literature); ≤ 10 scour pool	stream miles if segment is homogeneous				
Level II	Pool Tail Grid Fines (< 6mm)	assessment, both years' data	-	Baseflow	tails; 3 grid tosses per pool tail	or ≥ 1 site per channel type transition if				
eve eve	Mean Residual Pool Depth (RPD)	unless conditions have chan			$n \ge 1$ site (reference) or 3 sites (literature); $\le 20$ scour pools	heterogeneous				
		since first yea								
ar	Pool Frequency				$n \ge 1$ site (reference) or 3 sites (literature)					
e	Width/Depth Ratio				n ≥ 1 site (reference) or 3 sites (literature)					
Level I and		Data are evaluated using	-	Ecoregion-Specific Growing Season						
	Diatoms	"increaser taxa probability o		(July 1-Sept. 30 except for the		≥ 30 days;				
		metric value		Northwestern Glaciated Plains which	$n \ge 2$ (for each metric)	≥ 1 stream mile				
	Macroinvertebrates	Data are evaluated using Obs		is June 16-Sept. 30)						
		(O/E) metric val	ues							
	Riffle Stability Index (RSI)		1 /1 .							
	Subsurface Fines				Level II when core indicators do not yield a straightforward se					
Level II	Intragravel Dissolved Oxygen and Flow	planning the second year c	of data collection, a		ld be contacted (if feasible), to determine which of these addit	ional parameters should be collected to				
	Residual Pool Volume (V*)	-		appropriately address particular issues.						
L		1								

Ja	ata	
n	Decision	Errors

### **APPENDIX B – DECISION MATRICES FOR NUTRIENTS**

Scenario	Nutrient Binomial Test	Nutrient T-test	Benthic Algae Probability of Resulting Decision		Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:
1	PASS	PASS	≤120 mg Chl <i>a/</i> m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>is not</u> nutrient impaired. All indications show that the stream is in compliance.	No	
2	PASS	PASS	≤120 mg Chl <i>a</i> /m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>is not</u> nutrient impaired. Most indications show that the stream is in compliance. If diatom metric used, may be giving a false positive.	No	
3	PASS	FAIL	≤120 mg Chla/m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>might</u> be nutrient impaired. If diatom metric and benthic Chla data were both used, waterbody <u>is not</u> nutrient impaired. Suggests pulsed nutrient loads occur but magnitude and durations is not sufficient to manifest problems instream, as shown by in-compliance Chla and diatom metric. If diatom data not used, impairment unclear, so carry out level II assessment.	Maybe. Do level II assessment if required, which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
4	PASS	FAIL	≤120 mg Chl <i>a</i> /m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>might</u> be nutrient impaired. If diatom metric and benthic Chl <i>a</i> data were both used, waterbody <u>is</u> nutrient impaired. Suggests pulsed nutrient loads occur but may have missed peak benthic algae biomass, but diatoms indicate there is a nutrient problem. If diatom data not used, impairment unclear, so carry out level II assessment.	Maybe. Do level II assessment if required, which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab

#### Table B-1. Nutrients – Mountain and Transitional Level I Decision Matrix

Scenario	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment (OPTIONAL)*	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:
5	FAIL	PASS	≤120 mg Chl <i>a</i> /m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>might</u> be nutrient impaired. <u>If</u> diatom metric and benthic Chl <i>a</i> data were both used, waterbody <u>is not</u> nutrient impaired. Nutrient concentrations are in excess of the allowable exceedance rate, but there is no indication of concentrations greatly elevated above the criteria (i.e., passed t-test). No excess algal growth, and increaser taxa impairment-probability is below threshold. If only benthic Chl <i>a</i> data were used (no diatom data), unclear; do a level II assessment.	Maybe. Do level II assessment if required, which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
6	FAIL	PASS	≤120 mg Chla/m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>might</u> be nutrient impaired. <u>If</u> diatom metric and benthic Chla were both used, waterbody <u>is</u> nutrient impaired. Diatom metric confirms results of the nutrient concentration data (failed binomial, thus elevated nutrients). Timing may have missed peak Chla biomass. If only benthic Chla were used (no diatom data), do a level II assessment.	Maybe. Do level II assessment if required, which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
7	FAIL	FAIL	≤120 mg Chla/m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	≤51%	Unclear — Nutrient concentrations are in excess of the exceedance rate and there is indication of concentrations much in excess of the criteria (failed t-test). Likely that waterbody sometimes has excess benthic algae biomass, algae sampling timing may have missed peaks. Do a level II assessment to complete decision. Further algae and nutrient sampling is justified.	Yes. Do level II assessment which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab

Table B-1. Nutrients – Mountain and Transitional Level I Decision Matrix

Scenario	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment (OPTIONAL)*	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:
8	FAIL	FAIL	≤120 mg Chl <i>a</i> /m <sup>2</sup> or ≤35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>might</u> be nutrient impaired. <u>If</u> diatom metric and benthic Chla were both used, waterbody <u>is</u> nutrient impaired. Both assessments of nutrient concentrations indicate elevated concentrations, and the diatom increaser taxa metric shows high probability of impairment. Timing of benthic algae sampling may have missed peaks. If only Chla data was used, unclear; do a level II assessment.	Maybe. Do level II assessment if required, which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
9	PASS	PASS	>120 mg Chl <i>a</i> /m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	≤51%	Unclear — Algae might be taking up nutrients and leading to lower instream nutrient concentrations with concurrent high benthic algae biomass; however, diatom metric (if available) contradicts Chla data. Normally in this scenario TP and/or TN would be expected to exceed criteria. Do a level II assessment to complete decision.	Yes. Do level II assessment which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
10	PASS	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	>51%	Unclear — Algae may be taking up nutrients and leading to low instream nutrient concentrations with concurrent high benthic algae biomass; diatom metric (if available) supports this idea. Normally in this scenario TP and/or TN would be expected to exceed their criteria. Do a level II assessment to complete decision.	Yes. Do level II assessment which includes macroinverteb rates and diatom samples	Go to "Mountains & transitional 2" tab
11	PASS	FAIL	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>is</u> nutrient impaired. Non- compliance with the T-test suggests that pulsed nutrient loads are allowing high algae biomass to be maintained via luxury uptake. Diatoms may be giving a false negative.	No	

Table B-1. Nutrients – Mountain and Transitional Level I Decision Matrix

Scenario	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment (OPTIONAL)*	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:
12	PASS	FAIL	>120 mg Chl <i>a</i> /m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>is</u> nutrient impaired. Non- compliance with the T-test suggests that pulsed nutrient loads are allowing high algae biomass to be maintained via luxury uptake. Diatoms confirm enrichment finding.	No	
13	FAIL	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>is</u> nutrient impaired. Suggests sustained nutrient values above the standard but not necessarily pulsed nutrient loading. Diatoms may be giving a false negative.	No	
14	FAIL	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>is</u> nutrient impaired. Suggests sustained nutrient values above the standard but not necessarily pulsed nutrient loading.	No	
15	FAIL	FAIL	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/m <sup>2</sup>	≤51%	Waterbody <u>is</u> nutrient impaired. Most indicators show that the stream is not in compliance. Diatoms could be giving a false negative.	No	
16	FAIL	FAIL	>120 mg Chl <i>a/m<sup>2</sup></i> or >35 g AFDW/m <sup>2</sup>	>51%	Waterbody <u>is</u> nutrient impaired. All indicators show that the stream is not in compliance.	No	

Table B-1. Nutrients – Mountain and Transitional Level I Decision Matrix

\* However, if the data minima are available for this data category, they must be used in the decision framework. No diatom increaser taxa metrics are available for the Middle Rockies.

#### Table B-2. Nutrients – Mountain and Transitional Level II Decision Matrix

Scenario(s)	Scenario subclass	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment	Macroinvertebrate HBI Score	Resulting Decision	Other Considerations
5,6	5/6a	FAIL	PASS	$\leq$ 120 mg Chla/m <sup>2</sup> or $\leq$ 35 g AFDW/ m <sup>2</sup>	n/a	>4	Waterbody <u>is</u> nutrient impaired. Nutrients are elevated, according to Binomial, and HBI score suggests nutrients are the cause. Sampling timing may have missed algal peak.	This scenario will apply in the Middle Rockies where there is no diatom increaser metrics available
5,6	5/6b	FAIL	PASS	≤120 mg Chl <i>a</i> /m <sup>2</sup> or ≤35 g AFDW/ m <sup>2</sup>	n/a	≤4	Waterbody <u>is not</u> nutrient impaired. Nutrients are elevated, according to Binomial, but acceptable algal growth and acceptable HBI score suggests nutrients are not causing a serious problem. Stream may have characteristics that prevent somewhat elevated nutrients from impacting uses (high shade, for example).	This scenario will apply in the Middle Rockies where there is no diatom increaser metrics available
7,8	7/8a	FAIL	FAIL	≤120 mg Chla/m <sup>2</sup> or ≤35 g AFDW/ m <sup>2</sup>	≤51%	>4	Waterbody <u>is</u> nutrient impaired. Nutrients are elevated, and HBI score suggests nutrients are the cause. Sampling timing may have missed algal peak; cause of acceptable diatom metric result not clear (possible false negative, or close the decision threshold?).	

#### Table B-2. Nutrients – Mountain and Transitional Level II Decision Matrix

Scenario(s)	Scenario subclass	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment	Macroinvertebrate HBI Score	Resulting Decision	Other Considerations
7,8	7/8b	FAIL	FAIL	≤120 mg Chla/m <sup>2</sup> or ≤35 g AFDW/ m <sup>2</sup>	≤51%	≤4	Borderline still. Consult management and discuss process to determine final outcome.	Is the macroinvertebrate O/E score > 1.0? Suggest increased macroinvertebrate diversity resulting from increased primary productivity.
9	9a	PASS	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/ m <sup>2</sup>	≤51%	>4	Waterbody <u>is</u> nutrient impaired. Algae may be taking up nutrients and leading to low instream nutrient concentrations with concurrent high benthic algae biomass. Eutrophication is supported by high HBI score. Diatoms may be giving a false negative or may be near the decision threshold.	
9	9b	PASS	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/ m <sup>2</sup>	≤51%	≤4	Mixed signals; nutrient concentration acceptable, diatom metric and HBI show no problems, but high benthic algal biomass. <b>Consult management and discuss</b> process to determine final outcome.	Is the macroinvertebrate O/E score > 1.0? Suggest increased macroinvertebrate diversity resulting from increased primary productivity.

#### Table B-2. Nutrients – Mountain and Transitional Level II Decision Matrix

Scenario(s)	Scenario subclass	Nutrient Binomial Test	Nutrient T-test	Benthic Algae	Diatom Increaser Taxa- Probability of Impairment	Macroinvertebrate HBI Score	Resulting Decision	Other Considerations
10	10a	PASS	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/ m <sup>2</sup>	>51%	>4	Waterbody <u>is</u> nutrient impaired. Algae may be taking up nutrients and leading to low instream nutrient concentrations with concurrent high benthic algae biomass. Diatoms and HBI score suggests nutrients are the cause.	
10	10b	PASS	PASS	>120 mg Chla/m <sup>2</sup> or >35 g AFDW/ m <sup>2</sup>	>51%	≤4	Mixed signals; nutrient concentration acceptable, diatom metric and HBI show contradictory results, and there is elevated benthic algal biomass. <b>Consult</b> <b>management and discuss process</b> <b>to determine final outcome.</b>	Is the macroinvertebrate O/E score > 1.0? Suggest increased macroinvertebrate diversity resulting from increased primary productivity.

Scenari o	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:	Notes
1	PASS	PASS	≤ 5.3 mg/L	≤51%	Waterbody <u>is not</u> nutrient impaired. All indications show that the stream is in compliance.	No		
2	PASS	PASS	≤ 5.3 mg/L	>51%	Unclear — Algae & plants might be taking up nutrients and leading to lower instream nutrient concentrations concurrent with high algae and plant biomass; however, diatom metric contradicts DO delta results. Normally in this scenario TP and/or TN would be expected to exceed criteria. Do a level II assessment to complete decision.	Yes. Do level II assessment. For this scenario this means a required 2 <sup>nd</sup> summer of data collection. Collect BOD data.		
3	PASS	FAIL	≤ 5.3 mg/L	≤51%	Waterbody <u>is not</u> nutrient impaired. Suggests pulsed nutrient loads occur but magnitude and durations is not sufficient to manifest problems instream, as shown by compliance with DO delta and diatom metric.	No		
4	PASS	FAIL	≤ 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. Suggests pulsed nutrient loads occur but DO delta may have given false negative; diatoms however indicate there is a nutrient problem.	No		

Scenari o	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:	Notes
5	FAIL	PASS	≤ 5.3 mg/L	≤51%	Unclear—Nutrient concentrations are in excess of the allowable exceedance rate, but there is no indication of concentrations greatly elevated above the criteria (i.e., passed t-test). No exceedance of DO delta, and diatom increaser taxa in compliance. Inherently high false-negative rates of the response variables could be leading to their outcomes. Do a level II assessment to complete decision.	Yes. Do level II assessment. For this scenario this means a required 2 <sup>nd</sup> summer of data collection. SEE NOTES TO RIGHT.		If you suspect problem may be manifested via very high phytoplankton concentrations, collect phytoplankton Chla as well.
6	FAIL	PASS	≤ 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. Diatom metric confirms results of the nutrient concentration data (failed binomial, thus elevated nutrients). False negative likely for the DO delta result.	No		
7	FAIL	FAIL	≤ 5.3 mg/L	≤51%	Unclear — Nutrient concentrations are in excess of the exceedance rate and there is indication of concentrations much in excess of the criteria (failed t-test). Inherent high false negative rates of both the diatom metric and DO delta may be why they do not indicate a problem. Do a level II assessment to complete decision. Further nutrient, DO delta, and diatom data sampling is justified.	Yes. Do level II assessment. For this scenario this means a required 2 <sup>nd</sup> summer of data collection. <b>SEE NOTES TO</b> <b>RIGHT.</b>	Go to "Plains 2" tab	If you suspect problem may be manifested via very high phytoplankton concentrations, collect phytoplankton Chla as well.

Scenari O	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:	Notes
8	FAIL	FAIL	≤ 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. Both assessments of nutrient concentrations indicate elevated concentrations, and the diatom increaser taxa metric shows a nutrient impact. DO delta measurements may have missed high values (i.e., false negative).	No		
9	PASS	PASS	> 5.3 mg/L	≤51%	Unclear — Algae & plants might be taking up nutrients and leading to lower instream nutrient concentrations concurrent with high algae and plant biomass; however, diatom metric contradicts DO delta results. Normally in this scenario TP and/or TN would be expected to exceed criteria. Do a level II assessment to complete decision.	Yes. Do level II assessment. For this scenario this means a required 2 <sup>nd</sup> summer of data collection. Collect BOD data. SEE NOTES TO RIGHT.	Go to "Plains 2" tab	If you suspect problem may be manifested via very high phytoplankton concentrations, collect phytoplankton Chla as well.
10	PASS	PASS	> 5.3 mg/L	>51%	Unclear — Algae may be taking up nutrients and leading to low instream nutrient concentrations with concurrent high algae and plant biomass; diatom metric supports this idea as do the DO delta results. Normally in this scenario TP and/or TN would be expected to exceed their criteria. Do a level II assessment to complete decision.	Yes. Do level II assessment. For this scenario this means a required 2 <sup>nd</sup> summer of data collection. Collect BOD data. SEE NOTES TO RIGHT.	Go to "Plains 2" tab	If you suspect problem may be manifested via very high phytoplankton concentrations, collect phytoplankton Chla as well.

Table B-3. Nutrients – Plains Level I Decision Matrix

Scenari o	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	Resulting Decision	Further Sampling?	If you have collected the data for, or have the data for, a level II assessment:	Notes
11	PASS	FAIL	> 5.3 mg/L	≤51%	Waterbody <u>is</u> nutrient impaired. Non- compliance with the T-test suggests that pulsed nutrient loads are allowing high algae and plant biomass to be maintained, Diatoms may be giving a false negative.	No		
12	PASS	FAIL	> 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. Non- compliance with the T-test suggests that pulsed nutrient loads are allowing high algae and plant biomass to be maintained, Diatoms confirm enrichment finding.	No		
13	FAIL	PASS	> 5.3 mg/L	≤51%	Waterbody <u>is</u> nutrient impaired. Suggests sustained nutrient values above the standard but not necessarily pulsed nutrient loading. Diatom metrics may be giving a false negative.	No		
14	FAIL	PASS	> 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. Suggests sustained nutrient values above the standard but not necessarily pulsed nutrient loading.	No		
15	FAIL	FAIL	> 5.3 mg/L	≤51%	Waterbody <u>is</u> nutrient impaired. Most indicators show that the stream is not in compliance. Diatoms probably giving a false negative.	No		
16	FAIL	FAIL	> 5.3 mg/L	>51%	Waterbody <u>is</u> nutrient impaired. All indicators show that the stream is not in compliance.	No		

Table B-3. Nutrients – Plains Level I Decision Matrix

Scenario	Scenario Subclass	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	BOD	Resulting Decision	Notes
2	2a	PASS	PASS	≤ 5.3 mg/L	>51%	> 8.0 mg/L	Waterbody <u>may be</u> nutrient impaired, <b>BUT SEE NOTE TO</b> <b>RIGHT TO MAKE FINAL CALL</b> . Possible BOD problem; if DEQ-7 DO standards (1-Day Minimum; use your dawn DO measurements) have not been exceeded, <u>do not</u> list for BOD. If they have, <u>do</u> list for BOD. Consult with your manager on BOD listing details.	Consider diatom samples for which impairment probability is >51%. If magnitudes are >>> 51% and a high proportion (50%+) of the diatom sampling event are > 51%, nutrient listing is likely justified; consult management and discuss final outcome.
2	2b	PASS	PASS	≤ 5.3 mg/L	>51%	≤ 8.0 mg/L	Waterbody <u>may be</u> nutrient impaired. (1) If the assessment reach meets the conditions in the Notes box to right, waterbody <u>is</u> nutrient impaired. (2) If waterbody does not meet the conditions in the Notes box to right, waterbody <u>is</u> <u>not</u> nutrient impaired.	Consider diatom samples for which impairment probability is >51%. If magnitudes are >>> 51% and a high proportion (50%+) of the diatom sampling event are > 51%, nutrient listing <u>is likely</u> justified; <b>consult</b> <b>management and discuss</b> <b>final outcome.</b>

Scenario	Scenario Subclass	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	BOD	Resulting Decision	Notes
5	n/a	FAIL	PASS	≤ 5.3 mg/L	≤51%	n/a	(1) If visual assessment methods (Fish Cover/Other form) indicate very high levels of algae and/or macrophytes, or phytoplankton density is very high, waterbody <u>is</u> nutrient impaired. Consistent failure of the binomial indicates elevated nutrients. The inherently high false-negative rates of the diatom metrics and DO delta may have prevented those parameters from indicating a problem. (2) If visual assessment does not show very high levels of algae and/or macrophytes, nor are phytoplankton densities high, borderline still. <b>For (2), consult management and discuss</b> <b>process to determine final outcome.</b>	
7	n/a	FAIL	FAIL	≤ 5.3 mg/L	≤51%	n/a	(1) If visual assessment methods (Fish Cover/Other form) indicate very high levels of algae and/or macrophytes, or very high phytoplankton density, waterbody <u>is</u> nutrient impaired. The inherently high false-negative rates of the diatom metrics and DO delta have likely prevented those parameters from indicating a problem. (2) If visual assessment does not show high levels of algae and/or plants, and phytoplankton densities are not high, borderline still. <b>For (2), consult management and discuss</b> <b>process to determine final outcome.</b>	
9	9a	PASS	PASS	> 5.3 mg/L	≤51%	> 8.0 mg/L	Waterbody <u>is not</u> nutrient impaired. Problem is likely related to BOD, which is an organic enrichment problem. Waterbody should be listed for BOD; consult with your manager on BOD listing details.	

Scenario	Scenario Subclass	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	BOD	Resulting Decision	Notes
9	9b	PASS	PASS	> 5.3 mg/L	≤51%	≤ 8.0 mg/L	(1) If visual assessment methods (Fish Cover/Other form) indicate very high levels of algae and/or macrophytes, especially if Coontail ( <i>Ceratophyllum</i> spp.) dominates, or alternatively, waterbody has very high phytoplankton density, waterbody <u>is</u> nutrient impaired. Algae and/or macrophytes are probably taking up the nutrients. (2) If visual assessment does not show excessive high levels of algae and/or plants, and phytoplankton density is not high, waterbody <u>is probably not</u> nutrient impaired. <b>SEE NOTE AT</b> <b>RIGHT TO MAKE FINAL CALL.</b>	Consider in this scenario how close DO deltas are to the threshold, and how many. If >> 5.3 mg/L <u>and</u> many deltas exceed, nutrient listing is likely justified. If not, site <u>is</u> <u>not</u> nutrient impaired. <b>Consult management and</b> <b>discuss final outcome.</b>
10	10a	PASS	PASS	> 5.3 mg/L	>51%	> 8.0 mg/L	<ul> <li>(1) If visual assessment methods (Fish Cover/Other form) indicate high levels of algae and/or macrophytes, or alternatively, waterbody has very high phytoplankton density, waterbody <u>is</u> nutrient impaired. Algae and/or macrophytes are probably taking up the nutrients.</li> <li>Problem is also related to BOD, and should be listed for BOD as well. (2) If visual assessment methods (Fish Cover/Other form) does not indicate high levels of algae and/or macrophytes, nor is there high phytoplankton density, waterbody should be listed for BOD. For (2), consult with your manager on final nutrient listing decision.</li> </ul>	

Scenario	Scenario Subclass	Nutrient Binomial Test	Nutrient T-test	DO delta	Plains Region Diatom Increaser Taxa- Probability of Impairment	BOD	Resulting Decision	Notes
10	10b	PASS	PASS	> 5.3 mg/L	>51%	≤ 8.0 mg/L	(1) If visual assessment methods (Fish Cover/Other form) indicate high levels of algae and/or macrophytes, or alternatively, waterbody has very high phytoplankton density, waterbody <u>is</u> nutrient impaired. Algae and/or macrophytes are probably taking up the nutrients. (2) If visual assessment does not show high levels of algae and/or plants, nor is there high phytoplankton density, borderline still. <b>For (2), consult management and discuss</b> <b>process to determine final outcome.</b>	