

A Report Card for the Phase I Watershed Implementation Plan

Gradesheet for West Virginia



West Virginia

Transparency of Information		Strength of Program Design		
National Pollution Elimination Discharge System (NPDES) Permitting				
 Does the WIP disclose the number of facilities within the Bay watershed that are required to have NPDES permits and the number of facilities that have up-to-date NPDES permits in the following sectors: Municipal wastewater facilities Industrial wastewater facilities; Concentrated animal feeding operations; Municipal stormwater within MS4 areas; Industrial stormwater; and Construction outside MS4 areas? Does the WIP contain a schedule with deadlines or other specific qualitative commitments (e.g. x number of permits/month) to reissue and update expired or expiring permits to be consistent with the Bay-wide TMDL and the applicable tributary segment TMDL? Does the WIP disclose the estimated funding and personnel gap between existing and needed resources to ensure the NPDES permitting program is consistent with the Bay-wide TMDL and individual tributary segment TMDLs? 	Points Points 1 1 0 1 0 0 1	For each sector, is the state's NPDES permitting effective at issuing up-to-date permits for all facilities that require them? 1 point, if 80% of NPDES permits are up-to-date 6 (1 point/sector x 6 sectors) When will the state have all permits updated and rewritten to include the Bay-wide TMDL and individual tributary segment TMDLs? 4 points, by 2016 3 points, by 2018 2 points, by 2020 1 point, by 2022	Points 0	
Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding? 9 points total	0 5	10 points total	4	

Transparency of Information		Strength of Program Design		
Enforcem	ent of	NPDES Permits		
 Does the WIP disclose basic enforcement data, including: (1) The number of physical, on-site inspections conducted by the state authority in the relevant watersheds during the last year for a. Municipal wastewater facilities; b. Industrial wastewater facilities; c. Concentrated animal feeding operations; d. Municipal stormwater within MS4 areas; e. Industrial stormwater; and f. Construction outside MS4 areas? (2) The total number of violations, the number of civil and administrative penalty actions, and the amount of civil and administrative penalty actions, and the amount of civil and administrative penalties collected in the relevant watersheds during the last year (3)? (3) If local authorities have received delegated authority to conduct local enforcement activities (including inspections) for the relevant tributary segments and in the Bay watershed? (4) Enforcement resources for the relevant tributary segments and in the Bay watershed, including personnel and funding? (5) Data on major facilities in the relevant tributary segments and in the Bay watershed funding and personnel gap between existing and needed resources to ensure an effective enforcement program that will lead to compliance? Does the WIP disclose the estimated funding and personnel gap between existing and needed resources to ensure an effective enforcement program that will lead to compliance with the Bay-wide TMDL and individual tributary segment TMDLs? Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding?	Points 0 0 0 0 0 0 0 1 1 1 1	Does this enforcement information describe an effective, deterrence-based enforcement program for compliance with National Pollution Discharge Elimination System permits? 1 point per sector, if the percentage of inspections is greater than or equal to EPA's guidance a. Municipal wastewater facilities—50% annually; b. Industrial wastewater facilities—50% annually; c. Concentrated animal feeding operations—20% annually; d. Municipal stormwater within MS4 areas—20% annually; e. Industrial stormwater—10% annually; and f. Construction outside MS4 areas—10% annually. 1 point, based on the level of enforcement resources: Inspector-to-permits ratio of 1:400 or less 1 point, if less than 15% of major facilities are in significant non-compliance	Points 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
14 points total		8 points total	0	

Transparency of Information		Strength of Program Design	
Monitoring and Verific	cation	for Nonpoint Sources (NPS)	•
Does the WIP include specific procedures and resources for assuring participation and compliance with actions to reduce pollution, including implementing best management practices and meeting nutrient management plan requirements, from nonpoint sources in the relevant watersheds? Does the WIP specifically allocate funds for monitoring and verification activities in the relevant watersheds? Does the WIP disclose the estimated funding gap between existing and needed resources for effective monitoring and verification activities?	Points 1 1	Do the procedures and resources available to encourage participation by NPS provide assurance that pollution from these sources will in fact be reduced? Evaluate the quality of these procedures: 4 points, if the procedures are mandatory, binding, and enforceable 3 points, if the procedures are mostly mandatory, binding, and enforceable, with some voluntary procedures 2 points, if the procedures are mostly voluntary with some mandatory procedures 1 point, if the procedures are only voluntary	Points 1
Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding? 4 points total	0 3	4 points total	1
C	ontin	gencies	
Does the WIP contain specific plans for the implementation of contingencies regarding the achievement of the TMDLs for each of the 92 tributary segments in the event that any of the following occurs: (1) delays in the adoption of new or revised legislation, regulations, local ordinances, or permit issuance and renewal; (2) non-compliance with state or local laws, regulations, and permit requirements; (3) inadequate participation rates in voluntary, incentive-based programs; or (4) adverse changes in land use or development rates? Does the WIP include deadlines or a timeline for initiating the implementation of contingencies once failure of primary control measures is determined?	1 1 1 1	Are the contingencies sufficiently stringent to motivate implementation of primary controls? 1 point for coordination , or pairing of specific failures to specific contingencies 1 point for timeliness , or planned implementation of contingency within 6 months of determining failure of primary control measure 1 point for specificity , or the ability to point to data showing that contingency measure will reduce pollution 1 point for stringency , or the authorities or other mandatory requirements that compel implementation of the contingencies	1 1 1
Does the WIP explain how the state will acquire the funding needed to implement contingencies and provide a timeline for acquiring the funding? 6 points total	0 5	4 points total	4

Transparency of Information		Strength of Program Design			
Concentrated Animal Feeding Operations (CAFOs)					
Does the WIP disclose the number, category, and location of each farm or other agricultural operation that contributes nitrogen, phosphorus, or sediment to the Chesapeake Bay through unregulated non-point source run-off?	Points 0		Points		
Does the WIP disclose whether or not the Bay state's NPDES CAFO permitting program is current with federal regulations, and if not when the program will be updated?	1	When will the state's NPDES CAFO program be updated? 4 points if the program is up-to-date 3 points, by December 2010 2 points, by December 2011 1 point, by December 2012	0		
Does the WIP disclose the estimated funding and personnel gap between existing and needed resources to update and maintain an effective CAFO NPDES permitting program that is consistent with the Bay-wide TMDL and individual tributary segment TMDLs?	0	r point, by December 2012			
Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding? 4 points total	1 2	4 points total	0		
	Stormwater				
Does the WIP include copies of stormwater permittees' most recent self-reported disclosures?	0				
Does the WIP disclose, with specificity, how the state or a delegated local authority verifies that such dischargers are meeting permit requirement?	0	Do the local authorities' enforcement efforts amount to an effective deterrence-based enforcement program? 1 point for regular inspection frequency	0		
Does the WIP disclose the estimated funding and personnel gap between existing and needed resources to ensure an effective stormwater NPDES permitting program that is consistent with the Bay-wide TMDL and		1 point for assessment of penalties 1 point for enforcement authority , meaning the local authority has enforcement authority roughly equivalent to the state authority	0		
individual tributary segment TMDLs?	1	1 point for permit coverage rate of greater than 80% of all sites that are required to have permits	0		
Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding?	1				
4 points total	2	4 points total	0		

Transparency of Information		Strength of Program Design		
Air Deposition				
Does the WIP identify all of the sources that contribute to the air deposition of nutrients in the Chesapeake watershed and the relevant loadings attributed to each?	Points 0		Points	
Does the WIP disclose, with specificity, what air pollution control authorities a state will use to reduce the air deposition of nutrients from permitted and non- permitted sources? Does the WIP disclose the estimated funding and personnel gap between existing and needed resources to ensure an effective air pollution control program that contributes to the state's compliance with the Bay-wide TMDL and individual tributary segment TMDLs?	0	Is the state able to control nutrient deposition from air sources within its jurisdiction? 2 points, if the state cites specific mandatory air pollution control measures that are enforceable 1 point, if the state identifies specific legal authority to enforce air pollution controls 1 point, if the state has meaningful penalties for violations	0 0 0 0	
Does the WIP explain how the state will fill the funding gap and provide a timeline for acquiring the additional funding? 4 points total	0	4 points total	0	
Discretio	Discretionary Points (4 Max)			
Unlike other jurisdictions, West Virginia commits to deadlines for implementing contingent actions if necessary.	1	For some contingent actions, West Virginia intends to propose legislation by 2017.	1	
	Total Points			
	19		10	

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