

STATE OF GEORGIA

TIER 2 TMDL Implementation Plan (Revision # 01)

Segment Name: Drowning Bear Creek_ Date: 9/30/2009; as of 9/25/09

River Basin: Coosa

Local Watershed Governments:

Whitfield County

City of Dalton

Murray County

Gordon County

I. INTRODUCTION

Total Maximum Daily Load (TMDL) Implementation Plans are platforms for evaluating and tracking water quality protection and restoration. These plans have been designed to accommodate continual updates and revisions as new conditions and information warrant. In addition, field verification of watershed characteristics and listing data has been built into the preparation of the plans. The overall goal of the plans is to define a set of actions that will help achieve water quality standards in the state of Georgia.

This implementation plan addresses the general characteristics of the watershed, the sources of non-point pollution, stakeholders and public involvement, and education/outreach activities. In addition, the plan describes regulatory and voluntary practices/control actions (Best Management Practices, or BMPs) to reduce non-point sources of pollutants, milestone schedules to show development of the BMPs (*measurable milestones*), and a monitoring plan to determine BMP effectiveness.

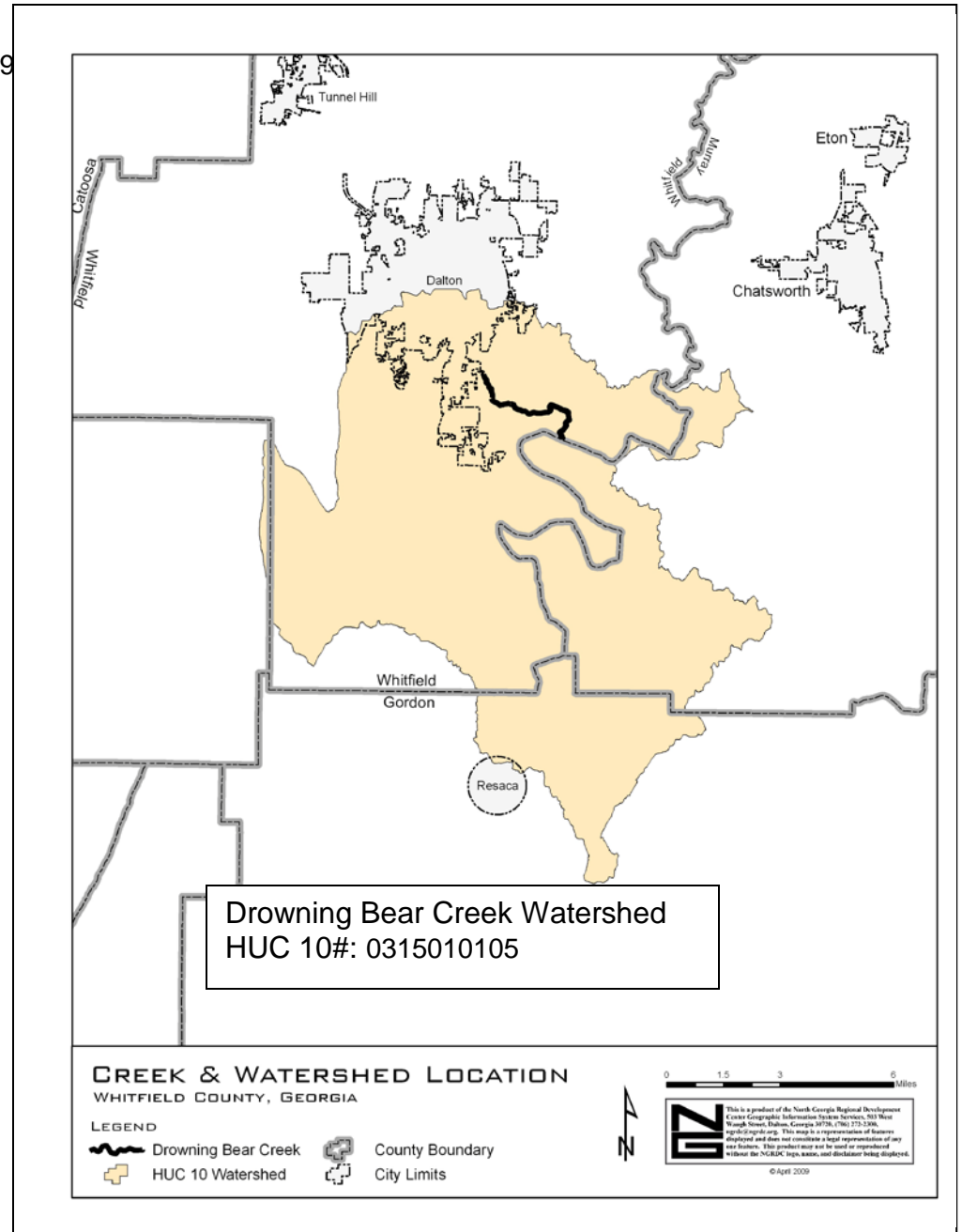


Table 1. IMPAIRED SEGMENTS IN THE HUC 10 WATERSHED

IMPAIRED SEGMENT	IMPAIRED SEGMENT LOCATION	EXTENT (mi/ac)	CRITERIA VIOLATED	EVALUATION
Drowning Bear Creek	Tar Creek to Little Creek	4 miles	Fecal Coliform Bacteria	Non supporting

II. GENERAL INFORMATION ABOUT THE HUC 10 WATERSHED AND THE INDIVIDUAL IMPAIRED SEGMENT

This section reviews HUC 10 watershed characteristics followed by pertinent information on the drainage delineation of the individual stream segment. New conditions or changes to information contained in the TMDL study documents should be in **bold** and underlined.

The HUC 10# 0315010105 watershed is comprised of 67,361 acres and is located in portions of Whitfield, Murray and Gordon Counties. One of the segments identified by the Georgia Environmental Protection Division’s 303(d) list in this watershed is Drowning Bear Creek from Tar Creek to Little Creek. The northern portions of the watershed located in Whitfield County contain approximately ½ of the city of Dalton’s urbanized areas containing a mix of industrial, commercial and residential uses, which are served by a centralized sewer system. The southern portions are located in Gordon County and are more rural in nature, as are the areas in Murray County. A small area in the western portion of the watershed is located in the Chattahoochee National Forest. The watershed is experiencing considerable new development, particularly along major highway corridors. Major highways traveling through the watershed include I-75, U.S. 41, and Ga. Hwys. 225 and 136. The following land use data is from land use surveys conducted in conjunction with Comprehensive Plans that have been completed in each county. (Murray’s was last updated in 2005; Whitfield’s in 2008; and Gordon’s in 2007). The data were compiled from air photos, county tax digests, and field surveys. These acreages and percentages differ from the land cover information provided in the TMDL Study completed by GA EPD in January 2009. A sizable portion (25%) of the watershed is vacant or undeveloped and is mostly wooded. Residential comprises 15% of the total area. Except for within the city of Dalton, residential land use is highly scattered in subdivisions or along county roads and relatively low density. Agricultural land represents 27% of the area. Agricultural activities consist primarily of pastures containing cattle and horses and several large poultry growing operations. Transportation,

HUC 10#: 0315010105 Watershed		
Land Use Classifications	Acreage	% of Total
Agriculture/Forestry	18036	26.77%
Commercial	1775	2.64%
Industrial	4034	5.99%
Park/Recreation/Conservation	5173	7.68%
Public/Institutional	3073	4.56%
Residential	11749	17.44%
Transportation/Communication/Utilities	6556	9.73%
Undeveloped/Vacant	16681	24.76%
Water Bodies	23	0.03%
Resaca City Limits	261	0.39%
Total:	67361	100

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Communications, and Utilities also represent 10% of the total area. The two largest uses in this category are the Dalton Municipal Airport and the Dalton Utilities Land Application System (LAS). Approximately 55% of Dalton's LAS area is located in this watershed; the balance of their 9,200 acres is located in the Holly Creek Watershed. Other significant land uses include industrial (6%) and commercial at (3%), which are located primarily in the Dalton urban area and along I-75. Approximately 5,000 acres of the Chattahoochee National Forest is also located in the watershed.

The Conasauga River is a major source of water supply for Dalton Utilities, which provides potable water to Whitfield County, approximately 10% of Murray County, and small portions of Gordon and Catoosa Counties. The intake is located just north of Ga. Hwy 52. A Source Water Assessment was completed by Dalton Utilities in August, 2001. As it concerns potential sources of fecal coliform, the SWAP identified 58 CAFOs in the water supply watershed, which were presumed to be poultry houses and 9 Agricultural Waste Lagoons.

Whitfield County's Comprehensive Plan recommends the preservation of permanent greenspace within all floodplains within the County including those along Drowning Bear Creek. These provisions are proposed to be implemented via voluntary conservation easements. The Conasauga River is also classified as a major river and is subject to the Georgia Planning Act Part V Environmental Protection Regulations promulgated by the Georgia Department of Community Affairs and the Georgia Environmental Protection Division.

Major organizations, which are pursuing water quality improvements in the watershed include The Nature Conservancy, which works closely with landowners, government agencies, and industries to establish best management practices, restore and protect riparian habitat, and establish permanent conservation easements; the Conasauga River Alliance, whose goals are to educate local citizens regarding water quality issues, and conduct demonstration projects such as re-establishing riparian buffers, stream bank restorations, and implementing agriculture best management practices; and the Natural Resource Conservation Service, which works with farmers to implement agriculture best management practices. Dalton Utilities also strives to protect the environment and is a member of various associations and partnerships that focus on environmental issues. Dalton Utilities has also enlisted assistance from these groups on several occasions such as coordinating The Nature Conservancy for stream buffer restoration projects on land owned by Dalton Utilities that borders the Conasauga River. The utility has purchased some land upstream that may erode water quality. In addition, the utility has implemented various security measures, such as restricted access, to protect the water quality at the raw water intake and water treatment plant.

The HUC 12#: 031501010502 watershed is the smaller watershed that contains the Drowning Bear impaired segment and encompasses 9,627 acres. It is contained solely within Whitfield County. Land use in this watershed is well developed with 7% devoted to commercial uses, 13% devoted to industry, 31 % devoted to residential uses, and 10 % devoted to public/institutional uses. Only 10% is devoted to agriculture and 18 % is vacant/undeveloped. Approximately 1/2 of the City of Dalton is contained within this watershed.

Drowning Bear Creek Watershed HUC 12# 031501010502		
Land Use Classification	Acres	% to total area
Agriculture	933	9.69
Commercial	686	7.13
Industry	1247	12.95
Multi-family	95	0.99
Public/Institutional	986	10.25
Parks/Rec/Conservation	612	6.36
Single family residential	3178	33
Trans/Comm/Utilities	126	1.31
Vacant	1741	18.08
Water	23	0.24
Total	9627	100

Source: Whitfield County Comprehensive Plan, October, 2008

III. CAUSES AND SOURCES OF SEGMENT IMPAIRMENT(S) LISTED IN TMDLs

Table 2. provides information contained in the current TMDL for the impaired water body. By definition, “wasteload allocations” (WLA) for municipal and industrial wastewater discharges and (WLA_{sw}) for storm water outfalls are established in permitted areas, while “load allocations” (LA) are established for non-point sources of pollution. **Wasteload allocations are assigned by Georgia EPD during the NPDES permitting process and are not part of the TMDL implementation planning process, which deals solely with non-point sources of pollutants.**

Table 2. WASTE LOAD AND LOAD ALLOCATIONS AND TMDLS FOR THE IMPAIRED SEGMENT

STREAM SEGMENT NAME	LOCATION	CRITERIA VIOLATED	WLA	WLA _{sw}	LA	TMDL
Drowning Bear Creek	Tar Creek to Little Creek	Fecal Coliform		2.10E+11	3.06E+11	5.73E+11

Table 3. contains information presented in the TMDL study that this implementation plan addresses.

Table 3. POTENTIAL NON-POINT SOURCES OF IMPAIRMENT INDICATED IN THE TMDLs

CRITERIA VIOLATED :	WQ STANDARD	SOURCES OF IMPAIRMENT	NEEDED % REDUCTION (FROM THE TMDL)
Fecal Coliform	200 counts per 100 milliliters during May - October ; 1000 counts per 100 milliliters during November - April	Failing Septic Systems ; Agricultural operations (cattle, poultry, other) ; wildlife ; urban development ; land application systems ; landfills	11%

IV. IDENTIFICATION AND RANKING OF POTENTIAL NON-POINT SOURCES OF IMPAIRMENT

This section identifies and describes **in order of importance**, as determined through this TMDL implementation planning process, the extent and relative contributions from historic as well as current potential non-point sources of pollutants to the water quality impairment.

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- 1) **Urban run-off:** 3,273 acres of the HUC 12 watershed (34%) are in residential use, 686 acres (7.13%) are in commercial use, and 1,247 (12.95%) acres are in industrial use. Since other land use categories available from the data may be either urban or rural, it is safe to say that the urban environment exceeds the 54% accounted for by the categories listed above. However, it is very difficult to quantify urban run-off, and the fecal coliform component would most likely originate from domestic animals, and un-noticed sewer leaks. There is little to suggest that contamination is originating in commercial and industrial areas, though dumpsters can harbor wildlife, and contain trash contaminated with fecal coliform. As noted above, however, even in older neighborhoods, not all dwellings have tapped into sewer, and septic system failure is a possible source of contamination.
 - 2) **Wildlife:** 1,741 acres in HUC 12 are classified as undeveloped/vacant, and are very likely wooded, to judge from aerial views. That figure represents 18.08% of the land mass. In addition, 612 acres of the HUC 12, some 6.36% of the land, are identified as park, recreation, and conservation land. Moreover, the land use data available for Whitfield County does not separate forestry from agriculture, so it is safe to say that wildlife occupy in excess of 24.44% of the watershed. In the HUC 12, the visual survey noted wetland areas, suggesting a large amount of water fowl, along with beavers, muskrats, raccoons, and species of mammals that are found in and near aquatic environments. Land dwelling species, such as deer (25/square mile according to DNR), spend considerable time away from the water and, though their vegetated/forested habitats have a buffering effect on streams, they certainly contribute to the fecal coliform load.
 - 3) **Septic System failure:** The Whitfield County Environmental Health Office reported that it issued 131 new septic system permits and 99 repair permits county-wide during FY-09. This contrasts sharply with the figures for FY-2000 when it issued 524 new septic system permits and 86 repair permits county-wide, and reflects the down-turn in the carpet industry. During the ten year period from FY-99 to FY-09, the Environmental Health Office issued 3,375 new system permits, and 1,455 repair permits county-wide. That is to say that, during that period, 30% of permits issued county-wide were for repairs. Given that 34% of the HUC 12 is in residential use, a 30% overall septic system failure rate suggests that malfunctioning systems could account for fecal coliform in Swamp Creek, perhaps a greater proportion of the total than might be expected, since many dwellings in areas sewered long ago are not tapped into the system.
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- 4) **Agricultural uses:** There are 933 acres of agricultural/forest land in the HUC 12, accounting for 9.69% of land use there. While the land use data for Whitfield County does not separate agriculture from forestry, the visual survey indicates that what little agricultural land there is

Plan for Drowning Bear Creek
HUC 10 # _0315010105

appears to be dedicated to grazing cattle and horses. The 2007 agricultural census estimates from USDA indicate that there are 5,672 head of beef cattle and 27 head of dairy cows throughout Whitfield County. Comparison of these statistics with earlier figures suggest that the number of cattle has dramatically decreased since 2001, but existing herds often have direct access to streams, and can foul the water. The visual survey did not identify any chicken houses in the HUC, and though the 2007 agricultural census estimates from USDA indicate that there are 23,932,550 broilers and 240,295 laying hens in the County, it is likely that few are in this watershed, due to the extent of urbanization. Agricultural run-off is not likely a major source of fecal coliform in Drowning Bear Creek.

- 5) Wastewater treatment and collection systems: According to the *2009 TMDL Evaluation for Twenty-Nine Stream Segments in the Coosa River Basin for Fecal Coliform*, 88.7% of the Drowning Bear Creek watershed is in the MS4 area (Table 6, p.14); None of the landfills listed in Table 25, p.25 is in the HUC 12, and none of the Dalton Utilities' LAS impacts the HUC 12.

Table 4. offers a simple format to rank **in order of importance**, as determined through this TMDL implementation planning process, the extent and relative contribution to the water quality impairment from all the potential non-point sources of pollution identified in Section IV. A "rating scale" of 0.5 to 5 has been developed to rank the sources. The rating chart provides guidance for rating the estimated extent (Rating A) and portion of the contribution (Rating B) from each potential non-point source and cause:

Rating A: Rating Chart to Estimate Geographic Extent of the Source or Cause in the Contributing Watershed	Rating B: Rating Chart to Estimate Portion of Contribution from the Source to the Pollutant Load Causing the Impairment	Rating
None or negligible (approximately 0-5%)	None or negligible (approximately 0-5%)	0.5
Scattered or low (approximately 5-20%)	Scattered or low (approximately 5-20%)	1
Medium (approximately 20-50%)	Medium (approximately 20-50%)	3
Widespread or high (approximately 50% or more)	Widespread or high (approximately 50% or more)	5
Unknown	Unknown	UNK

Table 4. EVALUATION OF POTENTIAL SOURCES OF STREAM SEGMENT IMPAIRMENT

APPLICABLE TO CRITERION 1: Fecal Coliform Bacteria.

IMPAIRMENT SOURCES	ESTIMATED EXTENT OF CONTRIBUTION		ESTIMATED PORTION OF CONTRIBUTION		IMPACT RATING (A X B)
	Comments	Rating (A)	Comments	Rating (B)	

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Urban run-off	The urban environment represents in excess of 54% of land use.	54	Much of the City of Dalton drains into this watershed.	3	162
Wildlife	In excess of 24.44 of land use.	24.44	Identified wetlands.	3	73.32
Failing Septic Systems	34% of the HUC is in residential use, and even in urban areas, not all dwellings are on sewer.	34	Septic failure rate is 30%, but septic is less common than in non-urbanized areas.	1	34
Agricultural activities	Agriculture/forestry, some of which appears to be animal husbandry, accounts for only 9.69% of land use in the HUC 12. However, since separate data for agriculture is not available, it is safe to say only that agriculture accounts for less than 9.69% of land use.	<9.96	No chicken houses seen during the visual survey, and cattle population county-wide is low.	1	9.69
Wastewater collection systems	A representative of Dalton Utilities noted that since their sewer infrastructure in the HUC 12 consists only of the sewer mains, the area occupied is negligible.	Negligible 0.5	A Dalton Utilities representative indicated that there have been no major overflows in many years,	Low 1	0.5

V. CURRENT AND ACTIVE MANAGEMENT MEASURES AND ACTIVITIES

Table 5A. identifies significant current and active Best Management Practices (BMPs) that have been installed to address potential non-point sources of impairment listed in Section IV, Table 4., and provides ratings of each management measure’s estimated Load Reduction Potential (LRP) when applied to a specifically identified non-point source. The rating chart provides guidance for rating the BMP Load Reduction Potential applied to a specifically identified non-point source:

BMP Load Reduction Potential Rating Chart (Percent Removal of Pollutant by the BMP)	Rating
None or negligible (approximately 0-5%)	.5
Low to medium (approximately 5-25%)	1
Medium to High (approximately 25-75%)	3
High (approximately 75% or more)	5
Unknown	UNK

Table 5A. CURRENT AND ACTIVE MANAGEMENT MEASURES AND ACTIVITIES

GENERAL AND SPECIFIC MEASURES APPLICABLE TO CRITERION 1: Fecal Coliform Bacteria

BMPs (1)	RESPONSIBILITY (2)	DESCRIPTION OF MEASURES (3)	FUNDING & RESOURCES	IMPAIRMENT SOURCES	DATE (6)	BMP LRP RATING
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Plan for Drowning Bear Creek
HUC 10 # _0315010105

			(4)	(5)		(7)
Georgia Water Quality Control Act (OCGA 12-5-20)	Ga. Environmental Protection Division	Makes it unlawful to discharge excessive pollutants (sediments, nutrients, pesticides, animal wastes, etc.) into waters of the State in amounts harmful to public health, safety, or welfare, or to animals, birds, or aquatic life or the physical destruction of stream habitats	Federal, State, Local Governments	Wastewater treatment and collection	In place; on-going	5
Rules and Regulations for On-site Wastewater Management	Murray County Board of Health, Environmental Health Office	Stringent application/enforcement of the regulations	Local county government/ State Department of Human Resources	Wastewater treatment and collection	In place; on-going	5 (in new development)
Septic System Repair Assistance Program	Conasauga River Alliance.	Administer State/Federal grants to cost/share with land owners the repair of failing systems or install new systems to replace straight pipes	Section 319(h) Grant through Ga. Environmental Protection Division (from 25% to 75% match on sliding schedule based on proximity to impaired stream)	Failing septic systems	1/1/2007 through 9/30/2011	5
Agriculture BMP Installation Assistance Program	Conasauga River Alliance	Administer State/Federal grants to cost/share with land owners the installation of agriculture BMPs (pasture management, fencing along streams, alternative water supplies for cattle, poultry manure stack houses, etc.	Section 319(h) Grant through Ga. Environmental Protection Division (60% grant/40% match)	Agriculture	1/1/2007 through 6./30/2010	5
Environmental Quality Incentives Program (EQIP)	Natural Resources Conservation Service	Voluntary program that provides technical and cost share assistance for protection of water resources via pasture management, stream bank and water body protection including livestock access limitation.	Federal (Farm Bill 2002) 75% cropland cost share with possible additional incentive payments; 50% cost share for forestry and wildlife	Agriculture	In place, on-going	3
Continuous Conservation Reserve Program	Natural Resources Conservation Service	Provides technical assistance, rental payments and cost share funding to address specific natural resource concerns including protection of ground and surface waters, soil erosion and wildlife habitat. Eligible practices include tree planting, grassed waterways, wildlife habitat buffers, and shallow water area for wildlife and filter strips.	Federal Annual rental payment for land taken out of production and 90% cost share for practice installation.	Agriculture	In place, on going	1
Georgia Rules and Regulations of Water Quality Control, Chapter 391-3-6-20&21 for CAFOs 301 to 1000 animal units	Georgia Dept. of Agriculture, Georgia Environmental Protection Division	Outlines the Swine and non-swine Feeding Operation Permit Requirements for Concentrated Animal Feeding Operations (CAFOs) with more than 300 animal units. CAFOs of more than 300 but equal to or less than 1000 animal units receive a land application system (LAS) permit. Larger CAFOs with more than 1000 animal units must obtain a NPDES permit from EPD.	Federal and State	Agriculture	In place, on-going	5 (in new developments)
National Pollutant Discharge	U.S. Environmental Protection Agency &	Permitting program created to protect and improve water quality by regulating	Federal and State	Agriculture	In place, on-going	5 (in new develop-

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Elimination System (NPDES) Permit Regulations for CAFOs over 1000 animal units	Ga. Environmental Protection Division	Concentrated Animal Feeding Operations (CAFOs) and providing minimum permit requirements for CAFOS of more than 1000 animal units.				ments)
Hunts	Individual owners	Controlled hunts are intended to thin the growing deer and turkey population.	Individual owners	Wildlife	On-going	1
Sanitary Sewer Maintenance Program	Dalton Utilities, Chatsworth Water Works	Sanitary sewer system inventory and inspection; infiltration & inflow identification and reduction; sewer line and manhole rehabilitation	Federal, State, Dalton Utilities, Chatsworth Water Works	Wastewater treatment and collection	In place, on-going	5
Sanitary Sewer Maintenance Program	Dalton Utilities	Sanitary sewer system inventory and inspection; infiltration & inflow identification and reduction; sewer line and manhole rehabilitation	Federal, State, Dalton Utilities,	Wastewater Treatment and Collection	In place, on-going	3
NPDES Phase II MS4 Permits	Dalton Utilities, Whitfield County	Storm water management program consisting of both technical and educational BMP's to reduce pollution in jurisdictional storm water system.	City of Dalton, Whitfield County	Urban run-off	The City of Dalton has transfered its permit to Dalton Utilities	3

Work Sheet for Table 5B. is designed to evaluate the capacity of existing or installed BMPs described in Table 5A. that have been implemented to reduce pollutant loadings from significant non-point sources identified in Table 4. Apply this work sheet as a local guide to evaluate BMPs in achieving water quality goals, establishing priorities for grant or loan programs, and identifying priorities for local watershed assessments and management plans.

Work Sheet for Table 5B. EVALUATION OF CURRENT AND ACTIVE MANAGEMENT MEASURES AND ACTIVITIES

MEASURES APPLICABLE TO SPECIFIC PARAMETER: Fecal Coliform Bacteria

IMPAIRMENT SOURCES (1) (From Table 4)	IMPACT RATING (2) (From Table 4)	APPLICABLE BMP's (3) (From Table 5 A)	EVALUATION SUMMARY (4)	ADDITIONAL INFORMATION / ACTIONS NEEDED (5)
Wastewater Treatment and Collection	0.5	Georgia Water Quality Control Act (OCGA 12-5-20)	Effective enforcement will prevent or minimize discharges containing fecal coliform.	None needed.

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Wastewater Treatment and Collection	0.5	Rules and Regulations for On-site Wastewater Management	Effective enforcement will prevent or minimize discharges containing fecal coliform.	None needed.
Wastewater Treatment and Collection	0.5	Sanitary sewer system inventory and inspection; infiltration and inflow identification and reduction; sewer line and manhole rehabilitation.	Effective implementation will prevent or minimize discharges containing fecal coliform.	None needed.
Failing Septic Systems	34	Septic System Repair Assistance Program	Section 319 (h) – funded Septic System Repair Assistance Program could reduce fecal coliform from this source 75 to 100%.	Septic system owners will need a certain amount of education to maintain systems properly.
Agriculture	<9.96	Agriculture BMP Installation Assistance Program	The Section 319 (h) Programs along with NCRS programs could reduce fecal coliform from this source 75 to 100%.	Requires effective education, marketing, and technical assistance.
Agriculture	<9.96	Environmental Quality Incentives Program (EQIP)	The Section 319 (h) Programs along with NCRS programs could reduce fecal coliform from this source 75 to 100%.	Requires effective education, marketing, and technical assistance.
Agriculture	<9.96	Continuous Conservation Reserve Program	The Section 319 (h) Programs along with NCRS programs could reduce fecal coliform from this source 75 to 100%.	Requires effective education, marketing, and technical assistance.
Agriculture	<9.96	Georgia Rules and Regulations of Water Quality Control, Chapter 391-3-6-20&21 for CAFOs 301 to 1000 animal units	Enforcing permitting requirements could almost eliminate fecal coliform from this source.	None needed.
Agriculture	<9.96	National Pollutant Discharge Elimination System (NPDES) Permit Regulations for CAFOs over 1000 animal units	Enforcing permitting requirements could almost eliminate fecal coliform from this source.	None needed..
Wildlife	73.32	Controlled quota hunts on Land Application System Property	Could reduce fecal coliform from wildlife somewhat.	None needed.
Urban run-off	162	National Pollutant Discharge Elimination System (NPDES) Permit Regulations	Enforcing stormwater management program BMP's could remove fecal coliform from this source 25 to 50%.	None needed.

Table 5B. identifies new management measures that could improve or supplement current Load Reduction Potential (LRP) ratings or enhancements to existing BMPs that have been judged inadequate for achieving the load reductions. Evaluations in the Work Sheet for Table 5B. have determined that additional or enhanced management measures are necessary to more effectively reduce pollutant loads from the most likely non-point sources of impairment. The rating chart provides guidance for rating the Load Reduction Potential (LRP) of a BMP applied to a specifically identified non-point source:

New or Enhanced BMP Load Reduction Potential Rating Chart (Percent Removal of Pollutant by the BMP)	Rating
None or negligible (approximately 0-5%)	.5
Low to medium (approximately 5-25%)	1
Medium to High (approximately 25-75%)	3
High (approximately 75% or more)	5
Unknown	UNK

Table 5B. RECOMMENDED NEW MANAGEMENT MEASURES AND ACTIVITIES

APPLICABLE TO CRITERION 1: fecal coliform

NEW BMPs (1)	RESPONSIBILITY (2)	DESCRIPTION (Identify whether new or enhanced) (3)	FUNDING & RESOURCES (4)	IMPAIRMENT SOURCES (5)	TARGET DATE (6)	NEW BMP LRP RATING (7)
Septic system owners will need a certain amount of education to maintain systems properly.	Conasauga River Alliance.	Enhancement to sustain effectiveness of Septic System Repair Assistance Program	Federal, State and Cost-share grants	Failing Septic Systems	2010	5
Effective education, marketing, and technical assistance.	Conasauga River Alliance, Natural Resources Conservation Service	Agriculture BMP Installation Assistance Program	Federal, State and Cost-share grants	Agriculture	2010	5
Effective education, marketing, and technical assistance.	Natural Resources Conservation Service	Environmental Quality Incentives Program (EQIP)	Federal, State and Cost-share grants	Agriculture	2010	5
Effective education, marketing, and technical assistance.	Natural Resources Conservation Service	Continuous Conservation Reserve Program	Federal, State and Cost-share grants	Agriculture	2010	3
Seek MOA between Conasauga River Alliance and Dalton Utilities for Conasauga River	Conasauga River Alliance and Dalton Utilities	Way of monitoring fecal coliform to help rate the effectiveness of BMP's.	Federal and State Grants.	All sources	2012	NA

Alliance to draw water samples to be analyzed by Dalton Utilities						
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VI. MONITORING PLAN

This section describes parameters to be monitored, status, whether monitoring is required for watershed assessments or storm water permits, and the intended purpose. **Submittal of a Sampling Quality Assurance Plan (SQAP) for Georgia EPD approval is mandatory if monitoring data is to be qualified to support listing decisions.**

Water quality data used to evaluate the criteria violated are less than five years old? Yes [X] No [].

Table 6. MONITORING PLAN

APPLICABLE TO CRITERION 1: _____.

PARAMETER (S) TO BE MONITORED (1)	RESPONSIBLE ENTITY (2)	STATUS (CURRENT, PROPOSED, OR RECOMMENDED) (3)	TIME FRAME (4)		PURPOSE (If for listing assessment, date of SQAP submission) (5)
			START	END	
Fecal coliform and other bacteria	Conasauga River Alliance/Dalton Utilities	According to MOU, Conasauga River Alliance will draw samples that Dalton Utilities will analyze.	October, 2009	Undetermined	Assist with 319(h) project selection; monitor improvements in water quality due to 319(h) grants.

VII. PLANNED OUTREACH FOR IMPLEMENTATION

Table 7. lists and describes local outreach activities that will be conducted to support this implementation plan or to help improve water quality in the segment watershed.

Table 7. PLANNED OUTREACH FOR IMPLEMENTATION

APPLICABLE TO CRITERION 1:

RESPONSIBILITY (1)	DESCRIPTION (2)	AUDIENCE (3)	START OR COMPLETION DATE (4)
NWGRC	Distribute copies of the Plan	All stakeholders and local governments	October 1, 2009
NWGRC/County	Prepare and distribute press release describing the Plan and where to obtain copies	Readers of local newspapers	October 12, 2009
NWGRC/County	Prepare PowerPoint presentations and present to civic groups and local agencies	Civic groups and local agencies	October 12, 2009
Conasauga River Alliance	Conduct general education activities regarding non-point source pollution and applicable BMPs, and promote the availability of Section 319 (h) grant assistance.	Local governments and citizens	October 12, 2009

VIII. MILESTONES AND BENCHMARKS OF PROGRESS FOR BEST MANAGEMENT PRACTICES (BMPs) AND OUTREACH

Table 8. shows what milestones and benchmarks have been developed to validate the progress of local best management measures identified in Tables 5A., 5B., and other sections of this plan in reducing pollutant loads from identified non-point sources of impairment.

Table 8. MILESTONES OF PROGRESS

BMP (1)	MILESTONE / BENCHMARK (2)	RESPONSIBLE ORGANIZATION (3)	METHOD / TIMELINE (4)	BMP STATUS (5)	
				INSTALLED TABLE 5A.	PROPOSED TABLE 5B.
Georgia Water Quality Control Act (OCGA 12-5-20)	Continued effective enforcement to minimize discharges containing fecal coliform.	GA Environmental Protection Division, Whitfield County	Ongoing.	X	
Rules and Regulations for On-site Wastewater Management	Continued effective enforcement to minimize discharges containing fecal coliform.	Whitfield County Board of Health, Environmental Health Office, GA DHR	Ongoing.	X	
Sanitary sewer system	Continue to inventory and	Dalton Utilities	Ongoing.	X	

Plan for Drowning Bear Creek
HUC 10 # 0315010105

inventory and inspection; infiltration and inflow identification and reduction; sewer line and manhole rehabilitation.	inspect sewer system, identify and reduce infiltration and inflow, and rehabilitate sewer lines and manholes.			
Septic System Repair Assistance Program	Continue to implement projects within the boundaries of available funding.	Conasauga River Alliance	Ongoing.	X
Agriculture BMP Installation Assistance Program	Continue to assist local farmers with installation of standard agricultural BMP's.	Conasauga River Alliance, Natural Resources Conservation Service	Ongoing	X
Environmental Quality Incentives Program (EQIP)	Continue to provide technical and cost-share assistance for protection of water resources via pasture management, stream bank and water body protection, including livestock exclusion.	Natural Resources Conservation Service	Ongoing.	X
Continuous Conservation Reserve Program	Continue to promote federal annual rental payments and cost-sharing to take land out of conventional agricultural production in favor of tree planting, grassed waterways, wildlife habitat buffers, and shallow water areas for wildlife, et al.	Natural Resources Conservation Service	Ongoing	X
Georgia Rules and Regulations of Water Quality Control, Chapter 391-3-6-20&21 for CAFOs 301 to 1000 animal units	Continue to enforce CAFO regulations and permit requirements.	GA Department of Agriculture, GA Environmental Protection Division	Ongoing	X
National Pollutant Discharge Elimination System (NPDES) Permit Regulations for CAFOs over 1000 animal units	Continue requiring permits and enforcing requirements for CAFO's of 1,000 + animals.	U.S. Environmental Protection Agency, GA Environmental Protection Division	Ongoing	X

Plan for Drowning Bear Creek
HUC 10 # 0315010105

Controlled quota hunts on Land Application System Property	Continue hunting wildlife to reduce fecal coliform levels.	Dalton Utilities, DNR Game Management Program	Ongoing	X
Septic system education.	Begin providing education to septic system owners to enable them to properly maintain their systems.	Conasauga River Alliance, septic system installers	April 1, 2010	X
BMP marketing, education, and technical assistance.	Begin promoting relevant BMP practices among the general public, including pet litter management.	Conasauga River Alliance, Natural Resource Conservation Service, local newspapers and county agents.	April 1, 2010	X
Environmental Quality Incentives Program marketing, education, and technical assistance.	Expand promotion of technical and cost-share assistance for pasture management, stream bank and water protection, and livestock exclusion.	Conasauga River Alliance, Natural Resource Conservation Service, local newspapers and county agents.	April 1, 2010	X
Continuous Conservation Reserve Program marketing, education, and technical assistance.	Expand promotion of federal annual rental payments and cost-sharing to take land out of conventional agricultural production in favor of tree planting, grassed waterways, wildlife habitat buffers, and shallow water areas for wildlife, et al.	Conasauga River Alliance, Natural Resource Conservation Service, local newspapers and county agents.	April 1, 2010	X
Storm water management plan	Begin studying the feasibility of establishing storm water collection and treatment facilities.	Dalton Utilities	TBD	X

IX. STAKEHOLDERS

This section describes outreach activities engaging local stakeholders in the TMDL implementation plan preparation process, including the number of attendees, meeting dates, and major findings and recommendations.

Notes on the June 18, 2009 Whitfield County TMDL meeting concerning Coahulla, Swamp, and Drowning Bear Creek impaired segments.

Present: Greg Jones, County Commissioner; Harold Brooker, County Commissioner; Cindy Askew, NRCS; Chad Mulkey, Whitfield County Environmental Health; Kevin Herrit, County Planner; Dena Haverland, Dalton Utilities; Denise Wood, Dalton City Council; Larry Vanden Bosch, NGRDC; Kevin McAuliff, NGRDC

Harold Brooker was of the opinion that human waste is a primary source of fecal coliform in streams.

Chad Mulkey added that older housing stock, high densities, poor soils, and homeowners who can't afford to fix failed systems contribute to the problem.

Brooker said that septic systems east of the Cleveland Hwy worsen the situation.

LVB suggested that urban runoff and domestic animals are sources of contamination.

Dena Haverland replied that a storm water utility feasibility study is underway.

LVB remarked on the importance of education in changing people's habits, adding that the government can't force people to change, and cited ag BMP's as an example of constructive change.

There was mention of wastewater treatment facilities at Whispering Pines and the Varnell School, and of wildlife, especially waterfowl as sources of contamination.

Brooker remarked that there are now more deer than ever, and that there are large numbers of beaver, waterfowl, and other animals, and reiterated his belief that septic systems are a major source of fecal coliform, especially on the east side of the Cleveland Hwy.

Cindy Askew observed that there was much forested land in areas shown as ag on the map.

Chad observed that there is not much runoff from forested land.

Cindy noted that fecal coliform counts are very variable due to collection timing and other factors, and that it is important to concentrate on *significant* sources.

LVB mentioned the Georgia Water Quality Control Act as a source of protection.

Cindy added that NDPES permits are required for new poultry installations.

Dena noted the importance of sewer, and Brooker concurred.

LVB observed that much of the **Drowning Bear Ck. Watershed** is heavily developed, and that some older housing stock is not on sewer.

Greg added that urban runoff is a source of contamination in that watershed.

LVB and Denise Wood commented that domestic animals contribute to urban runoff contamination.

LVB moved on to the **Swamp Ck Watershed**, commenting that it is more agricultural, and that though Conn. 3 is highly developed, it is sewerred.

Cindy noted that there are several poultry operations in the watershed, but that studies on macrovertebrates suggest that the watershed system is in good shape.

Denise noted that septic systems tend to be forgotten after installation, and that regulations requiring periodic pumping could be helpful.

Cindy mentioned that 319 funding will be linked to the 303d list in the future.

Dena mentioned MS4 permits for stormwater.

Notes on September 3, 2009 Whitfield County TMDL meeting for impaired segments on Coahulla, Drowning Bear, and Swamp Creeks

Present: Chad Mulkey, Whitfield County Environmental Health; Denise Wood, Dalton City Council; Doug Cabe, Limestone Valley RC&D; Joshua Smith, Conasauga River Alliance; Kent Benson, Whitfield County Engineer; Randy Waskul, County Commissioner; Ch. L. Hert, Whitfield County; Mary Gazaway, Georgia EPD; John Loughridge, GSWCC; Dena Haverland, Dalton Utilities; David Howerin, NWGRC; Kevin McAuliff, NWGRC

NWGRC staff opened the meeting by introducing Mary Gazaway of EPD's TMDL Implementation Program, who explained that the purpose of the plans underway is to reduce the fecal coliform in listed segments, and that various individuals and agencies have their own motives for desiring that goal.

Randy Waskul, Whitfield County Commissioner, asked Ms. Gazaway whether the source of fecal coliform had been identified as human or animal, and was told that that determination had not yet been made, but would be in the future.

NWGRC staff described the planning process to date, and gave an overview of the TMDL Plan documents that had been distributed, explaining how the impact of potential fecal coliform sources had been assessed.

Coahulla Ck.

Randy Waskul expressed the opinion that, in light of earlier studies and the low human population, agriculture and wildlife must play a large part in FC contamination.

Denise Wood, City of Dalton Councilwoman and Mohawk employee, suspected that faulty septic systems were less than 33%, and that agriculture and wildlife were large contributors. She based this on a plant failure where contamination was speciated out, and 90% was fecal and 10% e-coli, indicating that geese and wildlife were responsible.

Chad Mulkey said that the soils there were not good, and that they have done a lot of repair work over there.

NWGRC staff asked if there were an evolving consensus that agriculture and failing septic systems were major sources of FC, and established that such was the case. He then asked about urban run-off, noting that the Coahulla drains most of Dalton, but that the current focus was on the HUC 12 at hand.

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Randy Waskul believed that septic failures were a major cause, given the concentration, since wildlife could not impair the stream. There was mention that even in some long-sewered urban areas many residences had never tapped in. Staff interjected that the conflation of ag/forestry made the data more difficult to interpret, and asked whether there was general agreement concerning the ranking established in the Coahulla draft plan. Doug Cabe noted that contamination content would vary with sampling sites, and staff added that there was an impaired segment on Jacks River which could be accounted for only by wildlife, and that a certain amount of FC would always be present in waterways.

Staff turned the committee's attention to BMP's and pollution control measures. After some discussion, there was general agreement that the septic repair assistance program, voluntary ag BMP's, EQIP, and the Conservation Reserve Program were the ones whose effectiveness should be considered the meeting. NWGRC staff asked if Conasauga River Alliance staff might be able to suggest new BMP's. Doug Cabe answered by describing a targeted septic repair program where potential participants selected by their proximity to streams would be invited to meetings where vouchers would be issued. He speculated that the program would be implemented in the Holly Ck watershed during Spring of 2010. He added that under a 2006 grant ag BMP implementation is still underway. He noted that the EQIP program was available at a 75% cost share rate.

Doug said that the Continuous Conservation Reserve Program is especially useful for stream buffers, and Mary Gazaway emphasized the documented effectiveness of vegetative buffers.

NWGRC staff noted that though the agricultural census indicates that the cattle population has dropped, there is much evident pasture land in the county, and that with the end of the drought, the number of cattle would likely increase eventually.

Drowning Bear Creek.

NWGRC staff noted that the watershed is heavily urbanized, and asked for input on fecal coliform sources and their extent, as analyzed in the draft TMDL Plan, and discovered a general agreement.

There was a short discussion of commercial and industrial contribution to the problem, and there was a general feeling that current regulations limit fecal coliform run-off from those sources.

Swamp Creek

Staff noted that Swamp Creek originates on the mountain, and asked for input on fecal coliform sources and their extent, as analyzed in the draft TMDL Plan, and discovered a general agreement after some discussion.

Ms. Gazaway wondered if actual animals were observed as potential sources, and staff admitted that animals had not been seen, but that wetlands implied their presence, whereupon Ms. Gazaway noted that urban encroachment was very likely driving wildlife into the area under consideration.

There was little further discussion, and the meeting ended in general accord on the findings incorporated in the draft Plan.

Following is a list of advisory committee or watershed group members who participated in this TMDL implementation planning process.

Table 9. STAKEHOLDER ADVISORY GROUP MEMBERS

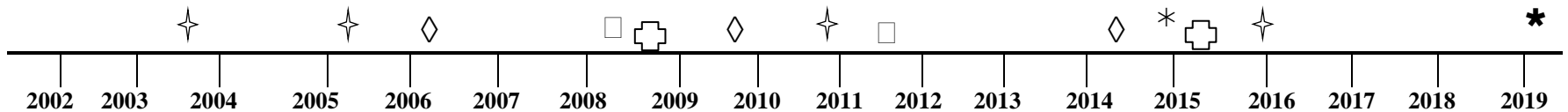
NAME/ORG	ADDRESS	CITY	STATE	ZIP	PHONE	E-MAIL
Josh Smith, Conasauga River Alliance		Dalton	GA	30702	423-309-2630	Jsmith.cra@gmail.com
John Lughart, Dalton State College	650 College Drive, Division of Natural Sciences	Dalton	GA	30720	706-272-2485	Jlughart@daltonstate.edu
Cindy Askew, Natural Resource Conservation Service	208C N.Duke Street	Lafayette	GA	30728	706-638-2207, ext 3	Cindy.askew@ga.usda.gov
John Loughridge, Ga. Soil and Water Conservation Commission	700 East 2 nd Avenue, Suite J	Rome	GA	30161	706-295-6131	jloughridge@gaswcc.org
Dena Haverland, Dalton Utilities	P.O. Box 869	Dalton	GA	30722	706-278-1313	dhaverland@dutil.com
Mark Marlow, Dalton Utilities	P.O. Box 869	Dalton	GA	30722	706-278-1313	mmarlow@dutil.com
Robert McLeod, Whitfield County Administrator	P.O. Box 248	Dalton	GA	30722	706-275-7500	rmcleod@whitfieldcountyga.com
Kevin Herrit, Whitfield Co. Planner	P.O. Box 248	Dalton	GA	30720	706-876-1695	kherrit@whitfieldcountyga.com
Chad Mulkey, Whitfield Co. Environmental Health Specialist, County Health Dept.	1407 Burleyson Drive	Dalton	GA	30720	706-272-2005	csmulkey@dhr.state.ga.us
Katie Owens, Upper	P.O. Box 737	Armuchee	GA	30105	706-234-1404	kowens@tnc.org

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Coosa River Program						
Denise Wood, Dalton City Council; Mohawk Industries	P.O. Box 1205	Dalton	GA	30722	706-428-8118	Denise_Wood@mohawkind.com
Greg Jones, Whitfield Board of Commission	P.O. Box 248	Dalton	GA	30722	706-275-7500	gjones@whitfieldcountyga.com
Randy Waskul, Whitfield Board of Commission	P.O. Box 248	Dalton	GA	30722	706-275-7500	rwaskul@whitfieldcountyga.com
Charles Acree					706-463-0742	chastriplecrown@yahoo.com

PROJECTED IMPLEMENTATION TIMELINE

The projected date to attain and maintain water quality standards in this watershed is 10 years from receipt of this TMDL Implementation Plan by Georgia EPD.



- ✦ Projected EPD Basin Group Monitoring
- New TMDLs Completed
- ◇ Tier 2 TMDL Implementation Plan Received by EPD
- ⊕ Evaluation of Implementation Plan / Water Quality Improvement
- * Projected Implementation Timeline for Plans Prepared in 2006
- ★ Projected Implementation Timeline for Plans Prepared in 2009

Prepared By:	Kevin McAuliff	
Agency:	NWGRC	
Address:	503 West Waugh Street	
City:	Dalton	ST: GA ZIP: 30720
E-mail:	kmcauliff@nwgrc.org	
Date Submitted to EPD:	Sept. 30, 2009	Revision:

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APPENDIX A.
OUTREACH ATTENDANCE

Following is a list of the local governments, agricultural or commercial forestry organizations, significant landholders, businesses and industries, and local organizations, including environmental groups and individuals, with a major interest in this watershed.

NAME/ORG	ADDRESS	CITY	STATE	ZIP	PHONE	E-MAIL
Josh Smith, Conasauga River Alliance		Dalton	GA	30702	423-309-2630	Jsmith.cra@gmail.com
John Lugthart, Dalton State College	650 College Drive, Division of Natural Sciences	Dalton	GA	30720	706-272-2485	Jlugthart@daltonstate.edu
Cindy Askew, Natural Resource Conservation Service	208C N.Duke Street	Lafayette	GA	30728	706-638-2207, ext 3	Cindy.askew@ga.usda.gov
John Loughridge, Ga.	700 East 2 nd Avenue, Suite	Rome	GA	30161	706-295-6131	jloughridge@gaswcc.org

Plan for Drowning Bear Creek
HUC 10 # _0315010105

Soil and Water Conservation Commission	J					
Dena Haverland, Dalton Utilities	P.O. Box 869	Dalton	GA	30722	706-278-1313	dhaverland@dutil.com
Mark Marlow, Dalton Utilities	P.O. Box 869	Dalton	GA	30722	706-278-1313	mmarlow@dutil.com
Robert McLeod, Whitfield County Administrator	P.O. Box 248	Dalton	GA	30722	706-275-7500	rmcleod@whitfieldcountyga.com
Kevin Herrit, Whitfield Co. Planner	P.O Box 248	Dalton	GA	30720	706-876-1695	kherrit@whitfieldcountyga.com
Chad Mulkey, Whitfield Co. Environmental Health Specialist, County Health Dept.	1407 Burleyson Drive	Dalton	GA	30720	706-272-2005	csmulkey@dhr.state.ga.us
Katie Owens, Upper Coosa River Program	P.O Box 737	Armuchee	GA	30105	706-234-1404	kowens@tnc.org
Denise Wood, Dalton City Council; Mohawk Industries	P.O. Box 1205	Dalton	GA	30722	706-428-8118	Denise_Wood@mohawkind.com
Greg Jones, Whitfield Board of Commission	P.O. Box 248	Dalton	GA	30722	706-275-7500	gjones@whitfieldcountyga.com
Randy Waskul, Whitfield Board of Commission	P.O. Box 248	Dalton	GA	30722	706-275-7500	rwaskul@whitfieldcountyga.com
Charles Acree					706-463-0742	chastripecrown@yahoo.com

APPENDIX B.

STATUS REPORTS / UPDATES TO THIS PLAN

If there are any revisions to an existing plan, this section will describe the date, section or table updated, and a summary of what was changed and why. A Status Report / Updates on Existing Local TMDL Implementation Plans and Watershed Remediation will be attached as a separate document.

New plan.

APPENDIX C.

VISUAL FIELD SURVEYS, NOTES, PHOTOGRAPHS, AND MAPS.

SEE ATTACHMENT.

APPENDIX D.
INSTRUCTIONS AND GUIDANCE
