

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY Serving the Public • Protecting the Environment

# WASA's Recommended Combined Sewer System Long Term Control Plan



## **Control Plan Highlights**

July 2002

#### 1. WHAT IS THIS REPORT?

The District of Columbia Water and Sewer Authority (WASA or Authority) has prepared this report to describe the development and selection of the plan for controlling combined sewer overflows (CSOs) in the District of Columbia. The plan for controlling CSOs is called a Long Term Control Plan or LTCP. In June 2001, WASA submitted a Draft LTCP to regulatory agencies and the public for review An extensive public outreach and comment. and comment period followed in the summer and autumn of 2001. This report presents the proposed Final LTCP. It has been developed taking into consideration regulatory agency comments, public comments, and additional regulatory requirements.

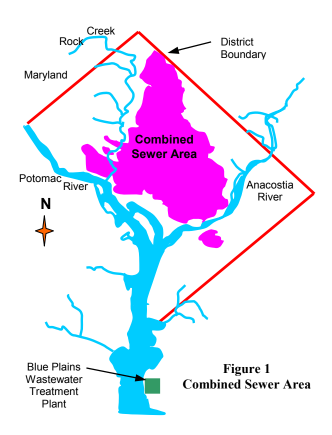
## 2. WHAT IS A COMBINED SEWER OVERFLOW?

Like many older cities in the United States, the sewer system in the District is comprised of both combined sewers and separate sanitary sewers. A combined sewer carries both sewage and runoff from storms. Modern practice is to build separate sewers for sewage and storm water, and no new combined sewers have been built in the District since the early 1900's. Approximately one-third of the District is served by combined sewers. The majority of the area served by combined sewers is in the older developed sections of the District. The combined sewer area is shown on Figure 1.

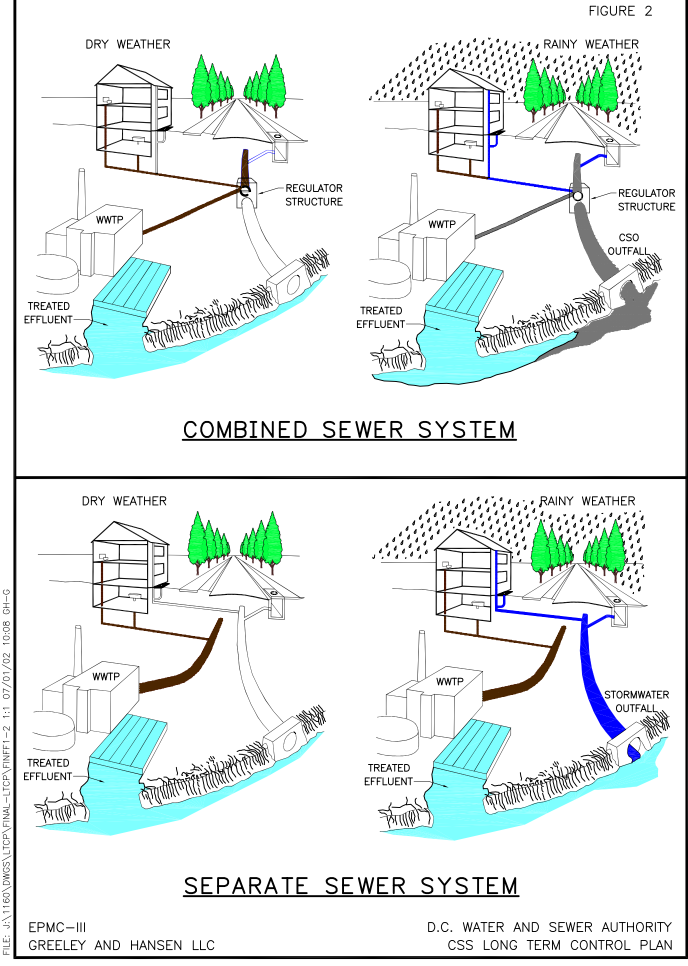
#### **CSO Facts**

- "CSO" stands for <u>C</u>ombined <u>S</u>ewer <u>O</u>verflow
- About 1/3 of the District is served by combined sewers
- Combined sewers have not been built in the District since the early 1900's
- Combined sewers overflow when rainfall exceeds their capacity

In the combined sewer system, sewage from homes and businesses during dry weather conditions is conveyed to the District of Columbia's Wastewater Treatment Plant at Blue Plains, which is located in the southwestern part of the District on the east bank of the Potomac There, the wastewater is treated to River. remove pollutants before being discharged to the Potomac River. When the capacity of a combined sewer is exceeded during storms, the excess flow, which is a mixture of sewage and storm water runoff, is discharged to the Anacostia and Potomac Rivers, Rock Creek and The excess flow is called tributary waters. Combined Sewer Overflow (CSO). There are a total of 60 CSO outfalls in the combined sewer system. Figure 2 shows the difference between combined and separate sewer systems.







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#### 3. WHY ARE CSOs A CONCERN?

Discharges of CSOs can adversely impact the quality of the receiving waters. The primary purpose of the LTCP is to control CSOs such that water quality standards are met. In the District of Columbia water quality standards, the designated use of the Anacostia River, Potomac River and Rock Creek is Class A or suitable for primary contact recreation. Because the water quality in the receiving waters currently does not meet these standards much of the time, the actual use of the water body is Class B or suitable for secondary contact recreation and aquatic enjoyment. In recognition of this condition, District law prohibits swimming in each of the receiving waters.

#### 4. WHY IS A WATERSHED APPROACH NECESSARY?

There are three principal waterbodies within the District. These are the Potomac River, Anacostia River and Rock Creek.

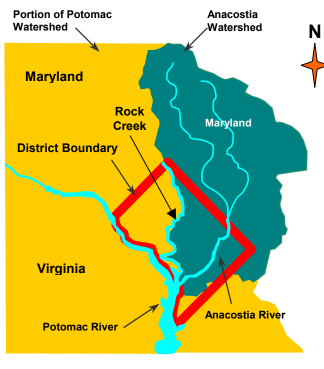


Figure 3 Watersheds

Figure 3 shows the watersheds of these waterbodies with drainage areas extending across multiple states and/or jurisdictions. Both the Anacostia River and Rock Creek watersheds include land area in Maryland and the District. The Potomac watershed includes land area in Virginia, West Virginia, Maryland, Pennsylvania and the District.

The District encompasses only a small portion of each watershed. The percentage of the land area in the District for each watershed is shown in Table 1.

 Table 1

 Percent of Drainage Area in District of Columbia

	Anacostia	Potomac	Rock
	River	River	Creek
% of Drainage Area in District	17%	0.5%	20%

This LTCP demonstrates that water quality is affected by many sources other than CSOs, including storm water, upstream sources outside of the District, and in the Anacostia River by the sediments in the bottom of the river. While the LTCP is only required to address CSOs, WASA is considering these other sources to identify the impact of CSOs as compared to other sources of pollution. This will assist in developing a watershed-based approach to improving water quality.

## 5. WHAT ARE THE EXISTING CONDITIONS?

In order to assess the impact of CSO control on receiving water quality, computer models of the combined sewer system, separate storm water system and of Rock Creek were developed. In addition, existing computer models of the Anacostia River and the Potomac River were adapted for use in the study. The computer models were calibrated based on historical data and on 9 to 12 months of monitoring data collected in the receiving waters, the combined



sewer system, CSOs and in the separate storm water system.

In accordance with EPA guidelines, CSO planning was based on "average year" conditions. The rainfall in the period 1988-1990 was selected as representative of average conditions based on review of 50 years of rainfall data at Ronald Reagan National Airport. The representative three-year period contains a relatively wet year, a dry year and an average year. Average year conditions are defined as the arithmetic average of the predictions for years 1988, 1989 and 1990. Using the combined sewer system model, CSO overflow volumes and frequencies were predicted for existing conditions in the average year. The predicted CSO overflow volumes for the average year conditions are shown on Table 2.

 Table 2

 Annual CSO Overflow Predictions for

 Average Vear

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Item	Anacostia River	Potomac River	Rock Creek	Total System
CSO Overflow V	olume (million	gallons/yr)		
No Phase I Controls	2,142	1,063	49	3,254
Phase I Controls	1,485	953	52	2,490
Number of Over	flows/yr	•		
No Phase I Controls	82	74	30	-
Phase I Controls	75	74	30	-

The Phase I CSO controls consist of in-system storage devices called inflatable dams and a CSO treatment system called the Northeast Boundary Swirl Facility. These controls were completed in 1991. As of the writing of this report, certain inflatable dams are not functional and are in the process of being replaced.

Using the predicted pollutant loads from the combined sewer system, separate storm water system and the upstream boundary, the water quality in each receiving water was predicted for average year conditions.

#### 6. HOW IS EACH RECEIVING WATER DIFFERENT?

Each receiving water in the District has unique characteristics which are summarized below:

Anacostia River - The Anacostia River is a relatively stagnant water body significantly affected by the tide. Both dissolved oxygen and bacteria concentrations are problems. Low dissolved oxygen levels typically occur in the summer months of June to August and typically follow a significant local or upstream wet weather event. The low dissolved oxygen is driven by the naturally low saturation level of oxygen in the water due to the high water temperature and the influx of pollutant loads from wet weather events. The sluggish nature of the river does not allow effective re-aeration, contributing to the low dissolved oxygen. In addition to direct loads of oxygen-consuming pollutants from CSO, storm water, and the upstream boundary, the sediments in the Anacostia River are known to exert a substantial oxygen demand. Dissolved oxygen levels below 2 mg/L can occur several times per summer month, with each episode lasting 1 to 2 days. Fish kills have been observed in the past under these conditions. Bacteria concentrations (fecal coliform) are relatively high and are predicted to exceed the Class A monthly standard for the majority of the average year. In addition to CSO, bacterial pollution from storm water and the upstream boundary are significant.



Anacostia River



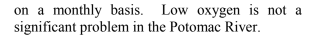
Rock Creek - Rock Creek is a free-flowing stream that is unaffected by the tide for most of its length. The stream is naturally aerated by turbulence as it flows over the irregular bottom of the creek bed. There is no evidence of low dissolved oxygen problems in Rock Creek and bacteriological concentrations are the primary concern. Bacteria (fecal coliform) concentrations in Rock Creek are predicted to be above the Class A monthly standard every month in the average year under existing conditions. The majority of the load comes from storm water and upstream sources. The volume of water in Rock Creek in any particular section is relatively small. As a result, it is not able to absorb significant pollutant loads without causing relatively high bacteria concentrations in the creek. The free-flowing nature of the creek causes relatively short residence time of wet weather pollution.

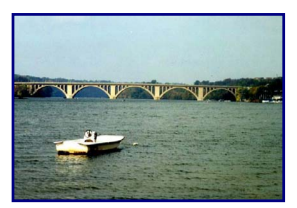


Rock Creek

<u>Potomac River</u> - The water quality of the Potomac River is much better than that in the Anacostia River or Rock Creek. This is due both to the low pollutant loads and the size and assimilative capacity of the river.

In the upstream reaches of the river from the Memorial Bridge to Georgetown, the Class A bacteria standard is only predicted to be exceeded one month out of the year by a relatively small amount. Downstream of the Memorial Bridge, no exceedances are predicted





**Potomac River** 

## 7. WHAT ALTERNATIVES WERE CONSIDERED?

A wide range of technologies was considered to control CSOs. The technologies are grouped into the following general categories:

<u>Source Controls</u> – such as public education, a higher level of street sweeping, additional construction site controls, more frequent catch basin cleaning, and garbage disposal bans

Inflow Controls – such as Low Impact Development-Retrofit, rooftop greening, storm water treatment, street storage of storm water, rain leader disconnections, extending storm sewers to receiving waters

<u>Sewer System Optimization</u> - such as real time control, storing combined sewage in existing sewers, revision to facility operations

<u>Sewer Separation</u> – partial and complete separation

**Storage Technologies** – such as retention basins and tunnels



Long Term Control Plan for Combined Sewer System

### **Control Plan Highlights**

<u>**Treatment Technologies**</u> - such as screening, sedimentation, high rate physical chemical treatment, swirl concentrators and disinfection

<u>Receiving Water Improvement</u> – such as aeration and flow augmentation

Each technology was evaluated for its ability to reduce CSO volume and the pollutants in CSO. After the initial screening, groups of technologies were assembled into control plans for each receiving water. The alternatives were evaluated against the following criteria:

- <u>Regulatory Compliance</u> Ability to meet the EPA CSO Policy which is now part of the Clean Water Act, D.C. Water Quality Standards, the total maximum daily loads (TMDLs) developed by the District of Columbia Department of Health for dissolved oxygen and water clarity for the Anacostia River, and WASA's existing National Pollutant Discharge Elimination System (NPDES) Permit.
- <u>Cost effectiveness</u> Ability to achieve the greatest benefit at the lowest reasonable cost.
- <u>Northeast Boundary Flooding</u> Ability to relieve street flooding and basement sewer back-ups from the combined sewer system in the Northeast Boundary area.
- <u>Non-monetary factors</u> Implementability, operational complexity, ability to upgrade and other non-monetary factors.
- <u>Public Acceptance</u> Responsiveness to public comments.

In accordance with EPA guidelines, each alternative was configured and evaluated to reduce CSO overflows to between zero and 12 events per average year. Note that control plans which achieve zero overflows for all storms in the 1988-1990 analysis period would not eliminate overflows under all conditions. For that reason, complete sewer separation that would achieve zero CSO overflows under all conditions was also evaluated. Costs, CSO overflow volume reductions, and benefits to receiving waters were evaluated for each level of CSO control.

## 8. HOW HAS THE PUBLIC BEEN INVOLVED?

WASA conducted an extensive public participation program designed to educate the affected public and to obtain their input and consultation in selecting the long term CSO The public participation process controls. included public meetings, establishment of a Stakeholder Advisory Panel, and an elaborate public information process. Four public meetings have been held to educate the public and to obtain feedback about CSO issues. At the request of the public during the first public meeting, a Stakeholder Advisory Panel was formed. The panel consisted of representatives from government agencies, regulatory agencies, citizens' groups, and environmental advocacy groups that are concerned about water quality issues within the District. Twelve Panel meetings were held during development of the LTCP.

In addition, the public outreach program included educational mailers in water and sewer bills, establishment of a CSO website, creation of a CSO mailing list, informational CSO newsletters, and establishment of public information depositories.

After release of the Draft LTCP, nine neighborhood meeting were held throughout the District to explain the program and obtain public comments. The D.C. Council and WASA held public hearings on the plan. Informational mailers, WASA's website and presentations to interested groups were also used to obtain input on plan. The Draft LTCP was well publicized and members of the public provided thoughtful comments. Over 2,300 comments were received on the Draft LTCP.



#### 9. WHAT IS THE RECOMMENDED PLAN?

WASA is committed to improving the quality of the Anacostia River, Rock Creek, and the Potomac River. The recommended LTCP has been selected to provide a significant improvement in the quality of each receiving water while balancing the affordability to ratepayers. The recommended LTCP consists of many elements and program components. Table 3 lists the components by receiving water. Figure 4 shows the location of the principal elements.

The principle components of the control program are described below.

System Wide Controls - WASA recommends the implementation of Low Impact Development Retrofit (LID-R) in the District. In addition to reducing CSOs. LID-R also has ancillary benefits such as reducing storm water volume and pollutant concentrations, reducing cooling costs and increasing aesthetic value. Reduction of storm water pollution is a part of the District's storm water management efforts as part of its Municipal Separate Storm Sewer (MS4) Permit. Since WASA does not control development or redevelopment in the District, WASA cannot mandate application of LID-R. WASA will, however, incorporate LID-R techniques into new construction or reconstruction on WASA facilities where applicable, and will act as an advocate for LID-R in the District.

In addition to these, WASA looks forward to participating in a partnership with others to investigate the feasibility of apply LID-R in an urban setting. Possible goals of the partnership would be to demonstrate and evaluate LID-R effectiveness on a sewershed basis, establish design, construction and performance standards, assess costs, and determine practicality. Given the Federal Government's role in the District and its interest is identifying techniques that could be applied elsewhere, a significant Federal participation in such a partnership would be appropriate.

WASA would also be willing to participate in a watershed forum or planning group, with a Federal presence, to address pollution in the watershed. The LTCP has identified that storm water is one of the major pollution sources for all of the urban watersheds. Storm water pollution is a common concern of the District, Virginia and Maryland. This could serve as a catalyst to create the forum and to strive for solutions.

Anacostia River Components - The control measures selected for the Anacostia River are predicted to limit overflows to two events per average year. During the three year analysis period (1988-1990), the frequency of overflow ranged from one per year to three per year for dry and wet years, respectively. The controls were selected to make maximum use of existing facilities and to provide supplemental storage via a tunnel to control overflows. Major elements of the controls include the rehabilitation of Main. 'O' Street, and Eastside pumping stations, separation of a CSO on the east side of the Anacostia River, construction of a storage/conveyance tunnel from Poplar Point to Northeast Boundary and construction of a pipeline from Fort Stanton to Poplar Point to address the remaining CSOs on the east side of the Anacostia. An additional leg of the tunnel will be constructed parallel to the Northeast Boundary Sewer and to several low lying areas to provide additional storage for CSO and to relieve street and basement flooding in the Northeast Boundary area. The existing Poplar Point Pumping Station will be replaced by a new facility located at the end of the tunnel that both dewaters the tunnel and replaces the function of the existing pumping station. In addition, three CSOs on the west side of the River near the marinas will be consolidated to eliminate their impacts to this area of the River. One CSO on the east side of the river will be eliminated by separation. Once the tunnel is operational,



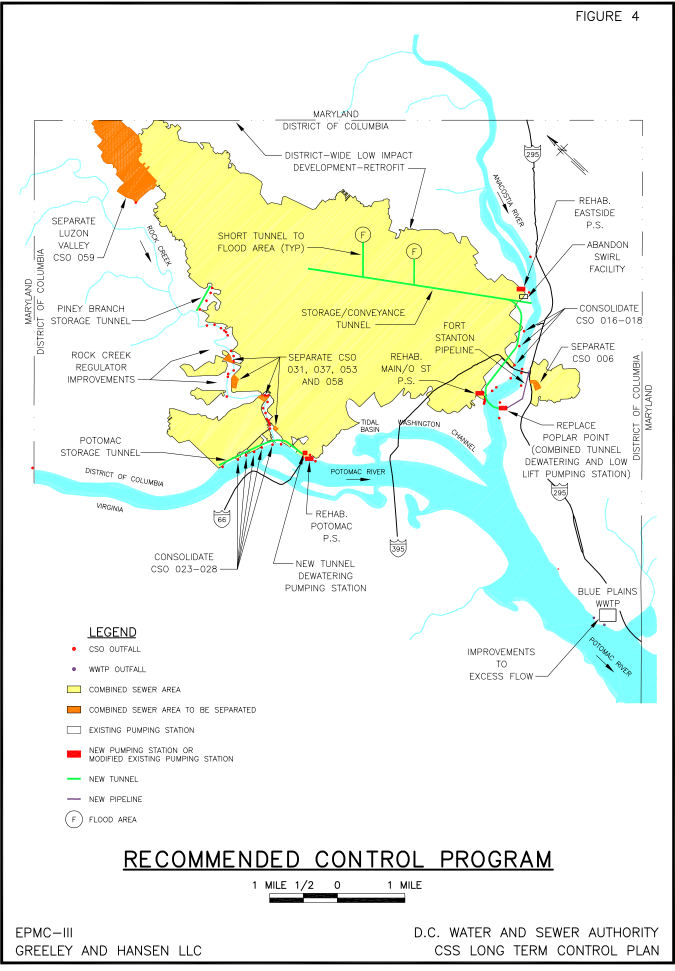


Table 3	Estimated Coa	4.4
Recommended Control Program Elements and Component	Capital Cost Opinion (Millions, ENR=6383)	Annual Operation and Maintenance (Millions, ENR=6383)
System Wide		
Low Impact Development – Retrofit (LID-R)– Advocate implementation of LID-R throughout entire District. Provide technical and regulatory assistance to District Government. Implement LID-R projects on WASA facilities where feasible.	\$3	\$0.11
Anacostia River		
<ul> <li><u>Rehabilitate Pumping Stations</u> – Rehabilitate existing pumping stations as follows:</li> <li>Interim improvements at Main and 'O' Street Pumping Stations necessary for reliable operation until rehabilitation of stations is performed.</li> <li>Rehabilitate Main Pumping Station to 240 mgd firm sanitary capacity. Screening facilities for firm sanitary pumping capacity only.</li> <li>Rehabilitate Eastside and 'O' Street Pumping stations to 45 mgd firm sanitary capacity</li> <li>Interim improvements at existing Poplar Point Pumping Station necessary for reliable operation until replacement pumping station is constructed as part of storage tunnel</li> </ul>	\$115	\$0 <sup>1</sup>
Storage Tunnel from Poplar Point to Northeast Boundary Outfall – 49 million gallon storage tunnel between Poplar Point and Northeast Boundary. Tunnel will intercept CSOs 009 through 019 on the west side of the Anacostia. Project includes new tunnel dewatering pump station and low lift pumping station at Poplar Point.	\$332	
Storage/Conveyance Tunnel Parallel to Northeast Boundary Sewer – 77 million gallon storage/conveyance tunnel parallel to the Northeast Boundary Sewer. Also includes side tunnels from main tunnel along West Virginia and Mt. Olivet Avenues, NE and Rhode Island and 4 <sup>th</sup> St NE to relieve flooding. Abandon Northeast Boundary Swirl Facility upon completion of main tunnel.	\$452	- \$7.98
Outfall Consolidation – Consolidate the following CSOs in the Anacostia Marina area: CSO 016, 017 and 018	\$27	\$0 <sup>1</sup>
Separate CSO 006 – Separate this CSO in the Fort Stanton Drainage Area	\$3	\$0.01
<u>Ft Stanton Interceptor</u> – Pipeline from Fort Stanton to Poplar Point to convey CSO 005, 006 and 007 on the east side of the Anacostia to the storage tunnel.	\$11	\$0.04
Anacostia Subtotal	\$940	\$8.03
Rock Creek		
Separate Luzon Valley – Completed in 2002.	Completed	\$0
Separation – Separate CSOs 031, 037, 053, and 058.	\$5	\$0.02
<ul> <li><u>Monitoring at CSO 033, 036, 047 and 057</u> – Conduct monitoring to confirm prediction of overflows. If overflows confirmed, then perform the following:         <ul> <li><u>Regulator Improvements</u>: Improve regulators for CSO 033, 036, 047 and 057</li> <li><u>Connection to Potomac Storage Tunnel</u>: Relieve Rock Creek Main Interceptor to proposed Potomac Storage Tunnel when it is constructed</li> </ul> </li> </ul>	\$3	\$0.01
<u>Storage Tunnel for Piney Branch (CSO 049)</u> – 9.5 million gallon storage tunnel	\$42	\$0.60
Rock Creek Subtotal	\$50	\$0.63
Potomac River	φ30	<i>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</i>
<u>Rehabilitate Potomac Pumping Station</u> – Rehabilitate station to firm 460 mgd pumping capacity	\$12	\$0 <sup>1</sup>
<u>Outfall Consolidation</u> – Consolidate CSOs 023 through 028 in the Georgetown Waterfront Area.	\$20	\$0 <sup>1</sup>
<u>Potomac Storage Tunnel</u> – 58 million gallon storage tunnel from Georgetown to Potomac Pumping Station. Includes tunnel dewatering pumping station.	\$218	\$2.78
Potomac River Subtotal	\$250	\$2.78

Table 3



Component	Capital Cost Opinion (Millions, ENR=6383)	Annual Operation and Maintenance (Millions, ENR=6383)
Blue Plains Wastewater Treatment Plant		
Excess Flow Treatment Improvements – Four new primary clarifiers, improvements to excess flow treatment control and operations	\$22	\$1.81
Grand Total	\$1,265	\$13.36

Notes: 1. No significant change from existing.

the Northeast Boundary Swirl Facility will be abandoned.

Rock Creek Components - The control measures selected for Rock Creek are predicted to limit Piney Branch overflows to one per average year. At Piney Branch, the frequency of overflow ranged from zero per year to two per year for dry and wet years, respectively, during the three-year analysis period. The remaining overflows in Rock Creek will be controlled to 4 events per average year. For these overflows, the frequency of overflow ranged from one per year to six per year for dry and wet years, respectively, during the three year analysis period. The principle control measures include separation of four CSOs, construction of a storage tunnel at Piney Branch, and monitoring and regulator improvements to four CSOs south of Piney Branch.

Potomac River Components - The control measures selected for the Potomac River are predicted to limit overflows to four events per average year. During the three year analysis period, the frequency of overflow ranged from zero per year to five per year for dry and wet The principle control vears, respectively. measures include rehabilitation of the Potomac Pumping Station and construction of a storage tunnel from west of the Key Bridge, along the River waterfront parallel Potomac to Georgetown, and terminating at Potomac Pumping Station. The tunnel will intercept the Georgetown CSOs and the large CSOs downstream of Rock Creek. A new pumping station would be constructed at Potomac Pump Station to dewater the tunnel. In addition, the

LTCP will consolidate and close all CSOs between the Key Bridge and Rock Creek to remove the impact of these CSOs from the Georgetown waterfront area.



Blue Plains Advanced Wastewater Treatment Plant

**Blue Plains Wastewater Treatment Plant** (BPWWTP) Components – BPWWTP has an existing excess flow treatment system designed to provide screening, grit removal, primary treatment, and disinfection to storm flows up to 336 mgd. Improvements to the excess flow treatment train are recommended to improve reliability. These performance and improvements consist of the addition of four new clarifiers and appurtenant weir and control system improvements. In addition, the BPWWTP conducts voluntary denitrification in accordance with the Chesapeake Bav The plant uses the existing Agreement. nitrification reactors to conduct both nitrification



and denitrification. Nitrification capacity was reduced to the first four stages of the reactor, to accommodate denitrification in the last stage. This approach to denitrification utilizes one facility for two processes. There are difficulties in conducting denitrification under all conditions of flow, load and temperature. This was shown to be the case when implementation of nitrogen was negotiated with regulatory removal agencies. Experience with the full scale facility has shown that the denitrification process produces poorly settling solids which contribute to solids washouts and blinding of the effluent filters at high flow rates. This is due to attempting to treat high flows during storm simultaneously with nitrificationevents denitrification using the same tankage. particularly during cold weather. Based on this experience, it appears that BPWWTP will not be able to reliably denitrify under high flow Because the Chesapeake Bay conditions. Program is considering revised nitrogen limits for the Bay, future NPDES permits may require nitrogen removal at Blue Plains to an effluent concentration as low as 3 mg/L. Chesapeake Bay Program Goals may thus dictate nitrogen removal requirements at the plant, and further measures should be based on the final outcome of the Bay Program. No costs for additional nitrogen removal are included in the LTCP.

## 10. WHAT ARE THE BENEFITS OF THE RECOMMENDED PLAN?

The selected CSO control program is expected to provide the following benefits:

- Reduction of CSO overflow volume
- Outfall elimination
- Improved water quality
- Reduction in floating trash on receiving waters

Each of these is described in greater detail below:

**Reduction of CSO Overflow Volume** – The frequency and volume of CSO overflows will be

greatly reduced as a result of the recommended LTCP. Table 4 illustrates the reduction in overflows:

Table 4CSO Overflow Reduction of RecommendedPlan (Average Year)

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Item	Anacostia River	Potomac River	Rock Creek	Total System
CSO Overflow V	olume (million	gallons/yr)		
No Phase I Controls	2,142	1,063	49	3,254
Recommended Plan	54	79	5	138
% Reduction	97.5%	92.5%	89.8%	95.8%
Number of Over	flows/yr			
No Phase I Controls	82	74	30	-
Recommended Plan	2	4	$1 / 4^{1}$	-

<u>Notes:</u> 1. One at Piney Branch, four at the other Rock Creek CSOs.

The recommended CSO plan is predicted to reduce CSO overflows to 138 million gallons or by about 96% on a system-wide basis compared to 1991 conditions (No Phase I Controls). In the Anacostia the number of overflows are predicted to decrease from the current 82 per average year to 2 per average year. Similarly, the number of overflows in the Potomac River and Rock Creek are predicted to decrease from 74 and 30 to 4 and 1 per average year respectively. In addition to demonstrating reductions in overflows from current levels, EPA's CSO Policy calls for calculating the percentage of combined sewage that is captured for treatment in the combined sewer system. The percentage of capture without the Phase I CSO controls is already very high at 76%, primarily due to the ability of BPWWTP to treat high flows during wet weather events. With implementation of the recommended LTCP, the CSO capture rate is predicted to be 99% on a system wide, annual average basis. This is extremely high when compared to EPA's guideline of 85% capture.



**Outfall Elimination** – The recommended plan will eliminate 14 CSO outfalls by separation and consolidation. The outfalls were selected based on proximity to public use areas and include those along the Georgetown waterfront and along the Anacostia Marinas. The outfalls to be eliminated are listed in Table 5. The outfalls to be eliminated along the Anacostia and the Potomac River are also shown on the following page using aerial photographs.

Table 5Outfalls to be Eliminated

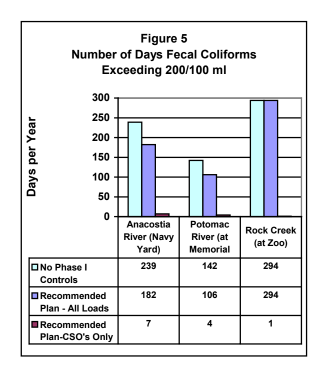
	Outland to	) DC Emmai	cu
Receiving Water	Outfall Eliminated	Location	Method of Elimination
Anacostia	CSO 006	Fort Stanton	Separation
Anacostia	CSO 016	Anacostia Marinas	Consolidation
Anacostia	CSO 017	Anacostia Marinas	Consolidation
Anacostia	CSO 018	Anacostia Marinas	Consolidation
Potomac	CSO 023/024	Georgetown	Consolidation
Potomac	CSO 025	Georgetown	Consolidation
Potomac	CSO 026	Georgetown	Consolidation
Potomac	CSO 027	Georgetown	Consolidation
Potomac	CSO 028	Georgetown	Consolidation
Rock Crk.	CSO 031	Penn Ave.	Separation
Rock Crk.	CSO 037	Kalorama Circle	Separation
Rock Crk.	CSO 053	Q St.	Separation
Rock Crk.	CSO 058	Connecticut Avenue	Separation
Rock Crk.	CSO 059	Luzon Valley	Separation Complete
Total Number	14		

**Improvements to Water Quality** –Bacteria and dissolved oxygen are the two common performance measures used to assess water quality and the benefits provided by CSO control.

#### Bacteria

By themselves, CSOs will meet the fecal coliform bacteria water quality standard in all the receiving waters. However, the analyses conducted as part of the LTCP demonstrated that

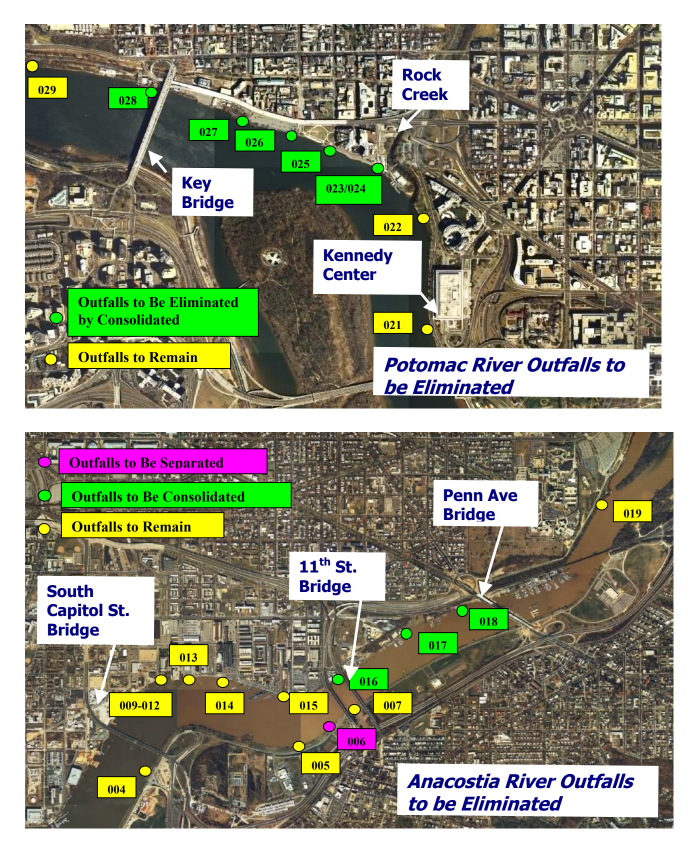
other sources of bacteria will prevent meeting the Class A water quality standard for fecal coliform in the Anacostia River and Rock Creek, much of the time. Figure 5 shows the number of days where the predicted fecal coliform concentration is greater that 200/100 ml.



In the Anacostia River, implementation of the recommended LTCP will reduce the number of days where the predicted concentration is above 200/100 ml from approximately 239 days to 182 days. Figure 5 also shows the predicted days the concentration in the receiving waters would exceed 200 due to CSOs if there were no other sources of bacteria in the river. Of the 182 days predicted to exceed 200/100ml, 7 days in the year would be caused by CSOs. Of those 7 days, 5 are in the period May through September, the period of most likely primary contact recreation. A similar pattern is observed for the Potomac River and Rock Creek. Additional CSO controls provide incrementally smaller benefits at greatly increased costs.



### Control Plan Highlights





In the Anacostia River, implementation of the recommend LTCP will significantly reduce the concentrations of bacteria in the receiving waters. As an example, the fecal coliform concentrations in May in the Anacostia at the Navy Yard are predicted to decrease from about 3,300 organisms/100ml (no Phase I Controls) to about 800 organisms/100ml (4 overflows per year).

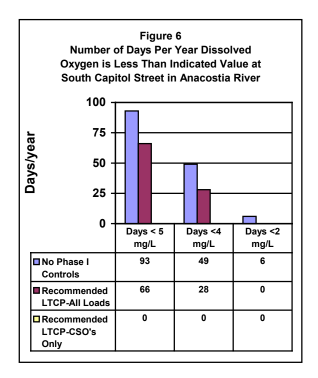
#### Dissolved Oxygen

Dissolved oxygen is not a significant concern in Rock Creek or the Potomac River because existing water quality standards are met the majority of the time. The reduction of CSO overflows to these receiving waters will reduce the quantity of pollutants which contribute to oxygen deficiencies.

In the Anacostia River, dissolved oxygen is a significant concern. Low dissolved oxygen levels typically occur in the summer months of June to August and typically follow a significant local or upstream wet weather event. The low dissolved oxygen is driven by the naturally low saturation level of oxygen in the water due to the high water temperature, the influx of pollutant loads from wet weather events, and the demand exerted by polluted sediments in the river bottom. Dissolved oxygen levels below 2 mg/L can occur several times per summer month, with each episode lasting 1 to 2 days. Fish kills have been observed in the past. Figure 6 shows the projected benefits provided by the recommended CSO plan at South Capitol Street.

In addition to the number of days less than 5 mg/L, the figure also shows the number of days less than 4 mg/L and 2 mg/L. Below 4 mg/L, certain fish begin to experience stress, while dissolved oxygen levels below 2 mg/L cause a risk of fish kill.

It is predicted that the recommend LTCP will reduce the number of days less than 5 mg/L from approximately 93 to 66. A similar reduction is observed for the 4 mg/L threshold. At South Capitol Street, the selected plan is predicted to eliminate the number of days less than 2 mg/L, the fish kill threshold. It is important to note that dissolved oxygen levels below 2 mg/L are still predicted to occur at other locations in the river such as at the Navy Yard and RFK Stadium.



The assessments conducted as part of the LTCP have demonstrated that it is not possible to meet the water quality standard or to prevent dissolved oxygen from dropping below 2 mg/L anywhere along the Anacostia through CSO control alone. Control of other sources in conjunction with CSO control is required.

**Reduction of Floating Trash on Receiving Waters -** Solids and floatables on the receiving waters come from the following sources:

- Combined sewer overflows
- Storm water outfalls
- Littering and dumping directly into or along the receiving waters
- Upstream sources

Implementation of the recommended control plan will virtually eliminate solids and floatables



from combined sewer system discharges because the majority of CSOs will be captured and treated. For storms that are beyond the capacity of the proposed controls, the first flush of CSO which contains the vast majority of solids and floatables will be captured and treated. Overflows from the proposed control system will typically occur near the end of extreme storm events after most of the solids and floatables have been washed from the streets and captured by the control facilities. In addition, the following control measures will be implemented:

- WASA will incorporate floatables control for overflows which exceed the capacity of the recommended control plan into the design of new CSO diversion structures/facilities which will be constructed as part of the recommended plan, where practical.
- WASA continues to operate the Anacostia River Floatable Debris Removal Program, which consists of skimmer boats that remove solids and floatables from the Anacostia and Potomac Rivers. Note that this program removes materials from the rivers from all sources, not just from CSOs.



WASA Skimmer Boat

- WASA continues to operate the Floating End of pipe netting system at CSO 018 on the Anacostia River
- The storm water pumps at the Main and O Street Pumping Stations incorporate trash racks on the influent side of the pumps that remove floatables before discharge to the Anacostia River.



<u>Floating End-Of-Pipe Netting System at</u> <u>CSO 018 – Anacostia River</u>

After implementation of the recommended plan, a large amount of trash may still be present due to sources other than CSO. Control of these other sources in a watershed-based approach is recommended.

#### 11. WHAT ARE THE MAJOR FINDINGS OF THE LTCP?

The following are findings regarding the impact of the recommended LTCP on water quality:

Bacteria conditions are a problem in all three receiving waters. CSO control will significantly reduce the concentrations of bacteria, but will not result in conditions in the river that meet water quality standards all the time because of pollution from storm water and upstream sources. Control of other sources coupled with CSO control is



required to meet current water quality standards

- Elimination (by separation) of combined sewer discharges to the receiving waters is not economically feasible for the District and has numerous drawbacks, including the disruption associated with constructing essentially a new sewer system for one-third of the District. The recommended plan is predicted to provide better water quality than separation. This is due to the large amount of storm water that is collected in the combined sewer system and treated prior to discharge.
- Significant sources of bacteria are found in storm water runoff and in water entering the District from upstream sources. Cost-effective and reliable technical programs to reduce these pollution sources to the degree required to meet current water quality standards may not be available for the foreseeable future.
- The recommended plan for CSO control will meet the geometric mean bacteria standard in all receiving waters. Initial discussions with the D.C. Department of Health indicate it will also meet the fecal coliform TMDL which is expected to be promulgated for all receiving waters.
- CSO control will improve the dissolved oxygen levels in the Anacostia River. However, CSO control alone will not allow the dissolved oxygen standard to be met and will not prevent the dissolved oxygen from dropping below the level where fish kills are possible. Control of storm water and upstream sources are required to achieve this standard.

• The recommended control plan will virtually eliminate solids and floatables from the combined sewer system because the majority of CSOs will be captured and treated. For storms which are beyond the capacity of the proposed control system, the first flush of CSO which contains the vast majority of solids and floatables will be captured and treated. After implementation of the recommended plan, a large amount of trash may still be present due to sources other than CSO. Control of these other sources in a watershed-based approach is recommended.

#### 12. COMPARISON OF FINAL LTCP TO DRAFT LTCP

The Final LTCP described in this report represents a major increase in CSO control over the Draft LTCP that was released in June 2001. In developing the Final LTCP, consideration was given to public and regulatory agency comments, the CSO Policy, the need to meet D.C. water quality standards, and existing and prospective TMDLs for the receiving waters. Particular attention was paid to separation, outfall elimination, low impact development and increasing the level of CSO control. Major advances in each of these categories have been made. The Final LTCP is compared to the Draft in Table 6.



Comparison of Final an	d Draft LTC	Ps
Item	Draft LTCP	Final LTCP
No. CSO Overflows/Avg. Year		
Anacostia	4	2
Potomac	12	4
Rock Creek at Piney Branch	4	1
Rock Creek – other outfalls	4	4
CSO Overflow Volume (mg/avg yr)		
Anacostia	93	54
Potomac	153	79
Rock Creek	13	5
Total	259	138
% Reduction From Existing	92%	96%
% Reduction on Anacostia	96%	98%
System Characteristics		
CSO Storage Volume (mg)	147	193
No of CSO Outfalls	60	46
Water Quality Criteria	•	
Meets Oxygen and Bacteria		
Water Quality Standard for		
Design Condition?	Yes	Yes
Meets Anacostia BOD and TSS	BOD - Yes	
TMDLs?	TSS - Yes	Yes
Cost		
Capital Cost		
(Billions, Year 2001)	\$1.05	\$1.265
Cost Increase over Draft LTCP	-	20%

## Table 6Comparison of Final and Draft LTCPs

#### **13. FINANCIAL IMPACTS**

Financing CSO programs in an equitable manner without placing an unreasonable burden on ratepayers is one of the most challenging aspects facing CSO communities. WASA has used the following two methods to document the burden on the District of the proposed LTCP:

- Long-term rate impact analyses using the Authority's financial planning and rates model, and
- Affordability analysis using procedures developed by EPA.

A key indicator of the affordability of the proposed LTCP is the impact on the annual household budgets for District ratepayers as measured by the timing and extent of the required annual rate increases. To document the actual impact on household budgets and to supplement the EPA approach, WASA conducted an analysis of the impacts of the CSO program on wastewater rates.

To finance its current \$1.6 billion capital program, annual increases in retail rates of approximately 6.5% to 7.0% through FY 2008 followed by 6% annual increases from FY 2009 through FY 2012 will be required. Over the long-term, WASA is projecting that future necessary infrastructure re-investment will continue to require steady rate increases of about 5% per year. This longer-term outlook is consistent with national infrastructure studies that document the need for doubling of rates over 20 years for infrastructure investment. Under this "baseline" scenario, the annual cost for water and wastewater for a typical residential customer with metered consumption of 100 CCF per year will increase 113% (from \$290 to \$617) in fifteen years.

Implementation of the LTCP will result in additional rate increases and higher costs to the Authority's customers over and above the increases needed to fund the baseline capital program. Through analysis of a range of LTCP implementation schedules WASA has determined that the only rates impacts that are feasible are those associated with the longest implementation schedules. Table 7 displays the impacts for a 100 CCF customer over 15 years for the baseline and for several LTCP implementation schedules.

Table 7
Rate Impacts of the CSO LTCP on 100 CCF
<b>Residential Customer</b>

	FY 2003 Annual Bill	Annual Bill in 15 Years	Annual Rate Increases Over 15 Years
Baseline – No LTCP	\$290	\$617	6.0%
Baseline + 40-yr LTCP	\$290	\$722	7.2%
Baseline + 30-yr LTCP	\$290	\$795	8.0%
Baseline + 20-yr LTCP	\$290	\$942	9.4%
Baseline + 15-yr LTCP	\$290	\$1,002	9.9%



If WASA implemented the proposed LTCP over a 40-year period, a typical residential customer with annual metered water consumption of 100 CCF will see their annual wastewater costs rise from \$290 to \$722 in 15-years; a 150% increase.

Shorter LTCP implementation schedules create too high a burden on the Authority's rate payers in terms of rapid escalation of the cost of wastewater services. The 15 and 20-year LTCP implementation schedules would require a large number of consecutive "double-digit" rate increases when the costs of those programs are added to the demands imposed by the baseline investment in water and wastewater infrastructure. As shown in Figure 7, the 15year program is projected to require 8 consecutive increases over 10% per year. Such rate increases would outpace expected growth in household incomes by two to three times, thereby eroding household resources for other items. As shown in Figure 8, longer implementation schedules require lower peak rate increases and reduce the number of increases over 10% from 8 consecutive increases to fund the 15-year schedule to a single increase exceeding 10% in the case of the 40-year schedule.

Figure 7 Annual Rate Increases required for 15 and 20-Year LTCP Plans

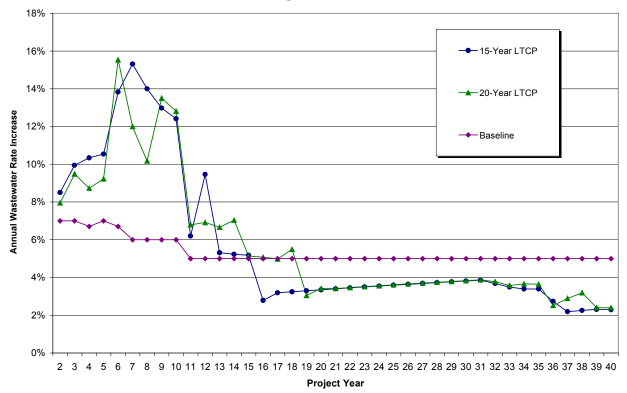
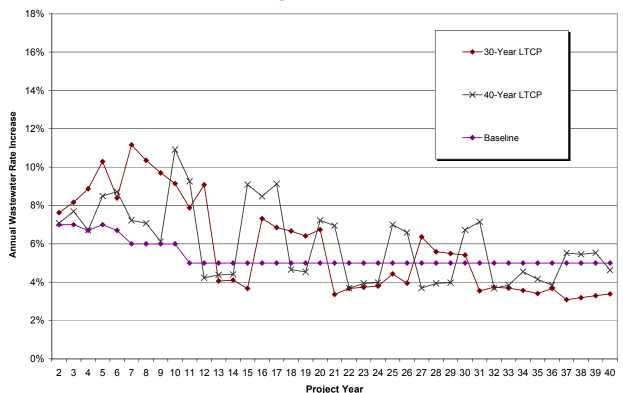




Figure 8 Annual Rate Increases required for 30 and 40-Year LTCP Plans



There are two ways to reduce the rate impacts of a shorter LTCP implementation schedule, external funding assistance and deferral of other water and wastewater capital expenditures. External assistance targeted at limiting peak rate increases can reduce the severe impacts of high annual rate increases associated with the shorter programs. External assistance of approximately 62% of the capital cost of the program can keep rate increases to 8% per year as shown in the following chart. Total external capital assistance under this scenario would be \$960 million. It is important for any external assistance to reflect year-of-expenditure values or the actual "cost to complete" the project. If external assistance is determined on current dollars or on an amount per year, the cost to complete and inflation risks are shifted to ratepayers.

The EPA's approach involves calculating the cost per household (CPH) for residential customers for current and proposed wastewater

treatment and CSO control costs. The CPH is used in conjunction with the median household income (MHI), estimated at \$39,760 per year in estimate residential 2001. to impacts. Residential impacts are considered by EPA to be 'low' if the CPH is less than 1% of the MHI, 'medium' if the CPH is between 1% and 2% of the MHI, and 'high' if the CPH is greater than 2% of the MHI. The CPH is combined with other factors such as unemployment rate, property tax collection rates and other factors to develop an overall assessment of financial burden.

In the District, there is a distinct clustering of household incomes at the lower and upper extremes of the income spectrum. Because of the disproportionate number of low-income households in the District, the impact of wastewater treatment and CSO control costs on the lowest 20% of income distribution in the District was calculated. The analysis was



performed for the maximum income in this category, which is \$18,000 per year.

Table 8 summarizes the results of the analysis. For median incomes, wastewater treatment costs including the proposed CSO controls are projected to impose a medium burden according to EPA guidelines. Current wastewater treatment costs alone impose a medium burden on lower income households. Addition of CSO controls to low income households increases the burden level to EPA's highest level, reaching nearly 3.5% of household income alone for wastewater costs. Various levels of Federal assistance are also listed showing the degree to which they reduce the CPH as a percent of median income.

	Cost Per Household for Wastewater Treatment (\$/yr)	Cost Per Household as % of Income		
Scenario		Median Incomes	Upper end of Lower 24% of Incomes (\$18,000/yr Income)	
Current Residential Bill (April 2001)	\$271	0.8%	1.5 %	
After Completion of Current Capital Improvement Program, but no additional CSO controls <sup>1</sup>	\$329	0.83%	1.83%	
Current Capital Improvement Program Plus Additional Recommended CSO Controls:				
0% Assistance	\$602	1.51%	3.35%	
25% Assistance	\$539	1.36%	3.00%	
75% Assistance	\$413	1.04%	2.30%	

Table 8
Cost Impacts on Residential Customers (Year 2001 Dollars)

Notes: 1. Includes cost of rehabilitation of Main, 'O' Street, Eastside and Poplar Point Pumping Stations.

#### 14. WHAT IS THE PROPOSED IMPLEMENTATION SCHEDULE?

In accordance with public comments, the schedule for implementing the recommended control plan was developed by giving priority to projects that benefit the Anacostia River. The projects in the LTCP can be divided into two categories: those in the existing Capital Improvement Program (CIP) and those not currently in the CIP. Projects in the CIP have been budgeted and scheduled and these projects will move forward without approval of the LTCP. For projects not currently in the CIP, an implementation schedule has been developed based on years after approval of the LTCP. Based on the financial capability assessment and in order to mitigate the annual rate increases that would be required to fund the full LTCP, a 40year implementation time is proposed for the entire recommended plan if no outside financial assistance is received. If significant outside financial assistance is obtained, it is technically feasible to accelerate the schedule to a 15-year implementation time frame. Significant outside assistance on the order of 62% would be required to achieve this schedule.

#### 15. WATER QUALITY STANDARDS REVIEW

The current water quality standards for the District of Columbia do not address the transient nature of wet weather events. The standards also include a narrative component, which, among other items, require that discharges be free of untreated sewage. Given the current standards, no alternative short of complete separation can completely eliminate overflows



(and thereby comply with current standards) during all conditions. The analyses conducted as part of the LTCP have shown that complete separation is not economically feasible, has numerous technical drawbacks, and is less beneficial in terms of water quality than the recommended control program. As a result, WASA has selected a LTCP that offers an effective combination of costs, benefits and environmental protection. However, although greatly reduced, CSO discharges will continue to occur under the LTCP and water quality provisions will need to be adopted that address wet weather discharges from the combined sewer system.



Studies conducted as part of the LTCP have demonstrated that pollution sources other than CSOs (storm water, upstream sources, non point sources) cause substantial impairment to the receiving waters. These sources will have to be significantly reduced to reach the equivalent degree of protection that can be achieved by the LTCP. Cost-effective and reliable technical programs to effectively reduce the impact of the other pollution sources may not be available for the foreseeable future. Besides the technical uncertainties of reduction of the other pollution sources, a significant component of these sources originate in political jurisdictions outside the District. Given the history and experience of dealing with diverse pollution sources and other political jurisdictions, the results of future efforts to control these sources cannot be predicted with any degree of certainty. The CSO studies have shown that the benefits of the LTCP are reliable and implementable. As WASA and the District develop provisions to implement the LTCP, consideration should be given to formation of a watershed based forum to reduce the other pollution sources.

In view of the complex and technically difficult situation regarding control of diverse and undocumented pollution sources, consistent "fishable and swimmable" water quality conditions for District waters receiving CSO discharges may not be achievable, particularly during wet weather. In any case, the recommended LTCP would provide the towards "fishablefoundation work to swimmable" conditions. To such an end, the recommended LTCP would accomplish the following:

- A situation whereby the remaining CSO discharges would not negatively affect achieving the "fishable" component of the "fishable-swimmable" use designation. In this regard, fishing could be practiced whether or not a CSO discharge was occurring.
- A situation wherein the remaining CSO discharges would preclude achieving full body contact a small percentage of the time. However, there would be few occurrences throughout the warm weather recreational period when the public might occasionally be precluded from full body contact by CSO discharges.

Given the magnitude of the investment proposed for CSO control, WASA has a responsibility to protect the investment in the LTCP and to seek wet weather discharge provisions in the water quality standards prior to implementation. Implementing the LTCP without such provisions would expose rate payers to significant economic risk since the control plan would not technically meet water quality standards and would be subject to challenge. A framework for



such provisions in the standards could be as follows:

- Provide for the limited discharges as included in the LTCP to continue. The designated use would be restricted during times of discharge and for a limited time thereafter.
- Develop compliance requirements based on the physical elements of the control plan (e.g. capacity to store a set volume or to convey CSO at a set rate).
- Exclude those wet weather events over and above the capacity of those facilities included in the plan.
- Provide for public notification when discharges are occurring and for established times after discharges cease.
- Provide for a post constructionmonitoring program to measure instream conditions.

# 16. WHAT IS COMPLIANCE MONITORING?

A program will be required to monitor performance of the final LTCP. This program would commence as usable components of the final LTCP are placed in operation. The monitoring program would comprise elements as follows:

- Flow monitoring and sampling at representative CSO outfalls on each receiving water system.
- Flow monitoring on representative facilities that transfer flow from CSO outfalls to storage and a system to measure the degree to which storage facilities are filled.
- A visual notification system placed at three or four locations on each receiving water at public access locations. This system would serve to notify the public of the occurrence of overflows based on the flow monitoring at the representative CSO outfalls. The system would

comprise a series of colored lights, flags or pendents.

• An instream monitoring program would be developed to periodically obtain information on water quality. This program could be structured similar to that employed to obtain information for the LTCP.

#### **17. WHAT ARE THE NEXT STEPS?**

The recommended LTCP has been sent to regulatory agencies and has been made available to the public for review. If regulatory agencies approve the plan, WASA will develop an implementation plan and schedule for the LTCP. In order to make the LTCP a reality in a short time frame, a significant amount of Federal funding will be required.

#### 18. HOW CAN I GET MORE INFORMATION?

There are many opportunities to get more information on the LTCP. The complete text of the LTCP can be viewed at the following locations:

- WASA's web site at <u>www.dcwasa.com</u>, click on "Environment & Education", "Combined Sewer System"
- At the following public libraries:

Martin Luther King Jr.	901 G St, NW in Washingtoniana Room
Capitol View	5001 Central Avenue, SE
Mount Pleasant	3160 16 <sup>th</sup> Street NW
Northeast	330 7 <sup>th</sup> Street NE
Woodridge	18 <sup>th</sup> & Rhode Island Avenue NE
Southeast	403 7 <sup>th</sup> Street SE



Shepard Park	7420 Georgia Avenue NW
Tenley- Friendship	4450 Wisconsin Avenue NW
Washington Highlands	115 Atlantic Street SW

• Write, call or e-mail WASA at:

Dr. Mohsin Siddique CSO Control Program Manager D.C. Water and Sewer Authority 5000 Overlook Avenue, SW Washington D.C. 20032 Tel.: 202-787-2634 E-mail: Mohsin\_Siddique@dcwasa.com





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