ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 9, 122, 123, 131, and 132

Final Water Quality Guidance for the Great Lakes System

AGENCY: U.S. Environmental Protection Agency.
ACTION: Final rule.

SUMMARY: EPA is publishing Final Water Quality Guidance for the Great Lakes System. Great Lakes States and Tribes will use the water quality criteria, methodologies, policies, and procedures in the Guidance to establish consistent, enforceable, long-term protection for fish and shellfish in the Great Lakes and their tributaries, as well as for the people and wildlife who consume them. The Guidance was initially developed by the Great Lakes States, EPA, and other Federal agencies in open dialogue with citizens, local governments, and industries in the Great Lakes ecosystem. It will affect all types of pollutants, but will target especially the types of long-lasting pollutants that accumulate in the food web of large lakes.

The Guidance consists of water quality criteria for 29 pollutants to protect aquatic life, wildlife, and human health, and detailed methodologies to develop criteria for additional pollutants; implementation procedures to develop more consistent, enforceable water quality-based effluent limits in discharge permits, as well as total maximum daily loads of pollutants that can be allowed to reach the Lakes and their tributaries from all sources; and antidegradation policies and procedures.

Under the Clean Water Act, the States of Illinois, Indiana, Michigan, Minnesota, New York, Ohio, Pennsylvania, and Wisconsin must adopt provisions into their water quality standards and NPDES permit programs within two years (by March 23, 1997) that are consistent with the Guidance, or EPA will promulgate the provisions for them. The Guidance for the Great Lakes System will help establish consistent, enforceable, long-term protection from all types of pollutants, but will place short-term emphasis on the types of long-lasting pollutants that accumulate in the food web and pose a threat to the Great Lakes System. The Guidance includes minimum water quality criteria, antidegradation policies, and implementation procedures that provide a coordinated ecosystem approach for addressing existing and possible pollutant problems and improves consistency in water quality standards and permitting procedures in the Great Lakes System. In addition, the Guidance provisions help establish consistent goals or minimum requirements for Remedial Action Plans (RAPs) and Lakewide Management Plans (LaMPs) that are critical to the success of international multi-media efforts to protect and restore the Great Lakes ecosystem.

EFFECTIVE DATE: April 24, 1995.

ADDRESSES: The public docket for this rulemaking, including applicable Federal Register documents, public comments in response to these documents, the Final Water Quality Guidance for the Great Lakes System, Response to Comments Document, other major supporting documents, and the index to the docket are available for inspection and copying at U.S. EPA Region 5, 77 West Jackson Blvd., Chicago, IL 60604 by appointment only. Appointments may be made by calling Wendy Schumacher (telephone 312-886-0142).

Information concerning the Great Lakes Initiative (GLI) Clearinghouse is available from Ken Fenner, Water Quality Branch Chief (WQS-16), U.S. EPA Region 5, 77 W. Jackson Blvd., Chicago, IL 60604 (312-353-2079).

Copies of the Information Collection Request for the Guidance are available by writing or calling Sandy Farmer, Information Policy Branch, EPA, 401 M St., S.W. (Mail Code 2136), Washington, DC 20460 (202-260-2740). Selected documents supporting the Guidance are also available for viewing by the public at locations listed in section XI of the preamble.

Selected documents supporting the Guidance are available by mail upon request for a fee. Selected documents are also available in electronic format at no incremental cost to users of the Internet. See section XI of the preamble for additional information.

FOR FURTHER INFORMATION CONTACT: Kenneth A. Fenner, Water Quality Branch Chief (WQS-16), U.S. EPA Region 5, 77 W. Jackson Blvd., Chicago, IL 60604 (312-353-2079).

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these documents and from meetings with members of the public.

After reviewing and analyzing the information in the proposal and these comments, EPA has developed the Final Water Quality Guidance for the Great Lakes System (final Guidance), published in this document and codified in 40 CFR part 132, which includes six appendices of detailed methodologies, policies, and procedures. This preamble describes the background and purpose of the final Guidance, and briefly summarizes the major provisions. Detailed discussion of EPA's reasons for issuing the final Guidance, analysis of comments and issues, description of specific changes made to the proposed Guidance, and further description of the final Guidance, are provided in “Final Water Quality Guidance for the Great Lakes System: Supplementary Information Document” (SID), (EPA, 1995, 820-B-95-001) and in additional technical and supporting documents which are available in the docket for this rulemaking. Copies of the SID and other supporting documents are also available from EPA in electronic format, or in printed form for a fee upon request; see section XI of this preamble.

II. Background

The Great Lakes are one of the outstanding natural resources of the world. They have played a vital role in the history and development of the United States and Canada, and have physical, chemical, and biological characteristics that make them a unique ecosystem. The Great Lakes themselves—Lakes Superior, Huron, Michigan, Erie and Ontario and their connecting channels—plus all of the streams, rivers, lakes and other bodies of water that are within the drainage basin of the Lakes collectively comprise the Great Lakes System.

The System spans over 750 miles across eight States—New York, Pennsylvania, Ohio, Michigan, Indiana, Illinois, Wisconsin and Minnesota—and the Province of Ontario. The Lakes contain approximately 18 percent of the world’s and 95 percent of the United States’ fresh surface water supply. The Great Lakes are a source of drinking water and energy, and are used for recreational, transportation, agricultural and industrial purposes by the more than 46 million Americans and Canadians who inhabit the Great Lakes region, including 29 Native American tribes. Over 1,000 industries and millions of jobs are dependent upon water from the Great Lakes. The Great Lakes System also supports hundreds of species of aquatic life, wildlife and plants along more than 4,500 miles of coastline which boast six National Parks and Lakeshores, six National Forests, seven National Wildlife Refuges, and hundreds of State parks, forests and sanctuaries.

Because of their unique features, the Great Lakes are viewed as important to the residents of the region, and to the Nation as a whole. The natural resources of the region have contributed to the development of its economy. The Lakes’ natural beauty and aquatic resources form the basis for heavy recreational activity. The Great Lakes Basin Ecosystem—the interacting components of air, land, water and living organisms, including humans, that live within the Great Lakes drainage basin—is a remarkably diverse and unique ecosystem important in the global ecology.

In the past few decades, the presence of environmental contaminants in the Great Lakes has been of significant concern. In spite of the fact that the Great Lakes contain 5,500 cubic miles of water that cover a total surface area of 94,000 square miles, they have proved to be sensitive to the effects of pollutants that accumulate in them. The internal responses and processes that operate in the Great Lakes because of their depth and long hydraulic residence times cause pollutants to recycle between biota, sediments and the water column.

The first major basin-wide environmental problem in the Great Lakes emerged in the late 1960s, when increased nutrients had dramatically stimulated the growth of green plants and algae, reduced dissolved oxygen levels, and accelerated the process of eutrophication. As oxygen levels continued to drop, certain species of insects and fish were displaced from affected areas of the Great Lakes Basin Ecosystem. Environmental managers determined that a lakewide approach was necessary to adequately control accelerated eutrophication. From the late 1960s through the late 1970s, United States and Canadian regulatory agencies agreed on measures to limit the loadings of phosphorus, including effluent limits on all major municipal sewage treatment facilities, limitations on the phosphorus content in household detergents, and reductions in nonpoint source runoff loadings. As a result of all of these efforts, open lake phosphorus concentrations have declined, and phosphorus loadings from municipal sewage treatment facilities have been reduced to about 30 percent. These reductions have resulted in dramatic improvements in nearshore water quality and measurable improvements in open lake conditions.

More recently, scientists and public leaders have reached a general consensus that the presence of environmentally persistent, bioaccumulative contaminants is a serious environmental threat to the Great Lakes Basin Ecosystem. Beginning in 1963, adverse environmental impacts in the form of poor reproductive success and high levels of the pesticide DDT were observed in herring gulls in Lake Michigan. Through ongoing research, scientists have detected 362 contaminants in the Great Lakes System. Of these, approximately one third have toxicological data showing that they can have acute or chronic toxic effects on aquatic life, wildlife and/or human health. Chemicals that have been found to bioaccumulate at levels of concern in the Great Lakes include, but are not limited to, polychlorinated biphenyls (PCBs), mercury, DDT, dioxin, chlordane, and mirex. The main route of exposure to these chemicals for humans is through the consumption of Great Lakes fish.

Potential adverse human health effects by these pollutants resulting from the consumption of fish include both the increased risk of cancer and the potential for systemic or noncancer risks such as kidney damage. EPA has calculated health risks to populations in the Great Lakes basin from consumption of contaminated fish based on exposure to eight bioaccumulative pollutants: chlordane, DDT, diepdrin, hexachlorobenzene, mercury, PCBs, 2,3,7,8-TCDD, and toxaphene. These chemicals were chosen based on their potential to cause adverse human health effects (i.e., cancer or disease) and the availability of information on fish tissue contaminant concentrations from the Great Lakes.

Based on these data, EPA estimates that the lifetime cancer risks for Native Americans in the Great Lakes System due to ingestion of contaminated fish at current concentrations range from $1.8 \times 10^{-3}$ (Lake Superior) to $2.5 \times 10^{-3}$ (Lake Michigan) to $3.7 \times 10^{-2}$ (Lake Michigan) to $6 \times 10^{-2}$ (Lake Michigan). Estimated risks to low income minority sport anglers range from $2.5 \times 10^{-3}$ (2.5 in one thousand) to $1.2 \times 10^{-2}$ (1.2 in one thousand) to $4.5 \times 10^{-3}$ (4.5 in one thousand). (Lake Superior) to $4.5 \times 10^{-3}$ (4.5 in one thousand) (Lake Michigan). (See section I.B.2.a of the SID.) In comparison, EPA has long maintained that $1 \times 10^{-4}$ (one in one thousand) to $1 \times 10^{-6}$ (one in one million) is an appropriate range of risk to protect human health.
EPA also estimates a high potential risk of systemic (noncancer) injury to populations in the Great Lakes basin due to ingestion of fish contaminated with these pollutants at current concentrations. The systemic adverse health effects associated with the assessed contaminants are described in section 1.B. of the SID.

Although the Great Lakes States and EPA have moved forward to deal with these problems, control of persistent, bioaccumulative pollutants proved to be more complex and difficult than dealing with nutrients. As a result, inconsistencies began to be apparent in the ways various States developed and implemented controls for the pollutants. By the mid-1980s, such inconsistencies became of increasing concern to EPA and State environmental managers.

EPA began the Great Lakes Water Quality Initiative ("Initiative") in cooperation with the Great Lakes States to establish a consistent level of environmental protection for the Great Lakes ecosystem, particularly in the area of State water quality standards and the National Pollutant Discharge Elimination System (NPDES) programs. In the spring of 1989, the Council of Great Lakes Governors unanimously agreed to participate in the Initiative with EPA, because the Initiative supported the principles and goals of the Great Lakes Toxic Substances Control Agreement (Governors' Agreement). Signed in 1986 by the Governors of all eight Great Lakes States, the Governors' Agreement affirmed the Governors' intention to manage and protect the resources of the Great Lakes basin through the joint pursuit of unified and cooperative principles, policies and programs enacted and adhered to by each Great Lakes State.

The Initiative provided a forum for a regional dialogue to establish minimum requirements that would reduce disparities between State water quality controls in the Great Lakes basin. The scope of the Initiative included development of proposed Great Lakes water quality guidance—Great Lakes-specific water quality criteria and methodologies to protect aquatic life, wildlife and human health, procedures to implement water quality criteria, and an antidegradation policy.

Three committees were formed to oversee the Initiative. A Steering Committee (composed of directors of water programs from the Great Lakes States' environmental agencies and EPA's National and Regional Offices) discussed policy, scientific, and technical issues, directed the work of the Technical Work Group and ratified final proposals. The Technical Work Group (consisting of technical staff from the Great Lakes States' environmental agencies, EPA, the U.S. Fish and Wildlife Service, and the National Park Service) prepared proposals on elements of the Guidance for consideration by the Steering Committee. The Public Participation Group (consisting of representatives from environmental groups, municipalities, industry and academia) observed the deliberations of the other two committees, advised them of the public's concerns, and kept its various constituencies apprised of ongoing activities and issues. These three groups were collectively known as the Initiative Committees. From the start, one goal of the Initiative Committees was to develop the Guidance elements in an open public forum, drawing upon the extensive expertise and interest of individuals and groups within the Great Lakes community.

The Initiative efforts were well underway when Congress amended section 118 of the CWA in 1990 through the CPA. The general purpose of these amendments was to improve the effectiveness of EPA's existing programs in the Great Lakes by identifying key treaty provisions agreed to by the United States and Canada in the Great Lakes Water Quality Agreement (GLWQA), imposing statutory deadlines for the implementation of these key activities, and increasing Federal resources for program operations in the Great Lakes System.

Section 118(c)(2) requires EPA to publish proposed and final water quality guidance for the Great Lakes System. This Guidance must conform with the objectives and provisions of the GLWQA (a binational agreement establishing common water quality objectives for the Great Lakes) and be no less restrictive than provisions of the CWA and National water quality criteria and guidance. The Guidance must specify minimum requirements for the waters in the Great Lakes System in three areas: (1) water quality standards (including numerical limits on pollutants in ambient Great Lakes waters to protect human health, aquatic life and wildlife); (2) antidegradation policies; and (3) implementation procedures.

The Great Lakes States must adopt water quality standards, antidegradation policies and implementation procedures for waters within the Great Lakes System which are consistent with the final Guidance within two years of EPA's publication. In the absence of such action, EPA is required to promulgate any necessary requirements within that two-year period. In addition, when an Indian Tribe is authorized to administer the NPDES or water quality standards program in the Great Lakes basin, it will also need to adopt provisions consistent with the final Guidance into their water programs.

On December 6, 1991, the Initiative Steering Committee unanimously recommended that EPA publish the draft Guidance ratified by that group in the Federal Register for public review and comment. The agreement that the draft Great Lakes Guidance was ready for public notice did not represent an endorsement by every State of all of the specific proposals. Rather, all parties agreed on the importance of proceeding to publish the draft Great Lakes Guidance in order to further solicit public comment. State Steering Committee members indicated their intent to develop and submit specific comments on the proposed Guidance during the public comment period. EPA worked to convert the agreements reached in principle by the Steering Committees into a package suitable for publication in the Federal Register as proposed Guidance. EPA generally used the draft proposal ratified by the Steering Committee as the basis for preparing the Federal Register proposal package. Modifications were necessary, however, to reflect statutory and regulatory requirements and EPA policy considerations, to propose procedures for State and Tribal adoption of the final Guidance, to provide suitable discussion of various alternative options, and to accommodate necessary format changes. Where modifications were made, the preamble to the proposal described both the modification and the original Steering Committee-approved guidelines, and invited public comment on both. All elements approved by the Steering Committee were either incorporated in the proposed rule or discussed in the preamble to the proposal.

III. Purpose of the Guidance
The final Guidance represents a milestone in the 30 years of effort described above on the part of the Great Lakes stakeholders to define and apply innovative, comprehensive environmental programs in protecting and restoring the Great Lakes. In particular, this publication of the final Guidance culminates six years of intensive, cooperative effort that included participation by the eight Great Lakes States, the environmental community, academia, industry, municipalities and EPA Regional and National offices.
The final Guidance will help establish consistent, enforceable, long-term protection with respect to all types of pollutants, but will place short-term emphasis on the types of long-lasting pollutants that accumulate in the food web and pose a threat to the Great Lakes System. The final Guidance will establish goals and minimum requirements that will further the next phase of Great Lakes programs, including the Great Lakes Toxic Reduction Effort’s integrated, multi-media ecosystem approach. EPA and State development of the Guidance—from drafting through proposal and now final publication—was guided by several general principles that are discussed below.

A. Use the Best Available Science to Protect Human Health, Aquatic Life, and Wildlife

EPA and the Initiative Committees have been committed throughout the Initiative to using the best available science to develop programs to protect the Great Lakes System. In the 1986 Governors’ Agreement, the Governors of the Great Lakes States recognized that the problem of persistent toxic substances was the foremost environmental issue confronting the Great Lakes. They also recognized that the regulation of toxic contaminants was scientifically complex because the pollutants are numerous, their pathways into the Lakes are varied, and their effects on the environment, aquatic life and human health are not completely understood. Based on the importance of the Great Lakes Basin Ecosystem and the documented adverse effects from toxic contamination, however, the Governors directed their environmental administrators to jointly develop an agreement and procedure for coordinating the control of toxic releases and achieving greater uniformity of regulations governing such releases within the Great Lakes basin.

As discussed further above, the Initiative was subsequently created to begin work on these goals. EPA and the Great Lakes States, with input from interested parties in the basin, began collecting and analyzing data, comparing regulatory requirements and technical guidance in their various jurisdictions, and drafting specific methodologies and procedures to control the discharge of toxic contaminants. The provisions of the final Guidance were based in large part on these prior efforts of the Initiative Committees, and incorporate the best available science to protect human health, wildlife and aquatic life in the Great Lakes System. For example, the final Guidance includes new criteria and a methodology developed by the Initiative Committees to specifically protect wildlife; incorporates recent data on the bioavailability of metals into the aquatic life criteria and methodologies; incorporates Great Lakes-specific data on fish consumption rates and fish lipid contents into the human health criteria; and provides a methodology to determine the bioaccumulation properties of individual pollutants. Additionally, EPA understands that the science of risk assessment is rapidly improving. Therefore, in order to ensure that the scientific basis for the criteria methodologies is always current and peer reviewed, EPA will review the methodologies and revise them as appropriate every three years.

B. Recognize the Unique Nature of the Great Lakes Basin Ecosystem

The final Guidance also reflects the unique nature of the Great Lakes Basin Ecosystem by establishing special provisions for chemicals of concern. EPA and the Great Lakes States believe it is reasonable and appropriate to establish special provisions for the chemicals of most concern because of the physical, chemical and biological characteristics of the Great Lakes System, and the documented environmental harm to the ecosystem from the past and continuing presence of these types of pollutants. The Initiative Committees devoted considerable effort to identifying the chemicals of most concern to the Great Lakes System—persistent, bioaccumulative pollutants termed “bioaccumulative chemicals of concern (BCCs)” and developing the most appropriate criteria, methodologies, policies, and procedures to address them. The special provisions for BCCs, initially developed by the Initiative Committees and incorporated into the final Guidance, include: antidegradation procedures, to ensure that future problems are mitigated; a general phase-out and elimination of mixing zones for BCCs, except in limited circumstances, to reduce their overall loadings to the Lakes; more extensive data generation requirements to ensure that they are not under-regulated for lack of data; and development of water quality criteria that will protect wildlife that feed on aquatic prey.

The final Guidance is designed not only to begin to address existing problems, but also to prevent emerging, and non-typical pollutants and additional chemicals in the future which may damage the overall health of the Great Lakes. The experience with such pollutants as DDT and PCBs indicates that it takes many decades to overcome the damage to the ecosystem caused by even short-term discharges, and that prevention would have been dramatically less costly than clean-up. Issuance of the final Guidance alone will not solve the existing long-term problems in the Great Lakes System from these contaminants. Full implementation of provisions consistent with the final Guidance will, however, provide a coordinated ecosystem approach for addressing possible pollutant problems before they produce adverse and long-lasting basin-wide impacts, rather than waiting to see what the future impacts of the pollutants might be before acting to control them. The comprehensive approach used in the development of the final Guidance provides regulatory authorities with both remedial and preventive ways of gauging the actions and potential effects of chemical stressors upon the Great Lakes Basin Ecosystem. The methodologies, policies and procedures contained in the final Guidance provide mechanisms for appropriately addressing both pollutants that have been or may in the future be documented as chemicals of concern.

C. Promote Consistency in Standards and Implementation Procedures While Allowing Appropriate Flexibility to States and Tribes

Promoting consistency in standards and implementation procedures while providing for appropriate State flexibility was the third principle in the EPA development of the final Guidance. The underlying rationale for the Governors’ Agreement, the Initiative, and the requirements set forth in the CPA was a recognition of the need to promote consistency through adoption of minimum water quality standards, antidegradation policies, and implementation procedures by Great Lakes States and Tribes to protect human health, aquatic life and wildlife. Although provisions in the CWA provide for the adoption of and periodic revisions to State water quality criteria, such provisions do not necessarily ensure that water quality criteria of adjoining States are consistent within a shared water body. For example, ambient water quality criteria in place in six of the eight Great Lakes States to protect aquatic life from acute effects range from 1.79 µg/L to 15.0 µg/L for cadmium, and from 0.21 µg/L to 1.33 µg/L for dieldrin. Other examples of variations in acute criteria include nickel, which ranges from 290.30 µg/L to 852.669 µg/L; lindane,
with a range of no criteria in place to 1.32 µg/L; and mercury, ranging from 0.5 µg/L to 2.4 µg/L. Similar ranges and disparities exist for chronic aquatic life criteria, and for water quality criteria to protect human health.

Disparities also exist among State procedures to translate water quality criteria into individual discharge permits. Wide variations exist, for example, in procedures for the granting of mixing zones, interpretation of background levels of pollutants, consideration of pollutants present in intake waters, controls for pollutants present in concentrations below the level of detection, and determination of appropriate levels for pollutants discharged in mixtures with other pollutants. Additionally, when addressing the accumulation of chemicals by fish that will be consumed by humans and wildlife, some States consider accumulation through multiple steps in the food chain (bioaccumulation) while others consider only the single step of concentration from the water column (bioconcentration). Further disparities exist in different translator methodologies in deriving numeric values for implementing narrative water quality criteria; different assumptions when calculating total maximum daily loads (TMDLs) and wasteload allocations (WLAs), including different assumptions about background concentrations, mixing zones, receiving water flows, or environmental fate; and different practices in deciding what pollutants need to be regulated in a discharge, what effect detection limits have on compliance determinations, and how to develop whole effluent toxicity limitations.

These inconsistencies in State standards and implementation procedures have resulted in the disparate regulation of point source discharges. In the Governors’ Agreement, the Governors recognized that the water resources of the basin transcend political boundaries and committed to take steps to manage the Great Lakes as an integrated ecosystem. The Great Lakes States, as participants in the Initiative Committees, recommended provisions, based on their extensive experience in administering State water programs and knowledge of the significant differences in these programs within the basin, that were ultimately included in the proposed Guidance. The final Guidance incorporates the work begun by the Initiative Committees to identify these disparities and improve consistency in water quality standards and permit procedures in the Great Lakes System.

Although improved consistency in State water programs is a primary goal of the final Guidance, it is also necessary to provide appropriate flexibility to States and Tribes in the development and implementation of water programs. In overseeing States’ implementation of the CWA, EPA has found that reasonable flexibility is not only necessary to accommodate site-specific situations and unforeseen circumstances, but is also appropriate to enable innovation and progress as new approaches and information become available. Many commenters, including the Great Lakes States, urged EPA to evaluate the appropriate level of flexibility provided to States and Tribes in the proposed Guidance provisions. EPA reviewed all sections of the proposed Guidance and all comments received to determine the appropriate level of flexibility needed to address these concerns while still providing a minimum level of consistency between the State and Tribal programs. Based on this review, the final Guidance provides flexibility for State and Tribal adoption and implementation of provisions consistent with the final Guidance in many areas, including the following:

—Antidegradation: Great Lakes States and Tribes may develop their own approaches for implementing the prohibition against deliberate actions of dischargers that increase the mass loading of BCCs without an approved antidegradation demonstration. Furthermore, States and Tribes have flexibility in adopting antidegradation provisions regarding non-BCCs.

—TMDLs: Great Lakes States and Tribes may use assessment and remediation plans for the purposes of appendix F to part 132 if the State or Tribe certifies that the assessment and remediation plan meets certain TMDL-related provisions in the final Guidance and public participation requirements applicable to TMDLs, and if EPA approves such plan. Thus, States have the flexibility in many cases to use LAMPs, RAPs and State Water Quality Management Plans in lieu of TMDLs.

—Intake Credits: Great Lakes States and Tribes may consider the presence of intake water pollutants in establishing water quality-based effluent limits (WQBELs) in accordance with procedure 5 of appendix F.

—Site-Specific Modifications: Great Lakes States and Tribes may adopt either more or less stringent modifications to human health, wildlife, and aquatic life criteria and bioaccumulation factors (BAFs) based on site-specific circumstances specified in procedure 1 of appendix F. All criteria, however, must be sufficient not to cause jeopardy to threatened or endangered species listed or proposed to be listed under the Federal Endangered Species Act.

—Variances: Great Lakes States and Tribes may grant variances from water quality standards based on the factors identified in procedure 2 of appendix F.

—Compliance Schedules: Great Lakes States and Tribes may allow existing Great Lakes dischargers additional time to comply with permit limits in order to collect data to derive new or revised Tier I criteria and Tier II values in accordance with procedure 9 of appendix F.

—Mixing Zones: Great Lakes States and Tribes may authorize mixing zones for existing discharges of BCCs after the 10-year phase-out period in accordance with procedure 3.B of appendix F, if the permitting authority determines, among other things, that the discharger has reduced its discharge of the BCC for which a mixing zone is sought to the maximum extent possible. Water conservation efforts that result in overall reductions of BCCs are also allowed even if they result in higher effluent concentrations.

—Scientific Defensibility Exclusion: Great Lakes States and Tribes may apply alternate procedures consistent with Federal, State, and Tribal requirements upon demonstration that a provision in the final Guidance would not be scientifically defensible if applied to a particular pollutant in one or more sites. This provision is in §132.4(h) of the final Guidance.

—Reduced Detail: In many instances, EPA has revised the proposed Guidance to reduce the amount of detail in the provisions without sacrificing the objectives of the provisions. Examples of such revisions include simplification of procedures for developing TMDLs in procedure 3 of appendix F, and simplification of procedures for determining reasonable potential to exceed water quality standards in procedure 5.B of appendix F.

—Other Provisions: Flexibility is also present in provisions for the exercise of best professional judgment by the Great Lakes States and Tribes when implementing many individual provisions in the final Guidance including: determining the appropriate uncertainty factors in the human health and wildlife criteria methodologies; selection of data sets for establishing water quality criteria; identifying reasonable and prudent
measures in anti-degradation provisions; and specifying appropriate margins of safety when developing TMDLs. In all cases, of course, State and Tribal provisions would need to be scientifically defensible and consistent with all applicable regulatory requirements.

D. Establish Equitable Strategies to Control Pollution Sources

Many commenters argued that the proposed Guidance unfairly focused on point source discharges. They asserted that nonpoint sources or diffuse sources of pollution, such as air emissions, are responsible for most of the loadings of some pollutants of concern in the Great Lakes, that increased regulation of point sources will be inequitable and expensive, and that the final Guidance will not result in any environmental improvement given the large continuing contribution of toxic pollutants by nonpoint sources. EPA recognizes that regulation of point source discharges alone cannot address all existing or future environmental problems from toxic pollutants in the Great Lakes. In addition to discharges from point sources, toxic pollutants are also contributed to the Great Lakes from industrial and municipal emissions to the air, resuspension of pollutants from contaminated sediments, urban and agricultural runoff, hazardous waste and Superfund sites, and spills. Restoration and maintenance of a healthy ecosystem will require significant efforts in all of these areas. EPA, Canada and the Great Lakes States and Tribes are currently implementing or developing many voluntary and regulatory programs to address these and other nonpoint sources of environmental contaminants in the Great Lakes.

Additionally, EPA intends to use the scientific data developed in the final Guidance and new or revised water quality criteria subsequently adopted by Great Lakes States and Tribes in evaluating and determining appropriate levels of control in other environmental programs. For example, EPA’s future biennial reports under section 112(m) of the Clean Air Act will consider the extent to which air discharges cause or contribute to exceedances of water quality criteria in assessing whether additional air emission standards or control measures are necessary to prevent serious adverse effects. Similarly, once provisions consistent with the final Guidance are adopted by the Great Lakes States or Tribes, they will serve as applicable or relevant and appropriate requirements (ARARs) for on-site responses under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA). EPA will also consider the data and criteria developed for the final Guidance, including the information on BCCs, in developing or evaluating LAMPS and RAPs under section 118 of the CWA and Article VI, Annex 2 of the GLWQA; determination of corrective action requirements under sections 3004(u), 3008(h), or 7003 of the Solid Waste Disposal Act; new or existing chemical reviews under the Toxic Substances Control Act (TSCA); pesticide reviews under the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA); and reporting requirements for toxic releases under the Emergency Planning and Community Right-to-Know Act (EPCRA).

The final Guidance also includes provisions to address the contribution of pollutants by nonpoint sources. First, the water quality criteria to protect human health, wildlife and aquatic life, and the anti-degradation provisions apply to the waters in the Great Lakes System regardless of whether discharges to the water are from point or nonpoint sources. Accordingly, any regulatory programs for nonpoint sources that require compliance with water quality standards would also be subject to the criteria and anti-degradation provisions of the final Guidance once they are adopted into State or Tribal standards. Second, several elements of the final Guidance would, after State, Tribal or Federal promulgation, require or allow permitting authorities to consider the presence of pollutants in ambient waters—including pollutants from nonpoint source dischargers—in establishing WQBELs for point sources. For example, permit authorities may consider the presence of other point or nonpoint source discharges when evaluating whether to grant a variance from water quality criteria. Additionally, the provisions for TMDLs addressing nonpoint sources by specifying that the loading capacity of a receiving water that does not meet water quality standards for a particular pollutant be allocated, where appropriate, among nonpoint as well as point sources of the pollutant, including, at a minimum, a margin of safety to account for technical uncertainties in establishing the TMDL. The development of TMDLs is the preferred mechanism for addressing equitable division of the loading capacities of these nonattained waters. Because TMDLs have not been completed for most nonattained waters, however, the final Guidance promotes the development of TMDLs through a phased approach, where appropriate, and provides for short-term regulatory relief to point source dischargers in the absence of TMDLs through intake credits, variances, and other water quality permitting procedures. EPA received numerous comments on the problem posed in controlling mercury in particular. Many commenters stated that since the primary source of mercury is now atmospheric deposition, point sources contribute only a minor portion of the total loading of mercury to the Great Lakes System and further restriction of point source discharges would have no apparent effect in improving water quality. Although EPA believes that there is sufficient flexibility in the Guidance to handle the unique problems posed by mercury (e.g., water quality variances, phased TMDLs, intake credits), EPA is committed to developing a mercury permitting strategy to provide a holistic, comprehensive approach for dealing with this pollutant. EPA will publish this strategy no later than two years following publication of this Guidance. There are also many ongoing voluntary and regulatory activities that address nonpoint sources of toxic pollutants to the Great Lakes System, including activities undertaken under the Clean Air Act Amendments of 1990 (CAA), the CWA, and State regulatory and voluntary programs. Some of these activities are summarized in the preamble to the proposed Guidance (59 FR 20826–32) and section I.D of the SID. In addition to the many ongoing activities, EPA and the Great Lakes States, Tribes, and other federal agencies are pursuing a multi-media program to prevent and to further reduce toxic loadings from all sources of pollution to the Great Lakes System, with an emphasis on nonpoint sources. This second phase of the Great Lakes Water Quality Initiative, called the Great Lakes Toxic Reduction Effort (GLTRE), will build on the open, participative public dialogue established during the development of the final Guidance. Through the GLTRE, the Federal, State, and Tribal agencies intend to coordinate and enhance the effectiveness of ongoing actions and existing tools to prevent and reduce nonpoint source and wet-weather point source contributions of toxic pollutants in the Great Lakes System. A special emphasis will be placed on BCCs identified in the final Guidance.

A partial list of ongoing actions that are being or could be focused on BCCs includes: implementation of the CAAA to reduce atmospheric deposition of toxic pollutants; CERCLA remedial action strategies; Recovery Act and CERCLA remedial actions to reduce loadings of toxics from
hazardous waste sites; increased focus (through the GLTRE) on toxic pollutants emanating from combined sewer overflows and stormwater outfalls; application in the Great Lakes basin of the National Contaminated Sediment Management Strategy; implementation of spill prevention planning practices to minimize this potential source of loading to the Great Lakes; improved reporting of toxic pollutants under the Toxic Release Inventory; public education on the dangers of mercury and other BCCs; pesticide registration and re-registration processes; development of a "mass balance" model for fate and transport of pollutants in the Great Lakes; and, development of a "virtual elimination strategy." These programs will prevent and further reduce mass loadings of pollutants and facilitate equitable division of the costs of any necessary control measures between point and nonpoint sources.

In addition to the GLTRE, which is basin-wide in scope, a primary vehicle for coordinating Federal and State programs at the local level for meeting water quality standards and restoring beneficial uses for the open waters of the Great Lakes are LaMPS. LaMPS will define media-specific program actions to further reduce loadings of toxic substances, assess whether these programs will ensure restoration and attainment of water quality standards and designated beneficial uses, and recommend any media-specific program enhancements as necessary. Additionally, LaMPS will be periodically updated and revised to assess progress in implementing media-specific programs, assess the reductions in toxic loadings to the Great Lakes System through these programs, incorporate advances in the understanding of the system based on new data and information, and recommend specific adjustments to media programs as appropriate.

E. Promote Pollution Prevention Practices

The final Guidance also promotes pollution prevention practices consistent with EPA's National Pollution Prevention Strategy and the Pollution Prevention Action Plan for the Great Lakes. The Pollution Prevention Act of 1990 declares as national policy that reducing the sources of pollution is the preferred approach to environmental protection. When source reductions are not possible, however, recycling, treating and properly disposing of pollutants in an environmentally safe manner complete the hierarchy of management options designed to prevent pollution from entering the environment.

Consistent with the goals of the Pollution Prevention Act, EPA developed the Great Lakes Pollution Prevention Action Plan (April, 1991). The Great Lakes Pollution Prevention Action Plan highlights how EPA, in partnership with the States, will incorporate pollution prevention into actions designed to reduce the use and release of toxic substances in the Great Lakes basin.

The final Guidance builds upon these two components of the Great Lakes program by promoting the development of pollution prevention analysis and activities in the level of detection, mixing zone, and antidegradation sections of the final Guidance. Also, the decision to provide special provisions for BCCs implements EPA's commitment to pollution prevention by reducing the discharge of these pollutants in the future. This preventive step not only makes good environmental management sense, but is appropriate based on the documented adverse effects that the past and present discharge of these pollutants has produced in the Great Lakes basin.

F. Provide Accurate Assessment of Costs and Benefits

In developing the final Guidance, EPA identified and carefully evaluated the anticipated costs and benefits from implementation of the major provisions. EPA received many comments on the draft cost and benefit studies conducted as part of the proposed Regulatory Impact Analysis (RIA) required by Executive Order 12291, and its successor, Executive Order 12866. Based upon consideration of those comments and further analysis, EPA has revised the RIA. The results of this analysis are summarized in section V of this preamble.

IV. Summary of the Final Guidance

The final Guidance will establish minimum water quality standards, antidegradation policies, and implementation procedures for the waters of the Great Lakes System in the States of Illinois, Indiana, Michigan, Minnesota, New York, Pennsylvania, Ohio and Wisconsin, including waters within the jurisdiction of Indian Tribes. Specifically, the final Guidance specifies numeric criteria for selected pollutants to protect aquatic life, wildlife and human health within the Great Lakes System and provides methodologies to derive numeric criteria for additional pollutants discharged to these waters. The final Guidance also contains minimum procedures to translate the proposed ambient water quality criteria into enforceable controls on discharges of pollutants, and a final antidegradation policy.

The provisions of the final Guidance are not enforceable requirements until adopted by States or Tribes, or promulgated by EPA for a particular State or Tribe. The Great Lakes States and Tribes must adopt water quality standards, antidegradation policies, and implementation procedures for waters within the Great Lakes System consistent with the (as protective as) final Guidance or be subject to EPA promulgation. Great Lakes Tribes include any Tribe within the Great Lakes basin for which EPA has approved water quality standards under section 303 or has authorized to administer a NPDES program under section 402 of the CWA. No Indian Tribe has been authorized to administer these water programs in the Great Lakes basin as of this time. If a Great Lakes State fails to adopt provisions consistent with the final Guidance within two years of this publication in the Federal Register (that is, by March 23, 1997), EPA will publish a final rule at the end of that time period identifying the provisions of the final Guidance that will apply to waters and discharges within that jurisdiction. Additionally, when an Indian Tribe is authorized to administer the NPDES or water quality standards program in the Great Lakes basin, it will also need to adopt provisions consistent with the final Guidance into their water programs.

The following sections provide a brief summary of the provisions of the final Guidance. A more complete discussion of the final Guidance, including EPA's analysis of major comments, issues, and a description of specific changes made to the proposed Guidance, are contained in the SID.

The parenthetical note at the beginning of each section provides references to the primary provisions in the final Guidance being discussed in the section, and to discussions in the SID. The final Guidance is codified as 40 CFR 132, including appendixes A through F. Note that appendix F consists of procedures 1 through 9. For ease of reference, sections in appendix F may be referred to by appending the section designation to the procedure number. For example, section A.1 of procedure 1 may be referred to as procedure 1.A.1 of appendix F.
A. Water Quality Criteria and Methodologies

1. Protection of Aquatic Life

(§§ 132.3(a), 132.3(b), 132.4(a)(2)

Tables 1 and 2 to part 132; appendix A to part 132; section III, SID)

The final Guidance contains numeric criteria to protect aquatic life from acute and chronic exposures to pollutants. Tier I aquatic life criteria for each chemical are based on laboratory toxicity data for a variety of aquatic species (e.g., fish and invertebrates) which are representative of species in the freshwater aquatic environment as a whole. The Guidance also includes a Tier II methodology to be used in the absence of the full set of data needed to meet Tier I data requirements. For pollutants for which Tier I criteria have not been adopted into State or Tribal water quality standards, States must use methodologies consistent with either the Tier I or Tier II methodologies, depending on the data available. In conjunction with whole effluent toxicity requirements in the final Guidance (see section IV.B.5 of this preamble), to implement their existing narrative water quality criteria that prohibit toxic pollutants in toxic amounts in all waters. The Great Lakes States and Tribes are not required to use the Tier II methodology to adopt numeric criteria into their water quality standards. Use of the two-tiered final Guidance methodologies in these situations will enable regulatory authorities to translate narrative criteria to derive TMDLs and individual NPDES permit limits on a more uniform basis. EPA and the States determined that there is a need to regulate pollutants more consistently in the Great Lakes System when faced with limited numbers of criteria. Many of the Great Lakes States are already employing procedures similar to the approach in the final Guidance to implement narrative criteria. EPA determined the Tier II approach improves upon existing mechanisms by utilizing all available data.

The methodology allows the application of the final Guidance to all pollutants, except those listed in Table 5 of part 132 (see section IV.E of this preamble). The Tier I aquatic life methodology includes data requirements very similar to those used in current guidelines for developing National water quality criteria guidance under section 304(a) of the CWA. For example, both require that acceptable toxicity data for aquatic species in at least eight different families representing differing habitats and taxonomic groups must exist before a Tier I numeric criterion can be derived. The Tier II aquatic life methodology is used to derive Tier II values which can be calculated with fewer toxicity data than Tier I. Tier II values can, in certain instances, be based on toxicity data from a single taxonomic family, provided the data are acceptable. The Tier II methodology generally produces more stringent values than the Tier I methodology, to reflect greater uncertainty in the absence of additional toxicity data. As more data become available, the derived Tier II values tend to become less conservative. That is, they more closely approximate Tier I numeric criteria. EPA and the States believe it is desirable to continue to supplement toxicity data to ultimately derive Tier I numeric criteria. One difference from the existing National water quality criteria guidelines is that the final Guidance methodology for aquatic life deletes the provision in the National guidelines to use a Final Residue Value (FRV) in deriving a criterion. The FRV is intended to prevent concentrations of pollutants from affecting the marketability of those species or affecting wildlife that consume them by preventing the exceedance of applicable Food and Drug Administration action levels and concentrations that affect wildlife. The final Guidance provides specific, separate methodologies to protect wildlife and human health (discussed below) which EPA believes will provide more accurate and appropriate levels of protection than the FRVs.

For pollutants without Tier I criteria but with enough data to derive Tier II values for aquatic life, the proposal would have required permittees to meet permit limits based on both Tier II values and whole effluent toxicity (WET) testing. In response to comments, the final Guidance clarifies that States and Tribes may adopt provisions allowing use of indicator parameter limits consistent with 40 CFR 122.44(d)(1)(vi)(C). When deriving limits to numeric criteria, States and Tribes have the option of using an indicator parameter limit, including use of a WET limit under appropriate conditions, in lieu of a Tier II-based limit. If use of an indicator parameter is allowed, the State or Tribe must ensure that the indicator parameter will attain the “applicable water quality standard” (as described in 40 CFR 122.44(d)(1)(vi)(C). The “applicable water quality standard” in this instance would be the State’s or Tribe’s narrative water quality standard that protects aquatic life.

Finally, the aquatic criteria for metals in the proposed Guidance were expressed as total recoverable concentrations. The final Guidance expresses the criteria for metals in dissolved form because the dissolved metal more closely approximates the bioavailable fraction of metal in the water column than does the total recoverable metal. The dissolved criteria are obtained by multiplying the chronic and/or acute criterion by appropriate conversion factors in Table 1 or 2. This is consistent with many comments on the issue and with the policy on metals derived in “Office of Water Policy and Technical Guidance on Interpretation and Implementation of Aquatic Life Metals Criteria’ (October 1, 1993). A document describing the methodology to convert total recoverable metals criteria to dissolved metals criteria was published in the Federal Register on August 30, 1994 (59 FR 44678). If a State or Tribe fails to adopt approachable aquatic life criteria for metals, EPA will promulgate criteria expressed as dissolved concentrations.

EPA Region 5, in cooperation with EPA Regions 2 and 3 and Headquarters offices, and the Great Lakes States and Tribes, will establish a Great Lakes Initiative (GLI) Clearinghouse to assist States and Tribes in developing numeric Tier I water quality criteria for aquatic life, human health and wildlife and Tier II water quality values for aquatic life and human health. As additional toxicological data and exposure data become available or additional Tier I numeric criteria and Tier II values are calculated by EPA, States, or Tribes, Region 5 will ensure that this information is disseminated to the Great Lakes States and Tribes. EPA believes operation of the GLI Clearinghouse will help ensure consistency during implementation of the final Guidance.

2. Protection of Human Health

(§§ 132.3(c), 132.4(a)(4); Table 3 to part 132; appendix C to part 132; section V of the SID)

The final Guidance contains numeric human health criteria for 18 pollutants, and includes Tier I and Tier II methodologies to derive cancer and
non-cancer human health criteria for additional pollutants. The proposed Guidance contained numeric criteria for 20 pollutants, but two pollutants were deleted because they do not meet the more restrictive minimum data requirements for BAFs used in the final Guidance.

Tier I human health criteria are derived to establish ambient concentrations of chemicals which, if not exceeded in the Great Lakes System, will protect individuals from adverse health impacts from that chemical due to consumption of aquatic organisms and water, including incidental water consumption related to recreational activities in the Great Lakes System. For each chemical, chronic criteria are derived to reflect long-term consumption of food and water from the Great Lakes System. Tier II values are intended to provide a conservative, interim level of protection in the establishment of a permit limit, and are distinguished from the Tier I approach by the amount and quality of data used for derivation.

The final Guidance differs from current National water quality criteria guidelines when calculating the assumed human exposure through consumption of aquatic organisms. The final Guidance uses BAFs predicted from biota-sediment accumulation factors (BSAFs) in addition to field-measured BAFs, and uses a food chain multiplier (FCM) to account for biomagnification when using measured or predicted bioconcentration factors (BCFs). BAFs are discussed further in section IV.A.4. of this preamble.

Human health water quality criteria for carcinogens are typically expressed in concentrations associated with a plausible upper bound of increased risk of developing cancer. In practice, the level of cancer risk generally accepted by EPA and the States typically ranges between $10^{-4}$ (one in one thousand) and $10^{-6}$ (one in one million). In contrast, as discussed in section II above, the cancer risk from ingestion of contaminated fish at current concentrations in the Great Lakes System are as high as $1.2 \times 10^{-2}$ (1.2 in 100). The proposed and final Guidance establishes $10^{-5}$ (one in one hundred thousand) as the risk level used for deriving criteria and values for individual carcinogens. This is within the range historically used in EPA actions, and approved for State actions, designed to protect human health. The majority of the Great Lakes States use $10^{-5}$ as a baseline risk level in establishing their water quality standards.

The methodology is designed to protect humans who drink water or consume fish from the Great Lakes System. The portion of the methodology addressing fish consumption includes a factor describing how much fish humans consume per day. The final Guidance includes a Great Lakes-specific fish consumption rate of 15 grams per day, based upon several fish consumption surveys from the Great Lakes, including a recent study by West et al. that was discussed in a Federal Register document on August 30, 1994 (59 FR 44678). This rate differs from the 6.5 grams per day rate which is used in the National water quality criteria guidelines as a National average consumption value. The 15 grams per day represents the mean consumption rate of regional fish caught and consumed by the Great Lakes sport fishing population.

Commenters argued that a 15 gram per day assumption in the methodology would not adequately protect populations that consume greater than this amount (e.g., low-income minority anglers and Native Americans), and that such an approach therefore would be inconsistent with Executive Order 12898 regarding environmental justice (February 16, 1994, 59 FR 7629). EPA believes that the human health criteria methodology, including the fish consumption rate, will provide adequate health protection for the public, including more highly exposed subpopulations. In carrying out regulatory actions under a variety of statutory authorities, including the CWA, EPA has generally viewed an upper bound incremental cancer risk in the range of $10^{-4}$ to $10^{-6}$ as adequately protective of public health. As discussed above, the human health criteria methodology is based on a risk level of $10^{-4}$. Therefore, if fish are contaminated at the level permitted by criteria derived under the final Guidance, individuals eating up to 10 times (i.e., 150 grams per day) the assumed fish consumption rate would still be protected at the $10^{-4}$ risk level. A valuable data indicate that, even among low-income minorities who as a group consume more fish than the population on average, the overwhelming majority (approximately 95 percent) consume less than 150 grams per day. The final Guidance requires, moreover, that States and Tribes modify the human health criteria on a site-specific basis to provide additional protection appropriate for highly exposed sub-populations. Thus, where a State or Tribe finds that a population of high-end consumers would not be adequately protected by criteria derived using the 15 gram per day assumption (e.g., where the risk was greater than $10^{-4}$), the State or Tribe would be required to modify the criteria to provide appropriate additional protection. The final Guidance also requires States and Tribes to adopt provisions to protect human health from the potential adverse effects of mixtures of pollutants in effluents, specifically including mixtures of carcinogens. Understood in the larger context of the human health methodology and the final Guidance as a whole, therefore, EPA believes that the 15 gram per day fish consumption rate provides adequate health protection for the public, including highly exposed populations, and that the final Guidance is therefore consistent with Executive Order 12898.

In developing bioaccumulation factors, the proposed Guidance used a 5.0 percent lipid value for fish consumed by humans, based on Great Lakes-specific data. The current National methodology uses a 3.0 percent lipid value. The final Guidance uses a 3.10 percent lipid value for trophic level 4 fish and 1.82 for trophic level 3 fish. These percent lipid values are based on an analysis of the West et al. study cited above and data from State fish contaminant monitoring programs.

The final Guidance contains specific technical guidelines concerning the range of uncertainty factors that may be applied by the State and Tribal agencies on the basis of their best professional judgment. The final Guidance places a cap of 30,000 on the combined product of uncertainty factors that may be applied in the derivation of non-cancer Tier II values and a combined uncertainty factor of 10,000 for Tier I criteria. The likely maximum combined uncertainty factor for Tier I criteria in most cases is 3,000. The SID discusses further the use of the uncertainty factors in the derivation of human health criteria and values.

The proposed Guidance used an 80 percent relative source contribution (RSC) from surface water pathways for BCCs, and a 100 percent RSC for all other pollutants, in deriving noncancer criteria. The RSC concept is applied in the National drinking water regulations and is intended to account, at least in part, for exposures from other sources for those bioaccumulative pollutants for which surface water pathways are likely to be major contributors to human exposure. The final Guidance uses the more protective 80 percent RSC for all pollutants in deriving noncancer criteria. This change was made because of concern that for non-BCCs as well as
BCCs, there may be other sources of exposures for noncarcinogens.

3. Protection of Wildlife

(§ 132.3(d), 132.4(a)(5); Table 4 to part 132; appendix D to part 132; section VI of the SID)

The final Guidance contains numeric criteria to protect wildlife for four pollutants and a methodology to derive Tier I criteria for additional BCCs. Wildlife criteria are derived to establish ambient concentrations of chemicals which, if not exceeded, will protect mammals and birds from adverse impacts from that chemical due to consumption of food and/or water from the Great Lakes System.

These are EPA's first water quality criteria specifically for the protection of wildlife. The methodology is based largely on the noncancer human health paradigm. It focuses, however, on endpoints related to reproduction and population survival rather than the survival of individual members of a species. The methodology incorporates pollutant-specific effect data for a variety of mammals and birds and species-specific exposure parameters for two mammals and three birds representative of mammals and birds resident in the Great Lakes basin which are likely to experience significant exposure to bioaccumulative contaminants through the aquatic food web.

In the proposal, EPA included a tiered approach similar to that for aquatic life and human health. In response to comments, the final Guidance requires States and Tribes to adopt provisions consistent with only the Tier I wildlife methodology, and only to apply this methodology for BCCs (see section IV.A.4 below). The TSD provides discretionary guidelines for the use of Tier I and Tier II methodologies for other pollutants. The wildlife methodology was limited to the BCCs because these are the chemicals of greatest concern to the higher trophic level wildlife species feeding from the aquatic food web in the Great Lakes basin. This decision is consistent with comments made by the EPA Science Advisory Board (SAB) who agreed that the initial focus for wildlife criteria development should be on persistent, bioaccumulative organic contaminants (USEPA, 1994, EPA-SAB-EPEC-ADV-94-001).

Numerous commenters were concerned that the mercury criterion for wildlife was not scientifically appropriate. After review of all the comments and consideration of all the data, the mercury criterion for wildlife has been increased from 180 pg/L to 1300 pg/L. EPA believes the 1300 pg/L is protective of wildlife in the Great Lakes System.

In developing bioaccumulation factors, the proposed Guidance used a 7.9 percent lipid value for fish consumed by wildlife. The final Guidance uses a 10.31 percent lipid value for trophic level 4 fish and 6.46 for trophic level 3 fish. These percent lipid values are based on the actual prey species consumed by the representative wildlife species specified in the methodology, and are used to estimate the BAFs for the trophic levels which those species consume. The percent lipid is based on the preferential consumption patterns of wildlife and cross-referenced with fish weight and size and appropriate percent lipid. This approach is a more accurate reflection of the lipid content of the fish consumed by wildlife species than the approach used in the proposal.

4. Bioaccumulation Methodology

(§ 132.4(a)(3); appendix B to part 132; section IV of the SID)

The proposed Guidance incorporated BAFs in the derivation of criteria and values to protect human health and wildlife. Bioaccumulation refers to the uptake and retention of a substance by an aquatic organism from its surrounding medium and from food. For certain chemicals, uptake through the aquatic food chain is the most important route of exposure for wildlife and humans. The wildlife criteria and the human health criteria and values incorporate the BAFs in order to more accurately account for the total exposure of a chemical. EPA guidelines for the derivation of human health quality criteria use BCFs, which measure only uptake from water, when field-measured BAFs are not available. EPA believes, however, that the BAF is a better predictor of the concentration of a chemical within fish tissues in the Great Lakes System because it includes consideration of the uptake of contaminants from all routes of exposure.

The proposed Guidance included a hierarchy of three methods for deriving BAFs for non-polar organic chemicals: field-measured BAFs; predicted BAFs derived by multiplying a laboratory-measured BCF by a food-chain multiplier; and BAFs predicted by multiplying a BCF calculated from the log K_{ow} by a food-chain multiplier. For inorganic chemicals, the proposal would have required either a field-measured BAF or laboratory-measured BCF. On August 30, 1994, EPA published a document in the Federal Register (59 FR 44678) requesting comments on revising the hierarchy of methods for deriving BAFs for organic chemicals, and issues pertaining to the model used to assist in predicting BAFs when a field-measured BAF is not available. Based on the comments received, the final Guidance modifies the proposed hierarchy by adding a predicted BAF based on a BSAF as the second method in the hierarchy. BSAFs may be used for predicting BAFs from concentrations of chemicals in surface sediments. In addition, the final Guidance uses a model to assist in predicting BAFs that includes both benthic and pelagic food chains thereby incorporating exposures of organisms to chemicals from both the sediment and the water column. The model used in the proposal only included the pelagic food chain, and therefore, did not account for exposure to aquatic organisms from sediment.

The proposed Guidance used the total concentration of a chemical in the ambient water when deriving BAFs for organic chemicals. In the preamble to the proposed Guidance, EPA requested comments on deriving BAFs in terms of the freely dissolved concentration of the chemical in the ambient water. Based on comments received from the proposal and the document, the final Guidance uses the freely dissolved concentration of a chemical instead of the total concentration in the derivation of BAFs for organic chemicals. Use of the freely dissolved concentration will improve the accuracy of extrapolations between water bodies.

Finally, as discussed in section II of this preamble, bioaccumulation of persistent pollutants is a serious environmental threat to the Great Lakes Basin Ecosystem. Because of these concerns, the proposed Guidance would have required that pollutants with human health BAFs greater than 1000 receive increased attention and more stringent controls within the Great Lakes System. These pollutants are termed BCCs. EPA identified 28 BCCs in the proposed Guidance. The additional controls for BCCs are specified in certain of the implementation procedures and the inorganic methods, and are discussed further in the SID. The final Guidance continues to include increased attention on and more stringent controls for BCCs within the Great Lakes System. The final Guidance identifies 22 BCCs that are targeted for special controls instead of the 28 in the proposed Guidance. Six BCCs were deleted from the proposed list because of concern that the methods used to estimate the BAFs may not
account for the metabolism or degradation of the pollutants in the environment. States and Tribes may identify more BCCs as additional BAF data become available. The final Guidance designates as BCCs only those chemicals with human health BAFs greater than 1000 that were derived from either a field-measured BAF or a predicted BAF based on a field-measured BSAF (for non-metals) or from a field-measured BAF or a laboratory-measured BCF (for metals). Field-measured BAFs and BSAFs, unlike BAFs based only on laboratory analyses or calculations, account for the effects of metabolism.

B. Implementation Procedures

(§§ 132.4(a)(7), 132.4(e); appendix F to part 132; section VIII of the SID)

This section of the preamble discusses nine specific procedures contained in the final Guidance for implementing water quality standards and developing NPDES permits to attain the standards.

1. Site-Specific Modifications

(Procedure 1 of appendix F to part 132; section VIII.A of the SID)

The proposed Guidance would have allowed States and Tribes to adopt site-specific modifications to water quality criteria and values under certain circumstances. States and Tribes could modify aquatic life criteria to be either more stringent or less stringent when local water quality characteristics altered the biological availability or toxicity of a pollutant, or where local species’ sensitivities differed from tested species. Less stringent modifications to chronic aquatic life criteria could also be made to reflect local physical and hydrological conditions. States and Tribes could also modify BAFs and human health and wildlife criteria to be more stringent, but not less stringent than the final Guidance.

The final Guidance retains most of the above provisions, but in addition allows less stringent modifications to acute aquatic life criteria and values to reflect local physical and hydrological conditions, less stringent modifications to BAFs in developing human health and wildlife criteria, and the use of fish consumption rates lower than 15 grams per day if justified. The final Guidance also specifies that site-specific modifications must be made to prevent water quality that would cause jeopardy to endangered or threatened species that are listed or proposed under the ESA, and prohibits any less stringent site-specific modifications that would cause such jeopardy. Other issues related to the ESA are discussed in section IX of this preamble.

2. Variances from Water Quality Standards for Point Sources

(Procedure 2 of appendix F to part 132; section VIII.B of the SID)

The final Guidance allows Great Lakes States and Tribes to adopt variances from water quality standards, applicable to individual existing Great Lakes dischargers for up to five years, where specified conditions exist. For example, a variance may be granted when compliance with a criterion would result in substantial and widespread social and economic impacts or where certain stream conditions prevent the attainment of the criterion. No significant changes were made in this section from the proposed Guidance.

3. TMDLs and Mixing Zones

(Procedure 3 of appendix F to part 132; section VIII.C of the SID)

Section 303(d) of the CWA and implementing regulations at 40 CFR 130.7 require the establishment of TMDLs for waters not attaining water quality standards after implementation of existing or planned pollution controls. The TMDL quantifies the maximum allowable loading of a pollutant to a water body and allocates the loading capacity to contributing point and nonpoint sources (including natural background) such that water quality standards for that pollutant will be attained. A TMDL must incorporate a margin of safety (MOS) that accounts for uncertainty about the relationship between pollutant loads and water quality. TMDLs may involve single point sources or multiple sources (e.g., point sources and nonpoint sources) and may be established for geographic areas that range in size from large watersheds to relatively small water body segments.

The proposal attempted to develop a single, consistent approach for developing TMDLs to be used by all States and Tribes in the Great Lakes. Current practice in the eight Great Lakes States includes distinct technical procedures and program approaches that differ in scale, emphasis, scope and level of detail. Two options for TMDL development were proposed. One, Option A, focused on first evaluating the basin as a whole and then conducting individual site-by-site adjustments as necessary to ensure attainment of water quality standards at each location in the basin. The other, Option B, focused on evaluating limits needed for individual point sources with supplemental emphasis on basin-wide considerations as necessary. Both approaches are consistent with the CWA, but result in different methodologies for TMDL development.

Both options proposed that within 10 years of the effective date of the final Guidance (i.e., two five-year NPDES permit terms), mixing zones would be prohibited for BCCs for existing point source discharges to the Great Lakes System. Further, both proposed that mixing zones be denied for new point source discharges of BCCs as of the effective date of the final Guidance. Both options also specified procedures for determining background levels of pollutants present in ambient waters. In addition, the proposal would have tightened the relationship between TMDL development and NPDES permit issuance by providing that TMDLs be established for each pollutant causing an impairment in a water body prior to the issuance or reissuance of any NPDES permits for that pollutant.

The final Guidance merges both Options A and B into one single set of minimum regulatory requirements for TMDL development. In general, the final TMDL procedures are less detailed than the proposal, and offer more flexibility for States and Tribes in establishing TMDLs. The final TMDL procedures contain elements from both Options A and B that were deemed critical for a minimum level of consistency among the Great Lakes States and Tribes. These critical elements include: mixing zone specifications, design flows, and procedures for determining background concentrations.

The final Guidance also includes a prohibition on mixing zones for BCCs after 12 years in most circumstances. Maintaining these restrictions on the availability of mixing zones is consistent with both the Steering Committee’s policy views and the bi-national GLWQA goal of virtual elimination of persistent, bioaccumulative toxics. Because of the unique nature of the Great Lakes ecosystem, documented ecological impacts, and the need for consistency, EPA believes that the general prohibition on mixing zones for BCCs is reasonable and appropriate. However, a new exception is allowed if a facility with an existing BCC discharge can demonstrate that it is reducing that discharge to the maximum extent feasible (considering technical and economic factors) but cannot meet WQBELS for that discharge without a mixing zone. In conjunction with stakeholders within the Great Lakes Basin, will develop guidance for use by...
States and Tribes in exercising the exception provision with special focus on the technical and economic feasibility criteria. This guidance will also consider the notice, public hearing, monitoring and pollution prevention demonstration elements of the exception criteria. The final Guidance also retains many of the proposed provisions for calculating background concentrations used in TMDLs and WLAs established in the absence of TMDLs. The procedure addressing data points below the level of detection, however, has been modified so that it no longer specifies the use of default values (i.e., half of the level of detection).

The final Guidance implements these National requirements by specifying procedures for determining whether a discharge has the reasonable potential to cause or contribute to an exceedance of Tier I criteria or Tier II values based on facility-specific effluent data. The final Guidance also specifies procedures for determining whether permitting authorities must generate or require permits to generate data sufficient to calculate Tier II values when specified pollutants of concern in the Great Lakes System are known or suspected of being discharged, but neither Tier I criteria nor Tier II values have been derived due to a lack of toxicological data. EPA believes that the data necessary to calculate Tier II values for aquatic life, wildlife and human health currently exists for most of the specified pollutants of concern.

The final Guidance maintains all the basic requirements from the proposed procedure. Some minor changes are that the procedure no longer includes a special provision for effluent dominated streams, and the procedure allows a broader range of statistical approaches to be used when evaluating effluent data, which provides greater simplicity and flexibility to States and Tribes.

Another change from the proposal is the relationship in the final Guidance between the reasonable potential and TMDL procedures. Numerous comments pointed out that the proposed Guidance indicated that TMDLs would be required for any water receiving effluent from a discharger found to exhibit reasonable potential. Given the fact that there are many waterbodies in the Great Lakes basin for which TMDLs have not been developed, and the obvious need for permitting to proceed in the interim until TMDLs are completed, the final Guidance provides that the permitting authority can establish waste load allocations and WQBELs in the absence of a TMDL or an assessment and remediation plan developed and approved in accordance with procedure 3.A of appendix F. A more detailed discussion of the assessment and remediation plan and its relationship to a TMDL can be found in section VIII.E.2 of the SID. Procedures for establishing such WLAs are therefore addressed in the final Guidance.
6. Intake Pollutants

(Procedures 5.D and 5.E of appendix F to part 132; section VIII.E of the SID)

The proposed Guidance allowed a permitting authority to determine that the return of an identified intake water pollutant to the same body of water under specified circumstances does not cause, have the reasonable potential to cause, or contribute to an excursion above water quality standards, and therefore, that a WQBEL would not be required for that pollutant. Under the proposal, this “pass through” of intake water pollutants would be allowed if the facility returns the intake water containing the pollutant of concern to the same waterbody; does not contribute additional mass of pollutant; does not increase the concentration of the intake water pollutant and does not discharge at a time or location, or alter the pollutant in a manner which would cause adverse impacts to occur that would not occur if the pollutant were left in-stream.

EPA received numerous comments on the proposal. Some commenters argued that the proposed provision was too narrow because relief would not be available if the facility added any amount of the pollutant to the discharge, even where the facility was not contributing any additional mass or concentration to the waterbody than was contained in the intake water. After consideration of public comments, EPA decided to expand the intake pollutant provisions to include not only a reasonable potential procedure like the one contained in the proposal, but also a provision that allows the permitting authority to take into account the presence of pollutants in intake water in deriving WQBELs. Specifically, the final Guidance authorizes the permitting authority to establish limits based on a principle of “no net addition” (i.e., the limit would allow the mass and concentration of the pollutant in the discharge up to the mass and concentration of the pollutant in the intake water). This provision would be available where the facility’s discharge is to the same body of water as the intake water, and could be applied for up to 12 years after publication of the final Guidance. After that time, if a TMDL or comparable plan that meets the requirements of procedure 3 of appendix F has not been completed, the facility’s WQBEL must be established in accordance with the “baseline” provisions in procedure 5.F.2 of appendix F. This time limit provides a period of relief for dischargers that are not causing increased impacts on the waterbody by virtue of their discharge that would not have occurred had the pollutant remained in-stream, while maintaining the incentive for development of a comprehensive assessment and remediation plan for achieving attainment of water quality standards, which EPA believes is a critical element of the final Guidance for addressing pollutants for which a large contributor to non-attainment is nonpoint source pollution.

The final Guidance allows States and Tribes to address intake pollutants in a manner consistent with assessment and remediation plans that have been developed through mechanisms other than TMDLs in order to provide flexibility where such plans comprehensively address the point and non-point sources of non-attainment in a waterbody and the means for attaining compliance with standards.

EPA believes that 12 years provides sufficient time for States to develop and complete the water quality assessments that would serve as the basis for establishing WQBELs (including “no net addition” limits, where appropriate) under procedure 3.A of appendix F. However, EPA also recognizes that unforeseen events could delay State completion of these assessments, and therefore will, at 7 years following promulgation, in consultation with the States, evaluate the progress of the assessments. If this evaluation shows that completion of the assessments may not be accomplished by the 12 year date, EPA will revisit these provisions, and consider proposing extensions if appropriate.

Under the final Guidance, the permitting authority can permit the discharge of intake pollutants to a different body of water that is in non-attainment provided limitations require the discharge to meet a WQBEL for the pollutant equal to the pollutant’s water quality criterion. Because interwaterbody transfers of pollutants introduce pollutants to the receiving water that would not be present in that waterbody in the absence of the facility’s discharge, EPA does not believe that relief for such pollutants comparable to the “no net addition” approach would be appropriate. However, to address the concern raised by commenters about facilities with multiple sources of intake water, the permitting authority may use a flow-weighted combination of these approaches when the facility has co-mingled sources of intake water from the same and different bodies of water. EPA maintains that the preferred approach would be applying non-attainment waters, particularly when multiple sources contribute a pollutant for which the receiving water exceeds the applicable criterion, is development of a TMDL or comparable assessment and remediation plan. The above “no net addition” permitting approach provides additional flexibility in situations where a TMDL or comparable plan has not yet been developed. Other existing relief mechanisms include variances to water quality standards, removal of non-existing uses, and site-specific criteria.

7. WET

(Procedure 6 of appendix F to part 132; section VIII.F of the SID)

Existing EPA regulations define WET as “the aggregate toxic effect of an effluent measured directly by a toxicity test.” These regulations require WET limits to be included in permits in most circumstances in which the WET of a discharge has the reasonable potential to cause or contribute to an in-stream excursion above either a State’s numeric criteria for toxicity or narrative criteria for water quality (40 CFR 122.2, 122.44(d)(3)). The regulations allow States and Tribes the flexibility to control for WET with either numeric or narrative criteria. Current technical guidelines recommend that no discharge should exceed 0.3 acute toxic units (TUa = 100/LC50) at the edge of an acute mixing zone and 1.0 chronic toxic units (TUC = 100/NOEC, the No Observed Effect Concentration) at the edge of a chronic mixing zone.

The proposed Guidance would have continued to allow States and Tribes the flexibility to choose to control WET with either numeric or narrative criteria, but specified that no discharge could exceed 1.0 TUa, at the point of discharge (i.e., no acute mixing zones) and 1.0 TUC, at the edge of a chronic mixing zone (with some exceptions). In addition, the proposal contained minimum requirements for appropriate test methods to measure WET and for permit conditions, and procedures for determining whether or not limits for WET are necessary.

The final Guidance differs principally from the proposal in requiring States and Tribes to adopt 0.3 TUa, and 1.0 TUC, either as numeric criteria or as an equivalent numeric interpretation of narrative criteria. The final Guidance also allows the use of acute mixing zones for the application of the acute criterion. This approach will promote consistency among States and Tribes in controlling WET, while still permitting considerable flexibility regarding implementation measures, consistent with current National policies and guidelines.
8. Loading Limits

(Procedure 9 of appendix F to part 132; section VIII.G of the SID)

The final Guidance provides that WQBELs be expressed in terms of both concentration and mass loading rate, except for those pollutants that cannot appropriately be expressed in terms of mass. These provisions clarify the application of existing Federal regulations at 40 CFR 122.45(f), and are consistent with current EPA guidance which requires the inclusion of any limits determined necessary based on professional judgment to meet water quality standards, including, where appropriate, mass loading rate limits. They are also consistent with the antidegradation policy for the Great Lakes System in appendix E of the final Guidance.

9. Levels of Quantification

(Procedure 8 of appendix F to part 132; section VIII.H of the SID)

Many of the pollutants of concern in the Great Lakes System cause unacceptable toxic effects at very low concentrations. This results in instances where WQBELs are below levels of reliable quantification. When this occurs, the permitting authority may not be able to determine whether the pollutant concentration is above or below the WQBEL. The final Guidance requires adoption of pollutant minimization programs (PMPs) for such permits to increase the likelihood that the concentration of the pollutant is as close to the effluent limit as possible. The PMP is an ongoing, iterative process that requires, among other things, internal wastestream monitoring and submission of status reports. The use of PMPs for facilities with pollutants below the level of quantification is consistent with existing EPA guidance.

Unlike the proposal, however, the final Guidance eliminates additional minimum requirements for BCCs. For example, the final Guidance recommends but does not require bio-uptake studies that had been proposed to assess impacts to the receiving water and evaluate the effectiveness of the PMP.

10. Compliance Schedules

(Procedure 9 of appendix F to part 132; section VIII.J of the SID)

The final Guidance includes a procedure that allows Great Lakes States and Tribes to include schedules of compliance in permits for existing Great Lakes dischargers for effluent limitations based on new water quality criteria and certain other requirements. Generally, compliance schedules may provide for up to five years to comply with the effluent limitation in question and may, in specified cases, allow the compliance schedule to go beyond the term of the permit. Existing Great Lakes dischargers are those whose construction commenced before March 23, 1997. Thus the term, existing Great Lakes discharges, covers expanding dischargers who were ineligible for compliance schedules under the proposal. The final Guidance also provides the opportunity for States and Tribes to allow dischargers additional time to comply with effluent limitations based on Tier II values while conducting studies to justify modifications of those limitations.

C. Antidegradation Provisions

(§ 132.4(a)(6); appendix E to part 132; section VII of the SID)

EPA’s existing regulations, at 40 CFR 131.6, establish an antidegradation policy as one of the minimum requirements of an acceptable water quality standards program. Section 131.12 describes the required elements of an antidegradation policy. These are: protection of water quality necessary to maintain existing uses, protection of high quality waters (those where water quality exceeds levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the waters) and protection of water quality in those water bodies identified as outstanding National resources.

The proposed Guidance provided detailed procedures for implementing antidegradation that were not part of the existing regulations. The detailed implementation procedures were intended to result in greater consistency in how antidegradation was applied throughout the Great Lakes System. The proposed Guidance specified, among other things, how high quality waters should be identified, what activities should and should not require review under antidegradation, and the information necessary to support a request to lower water quality and the procedures to be followed by a Tribe or State in making a decision whether or not to allow a lowering of water quality.

The final Guidance maintains the overall structure of the proposed Guidance while allowing Tribes and States greater flexibility in how antidegradation is implemented. As in the proposal, the final Guidance is composed of an antidegradation standard, antidegradation implementation procedures, antidegradation demonstration and antidegradation requirements. However, many of the detailed requirements found in the proposed Guidance appear in the SID accompanying the final Guidance as nonbinding guidelines, including provisions specific to non-BCCs.

Key elements of the proposed Guidance that are retained in the final Guidance for BCCs include: identification of high quality waters on a pollutant-by-pollutant basis; requirements for States and Tribes to adopt an antidegradation standard consistent with the final Guidance for BCCs; minimum requirements for conducting an antidegradation review of any activity expected to result in a significant lowering of water quality due to BCCs, minimum requirements for notifying permitting authorities of increases in discharges of BCCs; and, minimum requirements for an antidegradation demonstration consisting of a pollution prevention analysis, an alternative treatment analysis and a showing that the significant lowering of water quality will allow for important social and economic development. Significant changes from the proposed Guidance include: encouraging, but not requiring, States and Tribes to adopt provisions consistent with the antidegradation standard and implementation procedures for non-BCCs; replacement of numeric existing effluent quality-based (EEQ) limits as a means of implementing antidegradation for BCCs with a narrative description of the types of activities that will trigger an antidegradation review; and greater flexibility in the implementation, demonstration and implementation of components. A detailed discussion of the basis for each of the changes is provided in Section VII of the SID.

D. Regulatory Requirements

(Part 132; Tables 5 and 6 to part 132; section II of the SID)

The Great Lakes States must adopt water quality standards, antidegradation policies, and implementation procedures for waters within the Great Lakes System which are consistent with the final Guidance within two years of this publication. If a Great Lakes State fails to adopt such standards, policies, and procedures, section 118(c)(2)(C) of the CWA requires EPA to promulgate them not later than the end of that two-year period.

Additionally, when an Indian Tribe is authorized to administer the NPDES or water quality standards program in the Great Lakes basin, it will also need to adopt provisions consistent with the final Guidance into its water program.

Part 132 establishes requirements and procedures to implement section 118(c)(2)(C). Sections 132.3 and 132.4
require Great Lakes States and Tribes to adopt criteria, methodologies, policies, and procedures consistent with the criteria, methodologies, policies, and procedures contained in part 132—that is, the definitions in § 132.2, the numeric criteria in Tables 1 through 4, the criteria development methodologies in appendix A through D, the antidegradation policy in appendix E, and the implementation procedures in appendix F. Section 132.5 specifies the procedures for States and Tribes to make their submissions to EPA, and for EPA to approve or disapprove the submissions. The section specifies that in reviewing submissions, EPA will consider provisions of State and Tribal submissions to be “consistent with” the final Guidance if each provision is as protective as the corresponding provision of the final Guidance. If a State or Tribe fails to make a submission, or if provisions of the submission are not consistent with the final Guidance, § 132.5 provides that EPA will publish a final rule in the Federal Register identifying the final Guidance provisions that will apply to discharges within the particular State or Federal Indian Reservation.

Section 132.4 specifies that water quality criteria adopted by States and Tribes consistent with the final Guidance will apply to all waters of the Great Lakes System, regardless of designated uses of the waters in most cases, with some variations in human health criteria depending on whether the waters are designated for drinking water use. Section 132.4 also contains certain exceptions in applying the final Guidance methodologies and procedures. First, States and Tribes do not have to adopt and apply the final Guidance methodologies and procedures for the 14 pollutants listed in Table 5 of part 132. EPA believes that some or all of the methodologies and procedures are not scientifically appropriate for these pollutants. Second, if a State or Tribe demonstrates that the final Guidance methodologies or procedures are not scientifically defensible for a particular pollutant, the State or Tribe may use alternate methodologies or procedures so long as they meet all applicable Federal, State, and Tribal laws. Third, § 132.4 specifies that for wet-weather point sources, States and Tribes generally do not have to adopt and apply the final Guidance implementation procedures. The exception is the TMDL general condition for wet weather events. Fourth, pursuant to section 510 of the CWA, part 132 specifies that nothing in the final Guidance prohibits States or Tribes from adopting provisions more stringent than the final Guidance. As discussed further in section IX of this preamble, § 132.4 also provides that State and Tribal submissions will need to include any provisions that EPA determines, based on EPA’s authorities under the CWA and the results of consultation with the U.S. Fish and Wildlife Service (FWS) under section 7 of the ESA, are necessary to ensure that water quality is not likely to cause jeopardy to any endangered or threatened species listed under the ESA. Part 132 extends the requirements of section 118(c)(2)(C) to Indian Tribes within the Great Lakes basin for which EPA has approved water quality standards under section 303 of the CWA or which EPA has authorized to administer an NPDES program under section 402 of the CWA. EPA believes that inclusion of Great Lakes Tribes in this way is necessary and appropriate to be consistent with section 518 of the CWA. The reasons for EPA’s proposal are discussed in the preamble to the proposed Guidance (58 FR 20834), and section II.D.3 of the SID. As a practical matter, no Great Lakes Tribes currently have approved water quality standards or authorized NPDES programs, so the submission requirements of part 132 do not apply to any Great Lakes Tribes. Tribes that are approved or authorized in the future, however, will need to adopt provisions consistent with the final Guidance in their water programs.

V. Costs, Cost-Effectiveness and Benefits (Section IX of the SID)

Under Executive Order 12866 (58 FR 51375, October 4, 1993), EPA must determine whether the regulatory action is “significant” and therefore subject to Office of Management and Budget (OMB) review and the requirements of the Executive Order. The Order defines “significant regulatory action” as one that is likely to result in a rule that may: (1) Have an annual effect on the economy of $100 million or more or adversely affect in a material way the economy, competition, jobs, the environment, public health or safety, or State, local, or Tribal governments or communities; (2) Create a serious inconsistency or otherwise interfere with an action taken by any other agency; (3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in the Executive Order. Pursuant to the terms of Executive Order 12866, it has been determined that this rule is a “significant regulatory action” because it raises novel policy issues arising out of the development of a comprehensive ecosystem-based approach for a large geographic area involving several States, Tribal governments, local governments, and a large number of regulated dischargers. This approach, including the Great Lakes Water Quality Initiative which developed the core concepts of the final Guidance, is a unique and precedent approach to the implementation of environmental programs. As such, this action was submitted to OMB for review pursuant to Executive Order 12866. Changes made in response to OMB suggestions or recommendations will be documented in the public record.

The following is a summary of major elements of the “Regulatory Impact Analysis of the Final Great Lakes Water Quality Guidance” (RIA) (EPA 820-B-95-011) that has been prepared in compliance with Executive Order 12866. Further discussion is included in section IX of the SID, and in the full RIA, which is available in the docket for this rulemaking.

The provisions of the final Guidance are not enforceable requirements until adopted by States or Tribes, or promulgated by EPA for a particular State or Tribe. Therefore, this publication of the final Guidance does not have an immediate effect on dischargers. Until actions are taken to promulgate and implement these provisions (or equally protective provisions consistent with the final Guidance), there will be no economic effect on any dischargers. For the purposes of the RIA, EPA’s analysis of costs and benefits assumes that either State or EPA promulgations occur consistent with the final Guidance within the next two years. Under the CWA, costs cannot be a basis for adopting water quality criteria that will not be protective of designated uses. If a range of scientifically defensible criteria that are protective can be identified, however, costs may be considered in selecting a particular criterion within that range. Costs may also be relevant under the antidegradation standard as applied to high quality waters. EPA has assessed compliance costs for facilities that could be affected by provisions adopted by States or Tribes consistent with the final Guidance. EPA has also assessed basin-wide risk reduction benefits to sport anglers and Native American subsistence anglers in the basin, and benefits for three case study sites in the Great Lakes System.
The methodology used in each assessment and the results of these assessments are discussed below.

EPA solicited public comment and supporting data on the RIA methodology used to estimate both costs and benefits for implementation of the proposed Guidance. EPA evaluated these comments and supporting data as well as comments provided by OMB and revised the RIA methodology prior to performing these assessments for the final Guidance.

A. Costs

Based on the information provided by each State and a review of the permit files, EPA identified about 3,800 direct dischargers that could be affected by State or Tribal adoption or subsequent EPA promulgation, if necessary, of requirements consistent with the final Guidance. Of these, about 590 are major dischargers and the remaining 3,210 are minor dischargers. Of the 590 majors, about 275 are POTWs, and 315 are publicly owned treatment works (POTWs). Out of these dischargers, EPA used a stratified random sampling procedure to select 59 facilities (50 major and nine minor) that it considered representative of all types and sizes of facilities in the basin.

EPA divided the major facilities into nine industrial categories and a category for POTWs. The nine industrial categories are: mining, food and food products, pulp and paper, inorganic chemical manufacturing, organic chemical manufacturing/petroleum refining, metals manufacturing, electroplating/metal fabrication, steam electric power plants, and miscellaneous facilities.

For each major and minor facility in the sample, EPA estimated incremental costs to comply with subsequently promulgated provisions consistent with the final Guidance, using a baseline of compliance with the requirements of section 303(c)(2)(B) of the CWA. Using a decision matrix, costs were developed for two different scenarios—a "low-end" cost scenario and a "high-end" cost scenario—to account for the range of regulatory flexibility available to States and Tribes when adopting and implementing provisions consistent with the final Guidance. In addition, the decision matrix specified assumptions used for selection of control options in the cost analysis such as optimization of existing treatment processes and operations, in-plant pollutant minimization and prevention, and "end of pipe" effluent treatment.

EPA estimated costs for direct and indirect dischargers to implement the final Guidance are estimated to be between $60 million (low end) and $380 million (high end) (first quarter 1994 dollars). EPA believes the costs for implementing the final Guidance, which balance pollution prevention, "end-of-pipe" treatment and regulatory flexibility, will approach the low end of the cost range. Costs are unlikely to reach the high end of the cost range because State and Tribal authorities are likely to choose implementation options that provide some degree of relief to point source dischargers, especially because in many cases the nonpoint source contributions will be significant. Furthermore, cost estimates for both scenarios, but especially for the high-end scenario, may be overstated because in cases where the final Guidance provides States and Tribes flexibility in selecting less costly approaches when implementing provisions consistent with the final Guidance, the most costly approach was used to estimate the costs. This approach was used to reduce uncertainty in the cost analysis for the final Guidance.

Under the low-end cost scenario, major industrial facilities and POTWs would account for about 65 percent of the costs, indirect dischargers about 33 percent, and minor dischargers about two percent. A major the dischargers three categories would account for most of the costs—POTWs (39 percent), pulp and paper (14 percent), and miscellaneous (eight percent). The average per plant costs for different industry categories range from zero to $168,000. The two highest average costs are pulp and paper ($151,000) and miscellaneous ($168,000). Although major POTWs make up a large portion of the total cost, the average cost per plant under the low-end scenario is not among the highest at $75,000 per facility. About half of the low-end costs are associated with pollution prevention activities, and about half are for capital and operating costs for wastewater treatment.

For the high-end cost scenario, direct dischargers account for 98 percent of the total estimated cost, and indirect dischargers account for two percent. This shift in proportion of costs between direct and indirect dischargers and between the low and the high estimates are due to the assumption that more direct dischargers will need to use end-of-pipe treatment under the high-end scenario. In addition, it was assumed that a smaller proportion of indirect dischargers would be impacted under the high-end scenario, since municipalities are adding end-of-pipe facilities are added to reduce the need for source controls (i.e., reduce the need for increased pretreatment program efforts) by indirect discharges. Less than 10 percent of the high-end costs are associated with pollution prevention activities, and over 90 percent are for capital and operating costs for wastewater treatment.

Under the high-end scenario for the direct dischargers, municipal major dischargers are expected to incur just under 70 percent of total costs, and industrial major dischargers account for 29 percent of total costs. Minor direct dischargers are estimated to incur less than one percent of the total costs. The two major industrial categories with the largest total annualized cost are the pulp and paper (23 percent of total) and miscellaneous (three percent) categories. The food and food products and metal finishing categories are estimated to incur less than one percent of the total annualized cost.

Under the high-end scenario, the average annual cost per major municipal facility is just over $622,000 per facility. Average annualized costs for industrial facilities vary widely across categories, with the highest average cost estimated for pulp and paper ($1,583,000 per plant) and miscellaneous ($433,700 per plant) categories. Regardless of the scenario, the average costs for minor facilities are negligible at an estimated $500 per facility.

The costs described above account for the costs of eliminating mixing zones for BCCs except in narrow circumstances, costs related to implementation of Tier II values, and specific calculated costs related to intake credits. The cost assessment also includes the potential cost savings across the different scenarios that facilities may realize if States or Tribes use existing regulatory relief mechanisms to modify or eliminate the need for WQBEL for an identified pollutant (e.g., variances, TMDLs, site-specific modifications to criteria, and changes in designated uses).

In addition to the cost estimates described above, EPA estimated the cost to comply with requirements consistent with the biodegradation provisions of the final Guidance. This potential future cost is expressed as a "lost opportunity" cost for facilities impacted by the biodegradation requirements. This cost could result in the addition of about $22 million each year.

B. Cost-Effectiveness

EPA estimated the cost-effectiveness of the final Guidance in terms of the cost of reducing the loadings of toxic pollutants from point sources. The cost-effectiveness (cost per benefit) is derived by dividing the annualized costs of implementing the final Guidance.
Guidance by the toxicity-weighted pounds (pound-equivalents) of pollutants removed. Pound-equivalents are calculated by multiplying pounds of each pollutant removed by the toxic weight (based on the toxicity of copper) for that pollutant.

It is estimated that implementation of provisions consistent with the final Guidance would be responsible for the reduction of about six to eight million toxic pounds per year, or 16 to 22 percent of the toxic-weighted baseline for the low- and high-end scenarios, respectively. The cost-effectiveness of the scenarios, over the baseline, is quite good, ranging from $10 to $50 per pound-equivalent.

Approximately 80 percent of the pollutant load reduction from implementation of the final Guidance, regardless of the scenario, is attributable to reducing BCCs as a result of PMPs and end-of-pipe treatment. The largest pollutant load reductions occur for chlordane, dieldrin, heptachlor, lead, and pentachlorophenol.

In a separate analysis, EPA also investigated the cost-effectiveness of regulating point and nonpoint sources of mercury and PCBs, two contaminants associated with fish advisories in the Great Lakes basin. Although data and resource constraints limited the findings from these analyses, the preliminary results indicate that point sources may factor cost-effectively into pollutant reduction scenarios. For both contaminants, the cost-effectiveness of point and nonpoint source controls are likely to be highly site-specific.

C. Benefits

The benefits analysis is intended to provide insight into both the types and potential magnitude of the economic benefits expected to arise as a result of implementation of provisions adopted by States and Tribes consistent with the final Guidance. To the extent feasible, empirical estimates of the potential magnitude of the benefits are developed and then compared to the estimated costs of implementing provisions adopted by States and Tribes consistent with the final Guidance.

The benefits analysis is based on a case study approach, using benefits transfer applied to three case studies. The case study approach was used because it is more amenable to meaningful benefit-cost analyses than are studies of larger aggregate areas. Although the results obtained for a case study site may not apply uniformly to the entire Great Lakes basin, the case study approach provides a pragmatic and realistic perspective of how implementation of the final Guidance can generate benefits, the types of benefits anticipated, and how these benefits compare to costs.

The case studies include: (1) the lower Fox River drainage, including Green Bay, located on Lake Michigan in northeastern Wisconsin; (2) the Saginaw River and Saginaw Bay, located on Lake Huron in northeastern Michigan; and (3) the Black River, located on Lake Erie in north-central Ohio. The case studies were selected from a list of candidate sites (i.e., designated Areas of Concern (AOCs) in the Great Lakes basin) on the basis of data availability and the relevance of the water quality problems to the final Guidance (i.e., areas in which problems were more likely to be associated with on-going point source discharges rather than historic loadings from Superfund sites and other sources). Geographic diversity was also considered in selecting the sites so that the analyses might better promote a broad perspective of the final Guidance's benefits and costs.

For each case study, EPA estimated future toxics-oriented water quality benefits, and then attributed a percentage of these benefits to implementation of the final Guidance. The attribution of benefits was based on the estimated reduction in loadings from point sources at the case study sites and information on the relative contribution of point sources to total loadings in the basin. EPA did not attempt to calculate the longer-term benefits to human health, wildlife, and aquatic life once the final Guidance provisions are fully implemented by nonpoint sources as well as point sources and the minimum protection levels are attained in the ambient water.

In the Fox River and Green Bay case study, total annual undiscounted benefits attributable to the final Guidance range from $0.3 million to $8.5 million (first quarter 1994 dollars). Human health benefits account for between 29 percent and 72 percent of the estimated benefits; recreational fishing accounts for between 8 percent and 45 percent, and nonuse/ecologic benefits account for between 9 percent and 23 percent. Municipal and industrial dischargers in this case study are estimated to incur annualized costs of about $3.6 million.

In the Saginaw River/Bay case study, total annual undiscounted benefits range from $0.2 million to $7.7 million. Recreational fishing benefits account for between 36 percent and 60 percent of the estimated benefits, non-use benefits account for 3 percent and 30 percent, and human health benefits account for between 8 percent and 36 percent. Total annualized costs to municipal and industrial dischargers are estimated to be about $2.6 million.

In the Black River case study, total annual undiscounted benefits range from $0.4 million to $1.5 million. Recreational fishing benefits account for between 48 percent and 63 percent of the estimated benefits, and nonuse benefits account for between 32 percent and 44 percent. Total annualized costs to municipal and industrial dischargers are estimated to be $2.1 million.

An inherent limitation of the case study approach is the inability to extrapolate from a limited set of river-based sites to the Great Lakes basin as a whole. Accordingly, extrapolation of the case study results to the Great Lakes basin is not recommended. However, as noted above, the three case studies were selected on the basis of data availability, the relative importance of point source discharges to the watersheds' problems, and an attempt to portray spatial diversity throughout the Great Lakes basin. Thus, there is no reason to conclude that the selected sites are not reflective of the basin, even though benefits (and costs) tend to be highly site-specific. In addition, the benefits extend from the case study rivers into the larger, open-water environment of the Great Lakes.

The representativeness of the case study sites was assessed by comparing the percentage of total benefits estimated to accrue in the case study areas to the percentage of basin-wide costs incurred by the case study sites. Benefits-related measures (such as population, recreational angling days, and nonconsumptive recreation days) were used in place of total benefits for this analysis because there is no estimate of benefits for the entire Great Lakes basin. The three case studies combine to account for nearly 14 percent of the total cost of the final Guidance, nearly 17 percent of the loadings reductions, and from four percent to 10 percent of the benefits proxied (i.e., basin-wide population, recreational angling, nonconsumptive recreation, and commercial fishery harvest). Thus, the three case studies may represent a reasonably proportionate share of costs and benefits.

In addition to the case study analyses, a basin-wide risk assessment was conducted for Great Lakes anglers. EPA collected data and information on the consumption of Great Lakes basin fish to estimate baseline risk levels and reductions in risks due to implementation of the final Guidance for two populations at risk: Great Lakes sport anglers (including minority and
low-income anglers) and Native Americans engaged in subsistence fishing in the basin. For sport anglers, EPA estimated that the projected reduction in loadings from point sources based on controls consistent with the final Guidance would result in a reduction of annual excess lifetime cancer cases (potential cancer cases assuming a 70-year lifetime exposure period) of 2.2 to 4.1 for low-income minorities in lakeshore counties; 0.4 to 0.8 for other minorities in lakeshore counties; and 21.9 to 41.9 for all other sport anglers. For Native American subsistence anglers, EPA estimated that reductions from point source loadings attributable to the final Guidance would result in a reduction of excess lifetime cancer cases of between 0.1 and 0.3 using a low fish ingestion scenario and 0.5 to 1.1 using a high fish ingestion scenario. Note that these estimates do not include the long-term benefits (including reduced cancer cases) that will result once the final Guidance provisions are fully implemented and the minimum protection levels are attained in the ambient water.

In total, using the most conservative consumption scenario for Native Americans, these reductions represent between 0.35 and 0.67 excess cancer cases per year, and potential basin-wide benefits of the final Guidance for this one benefits category of between $0.7 million and $6.7 million per year, based on the estimated value of a statistical life of between $2.0 million and $10.0 million. Comparison to case study results which were based on a more comprehensive sample of facilities within case study areas than was possible for the entire basin, indicates these values likely underestimate the potential risk reduction benefits of the final Guidance at the basin level. For example, if the average percentage load reduction for PCBs for the three case studies is used to reflect reductions in PCBs for the basin, the reduction in excess cancer cases increases to between three and six cases per year, and potential basin-wide benefits increase to between $6.6 and $60.0 million per year.

The reduction in pollutant loadings for PCBs was likely understated in the basin-wide analysis because the analysis did not count pollutant load reduction benefits when the current State-based permit limit and the final Guidance-based permit limit were both below the pollutant analytical method detection limit (MDL). Only three sample facilities in the population of 59 sample facilities used to project basin-wide costs and human health benefits had State-based permit limits for PCBs. Since the current State-based permit limit and the final Guidance-based permit limit were below the MDL in all three facilities, “zero” reduction in PCB loadings for the basin was estimated. This, of course, is an artifact of the methodology and the size of the sample population selected for the analysis, and would not occur, as demonstrated in the case study analysis, if a larger sample population had been used.

VI. Regulatory Flexibility Act

Under the Regulatory Flexibility Act (RFA), EPA generally is required to conduct a final regulatory flexibility analysis (FRFA) describing the impact of the regulatory action on small entities as part of the final rulemaking. However, under section 605(b) of the RFA, if EPA certifies that the rule will not have a significant economic impact on a substantial number of small entities, EPA is not required to prepare a FRFA.

Implementation of the final Guidance is dependent upon future promulgation of provisions consistent with it by State or Tribal agencies or, if necessary, EPA. Until actions are taken to promulgate and implement these provisions, or equally protective provisions consistent with the final Guidance, there will be no economic effect of this rule on any entities, large or small. For that reason, and pursuant to Section 605(b) of the RFA, EPA is certifying that this rule itself will not have a significant economic impact on a substantial number of small entities. Although EPA is certifying that this rule will not have a significant economic impact on a substantial number of small entities, and therefore is not required to prepare a FRFA, it is nevertheless including for public information in the RIA a discussion of the possible economic effects to small entities that could result from State or Tribal adoption of provisions consistent with the final Guidance or subsequent EPA promulgation, if necessary. As discussed above, small facilities are projected to incur costs of only approximately $500 per facility to comply with the subsequently promulgated requirements that are consistent with the final Guidance. Accordingly, EPA believes there will be no significant economic impact on a substantial number of small entities as a result of State or Tribal implementation of the final Guidance.

VII. Enhancing the Intergovernmental Partnership Under Executive Order 12875

In compliance with Executive Order 12875 (58 FR 58093, October 28, 1993), EPA has involved State, Tribal, and local governments in the development of the final Guidance.

As described in section II above, the core elements of the final Guidance were developed by the Great Lakes States, EPA, and other Federal agencies in open dialogue with citizens, local governments, and industries in the Great Lakes ecosystem over a five-year period through the Initiative. The Initiative process marks the first time that EPA has developed a major rulemaking effort in the water program through a regional public forum. The Initiative process is described further in the preamble to the proposed Guidance (58 FR 20820–23) and section II of this preamble.

In addition to the participation by State and local governments in the initial development of the proposed Guidance and in the public comment process, several activities have been carried out since the publication of the proposed Guidance. These include:

(1) On April 26, 1994, EPA held a public meeting to solicit additional information from interested parties on the proposed Guidance. As part of EPA’s outreach efforts to State, Tribal and local governments, a special invitation was sent inviting elected officials and other State, Tribal and local representatives to participate in the public meeting. EPA specifically welcomed Tribal and local officials and opened the floor to them to hear and discuss their specific concerns and views on the final Guidance.

(2) A series of meetings and teleconferences were held with Great Lakes States in early 1994 to discuss their comments on several issues, including development of water quality criteria, State adoption requirements, WET, BAFs, additivity, compliance schedules, anti-backsliding, nonpoint sources, and international concerns.

(3) In October, 1994, EPA met with each individual State in the Great Lakes basin to discuss the nature, form, and scope of the proposed Guidance, and State concerns with implementation of the provisions under consideration. The following issues were discussed at each of the meetings: intake credits, antidegradation and EEQ, wildlife criteria, excluded pollutants (e.g., ammonia and chlorine), elimination of mixing zones, site-specific modifications, fish consumption, appropriate degrees of flexibility for implementation (e.g., guidance vs. regulation), and implementation procedures.

(4) In 1994 and 1995, EPA met with representatives of the National Wildlife Federation to discuss EPA’s activities in developing the final Guidance in
accordance with the terms of a consent decree governing the schedule for
development of the final Guidance.
(5) In 1994, EPA also met with elected
officials and other representatives from
several local communities in the Great
Lakes basin to discuss issues regarding
the economic impact of the proposed
Guidance on local communities and
POTWs. Issues discussed included cost
impacts associated with implementing
water quality criteria, methodologies,
and implementation procedures; dealing
with pollution from nonpoint sources;
public outreach to control pollutants
such as mercury instead of costly end-
of-pipe treatment; and applicability of
provisions in the final Guidance to the
National water quality program.
(6) EPA held an additional 18
consultations with the regulated
community throughout 1994. Such
meetings allowed representatives of
dischargers to share additional data,
which has been placed in the docket for
this rulemaking, and concerns about a
range of issues, including cost concerns,
that the dischargers expect to arise in
implementation of the final Guidance.
(7) In 1994, EPA met with State
representatives to conduct initial
planning for implementation of the GLI
Clearinghouse. All Great Lakes States
agreed to participate in this effort,
which will involve the sharing of
toxicological and other data to assist in
the development of additional water
quality criteria and values.

The results of the above efforts have
assisted in the development of the final
Guidance and broad communication
with a full range of interested parties,
sharing of additional information, and
incorporation of features to improve the
implementation of the final Guidance.

EPA has estimated the total annual
State government burden to implement
the final Guidance as approximately
5,886 hours, resulting in a State
government cost of $175,992 annually.
Such burden and costs were estimated
based upon the burden and costs
associated with developing water
quality criteria, review of
antidegradation policy demonstrations,
review of approvable control strategies
and BCC monitoring data, and review of
variance requests. The total annual local
government burden is estimated to be
42,296 hours with an associated cost of
$2,008,624. All of the burden and costs
to local governments are associated with
being a regulated entity as an operator
of a POTW.

VIII. Paperwork Reduction Act

The information collection
requirements in this final Guidance
have been approved by OMB under the
Paperwork Reduction Act, 44 U.S.C.
3501 et seq., and have been assigned
OMB control number 2040-0180. EPA
has prepared an Information Collection
Request (ICR) document (ICR No.
1639.02). A copy of ICR 1639.02 may be
obtained by writing to Ms. Sandy
Farmer, Information Policy Branch, EPA
2136, Washington, D.C. 20460, or by
calling (202) 260-2740.
The annual public reporting and
record keeping burden for this
regulation is estimated to be 128,787
hours for the affected 3,750 permittees,
or an average of 34 hours. This includes
the total annual burden to local
governments as POTW operators,
estimated to be 45,296 hours. The total
annual burden to State governments is
estimated to be 5,886 hours. These
estimates include time for reviewing
instructions, searching existing data
sources, gathering and maintaining the
data needed, and completing and
reviewing the collection of information.

Send comments regarding the burden
estimate or any other aspect of this
collection of information, including
suggestions for reducing this burden to
Chief, Information Policy Branch, Mail
Code 2136, U.S. Environmental
Protection Agency, 401 M St., S.W.,
Washington, DC 20460; and to the
Office of Information and Regulatory
Affairs, Office of Management and
Budget, Washington, DC 20503.

In this rulemaking EPA is also
amending the table of currently
approved ICR control numbers issued
by OMB for various regulations into 40
CFR 9.1. This amendment updates the
table to accurately display those
information requirements promulgated
under the CWA. The affected
regulations are codified at 40 CFR parts
122, 123, 131, and 132. EPA will
continue to present OMB control
numbers in a consolidated table format.
The table will be codified in 40 CFR
part 9 of EPA’s regulations and in each
40 CFR volume containing EPA
regulations. The table lists the section
numbers with reporting and
recordkeeping requirements, and the
current OMB control numbers. This
display of the OMB control numbers
and their subsequent codification in the
CFR satisfies the requirements of the
Paperwork Reduction Act (44 U.S.C.
3501 et seq.) and OMB’s implementing
regulations at 5 CFR part 1320.
The ICR for this rulemaking was
previously subject to public notice and
comment prior to OMB approval. As a
result, EPA finds that there is "good
cause" under section 553(b)(B) of the
Administrative Procedure Act (5 U.S.C.
553(b)(B)) to amend this table without
prior notice and comment. Due to the
technical nature of the table, further
notice and comment would be
unnecessary.

IX. Endangered Species Act

Pursuant to section 7(a)(2) of the ESA,
EPA consulted with the FWS
concerning EPA’s publication of the
final Guidance. EPA and the FWS have
now completed both informal and
formal consultation conducted over a
two-year period.
As a result of the consultation, as well
as an analysis of comments, EPA
modified several provisions of the final
Guidance. The procedure for site-
specific modifications provides that
Great Lakes States and Tribes must
make site-specific modifications to
criteria and values where necessary to
ensure the resulting water quality does
not cause jeopardy to listed or proposed
species. Similarly, the antidegradation
policy and implementation procedures
restrict certain actions States and Tribes
may take to allow lowering of water
quality in high quality waters, or to
adopt variances or mixing zones.
Additionally, the regulatory
requirements were modified to require
Great Lakes States and Tribes to include
in their part 132 submissions any
provisions that EPA determines, based
on EPA’s authorities under the CWA
and the results of consultation under
section 7 of the ESA, are necessary to
ensure that water quality is not likely to
cause jeopardy to listed species. EPA
and the FWS also agreed on how further
consultations will be conducted as the
final Guidance is implemented. The two
agencies also agreed that EPA will
undertake a review of water quality
standards and implementation of those
standards for ammonia and chlorine in
the Great Lakes basin as part of EPA’s
responsibilities under section 303(c) of
the CWA.

During the consultation, two issues
were identified that required formal
consultation, as defined in 40 CFR part
402. These issues were: the absence of
toxicological data concerning effects of
contaminants on three species of
freshwater mussels in the Great Lakes
basin, and the adequacy of the wildlife
criteria methodology to protect three
endangered or threatened wildlife
species in the basin. On February 21,
1995, the FWS provided EPA with a
written Biological Opinion (Opinion) on
these issues. The Opinion is available in
the docket for this rulemaking. On both
issues, the FWS concluded that the
water quality resulting from
implementation of the final Guidance
will not cause jeopardy to the listed
species. To minimize the amount or
extent of any incidental take that might
x. Judicial Review of Provisions Not Amended

In some situations, EPA has renumbered or included other editorial changes to regulations that have been promulgated in past rulemakings. Additionally, to provide for ease in reading changes to existing regulations, EPA has in some cases repeated entire sections, including portions not changed. The promulgation of this final rule, however, does not provide another opportunity to seek judicial review on the substance of the existing regulations.

XI. Supporting Documents

All documents that are referenced in this preamble are available for inspection and photocopying in the docket for this rulemaking at the address listed at the beginning of this preamble. A reasonable fee will be charged for photocopies.

Selected documents supporting the final Guidance are also available for viewing by the public at locations listed below:

Illinois: Illinois State Library, 300 South 2nd Street; Springfield, IL 62701 (217–785–5600)

Indiana: Indiana Department of Environmental Management, Office of Water Management, 100 North Senate Street, Indianapolis, IN 46204 (317–232–8671)

Michigan: Library of Michigan, Government Documents Service, 717 West Allegan, Lansing, MI 48909 (517–373–1300); Detroit Public Library, Sociology and Economics Department, 5201 Woodward Avenue, Detroit, MI 48202 (313–833–1440)

Minnesota: Minnesota Pollution Control Agency, Library, 520 Lafayette, St. Paul, MN (612–296–7719)

New York: U.S. EPA Region 2 Library, Room 402, 26 Federal Plaza, New York, NY 10278 (212–264–2881); U.S. EPA Public Information Office, Carborundum Center, Suite 530, 345 Third Street, Niagara Falls, NY 14303 (716–285–8842); New York State Department of Environmental Conservation (NY SDEC), Room 310, 50 Wolf Road, Albany, NY 12233 (518–457–4763); NY SDEC, Region 6, 7th Floor, State Office Building, 317 Washington Street, Watertown, NY 13602 (315–785–2513);

NY SDEC, Region 7, 615 Erie Boulevard West, Syracuse, NY 13204 (315–426–7400); NY SDEC, Region 8, 6274 East Avon-Lima Road, Avon, NY 14414 (716–226–2466); NY SDEC, Region 9, 270 Michigan Avenue, Buffalo, NY 14203 (716–851–7070)

Ohio: Ohio Environmental Protection Agency Library—Central District Office, 1800 Watermark Road, Columbus, OH 43215 (614–644–3024); U.S. EPA Eastern District Office, 25809 Central Ridge Road, Westlake, OH 44145 (216–522–7260)


Wisconsin: Water Resources Center, University of Wisconsin-Madison, 2nd Floor, 1975 Willow Drive, Madison, WI (608–262–3069)

EPA is also making a number of documents available in electronic format at no incremental cost to users of the Internet. These documents include the contents of this Federal Register document, the SID, many documents listed below, and other supporting materials.

The documents listed below are also available for a fee upon written request or telephone call to the National Technical Information Center (NTIS), U.S. Department of Commerce, 5285 Port Royal Road, Springfield, VA 22161 (telephone 800–553–6847 or 703–487–4650). Alternatively, copies may be obtained for a fee upon written request or telephone call to the Educational Resources Information Center/Clearinghouse for Science, Mathematics, and Environmental Education (ERIC/CSMEE), 1200 Chambers Road, Room 310, Columbus, OH 43212 (614–292–6717). When ordering, please include the NTIS or ERIC/CSMEE accession number.


F. Great Lakes Water Quality Initiative Criteria Document for the Protection of Wildlife: DDT; Mercury; 2,3,7,8–TCDD; PCBs. NTIS Number: PB95187324. ERIC Number: D052.


H. Assessment of Compliance Costs Resulting from Implementation of the Final Great Lakes Water Quality Guidance. NTIS Number: PB95187340. ERIC Number: D054.


List of Subjects

40 CFR Part 9

Reporting and recordkeeping requirements.

40 CFR Part 122

Administrative practice and procedure, Confidential business information, Great Lakes, Hazardous substances, Reporting and recordkeeping requirements, Water pollution control.

40 CFR Part 123

Administrative practice and procedure, Confidential business information, Great Lakes, Hazardous substances, Indians-lands, Intergovernmental relations, Penalties, Reporting and recordkeeping requirements, Water pollution control.

40 CFR Part 131

Great Lakes, Reporting and recordkeeping requirements, Water pollution control.

40 CFR Part 132

Administrative practice and procedure, Great Lakes, Indians-lands, Intergovernmental relations, Reporting and recordkeeping requirements, Water pollution control.


Carol M. Browner,
Administrator.

For the reasons set out in the preamble, title 40, chapter 1, parts 9, 122, 123, and 131 are amended, and part 132 is added as follows:
PART 9—OMB APPROVALS UNDER THE PAPERWORK REDUCTION ACT

1. The authority citation for part 9 continues to read as follows:


2. Section 9.1 is amended as follows:

a. By adding in numerical order the entry “122.44(r)” under the heading “EPA Administered Permit Programs: The National Pollutant Discharge Elimination System”;

b. By revising the entries under the heading “State Permit Requirements”;

c. By adding in numerical order the entries “131.1” and “131.5” and by revising the entries “131.20”, “131.21” and “131.22” under the heading “Water Quality Standards Regulations”;

d. By adding in numerical order a new heading and new entries for “Water Quality Guidance for the Great Lakes System” to read as follows:

§ 9.1 OMB approvals under the Paperwork Reduction Act.

* * * * *

EPA Administered Permit Programs: The National Pollutant Discharge Elimination System

40 CFR citation: 131.1

OMB control No.: 2040–0180

40 CFR citation: OMB control No.

131.5 ................. 2040–0180

* * * * *

Water Quality Standards Regulation

131.20 .................. 2040–0049

131.21 .................. 2040–0049

131.22 .................. 2040–0049

* * * * *

PART 122—EPA ADMINISTERED PERMIT PROGRAMS: THE NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

3. The authority citation for part 122 continues to read as follows:


4. Section 122.44 is amended by adding a new paragraph (r) to read as follows:

§ 122.44 Establishing limitations, standards, and other permit conditions (applicable to State NPDES programs, see § 123.25).

* * * * *

(r) Great Lakes. When a permit is issued to a facility that discharges into the Great Lakes System (as defined in 40 CFR 132.2), the permit does not satisfy the conditions promulgated by the State, Tribe, or EPA pursuant to 40 CFR part 132.

* * * * *

5. The authority citation for part 123 continues to read as follows:


6. Section 123.25 is amended by removing “and” at the end of paragraph (a)(36), removing the period at the end of paragraph (a)(37) and adding “; and” in its place, and adding a new paragraph (a)(38) to read as follows:

§ 123.25 Requirements for permitting.

(a) * * *

(38) For a Great Lakes State or Tribe (as defined in 40 CFR 132.2), 40 CFR part 132 (NPDES permitting implementation procedures only).

7. Section 123.44 is amended by adding a new paragraph (c)(9) to read as follows:

§ 123.44 EPA review of and objections to State permits.

* * * * *

(c) * * *

(9) For a permit issued by a Great Lakes State or Tribe (as defined in 40 CFR 132.2), the permit does not satisfy the conditions promulgated by the State, Tribe, or EPA pursuant to 40 CFR part 132.

* * * * *

8. Section 123.62 is amended by adding a new paragraph (f) to read as follows:

§ 123.62 Procedures for revision of State programs.

* * * * *

(f) Revision of a State program by a Great Lakes State or Tribe (as defined in 40 CFR 132.2) to conform to section 118 of the CWA and 40 CFR part 32 shall be accomplished pursuant to 40 CFR part 132.

9. Section 123.63 is amended by adding a new paragraph (a)(6) and adding and reserving paragraph (b) to read as follows:

§ 123.63 Criteria for withdrawal of State programs.

(a) * * *

(6) Where a Great Lakes State or Tribe (as defined in 40 CFR 132.2) fails to adequately incorporate the NPDES permitting implementation procedures promulgated by the State, Tribe, or EPA pursuant to 40 CFR part 132 into individual permits.

(b) [Reserved]

PART 131—WATER QUALITY STANDARDS

10. The authority citation for part 131 continues to read as follows:

Authority: 33 U.S.C. 1251 et seq.

11. Section 131.1 is revised to read as follows:

§ 131.1 Scope.

This part describes the requirements and procedures for developing, reviewing, revising, and approving water quality standards by the States as authorized by section 303(c) of the Clean Water Act. Additional specific procedures for developing, reviewing, revising, and approving water quality standards for Great Lakes States or Great Lakes Tribes (as defined in 40 CFR 132.2) to conform to section 118 of the
12. Section 131.5 is amended by revising paragraph (a)(5), by redesignating paragraph (b) as paragraph (c), and by adding a new paragraph (d) to read as follows:

§ 131.5 EPA Authority.
(a) * * *
(5) Whether the State submission meets the requirements included in § 131.6 of this part and, for Great Lakes States or Great Lakes Tribes (as defined in 40 CFR 132.2) to conform to section 118 of the Act, the requirements of 40 CFR part 132.

(b) If EPA determines that the State’s or Tribe’s water quality standards are consistent with the factors listed in paragraphs (a)(1) through (a)(5) of this section, EPA approves the standards. EPA must disapprove the State’s or Tribe’s water quality standards and promulgate Federal standards under section 303(c)(4), and for Great Lakes States or Great Lakes Tribes under section 118(c)(2)(C) of the Act, if State or Tribal adopted standards are not consistent with the factors listed in paragraphs (a)(1) through (a)(5) of this section. EPA may also promulgate a new or revised standard when necessary to meet the requirements of the Act.

* * * * *

13. Section 131.21 is amended by revising paragraph (b) to read as follows:

§ 131.21 EPA review and approval of water quality standards.


(b) (1) The Regional Administrator’s approval or disapproval of a State water quality standard shall be based upon the requirements of the Act as described in §§ 131.5 and 131.6, and, with respect to Great Lakes States or Tribes (as defined in 40 CFR 132.2), 40 CFR part 132.

* * * * *

14. Part 132 is added as follows:

PART 132—WATER QUALITY GUIDANCE FOR THE GREAT LAKES SYSTEM

Sec. 132.1 Scope, purpose, and availability of documents.
132.2 Definitions.
132.3 Adoption of criteria.
132.4 State adoption and application of methodologies, policies and procedures.
132.5 Procedures for adoption and EPA review.
132.6 Application of part 132 requirements in Great Lakes States and Tribes.

[Reserved]

The following definitions apply in this part.

(a) Great Lakes Water Quality Initiative Methodology for Development of Aquatic Life Criteria and Values

(b) Great Lakes Water Quality Initiative Methodology for Development of Bioaccumulation Factors

(c) Great Lakes Water Quality Initiative Methodology for Development of Human Health Criteria and Values

(d) Great Lakes Water Quality Initiative Antidegradation Policy

(e) Great Lakes Water Quality Initiative Implementation Procedures

Authority: 33 U.S.C. 1251 et seq.

§ 132.1 Scope, purpose, and availability of documents.

(b) The U.S. Environmental Protection Agency, Great Lakes States, and Great Lakes Tribes will use the Guidance in this part to evaluate the water quality programs of the States and Tribes to assure that they are protective of water quality. State and Tribal programs do not need to be identical to the Guidance in this part, but must contain provisions that are consistent with (as protective as) the Guidance in this part. The scientific, policy and legal basis for EPA’s development of each section of the final Guidance in this part is set forth in the preamble, Supplementary Information Document, Technical Support Documents, and other supporting documents in the public docket. EPA will follow the guidance set out in these documents in reviewing the State and Tribal water quality programs in the Great Lakes for consistency with this part.

(c) The Great Lakes States and Tribes must adopt provisions consistent with the Guidance in this part applicable to waters in the Great Lakes System or be subject to EPA promulgation of its terms pursuant to this part.

(d) EPA understands that the science of risk assessment is rapidly improving. Therefore, to ensure that the scientific basis for the methodologies in appendices A through D are always current and peer reviewed, EPA will review the methodologies and revise them, as appropriate, every 3 years.

(e) Certain documents referenced in the appendices to this part with a designation of NTIS and/or ERIC are available for a fee upon request to the National Technical Information Center (NTIS), U.S. Department of Commerce, 5285 Port Royal Road, Springfield, VA 22161. Alternatively, copies may be obtained for a fee upon request to the Educational Resources Information Center/Clearinghouse for Science, Mathematics, and Environmental Education (ERIC/CSMEE), 1200 Chambers Road, Room 310, Columbus, Ohio 43212. When ordering, please include the NTIS or ERIC/CSMEE accession number.

§ 132.2 Definitions.
The following definitions apply in this part. Terms not defined in this section have the meaning given by the Clean Water Act and EPA implementing regulations.

Acute chronic ratio (ACR) is a standard measure of the acute toxicity of a material divided by an appropriate measure of the chronic toxicity of the same material under comparable conditions.

Acute toxicity is concurrent and delayed adverse effect(s) that results from an acute exposure and occurs within any short observation period which begins when the exposure begins, may extend beyond the exposure period, and usually does not constitute a substantial portion of the life span of the organism.

Adverse effect is any deleterious effect to organisms due to exposure to a substance. This includes effects which are or may become debilitating, harmful or toxic to the normal functions of the organism, but does not include non-harmful effects such as tissue discoloration alone or the induction of enzymes involved in the metabolism of the substance.

Bioaccumulation is the net accumulation of a substance by an organism as a result of uptake from all environmental sources.

Bioaccumulation factor (BAF) is the ratio (in L/kg) of a substance’s concentration in tissue of an aquatic organism to its concentration in the ambient water, in situations where both the organism and its food are exposed and the ratio does not change substantially over time.

Bioaccumulative chemical of concern (BCC) is any chemical that has the potential to cause adverse effects which, upon entering the surface waters, by itself or as its toxic transformation
product, accumulates in aquatic organisms by a human health bioaccumulation factor greater than 1000, after considering metabolism and other physicochemical properties that might enhance or inhibit bioaccumulation, in accordance with the methodology in appendix B of this part. Chemicals with half-lives of less than eight weeks in the water column, sediment, and biota are not BCCs. The minimum BAF information needed to define an organic chemical as a BCC is either a field-measured BAF or a BAF derived using the BSAF methodology. The minimum BAF information needed to define an inorganic chemical, including an organometal, as a BCC is either a field-measured BAF or a laboratory-measured BCF. BCCs include, but are not limited to, the pollutants identified as BCCs in section A of Table 6 of this part.

Bioconcentration is the net accumulation of a substance by an aquatic organism as a result of uptake directly from the ambient water through gill membranes or other external body surfaces.

Bioconcentration factor (BCF) is the ratio (in L/kg) of a substance's concentration in tissue of an aquatic organism to its concentration in the ambient water, in situations where the organism is exposed through the water only and the ratio does not change substantially over time.

Biota-sediment accumulation factor (BSAF) is the ratio (in kg of organic carbon/kg of lipid) of a substance's lipid-normalized concentration in tissue of an aquatic organism to its organic carbon-normalized concentration in surface sediment, in situations where the ratio does not change substantially over time, both the organism and its food are exposed, and the surface sediment is representative of average surface sediment in the vicinity of the organism.

Carcinogen is a substance which causes an increased incidence of benign or malignant neoplasms, or substantially decreases the time to develop neoplastic or critical effects in humans. The classification of carcinogens is discussed in section II.A of appendix C to part 132.

Chronic toxicity is concurrent and delayed adverse effect(s) that occurs only as a result of a chronic exposure.

Connecting channels of the Great Lakes are the Saint Mary's River, Saint Clair River, Detroit River, Niagara River, and Saint Lawrence River to the Canadian Border.

Carcinogenic concentration (CCC) is an estimate of the highest concentration of a material in the water column to which an aquatic community can be exposed indefinitely without resulting in an unacceptable effect.

Carcinogen maximum concentration (CMC) is an estimate of the highest concentration of a material in the water column to which an aquatic community can be exposed briefly without resulting in an unacceptable effect.

EC50 is a statistically or graphically estimated concentration that is expected to cause one or more specified effects in 50 percent of a group of organisms under specified conditions. Endangered or threatened species are those species that are listed as endangered or threatened under section 4 of the Endangered Species Act.

Existing Great Lakes discharger is any building, structure, facility, or installation from which there is or may be a "discharge of pollutants" (as defined in 40 CFR 122.2) to the Great Lakes System, that is not a new Great Lakes discharger.

Federal Indian reservation, Indian reservation, or reservation means all land within the limits of any Indian reservation under the jurisdiction of the United States Government, notwithstanding the issuance of any patent, and including rights-of-way running through the reservation.

Final acute value (FAV) is (a) a calculated estimate of the concentration of a test material such that 95 percent of the genera (with which acceptable acute toxicity tests have been conducted on the material) have higher GMAVs, or (b) the SMAV of an important and/or critical species, if the SMAV is lower than the calculated estimate.

Final chronic value (FCV) is (a) a calculated estimate of the concentration of a test material such that 95 percent of the genera (with which acceptable chronic toxicity tests have been conducted on the material) have higher GMCVs, (b) the quotient of an FAV divided by an appropriate acute-chronic ratio, or (c) the SMCV of an important and/or critical species, if the SMCV is lower than the calculated estimate.

Genus mean acute value (GMAV) is the geometric mean of the SMAVs for the genus.

Genus mean chronic value (GMCV) is the geometric mean of the SMCVs for the genus.

Great Lakes means Lake Ontario, Lake Erie, Lake Huron (including Lake St. Clair), Lake Michigan, and Lake Superior; and the connecting channels (Saint Mary's River, Saint Clair River, Detroit River, Niagara River, and Saint Lawrence River to the Canadian Border).

Great Lakes System is all the streams, rivers, lakes, and other bodies of water within the drainage basin of the Great Lakes within the United States.

Human cancer criterion (HCC) is a Human Cancer Value (HCV) for a pollutant that meets the minimum data requirements for Tier I specified in appendix C of this part.

Human cancer value (HCV) is the maximum ambient water concentration of a substance at which a lifetime of exposure from either: drinking the water, consuming fish from the water, water-related recreation activities, or consuming fish from the water, and water-related recreation activities, will represent a plausible upper-bound risk of contracting cancer of one in 100,000 using the exposure assumptions specified in the Methodologies for the Development of Human Health Criteria and Values in appendix C of this part.

Human noncancer criterion (HNC) is a Human Noncancer Value (HNV) for a pollutant that meets the minimum data requirements for Tier I specified in appendix C of this part.

Human noncancer value (HNV) is the maximum ambient water concentration of a substance at which adverse noncancer effects are not likely to occur in the human population from lifetime exposure via either: drinking the water, consuming fish from the water, and water-related recreation activities; or consuming fish from the water, and water-related recreation activities using the Methodologies for the Development of Human Health Criteria and Values in appendix C of this part.

Indian Tribe means any Indian Tribe, band, group, or community recognized by the Secretary of the Interior and exercising governmental authority over a Federal Indian reservation.

LC50 is a statistically or graphically estimated concentration that is expected...
to be lethal to 50 percent of a group of organisms under specified conditions.

Load allocation (LA) is the portion of a receiving water’s loading capacity that is attributed to one of its existing or future nonpoint sources or to natural background sources, as more fully defined at 40 CFR 130.2(g). Nonpoint sources include: in-place contaminants, direct wet and dry deposition, groundwater inflow, and overland runoff.

Loading capacity is the greatest amount of loading that a water can receive without violating water quality standards.

Lowest observed adverse effect level (LOAEL) is the lowest tested dose or concentration of a substance which resulted in an observed adverse effect in exposed test organisms when all higher doses or concentrations resulted in the same or more severe effects.

Method detection level is the minimum concentration of an analyte (substance) that can be measured and reported with a 99 percent confidence that the analyte concentration is greater than zero as determined by the procedure set forth in appendix B of 40 CFR part 136.

Minimum Level (ML) is the concentration at which the entire analytical system must give a recognizable signal and acceptable calibration point. The ML is the concentration in a sample that is equivalent to the concentration of the lowest calibration standard analyzed by a specific analytical procedure, assuming that all the method-specified sample weights, volumes and processing steps have been followed.

New Great Lakes discharger is any building, structure, facility, or installation from which there is or may be a “discharge of pollutants” (as defined in 40 CFR 122.2) to the Great Lakes System, the construction of which commenced after March 23, 1997.

No observed adverse effect level (NOAEL) is the highest tested dose or concentration of a substance which resulted in no observed adverse effect in exposed test organisms where higher doses or concentrations resulted in an adverse effect.

No observed effect concentration (NOEC) is the highest concentration of toxicant to which organisms are exposed in a full life-cycle or partial life-cycle (short-term) test, that causes no observable adverse effects on the test organisms (i.e., the highest concentration of toxicant in which the values for the observed responses are not statistically significantly different from the controls).

Open waters of the Great Lakes (OWGLs) means all of the waters within Lake Erie, Lake Huron (including Lake St. Clair), Lake Michigan, Lake Ontario, and Lake Superior lakeward from a line drawn across the mouth of tributaries to the Lakes, including all waters enclosed by constructed breakwaters, but not including the connecting channels.

Quantification level is a measurement of the concentration of a contaminant obtained by using a specified laboratory procedure calibrated at a specified concentration above the method detection level. It is considered the lowest concentration at which a particular contaminant can be quantitatively measured using a specified laboratory procedure for monitoring of the contaminant.

Quantitative structure activity relationship (QSAR) is a mathematical relationship between a property (activity) of a chemical and a number of descriptors of the chemical. These descriptors are chemical or physical characteristics obtained experimentally or predicted from the structure of the chemical.

Risk associated dose (RAD) is a dose of a known or presumed carcinogenic substance in (mg/kg)/day which, over a lifetime of exposure, is estimated to be associated with a plausible upper bound incremental cancer risk equal to one in 100,000.

Species mean acute value (SMAV) is the geometric mean of the results of all acceptable flow-through acute toxicity tests (for which concentrations of the test material were measured) with the most sensitive tested life stage of the species. For a species for which no such result is available for the most sensitive tested life stage, the SMAV is the geometric mean of the results of all acceptable acute toxicity tests with the most sensitive tested life stage.

Species mean chronic value (SMCV) is the geometric mean of the results of all acceptable life-cycle and partial life-cycle toxicity tests with the species; for a species for which no such result is available, the SMCV is the geometric mean of all acceptable early life-stage tests.

Stream design flow is the stream flow that represents critical conditions, upstream from the source, for protection of aquatic life, human health, or wildlife.

Threshold effect is an effect of a substance for which there is a theoretical or empirically established dose or concentration below which the effect does not occur.

Tier I criteria are numeric values derived by use of the Tier I methodologies in appendixes A, C and D of this part, the methodology in appendix B of this part, and the procedures in appendix F of this part, that either have been adopted as numeric criteria into a water quality standard or are used to implement narrative water quality criteria.

Tier II values are numeric values derived by use of the Tier II methodologies in appendixes A and C of this part, the methodology in appendix B of this part, and the procedures in appendix F of this part, that are used to implement narrative water quality criteria.

Total maximum daily load (TMDL) is the sum of the individual wasteload allocations for point sources and load allocations for nonpoint sources and natural background, as more fully defined at 40 CFR 130.2(i). A TMDL sets and allocates the maximum amount of a pollutant that may be introduced into a water body and still assure attainment and maintenance of water quality standards.

Tributaries of the Great Lakes System means all waters of the Great Lakes System that are not open waters of the Great Lakes, or connecting channels.

Uncertainty factor (UF) is one of several numeric factors used in operationally deriving criteria from experimental data to account for the quality or quantity of the available data.

Uptake is acquisition of a substance from the environment by an organism as a result of any active or passive process.

Wasteload allocation (WLA) is the portion of a receiving water’s loading capacity that is allocated to one of its existing or future point sources of pollution, as more fully defined at 40 CFR 130.2(h). In the absence of a TMDL approved by EPA pursuant to 40 CFR 130.7 or an assessment and remediation plan developed and approved in accordance with procedure 3.A of appendix F of this part, a WLA is the allocation for an individual point source, that ensures that the level of water quality to be achieved by the point source is derived from and complies with all applicable water quality standards.

Wet weather point source means any discernible, confined and discrete conveyance from which pollutants are, or may be, discharged as the result of a wet weather event. Discharges from wet weather point sources shall include only: discharges of storm water from a municipal separate storm sewer as defined at 40 CFR 122.26(b)(8); storm water discharge associated with industrial activity as defined at 40 CFR 122.26(b)(14); discharges of storm water and sanitary wastewaters (domestic,
commercial, and industrial) from a combined sewer overflow, or any other stormwater discharge for which a permit is required under section 402(p) of the Clean Water Act. A stormwater discharge associated with industrial activity which is mixed with process wastewater shall not be considered a wet weather point source.

§ 132.3 Adoption of criteria.

The Great Lakes States and Tribes shall adopt numeric water quality criteria for the purposes of section 303(c) of the Clean Water Act applicable to waters of the Great Lakes System in accordance with § 132.4(d) that are consistent with:

(a) The acute water quality criteria for protection of aquatic life in Table 1 of this part, or a site-specific modification thereof in accordance with procedure 1 of appendix F of this part;

(b) The chronic water quality criteria for protection of aquatic life in Table 2 of this part, or a site-specific modification thereof in accordance with procedure 1 of appendix F of this part;

(c) The water quality criteria for protection of human health in Table 3 of this part, or a site-specific modification thereof in accordance with procedure 1 of appendix F of this part; and

(d) The water quality criteria for protection of wildlife in Table 4 of this part, or a site-specific modification thereof in accordance with procedure 1 of appendix F of this part.

§ 132.4 State adoption and application of methodologies, policies and procedures.

(a) The Great Lakes States and Tribes shall adopt requirements applicable to waters of the Great Lakes System for the purposes of sections 118, 301, 303, and 402 of the Clean Water Act that are consistent with:

(1) The definitions in § 132.2;

(2) The Methodologies for Development of Aquatic Life Criteria and Values in appendix A of this part;

(3) The Methodology for Development of Bioaccumulation Factors in appendix B of this part;

(4) The Methodologies for Development of Human Health Criteria and Values in appendix C of this part;

(5) The Methodology for Development of Wildlife Criteria in appendix D of this part;

(6) The Antidegradation Policy in appendix E of this part; and

(7) The Implementation Procedures in appendix F of this part.

(b) Except as provided in paragraphs (g), (h), and (i) of this section, the Great Lakes States and Tribes shall use methodologies consistent with the methodologies designated as Tier I methodologies in appendixes A, C, and D of this part, the methodology in appendix B of this part, and the procedures in appendix F of this part when adopting or revising numeric water quality criteria for the purposes of section 303(c) of the Clean Water Act for the Great Lakes System.

(c) Except as provided in paragraphs (g), (h), and (i) of this section, the Great Lakes States and Tribes shall use methodologies and procedures consistent with the methodologies designated as Tier I methodologies in appendixes A, C, and D of this part, the Tier II methodologies in appendixes A and C of this part, the methodology in appendix B of this part, and the procedures in appendix F of this part to develop numeric criteria and values when implementing narrative water quality criteria adopted for purposes of section 303(c) of the Clean Water Act.

(d) The water quality criteria and values adopted or developed pursuant to paragraphs (a) through (c) of this section shall apply as follows:

(1) The acute water quality criteria and values for the protection of aquatic life, or site-specific modifications thereof, shall apply to all waters of the Great Lakes System.

(2) The chronic water quality criteria and values for the protection of aquatic life, or site-specific modifications thereof, shall apply to all waters of the Great Lakes System.

(3) The water quality criteria and values for the protection of human health, or site-specific modifications thereof, shall apply as follows:

(i) Criteria and values derived as HCV-Drinking and HNV-Drinking shall apply to the Open Waters of the Great Lakes, all connecting channels of the Great Lakes, and all other waters of the Great Lakes System that have been designated as public water supplies by any State or Tribe in accordance with 40 CFR 131.10.

(ii) Criteria and values derived as HCV-Nondrinking and HNV-Nondrinking shall apply to all waters of the Great Lakes System other than those in paragraph (d)(3)(i) of this section.

(iii) Criteria for protection of wildlife, or site-specific modifications thereof, shall apply to all waters of the Great Lakes System.

(e) The Great Lakes States and Tribes shall apply implementation procedures consistent with the procedures in appendix F of this part for all applicable purposes under the Clean Water Act, including developing total maximum daily loads and procedures for the purposes of section 303(d) and water quality-based effluent limits for the purposes of section 402, in establishing controls on the discharge of any pollutant to the Great Lakes System by any point source with the following exceptions:

(1) The Great Lakes States and Tribes are not required to apply these implementation procedures in establishing controls on the discharge of any pollutant by a wet weather point source. Any adopted implementation procedures shall conform with all applicable Federal, State, and Tribal requirements.

(2) The Great Lakes States and Tribes may, but are not required to, apply procedures consistent with procedures 1, 2, 3, 4, 5, 7, 8, and 9 of appendix F of this part in establishing controls on the discharge of any pollutant set forth in Table 5 of this part. Any procedures applied in lieu of these implementation procedures shall conform with all applicable Federal, State, and Tribal requirements.

(f) The Great Lakes States and Tribes shall apply an antidegradation policy consistent with the policy in appendix E for all applicable purposes under the Clean Water Act, including 40 CFR 131.12.

(g) For pollutants listed in Table 5 of this part, the Great Lakes States and Tribes shall:

(1) Apply any methodologies and procedures acceptable under 40 CFR part 131 when developing water quality criteria or implementing narrative criteria; and

(2) Apply the implementation procedures in appendix F of this part or alternative procedures consistent with all applicable Federal, State, and Tribal laws.

(h) For any pollutant other than those in Table 5 of this part for which the State or Tribe demonstrates that a methodology or procedure in this part is not scientifically defensible, the Great Lakes States and Tribes shall:

(1) Apply an alternative methodology or procedure acceptable under 40 CFR part 131 when developing water quality criteria or implementing narrative criteria; or

(2) Apply an alternative implementation procedure that is consistent with all applicable Federal, State, and Tribal laws.

(i) Nothing in this part shall prohibit the Great Lakes States and Tribes from adopting numeric water quality criteria, narrative criteria, or water quality values that are more stringent than criteria or values specified in § 132.3 or that would be derived from application of the methodologies set forth in appendixes A, B, C, and D of this part, or to adopt antidegradation standards and implementation procedures more
§132.5 Procedures for adoption and EPA review.

(a) Except as provided in paragraph (c) of this section, the Great Lakes States and Tribes shall adopt and submit for EPA review and approval the criteria, methodologies, policies, and procedures developed pursuant to this part no later than September 23, 1996.

(b) The following elements must be included in each submission to EPA for review:

(1) The criteria, methodologies, policies, and procedures developed pursuant to this part;

(2) Certification by the Attorney General or other appropriate legal authority pursuant to 40 CFR 123.62 and 40 CFR 131.6(e) as appropriate;

(3) All other information required for submission of National Pollutant Discharge Elimination System (NPDES) program modifications under 40 CFR 123.62; and

(4) General information which will aid EPA in determining whether the criteria, methodologies, policies and procedures are consistent with the requirements of the Clean Water Act and this part, as well as information on general policies which may affect their application and implementation.

c) The Regional Administrator may extend the deadline for the submission required in paragraph (a) of this section if the Regional Administrator believes that the submission will be consistent with the requirements of this part and can be reviewed and approved pursuant to this section no later than March 23, 1997.

d) If a Great Lakes State or Tribe makes no submission pursuant to this part to EPA for review, the requirements of this part shall apply to discharges to waters of the Great Lakes System located within the State or Federal Indian reservation upon EPA's publication of a final rule indicating the effective date of the part 132 requirements in the identified jurisdictions.

(e) If a Great Lakes State or Tribe submits criteria, methodologies, policies, and procedures pursuant to this part to EPA for review that contain substantial modifications of the State or Tribal NPDES program, EPA shall issue public notice and provide a minimum of 30 days for public comment on such modifications. The public notice shall conform with the requirements of 40 CFR 123.62.

(f) After review of State or Tribal submissions under this section, and following the public comment period in subparagraph (e) of this section, if any, EPA shall either:

(1) Publish notice of approval of the submission in the Federal Register within 90 days of such submission; or

(2) Notify the State or Tribe within 90 days of such submission that EPA has determined that all or part of the submission is inconsistent with the requirements of the Clean Water Act or this part and identify any necessary changes to obtain EPA approval. If the State or Tribe fails to adopt such changes within 90 days after the notification, EPA shall publish a notice in the Federal Register identifying the approved and disapproved elements of the submission and a final rule in the Federal Register identifying the provisions of part 132 that shall apply to discharges within the State or Federal Indian reservation.

(g) EPA's approval or disapproval of a State or Tribal submission shall be based on the requirements of this part and of the Clean Water Act. EPA's determination whether the criteria, methodologies, policies, and procedures in a State or Tribal submission are consistent with the requirements of this part will be based on whether:

(1) For pollutants listed in Tables 1, 2, 3, and 4 of this part. The Great Lakes State or Tribe has adopted numeric water quality criteria as protective as each of the numeric criteria in Tables 1, 2, 3, and 4 of this part, taking into account any site-specific criteria modifications in accordance with procedure 1 of appendix F of this part;

(2) For pollutants other than those listed in Tables 1, 2, 3, 4, and 5 of this part. The Great Lakes State or Tribe demonstrates that either:

(i) It has adopted numeric criteria in its water quality standards that were derived, or are as protective as or more protective than could be derived, using the methodologies in appendixes A, B, C, and D of this part, and the site-specific criteria modification procedures in accordance with procedure 1 of appendix F of this part; or

(ii) It has adopted a procedure by which water quality based effluent limits and total maximum daily loads are developed using the more protective of:

(A) Numeric criteria adopted by the State into State water quality standards and approved by EPA prior to March 23, 1997; or

(B) Water quality criteria and values derived pursuant to §132.4(c); and

(3) For methodologies, policies, and procedures. The Great Lakes State or Tribe has adopted methodologies, policies, and procedures as protective as the corresponding methodology, policy, or procedure in §132.4. The Great Lakes State or Tribe may adopt provisions that are more protective than those contained in this part. Adoption of a more protective element in one provision may be used to offset a less protective element in the same provision as long as the adopted provision is as protective as the corresponding provision in this part; adoption of a more protective element in one provision, however, is not justification for adoption of a less protective element in another provision of this part.

(h) A submission by a Great Lakes State or Tribe will need to include any provisions that EPA determines, based on EPA's authorities under the Clean Water Act and the results of consultation under section 7 of the Endangered Species Act, are necessary to ensure that water quality is not likely to jeopardize the continued existence of any endangered or threatened species listed under section 4 of the Endangered Species Act or result in the destruction or adverse modification of such species' critical habitat.

(i) EPA's approval of the elements of a State's or Tribe's submission will constitute approval under section 118 of the Clean Water Act, approval of the submitted water quality standards pursuant to section 303 of the Clean Water Act, and approval of the submitted modifications to the State's or Tribe's NPDES program pursuant to section 402 of the Clean Water Act.

§132.6 Application of part 132 requirements in Great Lakes States and Tribes. [Reserved]

Tables to Part 132

TABLE 1—ACUTE WATER QUALITY CRITERIA FOR PROTECTION OF AQUATIC LIFE IN AMBIENT WATER

<table>
<thead>
<tr>
<th>Chemical</th>
<th>CMC (µg/L)</th>
<th>Conversion factor (CF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic (III)</td>
<td>=339.8</td>
<td>1.000</td>
</tr>
<tr>
<td>Chromium (VI)</td>
<td>=16.02</td>
<td>0.982</td>
</tr>
<tr>
<td>Cyanide</td>
<td>=22</td>
<td>n/a</td>
</tr>
<tr>
<td>Dieldrin</td>
<td>=0.24</td>
<td>n/a</td>
</tr>
<tr>
<td>Endrin</td>
<td>=0.086</td>
<td>n/a</td>
</tr>
<tr>
<td>Lindane</td>
<td>=0.95</td>
<td>n/a</td>
</tr>
<tr>
<td>Mercury (II)</td>
<td>=1.694</td>
<td>0.85</td>
</tr>
<tr>
<td>Parathion</td>
<td>=0.065</td>
<td>n/a</td>
</tr>
<tr>
<td>Selenium</td>
<td>=19.34</td>
<td>0.922</td>
</tr>
</tbody>
</table>

a,b CMC = CMC<sub>a</sub> + CMC<sub>b</sub>. CMC<sub>a</sub> = CMC<sub>c</sub> + CMC<sub>d</sub>. The CMC<sub>c</sub> shall be rounded to two significant digits.
EPA recommends that metals criteria be expressed as dissolved concentrations (see appendix A, I.A.4 for more information regarding metals criteria).

Notes:
The term "n/a" means not applicable.
CMC is Criterion Maximum Concentration.
CMC\(^{\text{a,b}}\) is the CMC expressed as total recoverable.
CMC\(^{\text{b}}\) is the CMC expressed as a dissolved concentration.

<table>
<thead>
<tr>
<th>Chemical</th>
<th>m(_{\text{a}})</th>
<th>b(_{\text{a}})</th>
<th>Conversion factor (CF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cadmium(^{\text{a,b}})</td>
<td>1.128</td>
<td>-3.6867</td>
<td>0.85</td>
</tr>
<tr>
<td>Chromium (III)(^{\text{a,b}})</td>
<td>0.819</td>
<td>+3.7256</td>
<td>0.316</td>
</tr>
<tr>
<td>Copper(^{\text{a,b}})</td>
<td>0.9422</td>
<td>-1.700</td>
<td>0.960</td>
</tr>
<tr>
<td>Nickel(^{\text{a,b}})</td>
<td>0.846</td>
<td>+2.255</td>
<td>0.998</td>
</tr>
<tr>
<td>Pentachlorophenol(^{\text{c}})</td>
<td>1.005</td>
<td>-4.869</td>
<td>n/a</td>
</tr>
<tr>
<td>Zinc(^{\text{a,b}})</td>
<td>0.8473</td>
<td>+0.884</td>
<td>0.978</td>
</tr>
</tbody>
</table>

\(^{\text{a}}\)CMC\(^{\text{a}}\) should be considered free cyanide as CN.
\(^{\text{b}}\)CMC\(^{\text{a,b}}\)=CMC\(^{\text{a}}\).

Notes:
The term "n/a" means not applicable.
CMC is Criterion Maximum Concentration.
CMC\(^{\text{a,b}}\) is the CMC expressed as total recoverable.
CMC\(^{\text{b}}\) is the CMC expressed as a dissolved concentration.
CMC\(^{\text{c}}\) is the CMC expressed as a total concentration.

### Table 2.—Chronic Water Quality Criteria for Protection of Aquatic Life in Ambient Water

EPA recommends that metals criteria be expressed as dissolved concentrations (see appendix A, I.A.4 for more information regarding metals criteria).

(a)

<table>
<thead>
<tr>
<th>Chemical</th>
<th>CCC (µg/L)</th>
<th>Conversion factor (CF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic (III) (^{\text{a,b}})</td>
<td>1.1479</td>
<td>1.000</td>
</tr>
<tr>
<td>Chromium (VI) (^{\text{a,b}})</td>
<td>0.9062</td>
<td>0.0962</td>
</tr>
<tr>
<td>Cyanide (^{\text{c}})</td>
<td>0.52</td>
<td>0.0056</td>
</tr>
<tr>
<td>Dieldrin (^{\text{d}})</td>
<td>0.036</td>
<td>0.0003</td>
</tr>
<tr>
<td>Endrin (^{\text{d}})</td>
<td>0.9081</td>
<td>0.85</td>
</tr>
<tr>
<td>Mercury (II) (^{\text{a,b}})</td>
<td>0.0013</td>
<td>0.922</td>
</tr>
<tr>
<td>Parathion (^{\text{a,b}})</td>
<td>0.8545</td>
<td>0.85</td>
</tr>
<tr>
<td>Selenium (^{\text{a,b}})</td>
<td>0.9062</td>
<td>0.0962</td>
</tr>
</tbody>
</table>

\(^{\text{c}}\)CCC\(^{\text{c}}\) is the CMC expressed as a dissolved concentration.

Notes:
The term "n/a" means not applicable.
CMC\(^{\text{c}}\) is the CMC expressed as a total concentration.

### Table 3.—Water Quality Criteria for Protection of Human Health

<table>
<thead>
<tr>
<th>Chemical</th>
<th>HNV (µg/L)</th>
<th>HCV (µg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Drinking</td>
<td>Nondrinking</td>
</tr>
<tr>
<td>Benzene</td>
<td>1.9E1</td>
<td>5.1E2</td>
</tr>
<tr>
<td>Chlorodane</td>
<td>1.4E-3</td>
<td>1.4E-3</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>4.7E2</td>
<td>3.2E3</td>
</tr>
<tr>
<td>Cyanides</td>
<td>6.0E2</td>
<td>4.8E4</td>
</tr>
<tr>
<td>DDT</td>
<td>2.0E-3</td>
<td>2.0E-3</td>
</tr>
<tr>
<td>Dieldrin</td>
<td>4.1E-4</td>
<td>4.1E-4</td>
</tr>
<tr>
<td>2,4-Dimethylphenol</td>
<td>4.5E2</td>
<td>8.7E3</td>
</tr>
<tr>
<td>2,4-Dinitrophenol</td>
<td>5.5E1</td>
<td>2.8E3</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td>4.6E-2</td>
<td>4.6E-2</td>
</tr>
<tr>
<td>Hexachloroethane</td>
<td>6.0</td>
<td>7.6</td>
</tr>
<tr>
<td>Lindane</td>
<td>4.7E-1</td>
<td>5.0E-1</td>
</tr>
<tr>
<td>Mercury (^{\text{1}})</td>
<td>1.8E-3</td>
<td>1.8E-3</td>
</tr>
<tr>
<td>Methylene chloride</td>
<td>1.6E3</td>
<td>9.0E4</td>
</tr>
<tr>
<td>PCBs (class)</td>
<td>6.7E-8</td>
<td>6.7E-8</td>
</tr>
<tr>
<td>2,3,7,8-TCDD</td>
<td>5.6E3</td>
<td>5.1E4</td>
</tr>
</tbody>
</table>
TABLE 5.—POLLUTANTS SUBJECT TO FEDERAL, STATE, AND TRIBAL REQUIREMENTS

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Criteria (µg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>DDT and metabolites</td>
<td>1.1E–5</td>
</tr>
<tr>
<td>Mercury (including methylmercury)</td>
<td>1.3E–3</td>
</tr>
<tr>
<td>PCBs (class)</td>
<td>7.4E–5</td>
</tr>
<tr>
<td>2,3,7,8-TCDD</td>
<td>3.1E–9</td>
</tr>
</tbody>
</table>

1 Includes methylmercury.

TABLE 4.—WATER QUALITY CRITERIA FOR PROTECTION OF WILDLIFE

<table>
<thead>
<tr>
<th>Chemical</th>
<th>Criteria (µg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anthracene</td>
<td></td>
</tr>
<tr>
<td>Antimony</td>
<td></td>
</tr>
<tr>
<td>Arsenic</td>
<td></td>
</tr>
<tr>
<td>Asbestos</td>
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<td>1,2-Benzanthracene; benz[a]anthracene</td>
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<tr>
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<tr>
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<tr>
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<td>2,4-Dinitrophenol</td>
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<td>2,6-Dinitrotoluene</td>
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<td>Diocyl phthalate; di-n-octyl phthalate</td>
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<td>Endosulfan; thiodian</td>
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<td>Indeno(1,2,3-cd)pyrene; 2,3-o-phenylene</td>
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<tr>
<td>N-Nitrosodipropylamine; N-nitrosodi-n-propylamine</td>
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<td>1,1,2,2-Tetrachloroethane</td>
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<tr>
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<td>Trichloroethylene; trichloroethene</td>
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<td>2,4,6-Trichlorophenol</td>
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<td>Vinyl chloride; chloroethylene; chlorothene</td>
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<td>Zinc</td>
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Appendix A to part 132—Great Lakes Water Quality Initiative Methodologies for Developments of Aquatic Life Criteria and Values

Methodology for Deriving Aquatic Life Criteria: Tier I

Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this appendix.
I. Definitions

A. Material of Concern. When defining the material of concern the following should be considered:
1. Each separate chemical that does not ionize substantially in most natural bodies of water should usually be considered a separate material, except possibly for structurally similar organic compounds that only exist in large quantities as commercial mixtures of the various compounds and apparently have similar biological, chemical, physical, and toxicological properties.
2. For chemicals that ionize substantially in most natural bodies of water (e.g., some phenols and organic acids, some salts of phenols and organic acids, and most inorganic salts and coordination complexes of metals and metalloid), all forms that would be in chemical equilibrium should usually be considered one material. Each different oxidation state of a metal and each different non-ionizable covalently bonded organometallic compound should usually be considered a separate material.
3. The material of concern should include an operational analytical component. Identification of a material simply as “sodium,” for example, implies “total sodium,” but leaves room for doubt. If “total” is meant, it must be explicitly stated. Even “total” has different operational definitions, some of which do not necessarily mean “all that is there” in all samples. Thus, it is also necessary to reference or describe the analytical method that is intended. The selection of the operational analytical component should take into account the analytical and environmental chemistry of the material and various practical considerations, such as labor and equipment requirements, and whether the method would require measurement in the field or would allow measurement after samples are transported to a laboratory.
   a. The primary requirements of the operational analytical component are that it be appropriate for use on samples of receiving water, that it be compatible with the accumulation and bioaccumulation data without making extrapolations that are too hypothetical, and that it rarely results in underprotection or overprotection of aquatic organisms and their uses. Toxicity is the property of a material, or combination of materials, to adversely affect organisms.
   b. Because an ideal analytical measurement will rarely be available, an appropriate compromise measurement will usually have to be used. This compromise measurement must fit with the general approach that if an ambient concentration is lower than the criterion, unacceptable effects will probably not occur, i.e., the compromise measure must not err on the side of underprotection when measurements are made on a surface water. What is an appropriate measurement in one situation might not be appropriate for another because the chemical and physical properties of an effluent are usually quite different from those of the receiving water, an analytical method that is appropriate for analyzing an effluent might not be appropriate for expressing a criterion, and vice versa. A criterion should be based on an appropriate analytical measurement, but the criterion is not rendered useless if an ideal measurement either is not available or is not feasible.

Note: The analytical chemistry of the material might have to be taken into account when defining the material or when judging the acceptability of test methods, but a criterion must not be based on the sensitivity of an analytical method. When aquatic organisms are more sensitive than routine analytical methods, the proper solution is to develop better analytical methods.
4. It is now proposed that the use of dissolved metal to set and measure compliance with water quality standards is the recommended approach, because dissolved metal more closely approximates the bioavailable fraction of metal in the water column that does total recoverable metal. One reason is that a primary mechanism for water column toxicity is adsorption at the gill surface which requires metals to be in the dissolved form. Reasons for the consideration of total recoverable metals criteria include risk management considerations not covered by evaluation of water column toxicity. A risk manager may consider sediments and food chain effects and may decide to take a conservative approach for metals, considering that metals are very persistent chemicals. This approach could include the use of total recoverable metal in water quality standards. A range of different risk management decisions can be justified. EPA recommends that State water quality standards be based on dissolved metal. EPA will also approve a State risk management decision to adopt a standard based on total recoverable metal, if those standards are otherwise approvable under this program.

B. Acute Toxicity. Concurrent and delayed adverse effect(s) that result from an acute exposure and occur within any short observation period which begins when the exposure begins and extends beyond the exposure period, and usually does not constitute a substantial portion of the life span of the organism. (Concurrent toxicity is an adverse effect to an organism that results from, and occurs during, its exposure to one or more test material(s). Exposure constitutes contact with a chemical or physical agent. Acute exposure, however, is exposure of an organism for any short period which usually does not constitute a substantial portion of its life span.

C. Chronic Toxicity. Concurrent and delayed adverse effect(s) that occurs only as a result of a chronic exposure. Chronic exposure is exposure of an organism for a long period or for a substantial portion of its life span.

II. Collection of Data

A. Collect all data available on the material concerning toxicity to aquatic animals and plants.

B. All data that are available should be available in typed, dated, and signed hard copy (e.g., publication, manuscript, letter, memorandum, etc.) with enough supporting information to indicate that acceptable test procedures were used and that the results are reliable. In some cases, it might be appropriate to obtain written information from the investigator, if possible. Information that is not available for distribution shall not be used.

C. Questionable data, whether published or unpublished, must not be used. For example, data must be rejected if they are from tests that did not contain a control treatment, tests in which too many organisms in the control treatment died or showed signs of stress or disease, and tests in which distilled or deionized water was used as the dilution water without the addition of appropriate salts.

D. Data on technical grade materials may be used if appropriate, but data on formulated mixtures and emulsifiable concentrates of the material must not be used.

E. For some highly volatile, hydrolyzable, or degradable materials, it might be appropriate to use only results of flow-through tests in which the concentrations of test material in test solutions were measured using acceptable analytical methods. A flow-through test can be done with aquatic organisms in which test solutions flow into constant-volume test chambers either intermittently (e.g., every few minutes) or continuously, with the excess flowing out.

F. Data must be rejected or obtained using:
   1. Brine shrimp, because they usually only occur naturally in water with salinity greater than 35 g/kg.
   2. Species that do not have reproducing wild populations in North America.
   3. Organisms that were previously exposed to substantial concentrations of the test material or other contaminants.
   4. Saltwater species except for use in deriving acute-chronic ratios. An ACR is a standard measure of the acute toxicity of a material divided by an appropriate measure of the chronic toxicity of the same material under comparable conditions.

G. Questionable data, data on formulated mixtures and emulsifiable concentrates, and data obtained with species non-resident to North America or plants not naturally occurring in North America or plants which do not occur in eastern North America, must be rejected or obtained using:

H. Collection of Data

A. Collect all data available on the material concerning toxicity to aquatic animals and plants.

B. All data that are available should be available in typed, dated, and signed hard copy (e.g., publication, manuscript, letter, memorandum, etc.) with enough supporting information to indicate that acceptable test procedures were used and that the results are reliable. In some cases, it might be appropriate to obtain written information from the investigator, if possible. Information that is not available for distribution shall not be used.

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   3. Organisms that were previously exposed to substantial concentrations of the test material or other contaminants.
   4. Saltwater species except for use in deriving acute-chronic ratios. An ACR is a standard measure of the acute toxicity of a material divided by an appropriate measure of the chronic toxicity of the same material under comparable conditions.

G. Questionable data, data on formulated mixtures and emulsifiable concentrates, and data obtained with species non-resident to North America or plants not naturally occurring in North America or plants which do not occur in eastern North America, must be rejected or obtained using:
a. The family Salmonidae in the class Osteichthyes;
b. One other family (preferably a commercially or recreationally important, warmwater species) in the class Osteichthyes (e.g., bluegill, channel catfish);
c. A third family in the phylum Chordata (e.g., fish, amphibian);
d. A planktonic crustacean (e.g., a cladoceran, copepod);
e. A benthic crustacean (e.g., ostracod, isopod, amphipod, crayfish);
f. An insect (e.g., mayfly, dragonfly, damselfly, stonefly, caddisfly, mosquito, midge);
g. A family in a phylum other than Arthropoda or Chordata (e.g., Rotifera, Annelida, Mollusca);
h. A family in any order of insect or any phylum not already represented.

2. Acute-chronic ratios (see section VI of this appendix) with at least one species of aquatic animal in at least three different families provided that of the three species:
a. At least one is a fish;
b. At least one is an invertebrate; and
c. At least one species is an acutely sensitive freshwater species (the other two may be saltwater species).

3. Results of at least one acceptable test with a freshwater algae or vascular plant is desirable but not required for criterion derivation (see section VIII of this appendix). If plants are among the aquatic organisms most sensitive to the material, results of a test with a plant in another phylum (division) should also be available.

C. If only renewal data are available, a numerical criterion can usually be derived except in special cases. For example, derivation of a chronic criterion might not be possible if the available ACRs vary by more than a factor of ten with no apparent pattern. Also, if a criterion is to be related to a water quality characteristic (see sections V and VII of this appendix), more data will be required.

D. Confidence in a criterion usually increases as the amount of available pertinent information increases. Thus, additional data are usually desirable.

IV. Final Acute Value

A. Appropriate measures of the acute (short-term) toxicity of the material to a variety of species of aquatic animals are used to calculate the Final Acute Value (FAV). The calculated Final Acute Value is a calculated estimate of the concentration of a test material such that 95 percent of the genera (with which acceptable acute toxicity tests have been conducted on the material) have higher Genus Mean Acute Values (GMAsVs).

An acute test is a comparative study in which organisms, that are subjected to different treatments, are observed for a short period usually not constituting a substantial portion of their life span. However, in some cases, the Species Mean Acute Value (SMAV) of a commercially or recreationally important species of the Great Lakes System is lower than the calculated FAV, then the SMAV replaces the calculated FAV in order to provide protection for that important species.

B. Acute toxicity tests shall be conducted using acceptable procedures. For good examples of acceptable procedures see American Society for Testing and Materials (ASTM) Standard E 729, Guide for Conducting Acute Toxicity Tests with Fishes, Macroinvertebrates, and Amphibians.

C. Except for results with saltwater annelids and mysids, results of acute tests during which the test organisms were fed should not be used, unless data indicate that the food did not affect the toxicity of the test material. (Note: If the minimum acute-chronic ratio data requirements (as described in section III.B.2 of this appendix) are not met with freshwater data alone, saltwater data may be used.)

D. Results of acute tests conducted in unusual dilution water, e.g., dilution water in which total organic carbon or particulate matter exceeded five mg/L, should not be used, unless a relationship is developed between acute toxicity and organic carbon or particulate matter, or unless data show that organic carbon or particulate matter, etc., do not affect toxicity.

E. Acute values must be based upon endpoints that reflect the total severe adverse impact of the test material on the organisms used in the test. Therefore, only the following kinds of data on acute toxicity to aquatic animals shall be used:

1. Tests with daphnids and other cladocerans must be started with organisms less than 24 hours old and tests with mites must be started with second or third instar larvae. It is preferred that the results should be the 48-hour EC50 based on the total percentage of organisms killed and immobilized. If such an EC50 is not available for a test, an LC50 of the desired 48-hour EC50. An EC50 or LC50 of longer than 48 hours can be used as long as the animals were not fed and the control animals were acceptable at the end of the test. An EC50 is a statistically or graphically estimated concentration that is expected to cause one or more specified effects in 50% of a group of organisms under specified conditions. An LC50 is a statistically or graphically estimated concentration that is expected to be lethal to 50% of a group of organisms under specified conditions.

2. It is preferred that the results of a test with embryos and larvae of barnacles, bivalve molluscs (clams, mussels, oysters and scallops), sea urchins, lobsters, crabs, shrimp and abalones be the 96-hour EC50 based on the percentage of organisms with incompletely developed shells plus the percentage of organisms killed. If such an EC50 is not available from a test, of the values that are available from a test the lower of the following should be used in place of the desired 96-hour EC50: the 96-hour EC50 based on percentage of organisms exhibiting loss of equilibrium plus percentage of organisms immobilized plus percentage of organisms killed. If such an EC50 is not available from a test, of the values that are available from a test the lower of the following should be used in place of the desired 96-hour EC50: the 96-hour EC50 based on percentage of organisms exhibiting loss of equilibrium plus percentage of organisms immobilized and the 96-hour LC50.

3. Tests whose results take into account the number of young produced, such as most tests with protozoans, are not considered acute tests, even if the duration was 96 hours or less.

4. If the tests were conducted properly, acute values reported as “greater than” values and those which are above the solubility of the test material should be used, because rejection of such acute values would bias the final acute value by eliminating acute values for resistant species.

F. If the acute toxicity of the material to aquatic animals has been shown to be related to a water quality characteristic such as hardness or particulate matter for freshwater animals, refer to section V of this appendix.

G. The agreement of the data within and between species must be considered. Acute values that appear to be questionable in comparison with other acute and chronic data for the same species and for other species in the same genus must not be used. For example, if the acute toxicity of a species or genus differ by more than a factor of 10, rejection of some or all of the values would be appropriate, absent countervailing circumstances.

H. If the available data indicate that one or more life stages are at least a factor of two more resistant than one or more other life stages of the same species, the data for the more resistant life stages must not be used in the calculation of the SMAV because a species cannot be considered protected from acute toxicity if all of the life stages are not protected.

I. For each species for which at least one acute value is available, the SMAV shall be calculated as the geometric mean of the results of all acceptable flow-through acute toxicity tests in which the concentrations of test material were measured with the most sensitive tested life stage of the species. For a species for which no such result is available, the SMAV shall be calculated as the geometric mean of all acceptable acute toxicity tests with the most sensitive tested life stage, i.e., results of flow-through tests in which the concentrations were not measured and results of static and renewal tests based on initial concentrations (nominal EC50) is not available and FAV test, of a test with aquatic organisms in which either the test solution in a test chamber is removed and replaced at least once during the test or the test organisms are transferred into a new test solution of the same composition at least once during the test. A static test is a test with aquatic organisms in which the solution...
and organisms that are in a test chamber at the beginning of the test remain in the chamber until the end of the test, except for removal of dead test organisms.

**Note 1:** Data reported by original investigators must not be rounded off. Results of all intermediate calculations must not be rounded off to fewer than four significant digits.

**Note 2:** The geometric mean of N numbers is the N-th root of the product of the N numbers. Alternatively, the geometric mean can be calculated by adding the logarithms of the N numbers, dividing the sum by N, and taking the antilog of the quotient. The geometric mean of two numbers is the square root of the product of the two numbers, and the geometric mean of one number is that number. Either natural (base e) or common (base 10) logarithms can be used to calculate geometric means as long as they are used consistently within each set of data, i.e., the antilog used must match the logarithms used.

**Note 3:** Geometric means, rather than arithmetic means, are used here because the distributions of sensitivities of individual organisms in toxicity tests on most materials and the distributions of sensitivities of species within a genus are more likely to be lognormal than normal. Similarly, geometric means are used for ACRs because quotients are likely to be closer to lognormal than normal distributions. In addition, division of the geometric mean of a set of numerators by the geometric mean of the set of denominators will result in the geometric mean of the set of corresponding quotients.

\[
S^2 = \frac{\sum \left( \ln(GMAV) \right)^2}{\left( \sum \ln(GMAV) \right)^2} \frac{4}{\sum (P) - \left( \sum \sqrt{P} \right)^2}
\]

\[
L = \frac{\sum (\ln(GMAV)) - S \left( \sum \sqrt{P} \right)}{4}
\]

\[
A = S(\sqrt{0.05}) + L
\]

\[
FAV = e^A
\]

**Note:** Natural logarithms (logarithms to base e, denoted as ln) are used herein merely because they are easier to use on some hand calculators and computers than common (base 10) logarithms. Consistent use of either will produce the same result.

P. If for a commercially or recreationally important species of the Great Lakes System the geometric mean of the acute values from flow-through tests in which the concentrations of test material were measured is lower than the calculated Final Acute Value (FAV), then that geometric mean must be used as the FAV instead of the calculated FAV.

Q. See section VI of this appendix.

V. Final Acute Equation

A. When enough data are available to show that acute toxicity to two or more species is similarly related to a water quality characteristic, the relationship shall be taken into account as described in sections V.B through V.G of this appendix or using analysis of covariance. The two methods are equivalent and produce identical results. The manual method described below provides an understanding of this application of covariance analysis, but computerized versions of covariance analysis are much more convenient for analyzing large data sets. If two or more factors affect toxicity, multiple regression analysis shall be used.

B. For each species for which comparable acute toxicity values are available at two or more different values of the water quality characteristic, perform a least squares regression of the acute toxicity values on the corresponding values of the water quality characteristic to obtain the slope and its 95 percent confidence limits for each species.

**Note:** Because the best documented relationship is that between hardness and acute toxicity of metals in fresh water and a log-log relationship fits these data, geometric means and natural logarithms of both toxicity and water quality are used in the rest of this section. For relationships based on other water quality characteristics, such as pH, temperature, no transformation or a different transformation might fit the data better, and appropriate changes will be necessary throughout this section.

C. Decide whether the data for each species are relevant, taking into account the range and number of the tested values of the water quality characteristic and the degree of agreement within and between species. For example, a slope based on six data points might be of limited value if it is based only on data for a very narrow range of values of the water quality characteristic. A slope based on only two data points, however, might be useful if it is consistent with other information and if the two points cover a broad enough range of the water quality characteristic. In addition, acute values that appear to be questionable in comparison with other acute and chronic data available for the same species and for other species in the same genus should not be used. For example, if after adjustment for the water quality characteristic, the acute values available for a species or genus differ by more than a factor of 10, rejection of some or all of the values would be appropriate, absent countervailing justification. If useful slopes are not available for at least one fish and one invertebrate or if the available slopes are too dissimilar or if too few data are available to adequately define the relationship between acute toxicity and the water quality characteristic, return to section IV.G of this appendix, using the results of tests conducted under conditions and in waters similar to those commonly used for toxicity tests with the species.

D. For each species, calculate the geometric mean of the available acute values and then divide each of the acute values for the species by the geometric mean for the species. This normalizes the acute values so that the geometric mean of the normalized values for each species individually and for any combination of species is 1.0.

E. Similarly normalize the values of the water quality characteristic for each species individually using the same procedure as above.

F. Individually for each species perform a least squares regression of the normalized
acute values of the water quality characteristic. The resulting slopes and 95 percent confidence limits will be identical to those obtained in section V.B. of this appendix. If, however, the data are actually plotted, the line of best fit for each individual species will go through the point 1,1 in the center of the graph.

G. Treat all of the normalized data as if they were all for the same species and perform a least squares regression of all of the normalized acute values on the corresponding normalized values of the water quality characteristic to obtain the pooled acute slope, V, and its 95 percent confidence limits. If all of the normalized data are actually plotted, the line of best fit will go through the point 1,1 in the center of the graph.

H. For each species calculate the geometric mean, W, of the acute toxicity values and the geometric mean, X, of the values of the water quality characteristic. (These were calculated in sections V.D and V.E of this appendix).

I. For each species calculate the logarithm, Y, of the SMAV at a selected value, Z, of the water quality characteristic using the equation:

\[ Y = \ln W - \ln (X - \ln Z) \]

J. For each species calculate the SMAV at Z using the equation:

\[ \text{SMAV} = e^Y \]

Note: Alternatively, the SMAVs at Z can be obtained by skipping step H above, using the equation in step I to adjust each acute value individually to Z, and then calculating the geometric mean of the adjusted values for each species individually. This alternative procedure allows an examination of the range of the adjusted acute values for each species

K. Obtain the FAV at Z by using the procedure described in sections IV.A through IV.O of this appendix.

L. If, for a commercially or recreationally important species of the Great Lakes System, the geometric mean of the acute values at Z from flow-through tests in which the concentrations of the test material were measured is lower than the FAV at Z, then the geometric mean must be used as the FAV instead of the FAV.

M. The Final Acute Equation is written as:

\[ \text{FAV} = e^{Y'}(\text{water quality characteristic}) + A \]

where:

- V = pooled acute slope, and A = ln(FAV at Z).

Because V, A, and Z are known, the FAV can be calculated for any selected value of the water quality characteristic.

VI. Final Chronic Value

A. Depending on the data that are available concerning chronic toxicity to aquatic animals, the Final Chronic Value (FCV) can be calculated in the same manner as the FAV or by dividing the FAV by the Final Acute-Chronic Ratio (ACR). In some cases, it might not be possible to calculate a FCV. The FCV is (a) a calculated estimate of the concentration of a test material such that 95 percent of the genera (with which acceptable chronic toxicity tests have been conducted on the material) have higher GMCVs, or (b) the quotient of an FAV divided by an appropriate ACR, or (c) the SMCV of an important and/or critical species, if the SMCV is lower than the calculated estimate or the quotient, whichever is applicable.

Note: As the name implies, the ACR is a way of relating acute and chronic toxicities.

B. Chronic values shall be based on results of flow-through (except renewal is acceptable for daphnids) chronic tests in which the concentrations of test material in the test solutions were properly measured at appropriate times during the test. A chronic test is a comparative study in which organisms, that are subjected to different treatments, are observed for a long period or a substantial portion of their life span.

C. Results of this type of study concerning chronic toxicity to aquatic animals has been shown to be related to different treatments, are observed at least from a life stage in one generation to the same life stage in the next generation. Exposure to the test material should begin with immature juveniles at least two months prior to active gonad development, continue through maturation and reproduction, and end not less than 24 days (90 days for salmonids) after the hatching of the next generation. Data should be obtained and analyzed on survival and growth of adults and young, maturation of males and females, eggs spawned per female, embryo viability (salmonids only), and hatchability.

D. Life-cycle toxicity tests consisting of 28-32 day (60 days post hatch for salmonids) exposures of the early life stages of a species of fish from shortly after fertilization through embryonic, larval, and early juvenile development. Data should be obtained and analyzed on survival and growth.

Note: Results of an early life-stage test are used as predictions of results of life-cycle and partial life-cycle tests with the same species. Therefore, when results of a life-cycle or partial life-cycle test are available, results of an early life-stage test with the same species should not be used. Also, results of early life-stage tests in which the incidence of mortalities or abnormalities increased substantially near the end of the test shall not be used because the results of such tests are possibly not good predictions of comparable life-cycle or partial life-cycle tests.

E. A chronic value may be obtained by calculating the geometric mean of the lower and upper chronic limits from a chronic test or by analyzing chronic data using regression analysis.

1. A lower chronic limit is the highest tested concentration:
   a. In an acceptable chronic test;
   b. Which did not cause an unacceptable amount of adverse effect on any of the specified biological measurements; and
   c. Below which no tested concentration caused an unacceptable effect.

2. An upper chronic limit is the lowest tested concentration:
   a. In an acceptable chronic test;
   b. Which did cause an unacceptable amount of adverse effect on one or more of the specified biological measurements; and
   c. Above which all tested concentrations also caused such an effect.

Note: Because various authors have used a variety of terms and definitions to interpret and report results of chronic tests, reported results should be reviewed carefully. The amount of effect that is considered unacceptable is often based on a statistical hypothesis test, but might also be defined in terms of a specified percent reduction from the controls. A small percent reduction (e.g., three percent might be considered acceptable even if it is statistically significantly different from the control, whereas a large percent reduction (e.g., 30 percent) might be considered unacceptable even if it is not statistically significant.

G. If the chronic toxicity of the material to aquatic animals has been shown to be related
to a water quality characteristic such as hardness or particulate matter for freshwater animals, refer to section VII of this appendix.

H. If chronic values are available for species in eight families as described in section III.B.1 of this appendix, a SMACR shall be calculated for each species for which at least one chronic value is available by calculating the geometric mean of the results of all acceptable life-cycle and partial life-cycle toxicity tests with the species; for a species of fish for which no such result is available, the SMACR is the geometric mean of all acceptable early life-stage tests. Appropriate GMCVs shall also be calculated. A GMCV is the geometric mean of the SMCVs for the genus. The FCV shall be obtained using the procedure described in sections IV through V.0 of this appendix, substituting SMCV and GMCV for SMACV and GMACV respectively. See section VI.M of this appendix.

Note: Section VI.I through VI.L are for use when chronic values are not available for species in eight families as described in section III.B.1 of this appendix.

1. For each chronic value for which at least one corresponding acute value is available, calculate an ACR, using for the numerator the geometric mean of the results of all acceptable flow-through (except static) acute test(s) conducted as part of the same study, and for the denominator the geometric mean of the same dilution water in which the concentrations are measured. For fish, the acute test(s) should be conducted with juveniles. The acute test(s) should be part of the same study as the chronic test. If acute tests were conducted as part of the same study, but were conducted as part of a different study in the same laboratory and dilution water, then they may be used. If no such acute tests are available, results of acute tests conducted in the same dilution water in a different laboratory may be used. If no such acute tests are available, an ACR shall not be calculated.

J. For each species, calculate the SMACR as the geometric mean of all ACRs available for that species. If the minimum ACR data required, the SMACR is the geometric mean of all ACRs for species whose SMACRs are close to the FAV.

K. For some materials, the ACR seems to be the same for all species, but for other materials the ratio seems to increase or decrease as the SMACVs increase. Thus the FACR can be obtained in three ways, depending on the data available:

1. If the species mean ACR seems to increase or decrease as the SMACVs increase, the FACR shall be calculated as the geometric mean of the ACRs for species whose SMACVs are close to the FACR.

2. If no major trend is apparent and the ACRs for all species are within a factor of ten, the FACR shall be calculated as the geometric mean of all of the SMACRs.

3. If the geometric mean of all appropriate SMACRs are less than 2.0, and especially if they are less than 1.0, acclimation has probably occurred during the chronic test. In this situation, because continuous exposure and acclimation cannot be assumed to provide adequate protection in field situations, the FACR should be assumed to be two, so that the FCV is equal to the Criterion Maximum Concentration (CMC). (See section V.B of this appendix.) If the available SMACRs do not fit one of these cases, a FACR may not be obtained and a Tier I FCV probably cannot be calculated.

L. Calculate the FCV by dividing the FAV by the FACR.

FCV = FAV / FACR

If there is a Final Acute Equation rather than a FACR, see also section V of this appendix.

M. If the SMACR of a commercially available life-cycle test series of the Great Lakes System is lower than the calculated FCV, then that SMACR must be used as the FAC instead of the calculated FCV.

N. See section VIII of this appendix.

VII. Final Chronic Equation

A. A Final Chronic Equation can be derived in two ways. The procedure described in section VII.A of this appendix will result in the chronic slope being the same as the acute slope. The procedure described in sections VII.B through N of this appendix will usually result in the chronic slope being different from the acute slope.

1. If ACRs are available for enough species at adequate values of the water quality characteristic to ensure the ACR appears to be the same for all species and appears to be independent of the water quality characteristic, calculate the FACR as the geometric mean of the available SMACRs.

2. Calculate the FACR at the selected value of the water quality characteristic by dividing the FACR at Z (see section V.M of this appendix) by the FACR.

3. Use V = pooled acute slope (see section V.M of this appendix), and L = pooled chronic slope.

4. See section VII.M of this appendix.

B. When enough data are available to show that chronic toxicity to at least one species is related to a water quality characteristic, the relationship should be taken into account as described in sections C through G below or using analysis of covariance. The two methods are equivalent and produce identical results. The manual method described below provides an understanding of this application of analysis of covariance, but computerized versions of covariance analysis, and particularly those derived in sections C through G below, are much more convenient for analyzing large data sets. If two or more factors affect toxicity, multiple regression analysis shall be used.

C. For each species for which comparable chronic toxicity values are available at two or more different values of the water quality characteristic, perform a least squares regression of the chronic toxicity values on the corresponding values of the water quality characteristic to obtain the slope and its 95 percent confidence limits for each species.

Note: Because the best documented relationship is that between hardness and acute toxicity of metals in fresh water and a log-log relationship fits these data, geometric means and natural logarithms of both toxicity and water quality are used in the rest of this section. For relationships based on other water quality characteristics, such as pH, temperature, no transformation or a different transformation might fit the data better, and appropriate changes will be necessary throughout this section. It is probably preferable, but not necessary, to use the same transformation that was used with the acute values in section V of this appendix.

D. Decide whether the data for each species are relevant, taking into account the range and number of the tested values of the water quality characteristic and the degree of agreement within and between species. For example, a slope based on six data points might be of limited value if it is based only on data for a very narrow range of values of the water quality characteristic. A slope based on only two data points, however, might be more useful if it is consistent with other information and if the two points cover a broad range of the water quality characteristic. In addition, chronic values that appear to be questionable in comparison with other acute and chronic data available for the same species and for other species in the same genus in most cases should not be used. For example, if after adjustment for the water quality characteristic, the chronic values available for a species or genus differ by more than a factor of 10 from one of the above, then the species or genus of interest should be excluded from the analysis. If the available slopes are too dissimilar, or if too few data are available to adequately define the relationship between chronic toxicity and the water quality characteristic, it might be appropriate to assume that the chronic slope is the same as the acute slope, which is equivalent to assuming that the ACR is independent of the water quality characteristic. If this is the case, return to section VII.H of this appendix, using the results of tests conducted under conditions and in waters similar to those commonly used for toxicity tests with the species.

E. Individually for each species, evaluate the geometric mean of the available chronic values and then divide each chronic value for a species by the mean for the species. This normalizes the chronic values so that the geometric mean of the normalized values for each species is 1.0. If two or more species are tested, it is preferable, but not necessary, to use the same transformation that was used with the acute values. Throughout this section, it is probably preferable, but not necessary, to use the same transformation that was used with the acute values in section V of this appendix.

F. Similarly, normalize the values of the water quality characteristic for each species individually.

G. Individually for each species, perform a least squares regression of the normalized chronic toxicity values on the corresponding normalized values of the water quality characteristic. The resulting slopes and the 95 percent confidence limits will be identical to those obtained in section VII.B of this appendix. Now, however, if the data are actually plotted, the line of best fit for each individual species will go through the point 1,1 in the center of the graph.

H. Treat all of the normalized data as if they were all the same species and perform a least squares regression of all of the normalized chronic toxicity and water quality characteristic values. The resulting least squares regression equation and the corresponding normalized values of the water quality characteristic to obtain the pooled chronic slope, L, and its 95 percent confidence limits.

If all normalized data are actually plotted, the line of best fit will go through the point 1,1 in the center of the graph.
I. For each species, calculate the geometric mean, \( M \), of the toxicity values and the geometric mean, \( P \), of the values of the water quality characteristic. (These are calculated in sections VII.E and F of this appendix.)

J. For each species, calculate the logarithm, \( Q \), of the SMCV at a selected value, \( Z \), of the water quality characteristic using the equation:

\[ Q = \ln M - \ln \left( \frac{P}{Z} \right) \]

Note: Although it is not necessary, it is recommended that the same value of the water quality characteristic be used here as was used in section V of this appendix.

K. For each species, calculate a SMCV at \( Z \) using the equation:

\[ \text{SMCV} = e^Q \]

Note: Alternatively, the SMCV at \( Z \) can be obtained by skipping section VII.J of this appendix, using the equations in sections VII.J and K of this appendix to adjust each chronic value individually to \( Z \), and then calculating the geometric means of the adjusted values for each species individually. This alternative procedure allows an examination of the range of the adjusted chronic values for each species.

L. Obtain the FCV at \( Z \) by using the procedure described in sections IV.J through O of this appendix.

M. If the FCV at \( Z \) of a commercially or recreationally important species of the Great Lakes System is lower than the calculated FCV at \( Z \), then that SMCV shall be used as the FCV at \( Z \) instead of the calculated FCV.

N. The Final Chronic Equation is written as:

\[ \text{FCV} = e^{(\text{FCV} - \text{mean (water quality characteristic)}) - \ln S - \ln \left( \frac{P}{Z} \right)} \]

Where:

\( L = \text{poled chronic slope and } S = \text{FCV at } Z. \)

Because \( L \), \( S \), and \( Z \) are known, the FCV can be calculated for any selected value of the water quality characteristic.

VIII. Final Plant Value

A. A Final Plant Value (FPV) is the lowest plant value that was obtained with an important aquatic plant species in which the concentrations of test material were measured and the adverse effect was biologically important. Appropriate measures of the toxicity of the material to aquatic plants are used to compare the relative sensitivities of aquatic plants and animals. Although procedures for conducting and interpreting the results of toxicity tests with plants are not well-developed, results of tests with algae that indicate that criteria which adequately protect aquatic animals and their uses will, in most cases, also protect aquatic plants and their uses.

B. A plant value is the result of a 96-hour test conducted with an algae or a chronic test conducted with an aquatic vascular plant.

Note: A test of the toxicity of a metal to a plant shall not be used if the medium contained an excessive amount of a complexing agent, such as EDTA, that might affect the toxicity of the metal.

Concentrations of EDTA above 200 \( \mu \text{g/L} \) should be considered excessive.

C. The FPV shall be obtained by selecting the lowest result from a test with an important aquatic plant species in which the concentrations of test material were measured and the endpoint is biologically important.

IX. Other Data

Pertinent information that could not be used in earlier sections might be available concerning adverse effects on aquatic organisms. The most important of these are data on cumulative and delayed toxicity, reduction in survival, growth, or reproduction, or any other adverse effect that has been shown to be biologically important. Delayed toxicity is an adverse effect to an organism that occurs after the end of its exposure to one or more test materials. Especially important are data for species for which no other data are available. Data from behavioral, biochemical, physiological, microcosm, and field studies might also be available. Data might be available from tests conducted in unusual solution water (see sections IV.D and VI.D of this appendix), from chronic tests in which the concentrations were not measured (see section VI.B of this appendix), from tests with previously exposed organisms (see section II.F.3 of this appendix), and from tests on formulated mixtures or emulsifiable concentrates (see section II.D of this appendix). Such data might affect a criterion if the data were obtained with an important species, the test concentrations were measured, and the endpoint was biologically important.

X. Criterion

A. A criterion consists of two concentrations: the CMC and the Criterion Continuous Concentration (CCC).

B. The CCC is equal to one-half the FAV. The CMC is an estimate of the highest concentration of a material in the water column to which an aquatic community can be exposed briefly without resulting in an unacceptable effect.

C. The CCC is equal to the lowest of the FCV or the FPV (if available) unless other data (see section IX) show that a lower value should be used. The CCC is an estimate of the highest concentration of a material in the water column to which an aquatic community can be exposed indefinitely without resulting in an unacceptable effect. If toxicity is related to a water quality characteristic, the CCC is obtained from the Final Chronic Equation or FPV (if available) that results in the lowest concentration in the usual range of the water quality characteristic, unless other data (see section IX) show that a lower value should be used.

D. Round both the CMC and the CCC to two significant digits.

E. The criterion is stated as:

\[ \text{CMC} = e^{(\text{FCV} - \text{mean (water quality characteristic)}) - \ln S - \ln \left( \frac{P}{Z} \right)} \]

Where:

\( L = \text{poled chronic slope and } S = \text{FCV at } Z. \)

Because \( L \), \( S \), and \( Z \) are known, the FCV can be calculated for any selected value of the water quality characteristic.

XI. Final Review

A. The derivation of the criterion should be carefully reviewed by rechecking each step of the Guidance in this part. Items that should be especially checked are:

1. If unpublished data are used, are they well documented?
2. Are all required data available?
3. Is the range of acute values for any species greater than a factor of 10?
4. Is the range of SMAVs for any genus greater than a factor of 10?
5. Is there more than a factor of 10 difference between the four lowest GMAVs?
6. Are any of the lowest GMAVs questionable?
7. Is the FAV reasonable in comparison with the SMAVs and GMAVs?
8. For any commercially or recreationally important species of the Great Lakes System, is the geometric mean of the acute values from flow-through tests in which the concentrations of test material were measured lower than the FAV?
9. Are any of the chronic values used questionable?
10. Are any chronic values available for acutely sensitive species?
11. Is the range of acute-chronic ratios greater than a factor of 10?
12. Is the FCV reasonable in comparison with the available acute and chronic data?
13. Is the measured or predicted chronic value for any commercially or recreationally important species of the Great Lakes System below the FCV?
14. Are any of the other data important?
15. Do any data look like they might be outliers?
16. Are there any deviations from the Criteria in this part? Are they acceptable?

B. On the basis of all available pertinent laboratory and field information, determine if the criterion is consistent with sound scientific evidence. If it is not, another criterion, either higher or lower, shall be derived consistent with the Guidance in this part.

Methodology for Deriving Aquatic Life Values: Tier II
XII. Secondary Acute Value

If all eight minimum data requirements for calculating an FAV using Tier I are not met, a Secondary Acute Value (SAV) for the waters of the Great Lakes System shall be calculated for a chemical as follows:

To calculate a SAV, the lowest GMAV in the database is divided by the Secondary Acute Factor (SAF) (Table A-1 of this appendix) corresponding to the number of satisfied minimum data requirements listed in the Tier I methodology (section III.B.1 of this appendix). (Requirements for definitions, data collection and data review, contained in sections I, II, and IV shall be applied to the calculation of a SAV.) If all eight minimum data requirements are satisfied, a Tier I criterion calculation may be possible. In order to calculate a SAV, the database must contain, at a minimum, a genus mean acute value (GMAV) for one of the following three genera in the family Daphniidae—Ceriodaphnia sp., Daphnia sp., or Simocephalus sp.

If appropriate, the SAV shall be made a function of a water quality characteristic in a manner similar to that described in Tier I.

XIII. Secondary Acute-Chronic Ratio

If three or more experimentally determined ACRs, meeting the data collection and review requirements of Section VI of this appendix, are available for the chemical, determine the SACR using the procedure described in Section VI. If fewer than three acceptable experimentally determined ACRs are available, use enough assumed ACRs of 18 so that the total number of ACRs equals three. Calculate the Secondary Acute-Chronic Ratio (SACR) as the geometric mean of the three ACRs.

XIV. Secondary Chronic Value

Calculate the Secondary Chronic Value (SCV) using one of the following:

A. SCV = \( \frac{FAV}{SACR} \) (use FAV from Tier I)
B. SCV = \( \frac{SAV}{FACR} \)
C. SCV = \( \frac{SAV}{SACR} \)

If appropriate, the SCV will be made a function of a water quality characteristic in a manner similar to that described in Tier I.

XV. Commercially or Recreationally Important Species

If for a commercially or recreationally important species of the Great Lakes System the geometric mean of the acute values or chronic values from flow-through tests in which the concentrations of the test materials were measured is lower than the calculated SAV or SCV, then that geometric mean must be used as the SAV or SCV instead of the calculated SAV or SCV.

XVI. Tier II Value

A. A Tier II value shall consist of two concentrations: the Secondary Maximum Concentration (SMC) and the Secondary Continuous Concentration (SCC).
B. The SMC is equal to one-half of the SAV.
C. The SCC is equal to the lowest of the SCV or the Final Plant Value, if available, unless other data (see section IX of this appendix) show that a lower value should be used.

If toxicity is related to a water quality characteristic, the SCC is obtained from the Secondary Chronic Equation or FPV, if available, that results in the lowest concentrations in the usual range of the water quality characteristic, unless other data (See section IX of this appendix) show that a lower value should be used.

D. Round both the SMC and the SCC to two significant digits.
E. The Tier II value is stated as:

If appropriate, the Tier II value is consistent with sound laboratory and field information, determine if the Tier II value is consistent with sound scientific evidence. If it is not, another value, either higher or lower, shall be derived consistent with the Guidance in this part.

XVII. Appropriate Modifications

On the basis of all available pertinent laboratory and field information, determine if the Tier II value is consistent with sound scientific evidence. If it is not, another value, either higher or lower, shall be derived consistent with the Guidance in this part.

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<th>Table A-1.—Secondary Acute Factors</th>
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<td>Number of minimum data requirements satisfied</td>
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Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this appendix.

I. Introduction

A. The purpose of this methodology is to describe procedures for deriving bioaccumulation factors (BAFs) to be used in the calculation of Great Lakes Water Quality Guidance (Guidance) human health Tier I criteria and Tier II values and wildlife Tier I criteria. A subset of the human health BAFs are also used to identify the chemicals that are considered bioaccumulative chemicals of concern (BCCs).

B. Bioaccumulation reflects uptake of a substance by aquatic organisms exposed to the substance through all routes (i.e., ambient water and food), as would occur in nature. Bioconcentration reflects uptake of a substance by aquatic organisms exposed to the substance only through the ambient water. Both BAFs and bioconcentration factors (BCFs) are proportionality constants that describe the relationship between the concentration of a substance in aquatic organisms and its concentration in the ambient water. For the Guidance in this part, BAFs, rather than BCFs, are used to calculate Tier I criteria for human health and Tier II criteria for wildlife.

C. For organic chemicals, baseline BAFs can be derived using four methods. Measured baseline BAFs are derived from field-measured BAFs; predicted baseline BAFs are derived using biota-sediment accumulation factors (BSAFs) or are derived by multiplying a laboratory-measured or predicted BCF by a food-chain multiplier (FCM). The lipid content of the aquatic organism is used to account for partitioning of organic chemicals within organisms so that data from different
tissues and species can be integrated. In addition, the baseline BAF is based on the concentration of freely dissolved organic chemicals in the ambient water to facilitate extrapolation from one water to another.

D. For inorganic chemicals, baseline BAFs can be derived by using two of the four methods. Baseline BAFs are derived using either field-measured BAFs or by multiplying laboratory-measured BCFs by a FCM. For inorganic chemicals, BAFs are assumed to equal the FCM (i.e., log FCM is 1.0), unless chemical-specific biomagnification data support using a FCM other than 1.0.

E. Because both humans and wildlife consume fish from both trophic levels 3 and 4, two baseline BAFs are needed to calculate either a human health criterion or value or a wildlife criterion for a chemical. When appropriate, ingestion through consumption of invertebrates, plants, mammals, and birds in the diet of wildlife species to be protected may be taken into account.

II. Definitions

Baseline BAF. For organic chemicals, a BAF that is based on the concentration of freely dissolved chemical in the ambient water and account the partitioning of the chemical within the organism; for inorganic chemicals, a BAF that is based on the wet weight of the tissue.

Baseline BCF. For organic chemicals, a BCF that is based on the concentration of freely dissolved chemical in the ambient water and takes into account the partitioning of the chemical within the organism; for inorganic chemicals, a BCF that is based on the wet weight of the tissue.

Bioaccumulation. The net accumulation of a substance by an organism as a result of uptake from all environmental sources.

Bioaccumulation factor (BAF). The ratio (L/kg) of a substance's concentration in tissue of an aquatic organism to its concentration in the ambient water, in situations where both the organism and its food are exposed to and the ratio does not change substantially over time.

Bioconcentration. The net accumulation of a substance by an aquatic organism as a result of uptake directly from the ambient water through gill membranes or other external body surfaces.

Bioconcentration factor (BCF). The ratio (L/kg) of a substance's concentration in tissue of an aquatic organism to its concentration in the ambient water, in situations where the organism is exposed to the water only and the ratio does not change substantially over time.

Biota-sediment accumulation factor (BSAF). The ratio (kg of organic carbon/kg of lipid) of a substance's lipid-normalized concentration in tissue of an aquatic organism to its organic carbon-normalized concentration in surface sediment, in situations where the ratio does not change substantially over time, both the organism and its food are exposed, and the surface sediment is representative of average surface sediment in the vicinity of the organism.

Depuration. The loss of a substance from an organism as a result of any active or passive process.

Food-chain multiplier (FCM). The ratio of a BAF to an appropriate BCF.

Octanol-water partition coefficient (KOW). The ratio of the concentration of a substance in the n-octanol phase to its concentration in the aqueous phase in an equilibrated two-phase octanol-water system. For log KOW, the log of the octanol-water partition coefficient is a base 10 logarithm.

Uptake. Acquisition of a substance from the environment by an organism as a result of any active or passive process.

III. Review and Selection of Data

A. Data Sources. Measured BAFs, BSAFs and BCFs are assembled from available sources including the following:

2. Published scientific literature.
3. Reports issued by EPA or other reliable sources.
4. Unpublished data.

One useful source of references is the Aquatic Toxicity Information Retrieval (AQUIRE) database.

B. Field-Measured BAFs. The following procedural and quality assurance requirements shall be met for field-measured BAFs:

1. The field studies used shall be limited to those conducted in the Great Lakes System with fish at or near the top of the aquatic food chain (i.e., in trophic levels 3 and/or 4).
2. The trophic level of the fish species shall be determined.
3. The site of the field study should not be so unique that the BAF cannot be extrapolated to other locations where the criteria and values will apply.
4. The trophic level of the fish species shall be determined.
5. The percent lipid shall be either measured or reliably estimated for the tissue used in the determination of the BAF.
6. Laboratory-Measured BCFs. The following procedural and quality assurance requirements shall be met for laboratory-measured BCFs:

1. The test organism shall not be diseased, unhealthy, or adversely affected by the concentration of the chemical.
2. The total concentration of the chemical in the water shall be measured and should be relatively constant during the steady-state time period.
3. The organisms shall be exposed to the chemical using a flow-through or renewal procedure.
4. For organic chemicals, the percent lipid shall be either measured or reliably estimated for the tissue used in the determination of the BCF.
5. For organic chemicals with log KOW greater than four, the concentrations of POC and DOC in the test solution shall be either measured or reliably estimated.
6. Laboratory-measured BCFs should be determined using fish species, but BCFs determined with molluscs and other invertebrates may be used with caution. For example, because invertebrates metabolize some chemicals less efficiently than vertebrates, a baseline BCF determined for such a chemical using invertebrates is expected to be higher than a comparable baseline BCF determined using fish.

7. If laboratory-measured BCFs increase or decrease as the concentration of the chemical increases in the test solutions in a bioconcentration test, the BCF measured at the lowest test concentration that is above concentrations existing in the control water shall be used (i.e., a BCF should be calculated from a control treatment). The concentrations of an inorganic chemical in a bioconcentration test should be greater than normal background levels and greater than levels required for normal nutrition of the test species if the chemical is a micronutrient, but below levels that adversely affect the species.

Bioaccumulation of an inorganic chemical might be overestimated if concentrations are at or below normal background levels due to, for example, nutritional requirements of the test organisms.

8. For inorganic and organic chemicals, BCFs shall be used only if they are expressed on a wet weight basis. BCFs reported on a dry weight basis cannot be converted to wet weight unless a conversion factor is measured or reliably estimated for the tissue used in the determination of the BAF.

9. BCFs for organic chemicals may be based on measurement or radioactivity only if the BCF is intended to include the metabolites when there is confidence that there is no interference due to metabolites.

10. The calculation of the BCF must appropriately address growth dilution.

11. Other aspects of the methodology used should be similar to those described by ASTM (1990).
E. Predicted BCFs. The following procedural and quality assurance requirements shall be met for predicted BCFs:
1. The \( K_{ow} \) used shall be of acceptable quality as described in section III.F below.
2. The predicted baseline BCF shall be calculated using the equation: predicted baseline BCF = \( K_{ow} \), where:
   \( K_{ow} \) = octanol-water partition coefficient.
F. Octanol-Water Partition Coefficient (\( K_{ow} \)). The value of \( K_{ow} \) used for an organic chemical shall be determined by giving priority to the experimental and computational techniques used as follows:

<table>
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<tr>
<th>Priority</th>
<th>Technique</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Slow-stir.</td>
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<tr>
<td>1</td>
<td>Generator-column.</td>
</tr>
<tr>
<td>2</td>
<td>Reverse-phase liquid chromatography on C18 chromatography packing with extrapolation to zero percent solvent.</td>
</tr>
<tr>
<td>3</td>
<td>Reverse-phase liquid chromatography on C18 chromatography packing without extrapolation to zero percent solvent.</td>
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<tr>
<td>4</td>
<td>Calculated by the CLOGP program.</td>
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</table>

Log \( K_{ow} \) > 4:

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<th>Technique</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Slow Stir.</td>
</tr>
<tr>
<td>1</td>
<td>Generator-column.</td>
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<tr>
<td>2</td>
<td>Reverse-phase liquid chromatography on C18 chromatography packing with extrapolation to zero percent solvent.</td>
</tr>
<tr>
<td>3</td>
<td>Reverse-phase liquid chromatography on C18 chromatography packing without extrapolation to zero percent solvent.</td>
</tr>
<tr>
<td>4</td>
<td>Shake-flask.</td>
</tr>
<tr>
<td>5</td>
<td>Calculated by the CLOGP program.</td>
</tr>
</tbody>
</table>

2. The CLOGP program is a computer program available from Pomona College. A value of \( K_{ow} \) that seems to be different from the others should be considered an outlier and not used. The value of \( K_{ow} \) used for an organic chemical shall be the geometric mean of the available \( K_{ow} \)s with highest priority or can be calculated from the arithmetic mean of the available \( K_{ow} \)s with highest priority. Because it is an intermediate value in the derivation of a BAF, the value used for the \( K_{ow} \) of a chemical should not be rounded to fewer than three significant digits and a value for \( \log K_{ow} \) should not be rounded to fewer than three significant digits after the decimal point.

G. This methodology provides overall guidance for the derivation of BAFs, but it cannot cover all the decisions that must be made in the review and selection of acceptable data. Professional judgment is required throughout the process. A degree of uncertainty is associated with the determination of any BAF, BSAF, BCF or \( K_{ow} \). The amount of uncertainty in a baseline BAF depends on both the quality of data available and the method used to derive the BAF.

H. Hereinafter in this methodology, the terms BAF, BSAF, BCF and \( K_{ow} \) refer to ones that are consistent with the procedural and quality assurance requirements given above.

IV. Four Methods for Deriving Baseline BAFs

Baseline BAFs shall be derived using the following four methods, which are listed from most preferred to least preferred:
A. A measured baseline BAF for an organic or inorganic chemical derived from a field study of acceptable quality.
B. A predicted baseline BAF for an organic chemical derived using field-measured BSAFs of acceptable quality.
C. A predicted baseline BAF for an organic or inorganic chemical derived from a BCF measured in a laboratory study of acceptable quality and a FCM.
D. A predicted baseline BAF for an organic chemical derived from a \( K_{ow} \) of acceptable quality.

For comparative purposes, baseline BAFs should be derived for each chemical by as many of the four methods as available data allow.

V. Calculation of Baseline BAFs for Organic Chemicals

A. Lipid Normalization.
1. It is assumed that BAFs and BCFs for organic chemicals can be extrapolated on the basis of percent lipid from one tissue to another and from one aquatic species to another in most cases.
2. Because BAFs and BCFs for organic chemicals are related to the percent lipid, it does not make any difference whether the tissue sample is whole body or edible portion, but both the BAF (or BCF) and the percent lipid must be determined for the same tissue. The percent lipid of the tissue should be measured during the BAF or BCF study, but in some cases it can be reliably estimated from measurements on tissue from other organisms. If percent lipid is not reported for the test organisms in the original study, it may be obtained from the author; or, in the case of a laboratory study, lipid data for the same or a comparable laboratory population of test organisms that were used in the original study may be used.
3. The lipid-normalized concentration, \( C_L \), of a chemical in tissue is defined using the following equation:

\[
C_L = \frac{C_B}{f_l}
\]

Where:
- \( C_B \) = concentration of the organic chemical in the tissue of aquatic biota (either whole organism or specified tissue) (\( \mu g/g \)).
- \( f_l \) = fraction of the tissue that is lipid.

B. Bioavailability. By definition, baseline BAFs and BCFs for organic chemicals, whether measured or predicted are based on the concentration of the chemical that is freely dissolved in the ambient water in order to account for bioavailability. For the purposes of this Guidance in this part, the relationship between the total concentration of the chemical in the water (i.e., that which is freely dissolved plus that which is sorbed to particulate organic carbon or to dissolved organic carbon) to the freely dissolved concentration of the chemical in the ambient water shall be calculated using the following equation:

\[
C_{w_{\text{fd}}} = \frac{1}{1 + \left( \frac{\text{DOC}}{K_{ow}} \right) + \left( \frac{\text{POC}}{K_{ow}} \right) - 10}
\]

Where:
- \( C_{w_{\text{fd}}} \) = freely dissolved concentration of the organic chemical in the ambient water;
- \( C_{w_{\text{f}}} \) = total concentration of the organic chemical in the ambient water;
- \( f_{w_{\text{fd}}} \) = fraction of the total chemical in the ambient water that is freely dissolved.
- The fraction of the total chemical in the ambient water that is freely dissolved, \( f_{w_{\text{f}}} \), shall be calculated using the following equation:

\[
f_{w_{\text{fd}}} = \frac{1}{1 + \left( \frac{\text{DOC}}{K_{ow}} \right) + \left( \frac{\text{POC}}{K_{ow}} \right) - 10}
\]

Where:
- \( \text{DOC} \) = concentration of dissolved organic carbon, kg of dissolved organic carbon/\( L \) of water.
- \( K_{ow} \) = octanol-water partition coefficient of the chemical.
- \( \text{POC} \) = concentration of particulate organic carbon, kg of particulate organic carbon/\( L \) of water.

C. Food-Chain Multiplier. In the absence of a field-measured BAF or a predicted BAF derived from a BSAF, a FCM shall be used to calculate the baseline BAF for trophic levels 3 and 4 from a laboratory-measured or predicted BCF. For an organic chemical, the FCM used shall be derived from Table B–1 using the chemical's \( K_{ow} \) and linear interpolation. A FCM greater than 1.0 applies to most organic chemicals with a \( K_{ow} \) of four or more. The trophic level used shall take into account the age or size of the fish species consumed by the human, avian or mammalian predator because, for some species of fish, the young are in trophic level 3 whereas the adults are in trophic level 4.

D. Calculation of a Baseline BAF from a Field-Measured BAF. A baseline BAF shall be calculated from a field-measured BAF of acceptable quality using the following equation:
Baseline BAF = \[
\left[ \frac{\text{Measured BAF}_{i}^{\text{t}}}{f_{\text{fd}}} - 1 \right] \cdot \frac{1}{t_{i}}
\]

Where:

BAF_{i} = \text{BAF based on total concentration in tissue and water.}

f_{i} = \text{fraction of the tissue that is lipid.}

f_{\text{fd}} = \text{fraction of the total chemical that is freely dissolved in the ambient water.}

The trophic level to which the baseline BAF applies is the same as the trophic level of the organisms used in the determination of the field-measured BAF. For each trophic level, a species mean measured baseline BAF shall be calculated as the geometric mean if more than one measured baseline BAF is available. For each trophic level, the geometric mean of the species mean measured baseline BAFs shall be calculated. If a baseline BAF based on a measured BCF is available for either trophic level 3 or 4, but not both, a measured baseline BAF for the other trophic level shall be calculated using the ratio of the FCMs that are obtained by linear interpolation from Table B–1 for the chemical.

E. Calculation of a Baseline BAF from a Field-Measured BSAF. 1. A baseline BAF for organic chemical “i” shall be calculated from a field-measured BSAF of acceptable quality using the following equation:

\[
(\text{Baseline BAF})_{i} = (\text{Baseline BAF})_{r} \cdot \frac{(\text{BSAF})_{i}}{(\text{BSAF})_{r}} \cdot \frac{(K_{\text{ow}})_{i}}{(K_{\text{ow}})_{r}}
\]

Where:

(\text{BSAF})_{i} = \text{BSAF for chemical “i”}

(\text{BSAF})_{r} = \text{BSAF for the reference chemical “r”}

(K_{\text{ow}})_{i} = \text{octanol-water partition coefficient for chemical “i”}

(K_{\text{ow}})_{r} = \text{octanol-water partition coefficient for the reference chemical “r”}

2. A BSAF shall be calculated using the following equation:

\[
\text{BSAF} = \frac{C_{f}}{C_{\text{SOC}}}
\]

Where:

C_{f} = \text{lipid-normalized concentration of the chemical in tissue.}

C_{\text{SOC}} = \text{organic carbon-normalized concentration of the chemical in sediment.}

3. The organic carbon-normalized concentration of a chemical in sediment, C_{\text{SOC}}, shall be calculated using the following equation:

\[
C_{\text{SOC}} = \frac{C_{f}}{f_{\text{OC}}}
\]

Where:

C_{f} = \text{concentration of chemical in sediment (g/g sediment).}

f_{\text{OC}} = \text{fraction of the sediment that is organic carbon.}

BAF is predicted from BSAFs for a given species. For each trophic level, the geometric mean of the species mean baseline BAFs derived using BSAFs shall be calculated.

6. If a baseline BAF based on a measured BCF is available for either trophic level 3 or 4, but not both, a baseline BAF for the other trophic level shall be calculated using the ratio of the FCMs that are obtained by linear interpolation from Table B–1 for the chemical.

F. Calculation of a Baseline BAF from a Laboratory-Measured BCF. A baseline BAF for trophic level 3 and a baseline BAF for trophic level 4 shall be calculated from a laboratory-measured BCF of acceptable quality and a FCM using the following equation:

\[
\text{Baseline BAF} = (\text{FCM}) \left[ \frac{\text{Measured BCF}_{i}^{\text{t}}}{f_{\text{fd}}} - 1 \right] \cdot \frac{1}{t_{i}}
\]

Where:

BCF_{i} = \text{BCF based on total concentration in tissue and water.}

f_{i} = \text{fraction of the tissue that is lipid.}

f_{\text{fd}} = \text{fraction of the total chemical in the test water that is freely dissolved.}

FCM = \text{the food-chain multiplier obtained from Table B–1 by linear interpolation for trophic level 3 or 4, as necessary.}

For each trophic level, a species mean baseline BAF shall be calculated as the geometric mean if more than one baseline BAF is predicted from laboratory-measured BCFs for a given species. For each trophic level, the geometric mean of the species mean baseline BAFs based on laboratory-measured BCFs shall be calculated.

G. Calculation of a Baseline BAF from an Octanol-Water Partition Coefficient. A baseline BAF for trophic level 3 and a baseline BAF for trophic level 4 shall be calculated from a K_{\text{OW}} of acceptable quality and a FCM using the following equation:

\[
\text{Baseline BAF} = (\text{FCM}) \left( \frac{\text{Measured BCF}_{i}^{\text{t}}}{f_{\text{fd}}} - 1 \right) \cdot \frac{1}{t_{i}}
\]

Where:

FCM = \text{the food-chain multiplier obtained from Table B–1 by linear interpolation for trophic level 3 or 4, as necessary.}

K_{\text{OW}} = \text{octanol-water partition coefficient.}

VI. Human Health and Wildlife BAFs for Organic Chemicals

A. To calculate human health and wildlife BAFs for an organic chemical, the K_{\text{OW}} of the
chemical shall be used with a POC concentration of 0.00000004 kg/L and a DOC concentration of 0.000002 kg/L to yield the fraction freely dissolved:

\[
\frac{1}{1 + \frac{\text{DOC}(K_{ow}) + \text{POC}(K_{ow})}{10}} = \frac{1}{1 + \frac{(0.000002 \text{ kg/L})(K_{ow}) + (0.00000004 \text{ kg/L})(K_{ow})}{10}}
\]

B. The human health BAFs for an organic chemical shall be calculated using the following equations:

For trophic level 3:

\[
\text{Human Health BAF}_{\text{TL3}}^{\text{HH}} = [(\text{baseline BAF})(0.0182)+1](f_{fd})
\]

For trophic level 4:

\[
\text{Human Health BAF}_{\text{TL4}}^{\text{HH}} = [(\text{baseline BAF})(0.0310)+1](f_{fd})
\]

Where:

- 0.0182 and 0.0310 are the standardized fraction lipid values for trophic levels 3 and 4, respectively, that are used to derive human health criteria and values for the GLI.

C. The wildlife BAFs for an organic chemical shall be calculated using the following equations:

For trophic level 3:

\[
\text{Wildlife BAF}_{\text{TL3}}^{\text{WL}} = [(\text{baseline BAF})(0.0646)+1](f_{fd})
\]

For trophic level 4:

\[
\text{Wildlife BAF}_{\text{TL4}}^{\text{WL}} = [(\text{baseline BAF})(0.1031)+1](f_{fd})
\]

Where:

- 0.0646 and 0.1031 are the standardized fraction lipid values for trophic levels 3 and 4, respectively, that are used to derive wildlife criteria for the GLI.

VII. Human Health and Wildlife BAFs for Inorganic Chemicals

A. For inorganic chemicals, the baseline BAFs for trophic levels 3 and 4 are both assumed to equal the BCF determined for the chemical with fish, i.e., the FCM is assumed to be 1 for both trophic levels 3 and 4. However, a FCM greater than 1 might be applicable to some metals, such as mercury, if, for example, an organometallic form of the metal biomagnifies.

B. BAFs for Human Health Criteria and Values.

1. Measured BAFs and BCFs used to determine human health BAFs for inorganic chemicals shall be based on edible tissue (e.g., muscle) of freshwater fish unless it is demonstrated that whole-body BAFs or BCFs are similar to edible-tissue BAFs or BCFs. BCFs and BAFs based on measurements of aquatic plants and invertebrates should not be used in the derivation of human health criteria and values.

2. If one or more field-measured baseline BAFs or BCFs are available from studies conducted in the Great Lakes System with the muscle of fish:
   a. For each trophic level, a species mean measured baseline BAF shall be calculated as the geometric mean if more than one measured BAF is available for a given species; and
   b. For each trophic level, the geometric mean of the species mean measured baseline BAFs shall be used as the human health BAF for that chemical.

3. If an acceptable measured baseline BAF is not available for an inorganic chemical and one or more acceptable edible-portion laboratory-measured BCFs are available for the chemical, a predicted baseline BAF shall be calculated by multiplying the geometric mean of the BCFs times a FCM. The FCM will be 1.0 unless chemical-specific biomagnification data support using a multiplier other than 1.0. The predicted baseline BAF shall be used as the human health BAF for that chemical.

C. BAFs for Wildlife Criteria.

1. Measured BAFs and BCFs used to determine wildlife BAFs for inorganic chemicals shall be based on whole-body freshwater fish and invertebrate data unless it is demonstrated that edible-tissue BAFs or BCFs are similar to whole-body BAFs or BCFs.
2. If one or more field-measured baseline BAFs for an inorganic chemical are available from studies conducted in the Great Lakes System with whole body of fish or invertebrates:

a. For each trophic level, the predicted baseline BAF shall be calculated as the geometric mean if more than one measured BAF is available for a given species.

b. For each trophic level, the geometric mean of the species mean measured baseline BAFs shall be used as the wildlife BAF for that chemical.

c. If an acceptable measured baseline BAF is not available for an inorganic chemical and one or more acceptable whole-body laboratory-measured BCFs are available for the chemical, a predicted baseline BAF shall be calculated by multiplying the geometric mean of the BCFs times a FCM. The FCM will be 1.0 unless chemical-specific biomagnification data support using a multiplier other than 1.0. The predicted baseline BAF shall be used as the wildlife BAF for that chemical.

VIII. Final Review

For both organic and inorganic chemicals, human health and wildlife BAFs for both trophic levels shall be reviewed for consistency with all available data concerning the bioaccumulation, bioconcentration, and metabolism of the chemical. For example, information concerning octanol-water partitioning, molecular size, or other physicochemical properties that might enhance or inhibit bioaccumulation should be considered for organic chemicals. BAFs derived in accordance with this methodology should be modified if changes are justified by available data.

IX. Literature Cited


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I. Introduction

Great Lakes States and Tribes shall adopt provisions consistent with this appendix.

A. Goal. The goal of the human health criteria for the Great Lakes system is to ensure protection of human health. The primary goal is to protect humans from unacceptable exposure to toxicants via consumption of contaminated fish and drinking water and from ingesting water as a result of participation in water-oriented recreational activities.

B. Definitions.

Acceptable daily exposure (ADE). An estimate of the maximum daily dose of a substance which is not expected to result in adverse noncancer effects to the general human population, including sensitive subgroups.

Adverse effect. Any deleterious effect to organisms due to exposure to a substance. This includes effects which are or may become debilitating, harmful or toxic to the normal functions of the organism, but does not include non-harmful effects such as tissue discoloration alone or the induction of enzymes involved in the metabolism of the substance.

Carcinogen. A substance which causes an increased incidence of benign or malignant neoplasms, or substantially decreases the number of neoplasms in animals or humans. The classification of carcinogens is discussed in section II.A of appendix C to part 132.

Human cancer criterion (HCC). A Human Cancer Value (HCV) for a pollutant that meets the minimum data requirements for Tier I specified in appendix C.

Human cancer value (HCV). The maximum ambient water concentration of a substance at which a lifetime of exposure from either: drinking the water, consuming fish from the water, and water-related recreation activities; or consuming fish from the water, and water-related recreation activities, will represent a plausible upper-bound risk of contracting cancer of one in 100,000 using the exposure assumptions specified in the Methodologies for the Development of Human Health Criteria and Values in appendix C of this part.

Human noncancer criterion (HNC). A Human Noncancer Value (HNV) for a pollutant that meets the minimum data requirements for Tier I specified in appendix C of this part.

Human noncancer value (HNV). The maximum ambient water concentration of a substance at which adverse noncancer effects are not likely to occur in the human population from lifetime exposure via either: drinking the water, consuming fish from the water, and water-related recreation activities; or consuming fish from the water, and water-related recreation activities using the Methodologies for the Development of Human Health criteria and Values in appendix C of this part.

Log Kow. The geometric mean of the FCMs for sculpin and alewife.

Tier II values. The best available data on bioaccumulation factors shall be used when developing human health Tier II criteria or Tier II values. The best available toxicity data shall include data from well-
conducted epidemiologic and/or animal studies which provide, in the case of carcinogens, an adequate weight of evidence of potential human carcinogenicity and, in the case of noncarcinogens, a dose-response relationship involving critical effects in animals for human carcinogenicity. Such information should be obtained from the EPA Integrated Risk Information System (IRIS) database, the scientific literature, and other informational databases, studies, and/or reports containing adverse health effects data of adequate quality for use in this procedure. Strong consideration shall be given to the most currently available guidance provided by IRIS in deriving criteria or values, supplemented with any recent data not incorporated into IRIS. When deviations from IRIS are anticipated or considered necessary, it is strongly recommended that such actions be communicated to the EPA Reference Dose (RfD) and/or the Cancer Risk Assessment Verification Endeavor (CRAVE) workgroup immediately. The best available bioaccumulation data shall include data from field studies and well-conducted laboratory studies.

A. Carcinogens. Tier I criteria and Tier II values shall be derived using the methodologies described in section III.A of this appendix when there is adequate evidence of potential human carcinogenic effects for a chemical. It is strongly recommended that the EPA classification system for chemical carcinogens, which is described in the 1986 EPA Guidelines for Carcinogenic Risk Assessment (U.S. EPA, 1986), or any modifications thereto, be used in determining whether adequate evidence of potential carcinogenic effects exists. Carcinogens are classified, depending on the weight of evidence, as either human carcinogens, probable human carcinogens, or possible human carcinogens. The human evidence is considered inadequate and therefore the chemical cannot be classified as a human carcinogen, if one of two conditions exists: (a) there are few pertinent data, or (b) the available studies, while showing evidence of carcinogenicity, do not exclude chance, bias, or confounding and therefore a casual interpretation is not credible. The animal evidence is considered inadequate, and therefore the chemical cannot be classified as a probable or possible human carcinogen, when, because of major qualitative or quantitative limitations, the evidence cannot be interpreted as showing either the presence or absence of a carcinogenic effect.

Chemicals are described as “human carcinogens” when there is sufficient evidence from epidemiological studies to support a causal association between exposure to the chemicals and cancer. Chemicals described as “probable human carcinogens” include chemicals for which the weight of evidence of human carcinogenicity is limited. Limited human evidence is that which indicates that a causal interpretation is credible, but that alternative explanations, such as chance, bias, or confounding, cannot adequately be excluded. Probable human carcinogens are also agents for which there is sufficient evidence from animal studies and for which there is inadequate evidence or no data from epidemiologic studies. Sufficient animal evidence is data which indicates that there is an increased incidence of malignant tumors or combined malignant and benign tumors: (a) in multiple experiments (e.g., with different routes of administration or using different dose levels); (b) in a single experiment with regard to high incidence, unusual site or type of tumor, or early onset. Additional evidence may be provided by data on dose-response effects, as well as information from short-term tests (such as mutagenicity/genotoxicity tests which help determine whether the chemical interacts directly with DNA) or on chemical structure, metabolism or mode of action. “Possible human carcinogens” are chemicals with limited evidence of carcinogenicity in animals in the absence of human evidence. Limited animal evidence is defined as data which suggests a carcinogenic effect but are limited because: (a) the studies involve a single species, strain, or experiment and do not meet criteria for sufficient evidence (see preceding paragraph); or (b) the experiments are restricted by inadequate dosage levels, inadequate duration of exposure to the agent, inadequate period of follow-up, poor survival, too few animals, or inadequate reporting; or (c) the studies indicate an increase in the incidence of benign tumors only. More specifically, this group can include a wide variety of evidence, e.g., (a) a malignant tumor or tumor in a single well-conducted experiment that does not meet criteria for sufficient evidence, (b) tumor response of marginal statistical significance in studies having inadequate design or reporting, (c) benign but not malignant tumors with an agent showing no response in a variety of short-term tests for mutagenicity, and (d) response of marginal statistical significance in a tissue known to have a high or variable background rate.

1. Tier I: Weight of evidence of potential human carcinogenicity. To derive a Tier I HCC shall generally include human carcinogens, probable human carcinogens and can include, on a case-by-case basis, possible human carcinogens if studies have been well-conducted albeit based on limited evidence. Then compared to studies used in classifying human and possible human carcinogens. The decision to use data on a possible human carcinogen for deriving Tier I criteria shall be a case-by-case determination. In determining whether to derive a Tier I HCC, additional evidence that shall be considered includes but is not limited to available evidence on mode of action such as mutagenicity/genotoxicity determinations of whether the chemical interacts directly with DNA, structure activity, and metabolism.

2. Tier II: Human evidence of possible human carcinogenic effects sufficient to derive a Tier II human cancer value shall include those possible human carcinogens for which there are at a minimum, data sufficient for quantitative risk assessment, but for which data are inadequate for Tier I criterion development due to a tumor response of marginal statistical significance or inability to derive a strong dose-response relationship. In determining whether to derive Tier II human cancer values, additional evidence that shall be considered includes but is not limited to available information on mode of action such as mutagenicity/genotoxicity determinations of whether the chemical interacts directly with DNA, structure activity, and metabolism. As with the use of data on possible human carcinogens in determining Tier I criteria, the use of data on possible human carcinogens to derive Tier II values shall be made on a case-by-case basis.

B. Noncarcinogens. All available toxicity data shall be evaluated considering the full range of possible health effects of a chemical, i.e., acute/subacute, chronic/subchronic and reproductive/developmental effects, in order to best describe the dose-response relationship of the chemical, and to calculate human noncancer criteria and values which will protect against the most sensitive endpoint(s) of toxicity. It is desirable to have an extensive database which considers a wide range of possible adverse effects, this type of data exists for a very limited number of chemicals. For many others, there is a range in quality and quantity of data available. To assure minimum reliability of criteria and values, it is necessary to establish a minimum database with which to develop Tier I criteria or Tier II values. The following represent the minimum data sets necessary for this procedure.

Tier I: The minimum data set sufficient to derive a Tier I human HNC shall include at least one well-conducted epidemiologic study or animal study. A well-conducted epidemiologic study for a Tier I HNC must quantify exposure level(s) and demonstrate a positive association between exposure to a chemical and adverse effect(s) in humans. A well-conducted study in animals must demonstrate a dose-response relationship involving one or more critical effect(s) biologically relevant to humans. (For example, studies results in animals whose pharmacokinetics and toxicokinetics match those of a human would be considered most biologically relevant.) Ideally, the duration of a study should span multiple generations of exposed test species or at least a major portion of the lifespan of one generation. This type of data is currently very limited. By the use of uncertainty adjustments, shorter term studies (such as 90-day subchronic studies) with evaluation of more limited effect(s) may be used to extrapolate to longer exposures or to account for a variety of adverse effects. For Tier I criteria development pursuant to this procedure, such a limited study must be conducted for at least 90 days in rodents or 10 percent of the lifespan of other appropriate test species and demonstrate a no observable adverse effect level (NOLAC). Chronic toxicity studies of one year or longer in rodents or 50 percent of the lifespan or greater in other appropriate test species that demonstrate a lowest observable adverse effect level (LOEL) may be sufficient for use in Tier I criterion derivation if the effects observed at the LOEL were relatively mild and reversible as compared to
effects at higher doses. This does not preclude the use of a LOAEL from a study (of chronic duration) with only one or two doses if the effects observed appear minimal when compared to effect levels observed at higher doses in other studies.

2. Tier II: Where the minimum data for deriving Tier I criteria are not available to meet the Tier I data requirements, a more limited database may be considered for deriving Tier II values. As with Tier I criteria, all available data shall be considered and ideally should address a range of adverse health effects with exposure over a substantial portion of the lifespan (or multiple generations) of the test species. When such data are lacking it may be necessary to rely on less extensive data in order to establish a Tier II value. With the use of appropriate uncertainty factors to account for a less extensive database, the minimum data sufficient to derive a Tier II value shall include a NOAEL from at least one well-conducted short-term repeated dose study. This study shall be of at least 28 days duration, in animals demonstrating a dose-response, and involving effects biologically relevant to humans. Data from studies of longer duration (greater than 28 days) and LOAELs from such studies (greater than 28 days) may be more appropriate in some cases for derivation of Tier II values. Use of a LOAEL should be based on consideration of the following information: severity of effect, quality of the study and duration of the study.

C. Bioaccumulation factors (BAFs).

1. Tier I for Carcinogens and Noncarcinogens: To be considered a Tier I cancer or noncancer human health criterion, along with satisfying the minimum toxicological data requirements of sections II.A.1 and II.B.1 of this appendix, a chemical must have the following minimum bioaccumulation data. For all organic chemicals either: (a) a field-measured BAF; (b) a BAF derived using the BSAF methodology; or (c) a chemical with a BAF less than 125 regardless of how the BAF was derived. For all inorganic chemicals, including organometals such as mercury, either: (a) a field-measured BAF or (b) a laboratory-measured BCF.

2. Tier II for Carcinogens and Noncarcinogens: A chemical is considered a Tier II cancer or noncancer human health value if it does not meet either the minimum toxicological data requirements of sections II.A.1 and II.B.1 of this appendix or the minimum bioaccumulation data requirements of section II.C.1 of this appendix.

III. Principles for Development of Tier I Criteria or Tier II Values

The fundamental components of the procedure to calculate Tier I criteria or Tier II values are the same. However, certain of the aspects of the procedure designed to account for short-duration studies or other limitations in data are more likely to be relevant in deriving Tier II values than Tier I criteria.

A. Carcinogens.

1. A non-threshold mechanism of carcinogenesis shall be assumed unless biological data adequately demonstrate the existence of a threshold on a chemical-specific basis.

2. All appropriate human epidemiologic data and animal bioassay data shall be considered. Data specific to an environmentally appropriate route of exposure shall be used. Oral exposure should be used preferentially over dermal and inhalation routes. In most cases, the exposure routes of greatest concern are fish consumption and drinking water/incidental ingestion. The risk associated dose shall be set at a level corresponding to an incremental cancer risk of one in 100,000. If acceptable human epidemiologic data are available for a chemical, it shall be used to derive the risk associated dose. If acceptable human epidemiologic data are not available, the risk associated dose shall be derived from available animal bioassay data. Data from a species that is considered most biologically relevant to humans (i.e., responds most like humans) is preferred where all other considerations regarding quality of data are equal. In the absence of data to distinguish the most relevant species, data from the most sensitive species (biologically) in the species showing a carcinogenic effect at the lowest administered dose, shall generally be used.

3. When animal bioassay data are used and a non-threshold mechanism of carcinogenicity is assumed, the data are fitted to a linearized multistage computer model (e.g., Global '86 or equivalent model). Global '86 is the linearized multistage model, derived by Howe, Crump and Van Landingham (1986), which EPA uses to determine cancer potencies. The upper-bound 95 percent confidence limit on risk (or, the lower-confidence limit on dose) at the one in 100,000 risk level shall be used to calculate a risk associated dose (RAD). Other models, including modifications or variations of the linear multistage model which are more appropriate to the available data may be used where scientifically justified.

4. If the duration of the study is significantly less than the natural lifespan of the test animal, the slope may be adjusted on a case-by-case basis to compensate for latent tumors which will develop (e.g., U.S. EPA, 1981). In the absence of alternative approaches which compensate for study durations significantly less than lifetime, the permitting authority may use the process described in the 1980 National Guidelines (see 45 FR 73352).

5. A species scaling factor shall be used to account for differences between test species and humans. It shall be assumed that milligrams per surface area per day is an equivalent dose between species (U.S. EPA, 1986). All doses presented in mg/kg bodyweight will be converted to an equivalent surface area dose by raising the mg/kg dose to the 0.6 power. However, if adequate pharmacokinetic and metabolism studies are available, these data may be factored into the adjustment for species differences with caution.

6. Additional data selection and adjustment decisions must also be made in the process of quantifying risk. Consideration must be given to tumor selection for modeling, e.g., pooling estimates for multiple tumor types and identifying and combining benign and malignant tumors. All doses shall be adjusted to give an average daily dose over the study duration. Adjustments in the rate of tumor response must be made for early mortality in test species. The goodness-of-fit of the model to the data must also be assessed.

7. When a linear, non-threshold dose response relationship is assumed, the RAD shall be calculated using the following equation:

\[
RAD = \frac{q_{15408}}{q_{500000}}
\]

Where:

- \(RAD\) = risk associated dose in milligrams of toxicant per kilogram body weight per day (mg/kg/day).
- 0.00001 = slope factor (mg/kg/day)\(^{-1}\).
- 100,000 = incremental risk of developing cancer equal to one in 100,000.
- \(q_{15408}\) = slope factor (mg/kg/day)\(^{-1}\).
- 0.100001 = slope factor (mg/kg/day)\(^{-1}\).
- \(q_{500000}\) = slope factor (mg/kg/day)\(^{-1}\).

8. If human epidemiologic data and/or other biological data (animal) indicate that a chemical causes cancer via a threshold mechanism, the risk associated dose may, on a case-by-case basis, be calculated using a method which assumes a threshold mechanism is operative.

B. Noncarcinogens.

1. Noncarcinogens shall generally be assumed to have a threshold dose or concentration below which no adverse effects should be observed. Therefore, the Tier I criterion or Tier II value is the maximum water concentration of a substance at or below which a lifetime exposure from drinking the water, consuming fish caught in the water, and ingesting water as a result of participating in water-related recreation activities is likely to be without appreciable risk of deleterious effects.

For some noncarcinogens, there may not be a threshold dose below which no adverse effects should be observed. Chemicals acting as genotoxic teratogens and germ line mutagens are thought to possibly produce reproductive and/or developmental effects via a generally linked mechanism which may have no threshold. Other chemicals also may not demonstrate a threshold. Criteria for these types of chemicals will be established on a case-by-case basis using appropriate assumptions reflecting the likelihood that no threshold exists.

2. All appropriate human and animal toxicologic data shall be reviewed and evaluated. To the maximum extent possible, data most specific to the environmentally relevant route of exposure shall be used. Oral exposure data should be used preferentially over dermal and inhalation since, in most cases, the exposure routes of greatest concern are fish consumption and drinking water/incidental ingestion. When acceptable human data are not available (e.g., well-conducted epidemiologic studies), animal data from species most biologically relevant to humans shall be used. In the absence of data to distinguish the most relevant species, data from the most sensitive species tested, i.e., the species showing a toxic effect at the lowest administered dose (given a relevant route of exposure), should generally be used.
3. Minimum data requirements are specified in section II.B of this appendix. The experimental exposure level representing the highest level tested at which no adverse effects were demonstrated (NOAEL) from studies satisfying the provisions of section II.B of this appendix shall be used for criteria calculations. In the absence of a NOAEL, the LOAEL from studies satisfying the provisions of section II.B of this appendix may be used if it is based on relatively mild and reversible effects.

4. Uncertainty factors shall be used to account for the uncertainties in predicting acceptable dose levels for the general human population based upon experimental animal data or limited human data.

a. An uncertainty factor of 10 shall generally be used when extrapolating from valid experimental results from studies on prolonged exposure to average healthy humans. This 10-fold factor is used to protect sensitive members of the human population.

b. An uncertainty factor of 100 shall generally be used when extrapolating from valid results of long-term studies on experimental animals when results of studies of human exposure are not available or are inadequate. In comparison to a, above, this represents an additional 10-fold uncertainty factor in extrapolating data from the average animal to the average human.

c. An uncertainty factor of up to 1000 shall generally be used when extrapolating from animal studies for which the exposure duration is less than chronic, but greater than subchronic (e.g., 90 days or more in length), or when other significant deficiencies in study quality are present, and when useful long-term human data are not available. In comparison to b, above, this represents an additional UF of up to 10-fold for less than chronic, but greater than subchronic, studies.

d. An UF of up to 3000 shall generally be used when extrapolating from animal studies for which the exposure duration is less than subchronic (e.g., 28 days). In comparison to b above, this represents an additional UF of up to 30-fold for less than subchronic studies (e.g., 28-day). The level of additional uncertainty applied for less than chronic exposures depends on the duration of the study used relative to the lifetime of the experimental animal.

e. An additional UF of between one and ten may be used when deriving a criterion from a LOAEL. This UF accounts for the lack of an identifiable NOAEL. The level of additional uncertainty applied may depend upon the severity and the incidence of the observed adverse effect.

f. An additional UF of between one and ten may be applied when there are limited effects data or incomplete sub-acute or chronic toxicity data (e.g., reproductive developmental data). The level of quality and quantity of the experimental data available as well as structure-activity relationships may be used to determine the factor selected.

g. When deriving an UF in developing a Tier I criterion or Tier II value, the total uncertainty, as calculated following the guidance of sections 4.a through f, cited above, shall not exceed 10,000 for Tier I criteria and 30,000 for Tier II values.

5. All study results shall be converted, as necessary, to the standard unit for acceptable daily exposure of milligrams of toxicant per kilogram of body weight per day (mg/kg/day). Doses shall be adjusted for continuous exposure (i.e., seven days/week, 24 hours/day, etc.).

C. Criteria and Value Derivation.

1. Standard Exposure Assumptions.

The following represent the standard exposure assumptions used to calculate Tier I criteria and Tier II values for carcinogens and noncarcinogens. Higher levels of exposure may be assumed by States and Tribes pursuant to Clean Water Act (CWA) section 510, or where appropriate in deriving site-specific criteria pursuant to procedure 1 in appendix F to part 132.

BW =body weight of an average human (BW = 70kg).

WC = per capita water consumption (both drinking and incidental exposure) for surface waters classified as public water supplies = two liters/day.

WC = per capita incidental daily water ingestion for surface waters not used as human drinking water sources = 0.01 liters/day.

FC = per capita daily consumption of regionally caught freshwater fish = 0.015kg/day (0.0036 kg/day for trophic level 3 and 0.0114 kg/day for trophic level 4). BAF = bioaccumulation factor for trophic level 3 and trophic level 4, as derived using the BAF methodology in appendix B to part 132.

2. Carcinogens.

The Tier I human cancer criteria or Tier II values shall be calculated as follows:

HCV = \[
\frac{RAD \times BW}{WC + \left( FC_{TL3} \times BAF_{HL3}^{HI} \right) + \left( FC_{TL4} \times BAF_{HL4}^{HI} \right)}
\]

Where:

HCV = Human Cancer Value in milligrams per liter (mg/L).

RAD = Risk associated dose in milligrams toxicant per kilogram body weight per day (mg/kg/day) that is associated with a lifetime incremental cancer risk equal to one in 100,000.

BW = weight of an average human (BW = 70 kg).

WC = per capita water consumption (both drinking and incidental exposure) for surface waters classified as public water supplies = two liters/day.

FC = per capita daily consumption of regionally caught freshwater fish = 0.0114 kg/day.

BAF = bioaccumulation factor for trophic level 3 and trophic level 4, as derived using the BAF methodology in appendix B to part 132.


The Tier I human noncancer criteria or Tier II values shall be calculated as follows:

HNV = \[
\frac{ADE \times BW \times RSC}{WC + \left( FC_{TL3} \times BAF_{HL3}^{HI} \right) + \left( FC_{TL4} \times BAF_{HL4}^{HI} \right)}
\]

Where:

HNV = Human noncancer value in milligrams per liter (mg/L).

ADE = Acceptable daily exposure in milligrams toxicant per kilogram body weight per day (mg/kg/day).

RSC = Relative source contribution factor of 0.8. An RSC derived from actual exposure data may be developed using the methodology outlined by the 1980 National Guideline (see 45 FR 79354).

BW = weight of an average human (BW = 70 kg).

WC = per capita water consumption (both drinking and incidental exposure) for surface waters classified as public water supplies = two liters/day.

WC = per capita incidental daily water ingestion for surface waters not used as human drinking water sources = 0.01 liters/day.
FC_{TL3} = \text{mean consumption of trophic level 3 fish by regional sport fishers}\text{ of regionally caught freshwater fish}=0.0036 \text{ kg/day}.

FC_{TL4} = \text{mean consumption of trophic level 4 fish by regional sport fishers of regionally caught freshwater fish}=0.0114 \text{ kg/day}.

BAF_{\text{HH TL4}} = \text{human health bioaccumulation factor for edible portion of trophic level 4 fish, as derived using the BAF methodology in appendix B to part 132.}

BAF_{\text{IV TL4}} = \text{bioaccumulation factor for edible portion of trophic level 4 fish, as derived using the BAF methodology in appendix B to part 132.}

IV. References


Appendix D to Part 132—Great Lakes Water Quality Initiative Methodology for the Development of Wildlife Criteria

Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this appendix.

I. Introduction

A. A Great Lakes Water Quality Wildlife Criterion (GLWC) is the concentration of a substance which is likely to, if not exceeded, protect avian and mammalian wildlife species inhabiting the Great Lakes basin from adverse effects resulting from the ingestion of water and aquatic prey taken from surface waters of the Great Lakes System. These criteria are based on existing toxicological studies of the substance of concern and quantitative information about the exposure of wildlife species to the substance (i.e., food and water consumption rates). Since toxicological and exposure data for individual wildlife species are limited, a GLWC is derived using a methodology similar to that used to derive noncancer human health criteria (Barnes and Dourson, 1988; NAS, 1977; NAS, 1980; U.S. EPA, 1980). Separate avian and mammalian values are developed using taxonomic class-specific toxicity data and exposure data for five representative Great Lakes basin wildlife species. The wildlife species selected are representative of avian and mammalian species resident in the Great Lakes basin which are likely to experience the highest exposures to bioaccumulative contaminants through the aquatic food web; they are the bald eagle, herring gull, belted kingfisher, mink, and river otter.

B. This appendix establishes a methodology which is required when developing Tier I wildlife criteria for bioaccumulative chemicals of concern (BCCs). The use of the equation provided in the methodology is encouraged, but not required, for the development of Tier I criteria or Tier II values for pollutants other than those identified in Table 6-A for which Tier I criteria or Tier II values are determined to be necessary for the protection of wildlife in the Great Lakes basin. A discussion of the methodology for deriving Tier II values can be found in the Great Lakes Water Quality Initiative Technical Support Document for Wildlife Criteria (Wildlife TSD).

C. In the event that this methodology is used to develop criteria for pollutants other than BCCs, or in the event that the Tier II methodology described in the Wildlife TSD is used to derive Tier II values, the methodology for deriving bioaccumulation factors under appendix B to part 132 must be used in either derivation. For chemicals which do not biomagnify to the extent of BCCs, it may be appropriate to select different representative species which are better examples of species with the highest exposures for the given chemical. The equation presented in this methodology, however, is still encouraged. In addition, procedure 1 of appendix F of this part describes the procedures for calculating site-specific wildlife criteria.

D. The term “wildlife value” (WV) is used to denote the value for each representative species which results from using the equation presented below, the value obtained from averaging species values within a class, or any value derived from application of the site-specific procedure provided in procedure 1 of appendix F of this part. The WVs calculated for the representative species are used to calculate taxonomic-specific WVs. The WV is the concentration of a substance which, if not exceeded, should better protect the taxon in question.

E. “Tier I wildlife criterion,” or “Tier I criterion” is used to denote the number obtained from data meeting the Tier I minimum database requirements, and which will be protective of the two classes of wildlife. It is synonymous with the term “GLWC,” and the two are used interchangeably.

II. Calculation of Wildlife Values for Tier I Criteria

Table 4 of Part 132 and Table D-1 of this appendix contain criteria calculated by EPA using the methodology provided below.

A. Equation for Avian and Mammalian Wildlife Values. Tier I wildlife values for the pollutants designated BCCs pursuant to part 132 are to be calculated using the equation presented below.

$$WV = \frac{UF_{1} \times UF_{2} \times UF_{3} \times Wt}{W + \sum (UF_{1} \times BAF_{WV}^{TL1})}$$

Where:

- $WV =$ Wildline Value in milligrams of substance per liter (mg/L).
- $TD =$ Test Dose (TD) in milligrams of substance per kilograms per day (mg/kg-d) for the test species. This shall be either a NOAEL or a LOAEL.
- $UF_{1} =$ Uncertainty Factor (UF) for extrapolating toxicity data across species (unitless).
- $UF_{2} =$UF for extrapolating from subchronic to chronic exposures (unitless).
- $UF_{3} =$UF for LOAEL to NOAEL extrapolations (unitless).
- $W =$ Average weight in kilograms (kg) for the representative species.
- $A =$ Average daily volume of water consumed in liters per day (L/d) by the representative species.
- $T_{F}$ =$Average daily amount of food consumed from trophic level i in kilograms per day (kg/d) by the representative species.
- $BAF_{WV}^{TL1} =$Bioaccumulation factor (BAF) for wildlife food in trophic level i in liters per kilogram (L/kg), developed using the BAF methodology in appendix B to part 132, Methodology for Development of Bioaccumulation Factors.

B. Identification of Representative Species for Protection. For bioaccumulative chemicals, piscivorous species are identified as the focus of concern for wildlife criteria development in the Great Lakes. An analysis of known or estimated exposure components for avian and mammalian wildlife species is presented in the Wildlife TSD. This analysis identifies three avian species (eagle, kingfisher and herring gull) and two mammalian species (mink and otter) as representative species for protection. The TD obtained from toxicity data for each taxonomic class is used to calculate WVs for each of the five representative species.

C. Calculation of Avian and Mammalian Wildlife Values and GLWC Derivation. The avian WV is the geometric mean of the WVs calculated for the three representative avian species. The mammalian WV is the geometric mean of the WVs calculated for the two representative mammalian species. The lower of the mammalian and avian WVs must be selected as the GLWC.

III. Parameters of the Effect Component of the Wildlife Criteria Methodology

A. Definitions. The following definitions provide additional specificity and guidance in the evaluation of toxicity data and the application of this methodology.

Acceptable endpoints. For the purpose of wildlife criteria derivation, acceptable subchronic and chronic endpoints are those which affect reproductive or developmental success, organism viability or growth, or any other endpoint which is, or is directly related to, parameters that influence population dynamics.
Chronic effect. An adverse effect that is measured by assessing an acceptable endpoint, and results from continual exposure over several generations, or at least over a significant part of the test species’ projected life span or life stage.

Lowest observed-adverse-effect level (LOAEL). The lowest tested dose or concentration of a substance which resulted in an observed adverse effect in exposed test organisms when all higher doses or concentrations resulted in the same or more severe effects.

No-observed-adverse-effect level (NOAEL). The highest tested dose or concentration of a substance which resulted in no observed adverse effect in exposed test organisms where higher doses or concentrations resulted in an adverse effect.

Subchronic effect. An adverse effect, measured by assessing an acceptable endpoint, resulting from continual exposure for a period of time less than that deemed necessary for a chronic effect.

Minimum Toxicity Database for Tier I Criteria Development. A TD value is required for criterion calculation. To derive a Tier I criterion for wildlife, the data set shall provide enough data to generate a subchronic or chronic dose-response curve for any given substance for both mammalian and avian species. In reviewing the toxicity data available which meet the minimum data requirements for each taxonomic class, the following order of preference shall be applied to select the appropriate TD to be used for calculation of individual LVWs. Data from peer-reviewed studies of wildlife species take precedence over other types of studies, where such studies are of adequate quality. An acceptable field study must be of subchronic or chronic duration, provide a defensible, chemical-specific dose-response curve in which cause and effect are clearly established, and assess acceptable endpoints as defined in this document. When acceptable wildlife field studies are not available, or determined to be of inadequate quality, the needed toxicity information may come from non-peer-reviewed laboratory studies. When laboratory studies are used, preference shall be given to laboratory studies with wildlife species over traditional laboratory animals to reduce uncertainties in making interspecies extrapolations. All available laboratory data and field studies shall be reviewed to corroborate the final GLWC, to assess the reasonableness of the toxicity value used, and to assess the appropriateness of any UF values which are applied. When evaluating the studies from which a test dose is derived in general, the following requirements must be met:

1. The mammalian data must come from at least one well-conducted study of 90 days or greater designed to observe subchronic or chronic effects as defined in this document.
2. The avian data must come from at least one well-conducted study of 70 days or greater designed to observe subchronic or chronic effects as defined in this document.
3. In reviewing the studies from which a TD is derived for use in calculating a WV, studies involving exposure routes other than oral may be considered only when an equivalent oral daily dose can be estimated and technically justified because the criteria calculations are based on an oral route of exposure.
4. In assessing the studies which meet the minimum data requirements, preference should be given to studies which assess effects on level/endpoint or reproductive endpoints because, in general, these are more important endpoints in ensuring that a population’s productivity is maintained. The Wildlife TSD provides additional discussion on the selection of an appropriate toxicity study.

C. Selection of TD Data. In selecting data to be used in the derivation of LVWs, the evaluation of acceptable endpoints, as defined in Section III.A of this appendix, will be the primary selection criterion. All data not part of the selected subset may be used to assess the reasonableness of the toxicity value and the appropriateness of the UF values which are applied.

1. If more than one TD value is available within a taxonomic class, based on different endpoints of toxicity, that TD, which is likely to reflect best potential impacts to wildlife populations through resultant changes in mortality or fecundity rates, shall be used for the calculation of LVWs.
2. If more than one TD is available within a taxonomic class, based on the same endpoint of toxicity, the TD from the most sensitive species shall be used.
3. If more than one TD based on the same endpoint of toxicity is available for a given species, the TD for that species shall be calculated using the geometric mean of those TDs.

D. Exposure Assumptions in the Determination of the TD. In those cases in which a TD is available in units other than milligrams of substance per kilograms per day (mg/kg/d), the following procedures shall be used to convert the TD to the appropriate units prior to calculating a WV.

1. If the TD is given in milligrams of toxicant per liter of water consumed by the test animals (mg/L), the TD shall be multiplied by the daily average volume of water consumed by the test animals in liters per day (L/d) and divided by the average weight of the test animals in kilograms (kg).
2. If the TD is given in milligrams of toxicant per kilogram of food consumed by the test animals (mg/kg), the TD shall be multiplied by the average amount of food in kilograms consumed daily by the test animals (g/kg) and divided by the average weight of the test animals in kilograms (kg).

E. Drinking and Feeding Rates. 1. When drinking and feeding rates and body weight are needed to estimate the TD in milligrams of substance per kilograms per day (mg/kg/d), they are obtained from the study from which the TD was derived. If not already determined, body weight, and drinking and feeding rates are to be converted to a wet weight basis.
2. If the study does not provide the needed values, the values shall be determined from appropriate scientific literature. For studies done with domestic laboratory animals, either the Registry of Toxic Effects of Chemical Substances (National Institute for Occupational Safety and Health, the latest edition, Cincinnati, OH), or Recommendations and Documentation of Biological Values for Use in Risk Assessment (U.S. EPA, 1988) should be consulted. When these references do not contain exposure information for the species used in a given study, either the allometric equations from Calder and Braun (1983) and Nagy (1987), which are presented below, or the exposure estimation methods presented in Chapter 4 of the Wildlife Exposure Factors Handbook (U.S. EPA, 1993), should be applied to approximate the needed feeding or drinking rates. Additional discussion and recommendations are provided in the Wildlife TSD. The choice of the methods described above is at the discretion of the State or Tribe.

3. For mammalian species, the general allometric equations are:

\[ F = 0.0687 \times (Wt)^{0.82} \]

Where:
\[ F = \text{Feeding rate of mammalian species in kilograms per day (kg/d) dry weight.} \]
\[ Wt = \text{Average weight in kilograms (kg) of the test animals.} \]
\[ b. W = 0.099 \times (Wt)^{0.90} \]

Where:
\[ W = \text{Drinking rate of mammalian species in liters per day (L/d).} \]
\[ Wt = \text{Average weight in kilograms (kg) of the test animals.} \]

4. For avian species, the general allometric equations are:

\[ F = 0.0582 \times (Wt)^{0.65} \]

Where:
\[ F = \text{Feeding rate of avian species in kilograms per day (kg/d) dry weight.} \]
\[ Wt = \text{Average weight in kilograms (kg) of the test animals.} \]
\[ b. W = 0.059 \times (Wt)^{0.67} \]

Where:
\[ W = \text{Drinking rate of avian species in liters per day (L/d).} \]
\[ Wt = \text{Average weight in kilograms (kg) of the test animals.} \]

F. LOAEL to NOAEL Extrapolations (UF_{L}). In those cases in which a NOAEL is unavailable as the TD and a LOAEL is available, the LOAEL may be used to estimate the NOAEL. If used, the LOAEL shall be divided by an UF to estimate a NOAEL for use in deriving LVWs. The value of the UF shall not be less than one and should not exceed 10, depending on the dose-response curve and other available data, and is represented by UF_L in the equation expressed in Section II.A of this appendix. Guidance for selecting an appropriate UF_L, based on a review of available wildlife toxicity data, is available in the Wildlife TSD.

G. Subchronic to Chronic Extrapolations (UF_{S}). In instances where only subchronic data are available, the TD may be derived from subchronic data. In such cases, the TD shall be divided by an UF to extrapolate from subchronic to chronic levels. The value of the UF shall not be less than one and should not exceed 10, and is represented by UF_S in the equation expressed in Section II.A of this appendix. This factor is to be used when assessing highly bioaccumulative substances where toxicokinetic considerations suggest that a bioassay of limited length
undertakes chronic effects. Guidance for selecting an appropriate UF, based on a review of available wildlife toxicity data, is available in the Wildlife TSD.

H. Interspecies Extrapolations (UF,\textsubscript{IS}). 1. The selection of the UF,\textsubscript{IS} shall be based on the available toxicological data and on available data concerning the physicochemical, toxicokinetic, and toxicodynamic properties of the substance in question and the amount and quality of available data. This value is an UF that is intended to account for differences in toxicological sensitivity among species. Guidance for selecting an appropriate UF,\textsubscript{IS} based on a review of available wildlife toxicity data is available in the Wildlife TSD. Additional discussion of an interspecies UF located in appendix A to the Great Lakes Water Quality Initiative Technical Support Document for Human Health Criteria may be useful in determining the appropriate value for UF,\textsubscript{IS}.

2. For the derivation of Tier 1 criteria, a UF,\textsubscript{IS} shall not be less than one and should not exceed 100, and shall be applied to each of the five representative species, based on existing data and best professional judgment. The value of UF,\textsubscript{IS} may differ for each of the representative species.

3. For Tier 1 wildlife criteria, the UF,\textsubscript{IS} shall be used only for extrapolating toxicity data across species within a taxonomic class, except as provided below. The Tier I UF,\textsubscript{IS} is not intended for interclass extrapolations because of the poorly defined comparative toxicokinetic and toxicodynamic parameters between mammals and birds. However, an interclass extrapolation employing a UF,\textsubscript{IS} may be used for a given chemical if it can be supported by a validated biologically-based dose-response model or by an analysis of interclass toxicological data, considering acceptable endpoints, for a chemical analog that acts under the same mode of toxic action.

IV. Parameters of the Exposure Component of the Wildlife Criteria Methodology

A. Drinking and Feeding Rates of Representative Species. The body weights (W), feeding rates (\textit{F}_{\text{fn}}), drinking rates (\textit{W}), and trophic level dietary composition (as food ingestion rate and percent in diet) for each of the five representative species are presented in Table D–2 of this appendix. Guidance on incorporating the non-aquatic portion of the bald eagle and mink diets in the criteria calculations is available in the Wildlife TSD.

B. BAFs. The Methodology for Development of Bioaccumulation Factors is presented in appendix B to part 132. Trophic level 3 and 4 BAFs are used to derive WVs because these are the trophic levels at which the representative species feed.

V. References


F. National Institute for Occupational Safety and Health. Latest edition. Registry of Toxic Effects of Chemical Substances. Division of Standards Development and Technology Transfer. (Available only on microfiche or as an electronic database.)


Tables to Appendix D to Part 132

<table>
<thead>
<tr>
<th>TABLE D–1. — TIER I GREAT LAKES WILDLIFE CRITERIA</th>
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<tr>
<td>Substance</td>
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<tr>
<td>DDT &amp; Metabolites</td>
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<tr>
<td>Mercury</td>
</tr>
<tr>
<td>PCBs (total)</td>
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<tr>
<td>2,3,7,8-TCDD</td>
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<tr>
<th>TABLE D–2. — EXPOSURE PARAMETERS FOR THE FIVE REPRESENTATIVE SPECIES IDENTIFIED FOR PROTECTION</th>
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<tr>
<td>Species (units)</td>
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<td>Mink</td>
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<td>Otter</td>
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<td>Kingfisher</td>
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<tr>
<td>Herring gull</td>
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<tr>
<td>Bald eagle</td>
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</tbody>
</table>

NOTE: TL3=trophic level three fish; TL4=trophic level four fish; PB=piscivorous birds; Other=non-aquatic birds and mammals.

Appendix E to Part 132 — Great Lakes Water Quality Initiative Antidegradation Policy

Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) appendix E to part 132.

The State or Tribe shall adopt an antidegradation standard applicable to all waters of the Great Lakes System and identify the method for implementing such a standard. Consistent with 40 CFR 131.12, an acceptable antidegradation standard and implementation procedure are required elements of a State’s or Tribe’s water quality standards program. Consistent with 40 CFR 131.6, a complete water quality standards submission needs to include both an antidegradation standard and antidegradation implementation procedures. At a minimum, States and Tribes shall adopt provisions in their antidegradation standard and implementation methods consistent with sections I, II, III and IV of this appendix, applicable to pollutants identified as bioaccumulative chemicals of concern (BCCs).

I. Antidegradation Standard

This antidegradation standard shall be applicable to any action or activity by any source, point or nonpoint, of pollutants that is anticipated to result in an increased loading of BCCs to surface waters of the Great Lakes System and for which independent regulatory authority exists requiring compliance with water quality standards. Pursuant to this standard:

A. Existing instream water uses, as defined pursuant to 40 CFR 131, and the level of water quality necessary to protect existing uses shall be maintained and protected. Where designated uses of the waterbody are impaired, there shall be no lowering of the water quality with respect to the pollutant or pollutants which are causing the impairment.

B. Where, for any parameter, the quality of the waters exceed levels necessary to support the propagation of fish, shellfish, and wildlife and recreation in and on the waters, that water shall be considered high quality for that parameter consistent with the definition of high quality waters of the section II.A. of this appendix and that quality...
shall be maintained and protected unless the State or Tribe finds, after full satisfaction of intergovernmental coordination and public participation provisions of the State’s or Tribe’s continuing planning process, that allowing lower water quality is necessary to accommodate the economic or social development in the area in which the waters are located. In allowing such degradation, the State or Tribe shall assure water quality adequate to protect existing uses fully.

Further, the State or Tribe shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost-effective and reasonable best management practices for nonpoint source control. The State or Tribe shall utilize the Antidegradation Implementation Procedures adopted pursuant to the requirements of this regulation in determining if any lowering of water quality will be allowed.

C. Where high quality waters constitute an outstanding national resource, such as waters of national and State parks and wildlife refuges and exceptional recreational or ecological significance, that water quality shall be maintained and protected.

D. In those cases where the potential lowering of water quality is associated with a thermal discharge, the decision to allow such degradation shall be consistent with section 316 of the Clean Water Act (CWA).

II. Antidegradation Implementation Procedures

A. Definitions.

Control Document. Any authorization issued by a State, Tribal or Federal agency to any source of pollutants to waters under its jurisdiction that specifies conditions under which the source is allowed to operate.

High quality waters. Water bodies in which, on a parameter by parameter basis, the quality of the waters exceeds levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water.

Lake Superior—Outstanding International Resource Waters. Those waters designated as such by a Tribe or State consistent with the September 1991 Bi-National Program to Restore and Protect the Lake Superior Basin. The purpose of such designations shall be to ensure that any new or increased discharges of Lake Superior bioaccumulative substances of immediate concern are subject to best technology in process and treatment requirements.

Lake Superior Basin—Outstanding National Resource Waters. Those waters designated as such by a Tribe or State consistent with the September 1991 Bi-National Program to Restore and Protect the Lake Superior Basin. The purpose of such designations shall be to prohibit new or increased discharges of Lake Superior bioaccumulative substances of immediate concern from point sources in these areas.

Lake Superior bioaccumulative substances of immediate concern. A list of substances identified in the September 1991 Bi-National Program to Restore and Protect the Lake Superior Basin. They include: 2, 3, 7, 8 TCDD; octachlorostyrene; hexachlorobenzene; chlordane; DDT, DDE, and other metabolites; toxaphene; PCBs; and mercury. Other chemicals may be added to the list following States’ or Tribes’ assessments of environmental effects and impacts and after public review and comment.

Outstanding National Resource Waters. Those waters designated as such by a Tribe or State. The State or Tribal designation shall describe the quality of such waters to serve as the benchmark of the water quality that shall be maintained and protected. Waters that may be considered for designation as Outstanding National Resource Waters include, but are not limited to, water bodies that are recognized as:

1. Important because of protection through official action, such as Federal or State law, Presidential or secretarial action, international treaty, or interstate compact;
2. Having exceptional recreational significance;
3. Having exceptionally ecological significance;
4. Having other special environmental, recreational, or ecological attributes; or
5. Waters whose designation as Outstanding National Resource Waters is reasonably necessary for the protection of other waters so designated.

Significant Lowering of Water Quality. A significant lowering of water quality occurs when there is a new or increased loading of any BCC from any regulated or nonregulated facility, either point source or nonpoint source for which there is a control document or reviewable action, as a result of any activity including, but not limited to:

1. Construction of a new regulated facility or modification of an existing regulated facility such that a new or modified control
document is required;
2. Modification of an existing regulated facility operating under a current control document such that the production capacity of the facility is increased;
3. Addition of a new source of untreated or pretreated effluent containing or expected to contain any BCC to an existing wastewater treatment plant or transfer station; or
4. A request for an increased limit in an applicable control document;
5. Other deliberate activities that, based on the information available, could be reasonably expected to result in an increased loading of any BCC to any waters of the Great Lakes System.

b. Notwithstanding the above, changes in loadings of any BCC within the existing capacity and processes, and that are covered by the existing applicable control document, are not subject to an antidegradation review. These changes include, but are not limited to:

1. Normal operational variability;
2. Changes in intake water pollutants;
3. Increasing the production hours of the facility, (e.g., adding a second shift); or
4. Increasing the rate of production.

C. Also, activities of immediate concern from point sources in these areas.

Larger-scale, regional considerations are required to adequately evaluate the impacts in these areas.

D. In those cases where the potential lowering of water quality is associated with a thermal discharge, the decision to allow such degradation shall be consistent with section 316 of the Clean Water Act (CWA).

E. The Director shall establish conditions in the control document applicable to the regulated facility that prohibit the regulated facility from undertaking any deliberate action, such that there would be an increase in the rate of mass loading of any BCC, unless an antidegradation demonstration is provided to the Director or any increased loadings. Upon notification, the Director shall require actions necessary to reduce or eliminate the increased loading.

2. Fact Sheets prepared pursuant to 40 CFR 124.8 and 124.56 shall reflect any conditions developed under sections II.D.1 or II.D.2 of this appendix and included in a permit.

E. Special Provisions for Lake Superior. The following conditions apply in addition to those specified in section II.B through II.C of this appendix for waters of Lake Superior so designated.

A. A State or Tribe may designate certain areas of the Lake Superior Basin as Lake Superior Basin—Outstanding National Resource Waters for the purpose of prohibiting the new or increased discharge of
Lake Superior bioaccumulative substances of immediate concern from point sources in these areas.

2. States and Tribes may designate all waters of the Lake Superior Basin as Outstanding International Resource Waters for the purposes of subsection the increased discharge of Lake Superior bioaccumulative substances of immediate concern from point sources consistent with the requirements of sections III.C and IV.B of this appendix.

F. Exemptions. Except as the Director may determine otherwise on a case-by-case basis that the application of these procedures is required to adequately protect water quality, or as the affected waterbody is an Outstanding National Resource Water as defined in section II.A of this appendix, the procedures in this part do not apply to:

1. Short-term, temporary (i.e., weeks or months) lowering of water quality;
2. Bypasses that are not prohibited at 40 CFR 122.41(m); and
3. Response actions pursuant to the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), as amended, or similar Federal, State or Tribal authorities, undertaken to alleviate a release into the environment of hazardous substances, pollutants or contaminants which may pose an imminent and substantial danger to public health or welfare.

III. Antidegradation Demonstration

Any entity seeking to lower water quality in a high quality water or create a new or increased discharge of Lake Superior bioaccumulative substances of immediate concern in a Lake Superior Outstanding International Resource Water must first, as required by sections II.D or II.E.2 of this appendix, submit an antidegradation demonstration for consideration by the Director. States and Tribes should tailor the level of detail and documentation in antidegradation reviews, to the specific circumstances encountered. The antidegradation demonstration shall include the following:

A. Politically Prevention Alternatives Analysis. Identify any cost-effective pollution prevention alternatives and techniques that are available to the entity, that would eliminate or significantly reduce the extent to which the increased loading results in a lowering of water quality.

B. Alternative or Enhanced Treatment Analysis. Identify alternative or enhanced treatment techniques that are available to the entity that would eliminate the lowering of water quality and their costs relative to the cost of treatment necessary to achieve applicable effluent limitations.

C. Lake Superior. If the States or Tribes designate the waters of Lake Superior as Outstanding International Resource Waters pursuant to section II.E.2 of this appendix, then any entity proposing a new or increased discharge of Lake Superior bioaccumulative substance of immediate concern to the Lake Superior Basin shall identify the best technology in process and treatment to eliminate or reduce the extent of the lowering of water quality. In this case, the requirements in section III.B of this appendix do not apply.

D. Important Social or Economic Development Analysis. Identify the social or economic development and the benefits to the area in which the waters are located that will be foregone if the lowering of water quality is not allowed.

E. Special or Remedial Actions. Entities proposing remedial actions pursuant to the CERCLA, as amended, corrective actions pursuant to the Resource Conservation and Recovery Act, as amended, or similar actions pursuant to other Federal, State or Tribal authorities, may submit information to the Director that demonstrates that the action utilizes the most cost effective pollution prevention and treatment techniques available, and minimizes the necessary lowering of water quality, in lieu of the information required by sections III.B through III.D of this appendix.

IV. Antidegradation Decision

A. Once the Director determines that the information provided by the entity proposing to increase loadings is administratively complete, the Director shall use that information to determine whether or not the lowering of water quality is necessary, and, if it is necessary, whether or not the lowering of water quality will support important social and economic development in the area. If the proposed lowering of water quality is either not necessary, or will not support important social and economic development, the Director shall deny the request to lower water quality. If the lowering of water quality is necessary, and will support important social and economic development, the Director may allow all or part of the proposed lowering to occur as necessary to accommodate the important social and economic development. In no event may the decision reached under this section allow water quality to be lowered below the minimum level required to fully support existing and designated uses. The decision of the Director shall be subject to the public participation requirements of 40 CFR 25.

B. If States designate the waters of Lake Superior as Outstanding International Resource Waters pursuant to section II.E.2 of this appendix, any entity requesting to lower water quality in the Lake Superior Basin as a result of the new or increased discharge of any Lake Superior bioaccumulative substance of immediate concern shall be required to install and utilize the best technology in process and treatment as identified by the Director.

Appendix F to Part 132—Great Lakes Water Quality Initiative Implementation Procedures

Procedure 1: Site-specific Modifications to Criteria and Values

Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this procedure.

A. Requirements for Site-specific Modifications to Criteria and Values. Criteria and values may be modified on a site-specific basis to reflect local environmental conditions as restricted by the following provisions. Any such modifications must be protective of designated uses and aquatic life, wildlife or human health and be submitted to EPA for approval. In addition, any site-specific modifications that result in less stringent criteria must be based on a sound scientific rationale and shall not be likely to jeopardize the continued existence of endangered or threatened species listed or proposed under section 4 of the ESA, where such modifications are necessary to ensure that water quality is not likely to jeopardize the continued existence of such species or result in the destruction or adverse modification of such species' critical habitat. More stringent modifications shall be developed to protect endangered or threatened species listed or proposed under section 4 of the ESA, where such modifications are necessary to protect such species.

1. Aquatic Life.
   a. Aquatic life criteria or values may be modified on a site-specific basis to provide an additional level of protection, pursuant to authority reserved to the States and Tribes under Clean Water Act (CWA) section 510.
   c. Less stringent modifications also may be developed to chronic or acute aquatic life criteria or values may be developed to chronic or acute aquatic life criteria or values.
      i. The local water quality characteristics such as pH, hardness, temperature, color, etc., alter the biological availability or toxicity of a pollutant; or
      ii. The sensitivity of the aquatic organisms species that “occur at the site” differs from the species actually tested in developing the criteria. The phrase “occur at the site” includes the species, genera, families, orders, classes, and phyla that: are usually present at the site; are present at the site only seasonally due to migration; are present intermittently because they periodically return to or extend their ranges into the site; were present at the site in the past, are not currently present at the site due to degraded conditions, and are expected to return to the site when conditions improve; are present in nearby bodies of water, are not currently present at the site due to degraded conditions, and are expected to be present at the site when conditions improve. The taxa that “occur at the site” cannot be determined merely by sampling downstream and/or upstream of the site at one point in time. “Occur at the site” does not include taxa that were once present at the site but cannot exist at the site now due to permanent physical alteration of the habitat at the site resulting, for example, from dams, etc.
      d. Modifications to criteria or values may be developed to acute and chronic aquatic life criteria or values may be developed to acute and chronic aquatic life criteria or values. These modifications may also be developed to acute and chronic aquatic life criteria or values to reflect local physical and hydrological conditions. Guidance on developing site-specific criteria is provided in Chapter 3 of the U.S. EPA Water Quality Standards Handbook, Second Edition—Revised (1994).
d. Any modifications to protect threatened or endangered aquatic species required by procedure 1.A of this appendix may be accomplished using either of the following procedures:

i. If the Species Mean Acute Value (SMAV) for a listed or proposed species, or for a surrogate of such species, is lower than the calculated Final Acute Value (FAV), such lower SMAV may be used instead of the calculated FAV in developing site-specific modified criteria; or


2. Wildlife

a. Wildlife water quality criteria may be modified on a site-specific basis to provide an additional level of protection, pursuant to authority reserved to the States and Tribes under CWA section 510.
b. Less stringent site-specific modifications to wildlife water quality criteria may be developed when a site-specific bioaccumulation factor (BAF) is derived which is lower than the system-wide BAF derived under appendix B of this part. The modification must consider both the mobility of prey organisms and wildlife populations in defining the site for which criteria are developed. In addition, there must be a showing that:

i. Any increased uptake of the toxicant by prey species utilizing the site will not cause adverse effects in wildlife populations; and

ii. Wildlife populations utilizing the site or downstream waters will continue to be fully protected.
c. Any modification to protect endangered or threatened wildlife species required by procedure 1.A of this appendix must consider both the mobility of prey organisms and wildlife populations in defining the site for which criteria are developed, and may be accomplished by using the following recommended methods:

i. The methodology presented in appendix D to part 132 is used, substituting appropriate species-specific toxicological, epidemiological, or exposure information, including changes to the BAF; or

ii. Interspecies uncertainty factor of 1 should be used where epidemiological data are available for the species in question. If necessary, species-specific exposure parameters can be derived as presented in Appendix D of this part; and

iii. An interspecies uncertainty factor (to account for protection of individuals within a wildlife population) should be applied in the denominator of the effect part of the wildlife equation in appendix D of this part in a manner consistent with the other uncertainty factors described in appendix D of this part; and

iv. The resulting wildlife value for the species in question should be compared to the two class-specific wildlife values which were previously calculated, and the lowest of the three shall be selected as the site-specific modification.

Note: Further discussion on the use of this methodology may be found in the Great Lakes Water Quality Initiative Technical Support Document for Wildlife Criteria.

3. BAFs
a. BAFs may be modified on a site-specific basis to larger values, pursuant to the authority reserved to the States and Tribes under CWA section 510, where reliable data show that local bioaccumulation is greater than the system-wide value.
b. BAFs may be modified on a site-specific basis to lower values, where scientifically defensible, if:

i. The fraction of the total chemical that is freely dissolved in the ambient water is different than that used to derive the system-wide BAFs (i.e., the concentrations of particulate organic carbon and the dissolved organic carbon are different than those used to derive the system-wide BAFs); or

ii. Input parameters of the Gobas model, such as the structure of the aquatic food web and the disequilibrium constant, are different at the site than those used to derive the system-wide BAFs.

iii. The percent lipid of aquatic organisms that are consumed and occur at the site is different than that used to derive the system-wide BAFs; or

iv. Site-specific field-measured BAFs or biota-sediment accumulation factor (BSAFs) are determined.

If site-specific BAFs are derived, they shall be derived using the methodology in appendix B of this part.

c. Any more stringent modifications to protect threatened or endangered species required by procedure 1.A of this appendix shall be derived using procedures set forth in the methodology in appendix B of this part.

4. Human Health

a. Human health criteria or values may be modified on a site-specific basis to provide an additional level of protection, pursuant to authority reserved to the States and Tribes under CWA section 510. Human health criteria or values shall be modified on a site-specific basis to provide additional protection appropriate for highly exposed subpopulations.

b. Less stringent site-specific modifications to human health criteria or values may be developed when:

i. Local fish consumption rates are lower than the rate used in deriving human health criteria or values under appendix C of this part; and/or

ii. A site-specific BAF is derived which is lower than that used in deriving human health criteria or values under appendix C of this part; or

iii. a site-specific BAF is derived which is lower than the system-wide BAF (i.e., the concentrations of particulate organic carbon and the dissolved organic carbon are different than those used to derive the system-wide BAFs).

b. Site-specific human health criteria or values shall be derived using the methodology in appendix B of this part.

The Great Lakes States or Tribes may adopt water quality standards (WQS) variance procedures and may grant WQS variances for point sources pursuant to such procedures. Variance procedures shall be consistent with (as protective as) the provisions in this procedure.

A. Applicability. A State or Tribe may grant a variance to a WQS which is the basis of a water quality-based effluent limitation included in a National Pollutant Discharge Elimination System (NPDES) permit. A WQS variance applies only to the permittee requesting the variance and only to the pollutant or pollutants specified in the variance. A variance does not affect, or require the State or Tribe to modify, the corresponding Water Quality standard for the waterbody as a whole.

1. This provision shall not apply to new Great Lakes dischargers or recommencing dischargers.

2. A variance to a water quality standard shall not be granted that would likely jeopardize the continued existence of any endangered or threatened species listed under Section 4 of the Endangered Species Act (ESA) or result in the destruction or adverse modification of such species’ critical habitat.

3. A WQS variance shall not be granted if standards will be attained by implementing effluent limits required under sections 301(b) and 306 of the Clean Water Act (CWA) and by the permittee implementing cost-effective and reasonable best management practices for nonpoint source control.

B. Maximum Timeframe for Variances. A WQS variance shall not exceed five years or the term of the NPDES permit, whichever is less. A State or Tribe shall review, and modify as necessary, WQS variances as part of each water quality standards review pursuant to section 303(c) of the CWA.

C. Conditions to Grant a Variance. A variance may be granted if:

1. The permittee demonstrates to the State or Tribe that attaining the WQS is not feasible because:

a. Naturally occurring pollutant concentrations prevent the attainment of the WQS;

b. Natural, ephemeral, intermittent or low flow conditions or water levels prevent the attainment of the WQS, unless these conditions may be compensated for by the discharge of sufficient volume of effluent to enable WQS to be met without violating State or Tribal water conservation requirements;

c. Human-caused conditions or sources of pollution prevent the attainment of the WQS and cannot be remedied, or would cause more environmental damage to correct than to leave in place;

d. Dams, diversions or other types of hydrologic modifications preclude the attainment of the WQS, and it is not feasible to restore the waterbody to its original condition or to operate such modification in a way that would result in the attainment of the WQS;

e. Physical conditions related to the natural features of the waterbody, such as the lack of a proper substrate cover, flow, depth, pools, riffles, and the like, unrelated to chemical water quality, preclude attainment of WQS; or
f. Controls more stringent than those required by sections 301(b) and 306 of the CWA would result in substantial and widespread economic and social impact.

2. In addition to the requirements of C.1, above, the permittee shall also:
   a. Show that the variance requested conforms to the requirements of the State's or Tribe's antidegradation procedures; and
   b. Characterize the extent of any increased risk to human health and the environment associated with the variance compared with compliance with WQS absent the variance, such that the State or Tribe is able to conclude that any such increased risk is consistent with the protection of the public health, safety, and welfare.

D. Submittal of Variance Application. The permittee shall submit an application for a variance to the regulatory authority issuing the permit. The application shall include:

1. All relevant information demonstrating that attaining the WQS is not feasible based on one or more of the conditions in section C.1 of this procedure; and,
2. All relevant information demonstrating compliance with the conditions in section C.2 of this procedure.

E. Public Notice of Preliminary Decision. Upon receipt of a complete application for a variance, and upon making a preliminary decision regarding the variance, the State or Tribe shall publish the request and preliminary decision for public comment pursuant to the regulatory authority's Administrative Procedures Act and shall notify the other Great Lakes States and Tribes of the preliminary decision. This public notice requirement may be satisfied by including the supporting information for the variance and the preliminary decision in the public notice of a draft NPDES permit.

F. Final Decision on Variance Request. The State or Tribe shall issue a final decision on the variance request within 90 days of the expiration of the public comment period required in section E.1 of this procedure. If all or part of the variance is approved by the State or Tribe, the decision shall include all permit conditions needed to implement those parts of the variance so approved. Such permit conditions shall, at a minimum, require:

1. Compliance with an initial effluent limitation which, at the time the variance is granted, represents the level currently achievable by the permittee, and which is no less stringent than that achieved under the previous permit;
2. That reasonable progress be made toward attaining the water quality standards for the waterbody as a whole through appropriate conditions;
3. That the duration of a variance is shorter than the duration of a permit, compliance with an effluent limitation sufficient to meet the underlying water quality standard, upon the expiration of said variance; and
4. A provision that allows the permitting authority to reopen and modify the permit based on any State or Tribal triennial water quality standards revisions to the variance.

The State shall deny a variance request if the permittee fails to make the demonstrations required under section C of this procedure.

G. Incorporating Variance into Permit. The State or Tribe shall establish and incorporate into the permittee's NPDES permit all conditions needed to implement the variance as determined in section F of this procedure.

H. Renewal of Variance. A variance may be renewed subject to the requirements of sections A through G of this procedure. As part of any renewal application, the permittee shall again demonstrate that attaining WQS is not feasible based on the requirements of section C of this procedure. The permittee's application shall also contain information concerning its compliance with the conditions incorporated into its permit as part of the original variance pursuant to sections F and G of this procedure. Renewal of a variance may be denied if the permittee did not comply with the conditions of the original variance.

1. EPA Approval. All variances and supporting information shall be submitted by the State or Tribe to the appropriate EPA regional office and shall include:
   a. Relevant permittee applications pursuant to section D of this procedure;
   b. Public comments and records of any public hearings pursuant to section E of this procedure;
   c. The final decision pursuant to section F of this procedure; and,
   d. NPDES permits issued pursuant to section G of this procedure.

2. In the final decision pursuant to section F of this procedure, and
3. NPDES permits issued pursuant to section G of this procedure.

4. Items required by sections I.1 through I.3 of this procedure shall be submitted by the State within 30 days of the date of the final variance decision. The item required by section I.4 of this procedure shall be submitted in accordance with the State or Tribe Memorandum of Agreement with the Regional Administrator pursuant to 40 CFR 123.24.

5. EPA shall review the State or Tribe submittal for compliance with the CWA pursuant to 40 CFR 123.44, and 40 CFR 131.21.

J. State WQS Revisions. All variances shall be appended to the State or Tribe WQS rules.

Procedure 3: Total Maximum Daily Loads, Wasteload Allocations for Point Sources, Load Allocations for Nonpoint Sources, Wasteload Allocations in the Absence of a TMDL, and Preliminary Wasteload Allocations for Purposes of Determining the Need for Water Quality Based Effluent Limits

The Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this procedure 3 for the purpose of developing Total Maximum Daily Loads (TMDLs), Wasteload Allocations (WLAs) in the Absence of TMDLs, and Preliminary Wasteload Allocations for Purposes of Determining the Need for Water Quality Based Efficient Limits (WQBELs), except as specifically provided.

A. Where a State or Tribe develops an assessment and remediation plan that the State or Tribe certifies meets the requirements of sections B through F of this procedure and public participation requirements applicable to TMDLs, and that has been approved by EPA as meeting those requirements under 40 CFR 130.6, the assessment and remediation plan may be used in lieu of a TMDL for purposes of appendix F to part 132. Assessment and remediation plans under this procedure may include, but are not limited to, Lake Erie Management Plans, Remedial Action Plans, and State Water Quality Management Plans. Also, any part of an assessment and remediation plan that also satisfies one or more requirements under Clean Water Act (CWA) section 303(d) or implementing regulations may be incorporated by reference into a TMDL as appropriate. Assessment and remediation plans under this section should be tailored to the level of detail and magnitude for the watershed and pollutant being assessed.

B. General Conditions of Application. Except as provided in § 132.4, the following are conditions applicable to establishing TMDLs for all pollutants and parameter in the Great Lakes System, with the exception of whole effluent toxicity, unless otherwise provided in procedure 6 of appendix F. Where specified, these conditions also apply to preliminary WLAs and allocations (WLAs) calculated in the absence of TMDLs and to preliminary WLAs for purposes of determining the needs for WQBELs under procedure 5 of appendix F.

1. TMDLs Required. TMDLs shall, at a minimum, be established in accordance with the listing and priority setting process established in section 303(d) of the CWA and at 40 CFR 130.7. Where water quality standards cannot be attained immediately, TMDLs must reflect reasonable assurances that water quality standards will be attained in a reasonable period of time. Some TMDLs may be based on attaining water quality standards over a period of time, with specific controls on individual sources being implemented in stages. Determining the reasonable period of time in which water quality standards will be met is a case-specific determination considering a number of factors including, but not limited to: receiving water characteristics; persistence, behavior and ubiquity of pollutants of concern; type of remediation activities necessary; available remediation and regulatory controls; and individual State or Tribal requirements for attainment of water quality standards.

2. Attainment of Water Quality Standards. A TMDL must ensure attainment of applicable water quality standards, including all numeric and narrative criteria, Tier I criteria, and Tier II values for each pollutant or pollutants for which a TMDL is established.

3. TMDL Allocations.
   a. TMDLs shall include WLAs for point sources and load allocations (LAs) for nonpoint sources, including natural background, such that the sum of these allocations is not greater than the loading capacity of the water for the pollutant(s) addressed by the TMDL, minus the sum of a specified margin of safety (MOS) and any capacity reserved for future growth.
   b. Nonpoint source LAs shall be based on:
      i. Existing pollutant loadings if changes in loadings are not reasonably anticipated to occur;
      ii. Increases in pollutant loadings that are reasonably anticipated to occur;
iii. Anticipated decreases in pollutant loadings if such decreases loadings are technically feasible and are reasonably anticipated to occur within a reasonable time period as a result of implementation of best management practices or other load reduction measures, determining whether anticipated decreases in pollutant loadings are technically feasible and can reasonably be expected to occur within a reasonable period of time, technical and institutional factors shall be considered. These decisions are case-specific and should reflect the particular TMDL under consideration.

c. WLAs. The portion of the loading capacity not assigned to nonpoint sources including background, or to an MRS, or reserved for future growth shall be allocated to point sources. Upon reissuance, NPDES permits for these point sources must include effluent limitations consistent with WLAs in EPA-approved or EPA-established TMDLs.

3. For purposes of section C of procedure 2 of appendix F, discharges of BCCs to the Great Lakes System. WLAs may be expressed as "background'' category or through individual allocations to the various background sources.

a. Definition of "Background''. "Background'' represents all loadings that: (1) flow from upstream waters into the specified watershed, waterbody or waterbody segment for which a TMDL, WLA in the absence of a TMDL or preliminary WLA for the purpose of determining the need for a WQBEL under procedure 5 of appendix F. Background loadings are determined for a TMDL through an allocation to a single "background'' category or through individual allocations to the various background sources.

b. Data considerations. When determining what available data are acceptable for use in calculating background, the State or Tribe should use best professional judgment, including consideration of the sampling location and the reliability of the data through comparison to reported analytical detection levels and quantification levels. When data in more than one of the data sets or categories described in section B.9.c.i through B.9.c.iii below exist, best professional judgment should be used to select the one data set that most accurately reflects or estimates background concentrations. Pollutant degradation and transport information may be considered when utilizing pollutant loading data.

c. Calculation requirements. Except as provided below, the representative background concentration for a pollutant in the specified watershed, waterbody or waterbody segment shall be established on a case-by-case basis as the geometric mean of:

i. Acceptable available water column data; or

ii. Water column concentrations estimated through use of acceptable available caged or resident fish tissue data; or

iii. Water column concentrations estimated through use of acceptable available or projected pollutant loading data.

d. Detection considerations. Commonly accepted statistical techniques shall be used to evaluate data sets consisting of values both above and below the detection level.

2. For purposes of section C of procedure 3 of appendix F, new discharges are defined as: (1) discharges from new Great Lakes dischargers; or (2) new or expanded discharges from an existing Great Lakes discharger. All other discharges of BCCs are defined as existing discharges.

3. Up until March 23, 2007, mixing zones for BCCs may be allowed for existing discharges to the Great Lakes System pursuant to the procedures specified in sections D and E of this procedure.

4. Except as provided in sections C.5 and C.6 of this procedure, permits issued on or after March 23, 1997 shall not authorize mixing zones for existing discharges of BCCs to the Great Lakes System after March 23, 2007. After March 23, 2007, WLAs established through TMDLs, WLAs in the absence of TMDLs, and preliminary WLAs for purposes of determining the need for WQBELs for new discharges of BCCs shall be set equal to the most stringent applicable water quality criteria or values for the BCCs in question.

5. Exception for Water Conservation. States and Tribes may grant mixing zones for any existing discharge of BCCs to the Great Lakes System that may be established through TMDLs, WLAs in the absence of TMDLs, and preliminary WLAs for purposes of determining the need for WQBELs for new discharges of BCCs to the Great Lakes System. WLAs established through TMDLs, WLAs in the absence of TMDLs, and preliminary WLAs for purposes of determining the need for WQBELs for new discharges of BCCs shall be set equal to the most stringent applicable water quality criteria or values for the BCCs in question.
System beyond the dates specified in sections C.3 and C.4 of this procedure, where it can be demonstrated, on a case-by-case basis, that failure to grant a mixing zone would preclude water conservation measures that would lead to overall load reductions in BCCs, even though higher concentrations of BCCs occur in the effluent. Such mixing zones must also be consistent with sections D and E of this procedure.

6. Exception for Technical and Economic Considerations. States and Tribes may grant mixing zones beyond the dates specified in sections C.3 and C.4 of this procedure for any existing discharges of a BCC to the Great Lakes System upon the request of a discharger subject to the limited circumstances specified in sections C.6.a through C.6.d below. Such mixing zones shall also be consistent with sections D and E of this procedure.

a. The permitting authority must determine that:
   i. The discharger is in compliance with and will continue to implement all applicable technology-based treatment and pretreatment requirements of CWA sections 301, 302, 304, 306, 307, 401, and 402, and is in compliance with its existing NPDES water quality-based effluent limitations, including those based on a mixing zone; and
   ii. The discharger has reduced and will continue to reduce the loading of the BCC for which a mixing zone is requested to the maximum extent possible.

b. In making the determination in section C.6.a above, the State or Tribal authority should consider:
   i. The availability and feasibility, including cost effectiveness, of additional controls or pollution prevention measures for reducing and ultimately eliminating BCCs for that discharger, including those used by similar dischargers;
   ii. Whether the discharger or affected communities will suffer unreasonable economic effects if the mixing zone is eliminated;
   iii. The extent to which the discharger will implement an ambient monitoring plan to ensure compliance with water quality criteria at the edge of any authorized mixing zone or to ensure consistency with any applicable TMDL or other strategy consistent with section A of this procedure; and
   iv. Other information the State or Tribe deems appropriate.

c. Any exceptions to the mixing zone elimination provision for existing discharges of BCCs granted pursuant to this section shall:
   i. Not result in any less stringent limitations than those existing March 23, 1997;
   ii. Not likely jeopardize the continued existence of any endangered or threatened species listed under section 4 of the ESA or critical habitat.

3. Reflect all information relevant to the size of the mixing zone considered by the State or Tribe under subsection b above;
4. Protect all designated and existing uses of the receiving water;
5. Meet all applicable aquatic life, wildlife, and human health criteria and values at the edge of the mixing zone and, as appropriate, within the mixing zone or be consistent with any applicable TMDL or other strategy consistent with section A of this procedure;
6. Ensure that the discharger has developed and conducted a pollutant minimization program for the BCC(s) if required to do so under regulations adopted consistent with procedure B of appendix F; and
7. Ensure that alternative means for reducing BCCs elsewhere in the watershed are evaluated.

4. For each draft NPDES permit that would allow a mixing zone for one or more BCCs after March 23, 2007, the fact sheet or statement of basis for the draft permit, if required to be through public notice under 40 CFR 124.6(e), shall:
   i. Specify the mixing provisions used in calculating the permit limits; and
   ii. Identify each BCC for which a mixing zone is requested.

5. Deriving TMDLs, WLAs, and LAs for Point and Nonpoint Sources: WLAs in the Absence of a TMDL; and Preliminary WLAs for Purposes of Determining the Need for WQBELs for Great Lakes Systems Tributaries and Connecting Channels.

This section describes conditions for deriving TMDLs for tributaries and connecting channels of the Great Lakes System that exhibit appreciable flows relative to their volumes. State and Tribal procedures to derive TMDLs must be consistent with the general conditions listed in section B of this procedure, section C of this procedure, existing TMDL regulations (40 CFR 130.7) and specific conditions E.1 through E.5 of this procedure.

1. Stream Design. These design flows must be used unless data exist to demonstrate that an alternative stream design flow is appropriate for stream-specific and pollutant-specific conditions. For purposes of calculating a TMDL, WLAs in the absence of a TMDL, or preliminary WLAs for purposes of determining reasonable potential under procedure 5 of this appendix for discharges to tributaries and connecting channels must be consistent with sections B.9, C.1, C.3 through C.6, and E.1 through E.5 of this procedure.

2. Stream Configuration.

a. The 7-day, 10-year stream design flow (7Q10), or the 4-day, 3-year biologically-based stream design flow for chronic aquatic life criteria or values; values;

b. The 1-year, 10-year stream design flow (1Q10), for acute aquatic life criteria or values;

c. The harmonic mean flow for human health criteria or values; values;

d. The 90-day, 10-year flow (90Q10) for wildlife criteria; values;

e. TMDLs, WLAs in the absence of TMDLs, and preliminary WLAs for the purposes of determining the need for WQBELs calculated using dynamic modeling do not need to incorporate the stream design flows specified in sections E.1.a through E.1.d of this procedure.
3. Pollutant Degradation. TMDLs, WQBELs, and preliminary WLAs for purposes of determining the need for WQBELs under procedure 5 of appendix F shall be based on the assumption that a pollutant does not degrade. However, the regulatory authority may take into account degradation of the pollutant if each of the following conditions are met:

a. Scientifically valid field studies or other relevant information demonstrate that degradation of the pollutant is expected to occur under the full range of environmental conditions expected to be encountered;

b. Scientifically valid field studies or other relevant information address other factors that affect the level of pollutants in the water column including, but not limited to, resuspension of sediments, chemical speciation, and biological and chemical transformation.

4. Acute Aquatic Life Criteria and Values. WLAs and LAs established in a TMDL and preliminary WLAs in the absence of a TMDL, and preliminary WLAs for the purpose of determining the need for WQBELs based on acute aquatic life criteria or values shall not exceed the FAV, unless a mixing zone demonstration is completed and approved pursuant to section F of this procedure. If mixing zones from two or more proximate sources interact or overlap, the combined effect must be evaluated to ensure that applicable criteria and values will be met in the area where any applicable acute mixing zones overlap. This acute WLA review shall include, but not be limited to, consideration of:

a. The expected dilution under all effluent flow and concentration conditions at stream design flow;

b. Maintenance of a zone of passage for aquatic organisms; and

c. Protection of critical aquatic habitat.

In no case shall a permitting authority grant a mixing zone that would likely jeopardize the continued existence of any endangered or threatened species listed under section 4 of the ESA or result in the destruction or adverse modification of such species’ critical habitat.

5. Chronic Mixing Zones. WLAs and LAs established in a TMDL, WLAs in the absence of a TMDL, and preliminary WLAs for the purposes of determining the need for WQBELs for protection of aquatic life, wildlife, and human health from chronic effects shall be calculated using a dilution factor of no less than 25 percent of the stream design flow unless a mixing zone demonstration pursuant to section F of this procedure is conducted and approved. A demonstration for a larger mixing zone may be provided, if approved and implemented in accordance with section F of this procedure. In no case shall a permitting authority grant a mixing zone that would likely jeopardize the continued existence of any endangered or threatened species listed under section 4 of the ESA or result in the destruction or adverse modification of such species’ critical habitat.

F. Mixing Zone Demonstration Requirements.

1. For purposes of establishing a mixing zone other than as specified in sections D and E above, a mixing zone demonstration must:

a. Describe the amount of dilution occurring at the boundaries of the proposed mixing zone and the size, shape, and location of the area of mixing, including the manner in which diffusion and dispersion occur;

b. For sources discharging to the open waters of the Great Lakes (OWGLs), define the location at which discharge-induced mixing ceases;

c. Document the substrate character and geomorphology within the mixing zone;

d. Show that the mixing zone does not interfere with water-based fish or aquatic life;

e. Show that the mixing zone will be allowed only to the extent that the level of pollutant permitted in the waterbody would not likely jeopardize the continued existence of any endangered or threatened species listed under section 4 of the ESA or result in the destruction or adverse modification of such species’ critical habitat;

f. Show that the mixing zone does not extend to drinking water intakes;

g. Show that the mixing zone would not otherwise interfere with the designated or existing uses of the receiving water or downstream waters;

h. Document background water quality concentrations;

i. Show that the mixing zone does not prevent undesirable aquatic life or result in a dominance of nuisance species; and

j. Provide that by allowing additional mixing/dilution:

i. Substances will not settle to form objectionable deposits;

ii. Floating debris, oil, scum, and other matter in concentrations that form nuisances will not be produced; and

iii. Objectionable color, odor, taste or turbidity will not be produced.

2. In addition, the mixing zone demonstration shall address the following factors:

a. Whether or not adjacent mixing zones overlap;

b. Whether organsisms would be attracted to the area of mixing as a result of the effluent character; and

c. Whether the habitat supports endemic or naturally occurring species.

3. The mixing zone demonstration shall be submitted to EPA for approval. Following approval of a mixing zone demonstration consistent with sections F.1 and F.2, adjustments to the dilution ratio specified in section D.1 of this procedure shall be limited to the dilution available in the area where discharge-induced mixing occurs.

4. The mixing zone demonstration shall be based on the assumption that a pollutant does not degrade within the proposed mixing zone, unless:

- a. Scientifically valid field studies or other relevant information demonstrate that degradation of the pollutant is expected to occur under the full range of environmental conditions expected to be encountered; and

- b. Scientifically valid field studies or other relevant information address other factors that affect the level of pollutants in the water column including, but not limited to, resuspension of sediments, chemical speciation, and biological and chemical transformation.

Procedure 4: Additivity

The Great Lakes States and Tribes shall adopt additivity provisions consistent with (as protective as) this procedure.

A. The Great Lakes States and Tribes shall adopt provisions to protect human health from the potential adverse additive effects from both the noncarcinogenic and carcinogenic components of chemical mixtures in effluents. For the chlorinated dibenzo-p-dioxins (CDDs) and chlorinated dibenzofurans (CDFs) listed in Table 1, potential adverse additive effects in effluents shall be accounted for in accordance with section B of this procedure.

B. Toxicity Equivalency Factors (TEFs)/Bioaccumulation Equivalency Factors (BEFs).

1. The TEFs in Table 1 and BEFs in Table 2 shall be used when calculating a 2,3,7,8-TCCD toxicity equivalence concentration in effluent to be used when implementing both human health and cancer criteria. The chemical concentration of each CDDs and CDFs in effluent shall be converted to a 2,3,7,8-TCCD toxicity equivalence concentration in effluent by (a) multiplying the chemical concentration of each CDDs and CDFs in the effluent by the appropriate TEF in Table 1 below, (b) multiplying each product from step (a) by the BEF for each CDDs and CDFs in Table 2 below, and (c) adding all final products from step (b). The equation for calculating the 2,3,7,8-TCCD toxicity equivalence concentration in effluent is:

\[
(\text{TEC})_{\text{effluent}} = \sum (C_i \times (\text{TEF})_x \times (\text{BEF})_x)
\]

where:

\[
(\text{TEC})_{\text{effluent}} = 2,3,7,8-\text{TCCD toxicity equivalence concentration in effluent}
\]

\[
(C_i) = \text{concentration of total chemical x in effluent}
\]

\[
(\text{TEF})_x = \text{CDD toxicity equivalence factor for x}
\]

\[
(\text{BEF})_x = \text{CDD bioaccumulation equivalency factor for x}
\]

2. The 2,3,7,8-TCCD toxicity equivalence concentration in effluent shall be used when developing waste load allocations under procedure 3, preliminary waste load allocations for purposes of determining reasonable potential under procedure 5, and for relevant information address other factors that affect the level of pollutants in the water column including, but not limited to, resuspension of sediments, chemical speciation, and biological and chemical transformation.

Table 1.—Toxicity Equivalency Factors for CDDs and CDFs

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<th>TEF</th>
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<td>2,3,7,8-TCCD</td>
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TABLE 2.—BIOACCUMULATION EQUIVALENCY FACTORS FOR CDDS AND CDFS—Continued

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</table>

Procedure 5: Reasonable Potential To Exceed Water Quality Standards

Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this procedure. If a permitting authority determines that a pollutant is or may be discharged into the Great Lakes System at a level which will cause, have the reasonable potential to cause, or contribute to an excursion above any Tier I criterion or Tier II value, the permitting authority shall incorporate a water quality-based effluent limitation (WQBEL) in an NPDES permit for the discharge of that pollutant. When facility-specific effluent monitoring data are available, the permitting authority shall make this determination by developing preliminary effluent limitations (PEL) and comparing those effluent limitations to the projected effluent quality (PEQ) of the discharge in accordance with the following procedures. In all cases, the permitting authority shall use any valid, relevant, representative information that indicates a reasonable potential to exceed any Tier I criterion or Tier II value.

A. Developing Preliminary Effluent Limitations on the Discharge of a Pollutant From a Point Source.

1. The permitting authority shall develop preliminary wasteload allocations (WLAs) for the discharge of the pollutant from the point source to protect the protection of human health, aquatic life, and chronic aquatic life, based upon any existing Tier I criteria. Where there is no Tier I criterion nor sufficient data to calculate a Tier I criterion, the permitting authority shall consult with the public or a reasonable period of time for the protection of human health, aquatic life, and chronic aquatic life and the preliminary WLAs shall be based upon values such.

2. Where there is insufficient data to calculate a Tier II value, the permitting authority shall apply the procedure set forth in section C of this procedure to determine whether data must be generated to calculate a Tier II value.

3. The following provisions in procedure 3 of appendix F shall be used as the basis for determining preliminary WLAs in accordance with section 1 of this procedure. For limitations associated with sparse data sets and, unless otherwise shown by the effluent data set, assumes a lognormal distribution of the facility-specific effluent data projected using a scientifically defensible statistical method that accounts for and captures the long-term variability of the effluent quality, accounts for limitations associated with sparse data sets and, unless otherwise shown by the effluent data set, assumes a lognormal distribution of the facility-specific effluent data. If the PEQ exceeds the PEL based on the criteria and values for the protection of aquatic life from acute effects developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant.

b. The permitting authority shall establish a WQBEL and the pollution data projected using a scientifically defensible statistical method that accounts for and captures the long-term variability of the monthly average effluent quality, accounts for limitations associated with sparse data sets and, unless otherwise shown by the effluent data set, assumes a lognormal distribution of the facility-specific effluent data. If the PEQ exceeds the PEL based on the criteria and values for the protection of aquatic life from chronic effects, human health or wildlife developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant; and
c. The permitting authority shall identify the number of effluent samples and the coefficient of variation of the effluent data, obtain the appropriate multiplying factor from Table 1 of procedure 6 of appendix F, and multiply the maximum effluent concentration by that factor. The coefficient of variation of the effluent data shall be calculated as the ratio of the standard deviation of the effluent data divided by the arithmetic average of the effluent data, except that there are fewer than ten effluent concentration data points the coefficient of variation shall be specified as 0.6. If the PEQ exceeds any of the PELs developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant.

2. In lieu of following the procedures under section B.1 of this procedure, the permitting authority may apply procedures consistent with the following:

a. The permitting authority shall provide a scientifically defensible statistical method that accounts for and captures the long-term variability of the facility-specific effluent quality, accounts for limitations associated with sparse data sets and, unless otherwise shown by the effluent data set, assumes a lognormal distribution of the facility-specific effluent data. If the PEQ exceeds the PEL based on the criteria and values for the protection of aquatic life from chronic effects developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant.

b. The permitting authority shall develop PELs consistent with the preliminary WLAs developed pursuant to sections A.1 and A.2 of this procedure, and in accordance with the PEQ as the 95th percentile of the daily values of the facility-specific effluent data. If the PEQ exceeds the PEL based on the criteria and values for the protection of aquatic life from acute effects developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant; and
c. The permitting authority shall identify the number of effluent samples and the coefficient of variation of the effluent data, obtain the appropriate multiplying factor from Table 1 of procedure 6 of appendix F, and multiply the maximum effluent concentration by that factor. The coefficient of variation of the effluent data shall be calculated as the ratio of the standard deviation of the effluent data divided by the arithmetic average of the effluent data, except that there are fewer than ten effluent concentration data points the coefficient of variation shall be specified as 0.6. If the PEQ exceeds any of the PELs developed in accordance with section A.3 of this procedure, the permitting authority shall establish a WQBEL in an NPDES permit for such pollutant.
authority shall establish a WQBEL in an NPDES permit for such pollutant.

C. Developing Necessary Data to Calculate Tier II Values Where Such Data Does Not Currently Exist.

1. Except as provided in sections C.2, C.4, or D of this procedure for each pollutant listed in Table 6 of part 132 that a permittee reports as known or believed to be present in its effluent, and for which pollutant data sufficient to calculate Tier II values for noncancer human health, acute aquatic life, and chronic aquatic life do not exist, the permitting authority shall take the following actions:

a. The permitting authority shall use all available, relevant information, including Quantitative Structure Activity Relationship information and other relevant toxicity information, to estimate ambient screening values for such pollutant which will protect humans from health effects other than cancer, and aquatic life from acute and chronic effects.

b. Using the procedures specified in sections A.1 and A.2 of this procedure, the permitting authority shall develop preliminary WLAs for the discharge of the pollutant from a point source to protect human health, acute aquatic life, and chronic aquatic life, based upon the estimated ambient screening values.

c. The permitting authority shall develop PELs in accordance with section A.3 of this procedure, which are consistent with the preliminary WLAs developed in accordance with section C.1b of this procedure.

d. The permitting authority shall compare the PEQ developed according to the procedures set forth in section B of this procedure in accordance with section C.1c of this procedure. If the PEQ exceeds any of the PELS, the permitting authority shall generate or require the permittee to generate the data necessary to derive Tier II values for noncancer human health, acute aquatic life, and chronic aquatic life.

e. The data generated in accordance with section C.1d of this procedure shall be used in calculating Tier II values as required under section A.1 of this procedure. The calculated Tier II value shall be used in calculating the preliminary WLA and PEL under section A of this procedure, for purposes of determining whether a WQBEL must be included in the permit. If the permitting authority finds that the PEQ exceeds the calculated PEL, a WQBEL for the pollutant or a permit limit on an indicator parameter consistent with 40 CFR 122.44(d)(1)(vi)(C) must be included in the permit.

2. With the exception of bioaccumulative chemicals of concern (BCCs), a permitting authority is not required to apply the procedures set forth in section C.1 of this procedure or include WQBELs to protect aquatic life for any pollutant listed in Table 6 of part 132 discharged by an existing point source into the Great Lakes System, if:

a. There is insufficient data to calculate a Tier I criterion or Tier II value for aquatic life for any pollutant in the receiving water, and

b. The permittee has demonstrated through a biological assessment that there are no acute or chronic effects on aquatic life in the receiving water, and

c. The permittee has demonstrated in accordance with procedure 6 of this appendix that the whole effluent does not exhibit acute or chronic toxicity.

3. Nothing in sections C.1 or C.2 of this procedure shall preclude or deny the right of a permitting authority to:

a. Determine, in the absence of the data necessary to derive a Tier II value, that the discharge of the pollutant will not cause, have the reasonable potential to cause, or contribute to an excursion above a narrative criterion for water quality; and

b. Incorporate a WQBEL for the pollutant into an NPDES permit.

4. If the permitting authority develops a WQBEL consistent with section C.3 of this approved procedure, and the permitting authority demonstrates that the WQBEL developed under section C.3 of this procedure is at least as stringent as a WQBEL that would have been based upon the Tier II value or values for that pollutant, the permitting authority shall not be obligated to require the permittee to generate the data necessary to derive a Tier II value or values for that pollutant.

D. Consideration of Intake Pollutants in Determining Reasonable Potential.

1. General.

a. Any procedures adopted by a State or Tribe for considering intake pollutants in water quality-based permitting shall be consistent with this section and section E. The determinations under this section and section E shall be made on a pollutant-by-pollutant, outfall-by-outfall, basis.

c. This section and section E apply only in the absence of a TMDL applicable to the discharge prepared by the State or Tribe and approved by EPA pursuant to 40 CFR 130.7(d); or in the absence of an assessment and remediation plan submitted and approved in accordance with procedure 3.A. of appendix F. This section and section E do not alter the permitting authority’s obligation under 40 CFR 122.44(d)(vii)(B) to develop effluent limitations consistent with the assumptions provided in the permit application or other information deemed necessary by the permitting authority that:

i. The facility withdraws 100 percent of the intake water containing the pollutant from the same body of water into which the discharge is made;

ii. The facility does not contribute any additional mass of the identified intake pollutant to its wastewater;

iii. The facility does not alter the identified intake pollutant chemically or physically in a manner that would cause adverse water quality impacts to occur that would not occur if the pollutants were left in-stream;

iv. The facility does not increase the identified intake pollutant concentration, as defined by the permitting authority, the edge of the mixing zone, or at the point of discharge if a mixing zone is not allowed, as compared to the pollutant concentration in the intake water, unless the increased concentration does not cause or contribute to an excursion above an applicable water quality standard; and

v. The timing and location of the discharge would not cause adverse water quality impacts to occur that would not occur if the identified intake pollutant were left in-stream.

b. The permitting authority may also consider other site-specific factors relevant to the transport and fate of the pollutant to make the finding in a particular case that a pollutant would or would not have reached the vicinity of the outfall point in the receiving water within a reasonable period had it not been removed by the permittee.

c. An intake pollutant from groundwater may be considered to be from the same body of water if the permitting authority determines that the pollutant would have reached the vicinity of the outfall point in the receiving water within a reasonable period had it not been removed by the permittee, except that such a pollutant is not from the same body of water if the groundwater contains the pollutant partially or entirely due to human activity, such as industrial, commercial, or municipal operations, disposed actions, or treatment processes.

d. An intake pollutant is the amount of a pollutant that is present in waters of the United States (including groundwater as provided in section D.3 of this procedure) at the time it is withdrawn from such waters by the discharger or other facility (e.g., public water supply) supplying the discharger with intake water.


a. The permitting authority may use the procedure described in this section of procedure 5 in lieu of procedures 5.A through 5.C provided the conditions specified below are met.

b. The permitting authority may determine that there is no reasonable potential for the discharge of an identified intake pollutant or pollutant parameter to cause or contribute to an excursion above a narrative or numeric water quality criterion within an applicable water quality standard where a discharger demonstrates to the satisfaction of the permitting authority (based upon information provided in the permit application or other information deemed necessary by the permitting authority) that:

i. The facility withdraws 100 percent of the intake water containing the pollutant from the same body of water into which the discharge is made;

ii. The facility does not contribute any additional mass of the identified intake pollutant to its wastewater;

iii. The facility does not alter the identified intake pollutant chemically or physically in a manner that would cause adverse water quality impacts to occur that would not occur if the pollutants were left in-stream;

iv. The facility does not increase the identified intake pollutant concentration, as defined by the permitting authority, the edge of the mixing zone, or at the point of discharge if a mixing zone is not allowed, as compared to the pollutant concentration in the intake water, unless the increased concentration does not cause or contribute to an excursion above an applicable water quality standard; and

v. The timing and location of the discharge would not cause adverse water quality impacts to occur that would not occur if the identified intake pollutant were left in-stream.

c. Upon a finding under section D.3.b of this procedure that a pollutant in the
discharge does not cause, have the reasonable potential to cause, or contribute to an excursion above an applicable water quality standard, the permitting authority is not required to include a WQBEL for the identified intake pollutant in the facility’s permit. a. The NPDES permit fact sheet or statement of basis includes a specific determination that there is no reasonable potential for the discharge of an identified intake pollutant to cause or contribute to an excursion above an applicable narrative or numeric water quality criterion and references appropriate supporting documentation included in the administrative record; b. The permit requires all influent, effluent, and ambient monitoring necessary to demonstrate that the conditions in section D.3.b of this procedure are maintained during the permit term; and c. The permit contains a reopener clause authorizing modification or revocation and reissuance of the permit if new information indicates changes in the conditions in section D.3.b of this procedure.

d. Absent a finding under section D.3.b of this procedure that a pollutant in the discharge does not cause, have the reasonable potential to cause, or contribute to an excursion above an applicable water quality standard, the permitting authority shall use the procedures under sections 5.A through C of this procedure to determine whether a discharge causes, has the reasonable potential to cause, or contribute to an excursion above an applicable narrative or numeric water quality criterion.

E. Consideration of Intake Pollutants in Establishing WQBELs

1. General. This section applies only when the concentration of the pollutant of concern upstream of the discharge (as determined using the provisions in procedure 3.B.9 of appendix F) exceeds the most stringent applicable water quality criterion for that pollutant.

2. The requirements of sections D.1–D.2 of this procedure shall also apply to this section.

3. Intake Pollutants from the Same Body of Water.

a. In cases where a facility meets the conditions in sections D.3.b.i and D.3.b.iii through D.3.b.v of this procedure, the permitting authority may establish effluent limitations allowing the facility to discharge a mass and concentration of the pollutant that are no greater than the mass and concentration of the pollutant identified in the facility’s intake water (“no net addition limitations”). The permit shall specify how compliance with mass and concentration limitations shall be assessed. No permit may authorize “no net addition limitations” which are effective after March 23, 2007.

b. Where proper operation and maintenance of a facility’s treatment system results in removal of a pollutant, the permitting authority may establish limitations that reflect the lower mass or concentration of the pollutant achieved by such treatment, taking into account the feasibility of establishing such limits.

c. For pollutants contained in intake water provided by a water system, the concentration of the intake pollutant shall be determined at the point where the raw water supply is received by the water treatment system, except that it shall be the point where the water enters the water supplier’s distribution system where the water treatment system removes any of the identified pollutants from the raw water supply. Mass shall be determined by multiplying the concentration of the pollutant determined in accordance with this paragraph by the volume of the facility’s intake flow received from the water system.

d. Intake Pollutants from a Different Body of Water. Where the pollutant in a facility’s discharge originates from a water of the United States that is not the same body of water as the receiving water (as determined in accordance with section D.2 of this procedure), WQBELs shall be established using a Tier I or Tier II value applicable water quality criterion for that pollutant.

5. Multiple Sources of Intake Pollutants.

Where a facility discharges intake pollutants that originate in part from the same body of water, and in part from a different body of water, the permitting authority may apply the procedures of sections E.3 and E.4 of this procedure to derive an effluent limitation reflecting the flow-weighted average of each source of the pollutant, provided that adequate monitoring to determine compliance can be established and is included in the applicable narrative or numeric water quality criterion.

F. Other Applicable Conditions.

1. In addition to the above procedures, effluent limitations shall be established to comply with all other applicable State, Tribal and Federal laws and regulations, including technology-based requirements and antidiscrimination policies.

2. Once the permitting authority has determined in accordance with this procedure that a WQBEL must be included in an NPDES permit, the permitting authority shall:

a. Rely upon the WLA established for the point source either as part of any TMDL prepared under procedure 3 of this appendix and approved by EPA pursuant to 40 CFR 130.7, or as part of an assessment and remediation plan developed and approved in accordance with procedure 3.A of this appendix, or, in the absence of such TMDL or plan, calculate WLAs for the protection of acute and chronic aquatic life, wildlife and human health consistent with the provisions referenced in section A.1 of this procedure for developing preliminary wastewater allocations, and

b. Develop effluent limitations consistent with these WLAs in accordance with existing State or Tribal procedures for converting WLAs into WQBELs.

3. Where addressing whether WQBELs are necessary, information from chemical-specific, whole effluent toxicity and biological assessments shall be considered independently.

4. If the geometric mean of a pollutant in fish tissue samples collected from a waterbody exceeds the tissue basis of a Tier I criterion or Tier II value, after consideration of the variability of the pollutant’s bioconcentration and bioaccumulation in fish, each facility that discharges detectable levels of such pollutant to that water has the reasonable potential to cause or contribute to an excursion above a Tier I criterion or a Tier II value and the permitting authority shall establish a WQBEL for such pollutant in the NPDES permit for such facility.

Procedure 6: Whole Effluent Toxicity Requirements

The Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) procedure 6 of appendix F of part 132.

The following definitions apply to this part:

A. acute toxic unit (TU), 100/IC50, where the LC50 is expressed as a percent effluent in the test medium of an acute whole effluent toxicity (WET) test that is statistically or graphically estimated to be lethal to 50 percent of the test organisms.

B. Chronic toxic unit (TU), 100/NOEC or 100/ICc, where the NOEC and ICc are expressed as a percent effluent in the test medium.

C. Inhibition concentration 25 (IC25), the toxicant concentration that would cause a 25 percent reduction in a non-quantal biological measurement for the test population. For example, the IC25 is the concentration of toxicant that would cause a 25 percent reduction in mean young per female or in growth for the test population.

D. No observed effect concentration (NOEC). The highest concentration of toxicant to which organisms are exposed in a full life-cycle or partial life-cycle (short-term) test, that causes no observable adverse effects on the test organisms (i.e., the highest concentration of toxicant in which the values for the observed responses are not statistically significantly different from the controls).

E. Whole Effluent Toxicity Requirements.

The Great Lakes States and Tribes shall adopt whole effluent toxicity provisions consistent with the following:

1. A numeric acute WET criterion of 0.3 acute toxic units (TU) measured pursuant to test methods in 40 CFR part 136, or a numeric interpretation of a narrative criterion establishing that 0.3 TU, measured pursuant to test methods in 40 CFR part 136 is necessary to protect aquatic life from acute effects of WET. At the discretion of the permitting authority, the foregoing requirement shall not apply in an acute mixing zone that is sized in accordance with EPA-approved State and Tribal methods.

2. A numeric chronic WET criterion of one chronic toxicity unit (TU) measured pursuant to test methods in 40 CFR part 136, or a numeric interpretation of a narrative criterion establishing that 0.3 TU, measured pursuant to test methods in 40 CFR part 136 is necessary to protect aquatic life from the chronic effects of WET. At the discretion of the permitting authority, the foregoing requirements shall not apply within a chronic mixing zone consistent with (a) procedures 3.D.1 and 3.D.4, for discharges to the open of the Great Lakes (OWGL), inland
lakes and other waters of the Great Lakes System with no appreciable flow relative to their volume, or (b) procedure 3.E.5 for discharges to tributaries and connecting channels of the Great Lakes System.

B. WET Test Methods. All WET tests performed to implement or ascertain compliance with this procedure shall be performed in accordance with methods established in 40 CFR part 136.

C. Permit Conditions.
1. Where a permitting authority determines pursuant to section D of this procedure that the WET of an effluent is or may be discharged at a level that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or narrative criterion within a State's or Tribe's water quality standards, the permitting authority:
   a. Shall (except as provided in section C.1.e of this procedure) establish a water quality-based effluent limitation (WQBEL) or WQBELs for WET consistent with section C.1.b of this procedure;
   b. Shall calculate WQBELs pursuant to section C.1.a of this procedure to ensure attainment of a State's or Tribe's chronic WET criteria under receiving water flow conditions described in procedures 3.E.1.a (or where applicable, with procedure 3.E.1.e) for Great Lakes System tributaries and connecting channels, and with mixing zones no larger than allowed pursuant to section A.2. of this procedure. Shall calculate WQBELs to ensure attainment of the State’s or Tribe’s acute WET criteria under receiving water flow conditions described in procedure 3.E.1.b (or where applicable, with procedure 3.E.1.e) for Great Lakes System tributaries and connecting channels, with an allowance for mixing zones no greater than specified pursuant to section A.1 of this procedure.
   c. May specify in the NPDES permit the conditions under which a permittee would be required to perform a toxicity reduction evaluation.
   d. May allow with respect to any WQBEL established pursuant to section C.1.a of this procedure an appropriate schedule of compliance consistent with procedure 9 of appendix F; and
   e. May decide on a case-by-case basis that a WQBEL for WET is not necessary if the State's or Tribe's water quality standards do not contain a numeric criterion for WET, and the permitting authority demonstrates in accordance with 40 CFR 122.44(d)(1)(iv) that chemical-specific effluent limits are sufficient to ensure compliance with applicable criteria.
2. Where a permitting authority lacks sufficient information to determine pursuant to section D of this procedure whether the WET of an effluent is or may be discharged at levels that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or narrative criterion within a State's or Tribe's water quality standards, the permitting authority should consider including in the NPDES permit appropriate conditions requiring generation of additional data and to control toxicity if found, such as:
   a. WET testing requirements to generate the data needed to adequately characterize the toxicity of the effluent to aquatic life;
   b. Language requiring a permit reopening clause to establish WET limits if any toxicity testing data required pursuant to section C.2.a of this procedure indicate that the WET of an effluent is or may be discharged at levels that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or narrative criterion within a State's or Tribe's water quality standards;
   c. Where sufficient data are available for a permitting authority to determine pursuant to section D of this procedure that the WET of an effluent is or may be discharged at a level that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or narrative criterion within a State's or Tribe's water quality standards, the permitting authority may include conditions and limitations described in section C.2 of this procedure at its discretion.

D. Reasonable Potential Determinations.
1. The permitting authority shall take into account the factors described in 40 CFR 122.44(d)(1)(ii) and, where representative facility-specific data are available, apply the following requirements in determining whether the WET of an effluent is or may be discharged at a level that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or narrative criterion within a State's or Tribe's water quality standards.
   a. Either averaging or using the maximum of acute toxicity values collected within the same day for each species to represent one daily value. The maximum of all daily values for the most sensitive species tested is used for reasonable potential determinations;
   b. Either averaging or using the maximum of chronic toxicity values collected within the same calendar month for each species to represent one monthly value. The maximum of such values, for the most sensitive species tested, is used for reasonable potential determinations;
   c. Estimating the toxicity values for the missing endpoint using a default acute-chronic ratio (ACR) of 10, when data exist for either acute WET or chronic WET, but not for both endpoints.
2. The WET of an effluent is or may be discharged at a level that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric WET criterion or numeric interpretation of a narrative criterion within a State's or Tribe's water quality standards, when effluent-specific information demonstrates that:
   (TU_effluent)(B)(effluent flow)/(Qad)=CC

Where (TU_effluent) is the maximum measured chronic toxicity value of 100 percent effluent determined in accordance with section D.1.b. of this procedure, B is the multiplying factor taken from Table F6-1 of this procedure, effluent flow is the same effluent flow used to calculate the preliminary WLAs for individual pollutants to meet the chronic criteria and values for those pollutants, AC is the numeric acute WET criterion or numeric interpretation of a narrative criterion established pursuant to section A.1 of this procedure and expressed in TU_x, and Qad is the amount of the receiving water available for dilution calculated using: (i) the specified design flow(s) for tributaries and connecting channels in section C.1.b of this procedure, or where appropriate procedure 3.E.1.e of appendix F, and in accordance with EPA-approved State and Tribal procedures for establishing acute mixing zones in tributaries and connecting channels, or (ii) the EPA-approved State and Tribal procedures for establishing acute mixing zones in OWGLs. Where there are less than 10 individual WET tests, the multiplying factor for Table F6-1 of this procedure shall be based on a coefficient of variation (CV) or 0.6. Where there are 10 or more individual WET tests, the multiplying factor taken from Table F6-1 shall be based on a CV calculated as the standard deviation of δN (where δN is the arithmetic mean of the toxicity values.
3. The WET of an effluent is or may be discharged at a level that will cause, have the reasonable potential to cause, or contribute to an excursion above any numeric chronic WET criterion or numeric interpretation of a narrative criterion within a State’s or Tribe’s water quality standards, when effluent-specific information demonstrates that:
   (TU_effluent)(B)(effluent flow)/(Qad)=CC

Where (TU_effluent) is the maximum measured chronic toxicity value of 100 percent effluent determined in accordance with section D.1.b. of this procedure, B is the multiplying factor taken from Table F6-1 of this procedure, effluent flow is the same effluent flow used to calculate the preliminary WLAs for individual pollutants to meet the chronic criteria and values for those pollutants, CC is the numeric chronic WET criterion or numeric interpretation of a narrative criterion established pursuant to section A.2 of this procedure and expressed in TU_x, and Qad is the amount of the receiving water available for dilution calculated using: (i) the design flow(s) for tributaries and connecting channels specified in procedure 3.E.1.a, and where appropriate procedure 3.E.1.e of appendix F, and in accordance with the provisions of procedure 3.E.5 for chronic mixing zones, or (ii) procedures 3.D.1 and 3.D.4 for discharges to the OWGLs. Where there are less than 10 individual WET tests, the multiplying factor taken from Table F6-1 of this procedure shall be based on a CV of 0.6. Where there are 10 or more individual WET tests, the multiplying factor taken from Table F6-1 of this procedure shall be based on a CV calculated as the standard deviation of δN effluent tests divided by the arithmetic mean of the WET tests.
Procedure 7: Loading Limits

The Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this procedure. Whenever a water quality-based effluent limitation (WQBEL) is developed, the WQBEL shall be expressed as both a concentration value and a corresponding mass loading rate. A. Both mass and concentration limits shall be based on the same permit averaging periods such as daily, weekly, or monthly averages, or in other appropriate permit averaging periods.

B. The mass loading rates shall be calculated using effluent flow rates that are consistent with those used in establishing the WQBELs expressed in concentration.

Procedure 8: Water Quality-based Effluent Limitations Below the Quantification Level

The Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) this procedure. When a water quality-based effluent limitation (WQBEL) for a pollutant is calculated to be less than the quantification level:

A. Permit Limits. The permitting authority shall designate as the limit in the NPDES permit the WQBEL exactly as calculated.

B. Analytical Method and Quantification Level.

1. The permitting authority shall specify in the permit the most sensitive, applicable, analytical method, specified in or approved under 40 CFR part 136, or other appropriate method if one is not available under 40 CFR part 136, to be used to monitor for the presence and amount in an effluent of the pollutant for which the WQBEL is established; and shall specify in accordance with section B.2 of this procedure, the quantification level that can be achieved by use of the specified analytical method.

2. The quantification level shall be the minimum level (ML) specified in or approved under 40 CFR part 136 for the method for the pollutant. If no such ML exists, or if the method is not specified or approved under 40 CFR part 136, the quantification level shall be the lowest quantifiable level practicable. The permitting authority may specify a higher quantification level if the permittee demonstrates that a higher quantification level is appropriate because of effluent-specific matrix interference.

3. The permit shall state that, for the purpose of compliance assessment, the analytical method specified in the permit shall be used to monitor the amount of pollutant in an effluent down to the quantification level, provided that the analyst has complied with the specified quality assurance/quality control procedures in the relevant method.

4. The permitting authority shall use applicable State and Tribal procedures to average and account for monitoring data. The permitting authority may specify in the permit the value to be used to interpret sample values below the quantification level.

C. Special Conditions. The permit shall contain a reopener clause authorizing modification or revocation and reissuance of the permit if new information generated as a result of special conditions included in the permit indicates that presence of the pollutant in the discharge at levels above the WQBEL. Special conditions that may be included in the permit include, but are not limited to, fish tissue sampling, whole effluent toxicity (WET) tests, limits and/or monitoring requirements on internal waste streams, and monitoring for surrogate parameters. Data generated as a result of special conditions can be used to reopen the permit to establish more stringent effluent limits or conditions, if necessary.

D. Pollutant Minimization Program. The permitting authority shall include a condition in the permit requiring the permittee to develop and conduct a pollutant minimization program for each pollutant with a WQBEL below the quantification level. The goal of the pollutant minimization program shall be to reduce all potential sources of the pollutant to maintain the effluent at or below the WQBEL. In addition, States and Tribes may consider cost-effectiveness when establishing the requirements of a PMP. The pollutant minimization program shall include, but is not limited to, the following:

1. An annual review and semi-annual monitoring of potential sources of the pollutant, which may include fish tissue monitoring and other bio-uptake sampling.

2. Quarterly monitoring for the pollutant in the influent to the wastewater treatment system.

3. Submittal of a control strategy designed to proceed toward the goal of maintaining all sources of the pollutant to the wastewater collection system below the WQBEL.

4. When the sources of the pollutant are discovered, appropriate cost-effective control
measures shall be implemented, consistent with the control strategy; and
5. An annual status report that shall be sent to the permitting authority including:
   a. All minimization program monitoring results for the previous year;
   b. A list of potential sources of the pollutant; and
   c. A summary of all action taken to reduce or eliminate the identified sources of the pollutant.
6. Any information generated as a result of procedure B.D can be used to support a request for subsequent permit modifications, including revisions to (e.g., more or less frequent monitoring), or removal of the requirements of procedure B.D, consistent with 40 CFR 122.44, 122.62 and 122.63.

Procedure 9: Compliance Schedules

The Great Lakes States and Tribes shall adopt provisions consistent with (as protective as) procedure 9 of appendix F of part 132.

A. Limitations for New Great Lakes Dischargers. When a permit issued on or after March 23, 1997 to a new Great Lakes discharger (defined in Part 132.2) contains a water quality-based effluent limitation (WQBEL), the permittee shall comply with such a limitation upon the commencement of the discharge.

B. Limitations for Existing Great Lakes Dischargers.

1. Any existing permit that is reissued or modified on or after March 23, 1997 to contain a new or more restrictive WQBEL may allow a reasonable period of time, up to five years from the date of permit issuance or modification, for the permittee to comply with that limit, provided that the Tier I criterion or whole effluent toxicity (WET) criterion was adopted (or, in the case of a narrative criterion, Tier II value, or Tier I criterion derived pursuant to the methodology in appendix A of part 132, was newly derived) after July 1, 1977.

2. When the compliance schedule established under paragraph 1 goes beyond the term of the permit, an interim permit limit effective upon the expiration date shall be included in the permit and addressed in the permit's fact sheet or statement of basis. The administrative record for the permit shall reflect the final limit and its compliance date.

3. If a permit establishes a schedule of compliance under paragraph 1 which exceeds one year from the date of permit issuance or modification, the schedule shall set forth interim requirements and dates for their achievement. The time between such interim dates may not exceed one year. If the time necessary for completion of any interim requirement is more than one year and is not readily divisible into stages for completion, the permit shall require, at a minimum, specified dates for annual submission of progress reports on the status of any interim requirements.

C. Delayed Effectiveness of Tier II Limitations for Existing Great Lakes Discharges.

1. Whenever a limit (calculated in accordance with Procedure 3) based upon a Tier II value is included in a reissued or modified permit for an existing Great Lakes discharger, the permit may provide a reasonable period of time, up to two years, in which to provide additional studies necessary to develop a Tier I criterion or to modify the Tier II value. In such cases, the permit shall require compliance with the Tier II limitation within a reasonable period of time, no later than five years after permit issuance or modification, and contain a reopener clause.

2. The reopener clause shall authorize permit modifications if specified studies have been completed by the permittee or provided by a third-party during the time allowed to conduct the specified studies, and the permittee or a third-party demonstrates, through such studies, that a revised limit is appropriate. Such a revised limit shall be incorporated through a permit modification and a reasonable time period, up to five years, shall be allowed for compliance. If incorporated prior to the compliance date of the original Tier II limitation, any such revised limit shall not be considered less-stringent for purposes of the anti-backsliding provisions of section 402(o) of the Clean Water Act.

3. If the specified studies have been completed and do not demonstrate that a revised limit is appropriate, the permitting authority may provide a reasonable additional period of time, not to exceed five years with which to achieve compliance with the original effluent limitation.

4. Where a permit is modified to include new or more stringent limitations, on a date within five years of the permit expiration date, such compliance schedules may extend beyond the term of a permit consistent with section B.2 of this procedure.

5. If future studies (other than those conducted under paragraphs 1, 2, or 3 above) result in a Tier II value being changed to a less stringent Tier II value or Tier I criterion, after the effective date of a Tier II-based limit, the existing Tier II-based limit may be revised to be less stringent if:
   (a) It complies with sections 402(o) (2) and (3) of the CWA; or,
   (b) In non-attainment waters, where the existing Tier II limit was based on procedure 3, the cumulative effect of revised effluent limitation based on procedure 3 of this appendix will assure compliance with water quality standards; or,
   (c) In attained waters, the revised effluent limitation complies with the State or Tribes' antidegradation policy and procedures.

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