



Illinois Environmental Protection Agency

Bureau of Water • 1021 N. Grand Avenue E. • P.O. Box 19276 • Springfield • Illinois • 62794-9276

Division of Water Pollution Control ANNUAL FACILITY INSPECTION REPORT

for NPDES Permit for Storm Water Discharges from Separate Storm Sewer Systems (MS4)

This fillable form may be completed online, a copy saved locally, printed and signed before it is submitted to the Compliance Assurance Section at the above address. Complete each section of this report.

Report Period: From March, 2017 To March, 2018

Permit No. ILR40 0255

MS4 OPERATOR INFORMATION: (As it appears on the current permit)

Name: Village of Glendale Heights Mailing Address 1: 300 Civic Center Plaza
Mailing Address 2: _____ County: DuPage
City: Glendale Heights State: IL Zip: 60139 Telephone: 630-909-5334
Contact Person: Joanne Kalchbrenner Email Address: joanne_kalchbrenner@glendaleheights.org
(Person responsible for Annual Report)

Name(s) of governmental entity(ies) in which MS4 is located: (As it appears on the current permit)

DuPage Co

THE FOLLOWING ITEMS MUST BE ADDRESSED.

A. Changes to best management practices (check appropriate BMP change(s) and attach information regarding change(s) to BMP and measurable goals.)

- | | | | |
|--|--------------------------|---|--------------------------|
| 1. Public Education and Outreach | <input type="checkbox"/> | 4. Construction Site Runoff Control | <input type="checkbox"/> |
| 2. Public Participation/Involvement | <input type="checkbox"/> | 5. Post-Construction Runoff Control | <input type="checkbox"/> |
| 3. Illicit Discharge Detection & Elimination | <input type="checkbox"/> | 6. Pollution Prevention/Good Housekeeping | <input type="checkbox"/> |

B. Attach the status of compliance with permit conditions, an assessment of the appropriateness of your identified best management practices and progress towards achieving the statutory goal of reducing the discharge of pollutants to the MEP, and your identified measurable goals for each of the minimum control measures.

C. Attach results of information collected and analyzed, including monitoring data, if any during the reporting period.

D. Attach a summary of the storm water activities you plan to undertake during the next reporting cycle (including an implementation schedule.)

E. Attach notice that you are relying on another government entity to satisfy some of your permit obligations (if applicable).

F. Attach a list of construction projects that your entity has paid for during the reporting period.

Any person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the Illinois EPA commits a Class 4 felony. A second or subsequent offense after conviction is a Class 3 felony. (415 ILCS 5/44(h))

Joanne Kalchbrenner
Owner Signature:

May 30 2018
Date:

Joanne Kalchbrenner

Director of Community Development

Printed Name:

Title:

EMAIL COMPLETED FORM TO: epa.ms4annualinsp@illinois.gov

or Mail to: ILLINOIS ENVIRONMENTAL PROTECTION AGENCY
WATER POLLUTION CONTROL
COMPLIANCE ASSURANCE SECTION #19
1021 NORTH GRAND AVENUE EAST
POST OFFICE BOX 19276
SPRINGFIELD, ILLINOIS 62794-9276

This Agency is authorized to require this information under Section 4 and Title X of the Environmental Protection Act (415 ILCS 5/4, 5/39). Failure to disclose this information may result in: a civil penalty of not to exceed \$50,000 for the violation and an additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILCS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form has been approved by the Forms Management Center.

MS4 Annual Facility Inspection Report

**Illinois Environmental Protection Agency
National Pollutant Discharge Elimination System Phase II**

Permit Year 14: March 2017 to March 2018

Village of Glendale Heights

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Part A. Changes to Best Management Practices

Note: X indicates BMPs performed that were proposed in your NPDES permit
 ✓ indicates changes to BMPs proposed in your NPDES permit

| Year 11 | Year 12 | Year 13 | Year 14 | Year 15 | |
|---|---------|---------|---------|---------|---|
| MS4 | | | | | |
| A. Public Education and Outreach | | | | | |
| X | X | X | X | X | A.1 Distributed Paper Material |
| | | | | | A.2 Speaking Engagement |
| | | | | | A.3 Public Service Announcement |
| | | | | | A.4 Community Event |
| | | | | | A.5 Classroom Education Material |
| X | X | X | X | X | A.6 Other Public Education |
| B. Public Participation/Involvement | | | | | |
| | | | | | B.1 Public Panel |
| X | X | X | X | X | B.2 Educational Volunteer |
| X | X | X | X | X | B.3 Stakeholder Meeting |
| X | X | X | X | X | B.4 Public Hearing |
| X | X | X | X | X | B.5 Volunteer Monitoring |
| X | X | X | X | X | B.6 Program Coordination |
| X | X | X | X | X | B.7 Other Public Involvement |
| C. Illicit Discharge Detection and Elimination | | | | | |
| X | X | X | X | X | C.1 Storm Sewer Map Preparation |
| X | X | X | X | X | C.2 Regulatory Control Program |
| | | | | | C.3 Detection/Elimination Prioritization Plan |
| X | X | X | X | X | C.4 Illicit Discharge Tracing Procedures |
| X | X | X | X | X | C.5 Illicit Source Removal Procedures |
| X | X | X | X | X | C.6 Program Evaluation and Assessment |
| X | X | X | X | X | C.7 Visual Dry Weather Screening |
| | | | | | C.8 Pollutant Field Testing |
| | | | | | C.9 Public Notification |
| X | X | X | X | X | C.10 Other Illicit Discharge Controls |

| Year 11 | Year 12 | Year 13 | Year 14 | Year 15 | |
|--|---------|---------|---------|---------|--|
| MS4 | | | | | |
| D. Construction Site Runoff Control | | | | | |
| X | X | X | X | X | D.1 Regulatory Control Program |
| X | X | X | X | X | D.2 Erosion and Sediment Control BMPs |
| X | X | X | X | X | D.3 Other Waste Control Program |
| X | X | X | X | X | D.4 Site Plan Review Procedures |
| X | X | X | X | X | D.5 Public Information Handling Procedures |
| X | X | X | X | X | D.6 Site Inspection/Enforcement Procedures |
| | | | | | D.7 Other Construction Site Runoff Controls |
| E. Post-Construction Runoff Control | | | | | |
| | | | | | E.1 Community Control Strategy |
| X | X | X | X | X | E.2 Regulatory Control Program |
| X | X | X | X | X | E.3 Long Term O&M Procedures |
| X | X | X | X | X | E.4 Pre-Const Review of BMP Designs |
| X | X | X | X | X | E.5 Site Inspections During Construction |
| X | X | X | X | X | E.6 Post-Construction Inspections |
| | | | | | E.7 Other Post-Const Runoff Controls |
| F. Pollution Prevention/Good Housekeeping | | | | | |
| X | X | X | X | X | F.1 Employee Training Program |
| X | X | X | X | X | F.2 Inspection and Maintenance Program |
| X | X | X | X | X | F.3 Municipal Operations Storm Water Control |
| X | X | X | X | X | F.4 Municipal Operations Waste Disposal |
| X | X | X | X | X | F.5 Flood Management/Assess Guidelines |
| X | X | X | X | X | F.6 Other Municipal Operations Controls |

There are no changes to the BMPs proposed in the most recent NOI. The Village has and will continue to perform these activities throughout the permit period.

1. **Public Education and Outreach**

No changes to selected BMPs.

2. **Public Participation/Involvement**

No changes to selected BMPs.

3. **Illicit Discharge Detection and Elimination**

No changes to selected BMPs.

4. **Construction Site Runoff Control**

No changes to selected BMPs.

5. **Post-Construction Runoff Control**

No changes to selected BMPs.

6. **Pollution Prevention/Good Housekeeping**

No changes to selected BMPs.

Part B. Status of Compliance with Permit Conditions

The status of BMPs and measurable goals performed in Year 15 is described below.

1. Public Education and Outreach

The Village is committing to conduct Public Education and Outreach as part of its permit. Public Education and Outreach requires implementation of a program to distribute educational material to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants to stormwater runoff. The Village commits to implementation of BMPs related to A.1 and A.6 as described below.

A.1 Distributed Paper Material

The Village and County partner to prepare and distribute materials related to stormwater pollution prevention.

Measurable Goals: *The Village and County will continue to produce and distribute the informational materials.*

A.6 Other Public Education

The Village has created website links on the Public Works website to information on protecting water quality from urban runoff.

Measurable Goals: *The Village will continue to monitor website links and update as new information becomes available.*

2. Public Participation/Involvement

The Village committed to performing activities and services related to the Public Participation/Involvement minimum control measure BMP under numbers B.2, B.3, B.4, B.6 and B.7. The status or progress for each of the measurable goals related to these BMPs is presented below.

B.2 Educational Volunteer, B.6 Program Coordination

The Village and County have coordinated with and supported volunteer activities throughout the Village. These activities have included stream monitoring, clean-up of ditches, trash pickup and supplying of material and services to local charities and civic group. These activities directly reduce the amount of pollutants reaching receiving waters and provide valuable data for enhancement programs.

Measurable Goals: *The Village will coordinate with the groups on future enhancement projects and activities.*

B.3 Stakeholder Meeting

The Village is a member of the DuPage River Salt Creek Workgroup (DRSCW) which hosts participates and coordinates with watershed planning activities and meetings

Measurable Goals: *The Village will remain a member and active supporter of the DRSCW and continue to participate in stakeholder meetings.*

B.4 Public Hearing

The Village holds public meetings to discuss topics including steps the public can take to reduce pollutants to stormwater runoff or the impacts of stormwater runoff on local water bodies.

Measurable Goals: *The Village will hold an annual public meeting for interested community members to learn and/or speak about the Village's NPDES program or other stormwater related topics.*

B.6 Program Involvement

The Village and County coordinate with local groups to perform clean-up activities. These activities directly reduce the amount of pollutants entering the Village's storm sewer system.

Measurable Goals: This activity has the goal of encouraging active public participation in ambient water quality programs and increasing the visibility of water quality issues.

B.7 Other Public Involvement

The Public Works Department provides contact information on the Village website to allow residents to report stormwater or water quality related issues.

Measurable Goals: The goal of this program is to provide active citizen participation in detection of illicit discharges to the storm sewer system and problems with drainage features. This program will also aid the Public Works Department in the detection of illicit discharges and inspection of drainage features.

3. Illicit Discharge Detection and Elimination

The Village committed to performing some activities related to the Illicit Discharge Detection and Elimination minimum control. BMPs will be implemented under BMP numbers C.1, C.2, C.3, C.4, C.5, C.6, C.7 and C.10 as described below.

C.1 Storm Sewer Map Preparation

The Village has a complete storm sewer map and regularly updated its map based on development or other changes as needed.

Measurable Goals: The Village will complete a biennial review of the storm sewer map and update as needed.

C.2 Regulatory Control Program

The Village has adopted the DuPage Countywide Stormwater and Floodplain Ordinance (DCSFO) which is utilized as the regulatory control program for illicit discharges.

Measurable Goals: The goal of this program is to eliminate any non-storm water discharges to the storm sewer system.

C.3 Detection/Elimination Plan

The Village has procedures for handling and prioritizing the report of a possible illicit discharge to storm sewer systems.

Measurable Goals: The goal of this program is to develop a procedure for receiving, tracking, investigating and eliminating illicit discharges to the storm sewer system.

C.4 Illicit Discharge Tracing Procedures and C.5 Illicit Source Removal Procedures

The Village has developed illicit discharge tracing and elimination procedures. The Village also currently documents activities related to illicit discharges with service request forms, activity logs, etc.

Measurable Goals: The Village will annually trace and remove all illicit discharges detected by resident reporting, dry weather screening, or regular storm sewer maintenance. The Village will continue to utilize the documentation procedures in place and modify as needed to meet the NPDES compliance standards.

C.6 Program Evaluation and Assessment

The Village has performed yearly program compliance monitoring and evaluation to determine the effectiveness of the overall program and the BMPs selected.

Measurable Goals: The goal of this activity to assess the Village's NPDES program for compliance and effectiveness as well as ensure compliance with applicable TMDLs and Watershed Management Plans.

C.7 Visual Dry Weather Screening

The Village will perform inspections of all MS4 outfalls during dry weather conditions or as determined by the inspection prioritization plan.

Measurable Goals: The goal of this activity is to identify outfalls with potential illicit discharges.

C.10 Other Illicit Discharge Controls

The Village performs annual monitoring of the receiving waters upstream and downstream of all MS4 discharge points. The Village monitors the progress of watershed work groups and the establishment of any applicable TMDLs or other Watershed Management Plans. The Village current monitoring program plan is to evaluate the effectiveness of the program's BMPs for the removal of pollutants.

Measurable Goals: The goal of this activity is to monitor receiving streams for potential changes due to the discharge of stormwater and ensure compliance with applicable TMDLs and Watershed Management Plans to reduce waste loads.

4. Construction Site Runoff Control

DuPage County has adopted a Countywide Stormwater and Floodplain Ordinance (DCSFO) that establishes the minimum stormwater management requirements for developments in DuPage County. The Ordinance establishes standards for construction site runoff control. As a partial-waiver community, the Village will continue to enforce the DuPage County Ordinance throughout the Village.

D.1 Regulatory Control Program

The Village will enforce the DuPage County Stormwater and Floodplain Ordinance.

Measurable Goals: The Village will continue to enforce the Ordinance.

D.2 Erosion and Sediment Control BMPs

The Village requires erosion and sediment control BMPs.

Measurable Goals: The Village will continue to require sediment and erosion control BMPs.

D.4 Site Plan Review Procedures

The Village reviews site plans for conformance with the DuPage County Ordinance.

Measurable Goals: The Village will continue to review site plans for conformance to the Ordinance.

D.5 Other Waste Control Program

The Village has procedures in place for addressing reports from residents related to construction site runoff.

Measurable Goals: The Village will continue to address the reporting of problems related to construction site runoff.

D.6 Site Inspection/Enforcement Procedures

The Village has inspected construction sites and enforced the DuPage County Ordinance.

Measurable Goals: The Village will continue to inspect construction sites and enforce the DuPage County Ordinance.

5. Post-Construction Runoff Control

As described above, the DuPage Countywide Stormwater and Floodplain Ordinance (DCSFO) establishes the minimum stormwater management requirements for developments in DuPage County. The DCSFO establishes standards for post-construction site runoff control. The Village will continue to enforce the DCSFO.

E.2 Regulatory Control Program

The Village will enforce the DCSFO.

Measurable Goals: The Village will continue to enforce the DCSFO.

E.3 Long Term O&M Procedures

The Village has enforced the DCSFO which requires long term O&M procedures.

Measurable Goals: The Village will continue to enforce the DCSFO.

E.4 Pre-Construction Review of BMP Designs

The Village reviews BMP designs prior to construction.

Measurable Goals: The Village will review BMP designs prior to construction.

E.5 Site Inspections During Construction

The Village has inspected sites during construction.

Measurable Goals: The Village will continue to inspect sites during construction.

E.6 Post-Construction Inspections

The Village has inspected sites after construction.

Measurable Goals: The Village will continue to inspect sites after construction.

6. Pollution Prevention/Good Housekeeping

This minimum control measure involves the development and implementation of an operation and maintenance program to reduce the discharge of pollutants from municipal operations. This program must include a training program for municipal employees. The Village will perform BMPs under BMP numbers F.1, F.2, F.3, F.4, F.5, and F.6 as described below.

F.1 Employee Training Program

The Village will continue provide the training and other presentations that provide guidance and procedures for employees to reduce or eliminate the discharge of pollutants from Village owned facilities and activities to the storm sewer system.

Measurable Goals: The Village will continue to educate Public Works employees of current practices that contribute to storm water pollution and/or to develop new procedures and make revisions to existing procedures that will curtail the discharge of pollutants to storm sewer systems by Public Works employees, annually.

F.2 Inspection and Maintenance Program

The Village has procedures and inspection forms for the routine inspections of ponds, stream channels and storm sewer outfalls. The Village typically completes the inspection cycle once every three years or as funding allows.

Measurable Goals: The Village will continue the inspection and maintenance program to identify and repair any stormwater issues with the municipal separate storm sewer system and provide information about individual BMP performance.

F.3 Municipal Operations Stormwater Control, F.4 Municipal Operations Waste Control and F.6 Other Municipal Operations Control

The Village has a formalized program to prevent stormwater pollution from municipal operations at the Public Works facility. This program encompasses a wide array of activities such as fleet maintenance, salt storage, and recycling. The Village also has procedures and policies to require the appropriate of municipal generated wastes. Lastly the Village performs a variety of activities that reduce or prevent pollutants including pesticides, herbicides, fertilizers and trash from entering the storm sewer system and to minimize exposure. These activities are part of the Villages municipal operations controls and include proper storage and handling, certification, spill and leak prevention, and response procedures, street sweeping and waste recycling.

Measurable Goals: The Village will implement the formal program and evaluate the effectiveness of the program annually and update the program as needed.

F.5 Flood Management/Assessment Guidelines

The Village has adopted the DuPage County Stormwater and Floodplain Ordinance that specifically addresses the Federal Emergency Management Agency requirements regarding flood-prone areas.

Measurable Goals: The Village will continue to enforce the ordinance regarding potential uses of the special flood hazard area to limit potential for the discharge of contaminants to the storm sewer system.

Part C. Information and Data Collection Results

Please see the attached Annual Facility Inspection Report from the DuPage River Salt Creek Workgroup for information related to data collection. The report is found in Part F.

Part D. Summary of Year 16 Stormwater Activities

The following table summarizes the BMPs committed to for Year 16. Specific BMPs and measurable goals for Year 16 Stormwater Management Program development activities are presented in the sections following the table.

Note: X indicates BMPs committed to for Year 16.

| Year 16 | |
|---|---|
| MS4 | |
| A. Public Education and Outreach | |
| X | A.1 Distributed Paper Material |
| | A.2 Speaking Engagement |
| | A.3 Public Service Announcement |
| | A.4 Community Event |
| | A.5 Classroom Education Material |
| X | A.6 Other Public Education |
| B. Public Participation/Involvement | |
| | B.1 Public Panel |
| X | B.2 Educational Volunteer |
| | B.3 Stakeholder Meeting |
| | B.4 Public Hearing |
| X | B.5 Volunteer Monitoring |
| X | B.6 Program Coordination |
| X | B.7 Other Public Involvement |
| C. Illicit Discharge Detection and Elimination | |
| X | C.1 Storm Sewer Map Preparation |
| X | C.2 Regulatory Control Program |
| X | C.3 Detection/Elimination Prioritization Plan |
| X | C.4 Illicit Discharge Tracing Procedures |
| X | C.5 Illicit Source Removal Procedures |
| X | C.6 Program Evaluation and Assessment |
| X | C.7 Visual Dry Weather Screening |
| | C.8 Pollutant Field Testing |
| | C.9 Public Notification |
| X | C.10 Other Illicit Discharge Controls |

| Year 16 | |
|--|--|
| MS4 | |
| D. Construction Site Runoff Control | |
| X | D.1 Regulatory Control Program |
| X | D.2 Erosion and Sediment Control BMPs |
| X | D.3 Other Waste Control Program |
| X | D.4 Site Plan Review Procedures |
| | D.5 Public Information Handling Procedures |
| X | D.6 Site Inspection/Enforcement Procedures |
| | D.7 Other Construction Site Runoff Controls |
| E. Post-Construction Runoff Control | |
| | E.1 Community Control Strategy |
| X | E.2 Regulatory Control Program |
| X | E.3 Long Term O&M Procedures |
| X | E.4 Pre-Const Review of BMP Designs |
| X | E.5 Site Inspections During Construction |
| X | E.6 Post-Construction Inspections |
| | E.7 Other Post-Const Runoff Controls |
| F. Pollution Prevention/Good Housekeeping | |
| X | F.1 Employee Training Program |
| X | F.2 Inspection and Maintenance Program |
| X | F.3 Municipal Operations Storm Water Control |
| X | F.4 Municipal Operations Waste Disposal |
| X | F.5 Flood Management/Assess Guidelines |
| X | F.6 Other Municipal Operations Controls |

1. Public Education and Outreach

The Village is committing to conduct Public Education and Outreach as part of its permit. Public Education and Outreach requires implementation of a program to distribute educational material to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants to stormwater runoff. The Village commits to implementation of BMPs related to A.1 and A.6 as described below.

A.1 Distributed Paper Material

The Village and County partner to prepare and distribute materials related to stormwater pollution prevention.

Measurable Goals: *The Village and County will continue to produce and distribute the informational materials.*

The Village and County will continue to publish and distribute stormwater pollution prevention materials.

A.6 Other Public Education

The Village has created website links on the Public Works website to information on protecting water quality from urban runoff.

Measurable Goals: *The Village will continue to monitor website links and update as new information becomes available.*

The website links provide residents and businesses with information for preventing pollution and using water resources appropriately.

2. Public Participation/Involvement

The Village will perform activities and services related to the Public Participation/Involvement minimum control measure. BMPs will be implemented under BMP number B.2, B.3, B.4, B.5, B.6, and B.7 as described below.

B.2 Educational Volunteer, B.6 Program Coordination

The Village and County have coordinated with and supported volunteer activities throughout the Village. These activities have included stream monitoring, clean-up of ditches, trash pickup and supplying of material and services to local charities and civic group. These activities directly reduce the amount of pollutants reaching receiving waters and provide valuable data for enhancement programs.

Measurable Goals: *The Village will coordinate with the groups on future enhancement projects and activities.*

The Village will continue with the clean-up activities and work to increase participation.

B.3 Stakeholder Meeting

The Village is a member of the DuPage River Salt Creek Workgroup (DRSCW) which hosts participates and coordinates with watershed planning activities and meetings

Measurable Goals: *The Village will remain a member and active supporter of the DRSCW and continue to participate in stakeholder meetings.*

The Village will continue to participate in the stakeholder meetings.

B.4 Public Hearing

The Village holds public meetings to discuss topics including steps the public can take to reduce pollutants to stormwater runoff or the impacts of stormwater runoff on local water bodies.

Measurable Goals: *The Village will hold an annual public meeting for interested community members to learn and/or speak about the Village’s NPDES program or other stormwater related topics.*

The Village will continue to hold a public meeting at least once a year.

B.6 Program Involvement

The Village and County coordinate with local groups to perform clean-up activities. These activities directly reduce the amount of pollutants entering the Village's storm sewer system.

Measurable Goals: *This activity has the goal of encouraging active public participation in ambient water quality programs and increasing the visibility of water quality issues.*

The Village will continue with the clean up activities and work to increase participation.

B.7 Other Public Involvement

The Public Works Department provides contact information on the Village website to allow residents to report stormwater or water quality related issues.

Measurable Goals: *The goal of this program is to provide active citizen participation in detection of illicit discharges to the storm sewer system and problems with drainage features. This program will also aid the Public Works Department in the detection of illicit discharges and inspection of drainage features.*

The Village will continue to provide the appropriate contact information to report illicit discharges or other stormwater issues and work with groups to reduce pollution.

3. Illicit Discharge Detection and Elimination

The Village commits to performing some activities related to the Illicit Discharge Detection and Elimination minimum control. BMPs will be implemented under BMP numbers C.1, C.2, C.4, C.5, C.7 and C.10 as described below.

C.1 Storm Sewer Map Preparation

The Village regularly updated its storm sewer map.

Measurable Goals: *The Village will complete a biennial review of the storm sewer map and update as needed.*

The Village continues to review and update the storm sewer map as needed.

C.2 Regulatory Control Program

The Village has adopted the DuPage Countywide Stormwater and Floodplain Ordinance (DCSFO) which is utilized as the regulatory control program for illicit discharges.

Measurable Goals: *The Village will enforce the DuPage County Stormwater and Floodplain Ordinance.*

The Village continues to enforce the Ordinance.

C.4 Illicit Discharge Tracing Procedures and C.5 Illicit Source Removal Procedures

The Village has developed illicit discharge tracing and elimination procedures.

Measurable Goals: *The Village will annually trace and remove all illicit discharges detected by resident reporting, dry weather screening, or regular storm sewer maintenance.*

The Village continues to trace and remove illicit discharges.

C.7 Visual Dry Weather Screening

The Village has screened storm sewer structures as part of its regular storm sewer maintenance.

Measurable Goals: *The Village will annually screen all outfalls within the Village limits. The Village will annually screen 20% of storm sewer structures including manholes, catch basins and inlets.*

The Village continues annually screen the outfalls and storm sewer structures in the Village.

C.10 Other Illicit Discharge Controls

The Village performs annual monitoring of the receiving waters upstream and downstream of all MS4 discharge points. The Village monitors the progress of watershed work groups and the establishment of any applicable TMDLs or other Watershed Management Plans. The Village current monitoring program plan is to evaluate the effectiveness of the program's BMPs for the removal of pollutants.

Measurable Goals: *The goal of this activity is to monitor receiving streams for potential changes due to the discharge of stormwater and ensure compliance with applicable TMDLs and Watershed Management Plans to reduce waste loads.*

The Village will continue the program and will formally document the inspection and monitoring.

4. Construction Site Runoff Control

DuPage County has adopted a Countywide Stormwater and Floodplain Ordinance (DCSFO) that establishes the minimum stormwater management requirements for developments in DuPage County. The Ordinance establishes standards for construction site runoff control. As a partial-waiver community, the Village will continue to enforce the DuPage County Ordinance throughout the Village.

D.1 Regulatory Control Program

The Village will enforce the DuPage Countywide Stormwater and Floodplain Ordinance.

Measurable Goals: *The Village will continue to enforce the Ordinance.*

The Village continues to enforce the Ordinance.

D.2 Erosion and Sediment Control BMPs

The Village requires erosion and sediment control BMPs.

Measurable Goals: *The Village will continue to require sediment and erosion control BMPs.*

The Village continues to require the erosion and sediment control BMPs.

D.3 Other Waste Control Program

The Village Building Department enforces an ordinance that requires construction site operators to control wastes that may adversely impact water quality.

Measurable Goals: *The Village will continue to require construction site operators to control wastes.*

The Village continues to require construction site operators to control wastes.

D.4 Site Plan Review Procedures

The Village reviews site plans for conformance with the DuPage Countywide Ordinance.

Measurable Goals: *The Village will continue to review site plans for conformance to the Ordinance.*

The Village continues to review site plans for conformance with the DuPage County Ordinance.

D.6 Site Inspection/Enforcement Procedures

The Village has inspected construction sites and enforced the DuPage County Ordinance.

Measurable Goals: *The Village will continue to inspect construction sites and enforce the DuPage County Ordinance.*

The Village continues to inspect construction sites and enforce the DuPage County Ordinance.

5. Post-Construction Runoff Control

As described above, the DuPage Countywide Stormwater and Floodplain Ordinance (DCSFO) establishes the minimum stormwater management requirements for developments in DuPage County. The DCSFO establishes standards for post-construction site runoff control. The Village will continue to enforce the DCSFO.

E.2 Regulatory Control Program

The Village will enforce the DCSFO.

Measurable Goals: *The Village will continue to enforce the DCSFO.*

The Village continues to enforce the DCSFO.

E.2 Long Term O&M Procedures

The Village has enforced the DCSFO which requires long term O&M procedures.

Measurable Goals: *The Village will continue to enforce the DCSFO.*

The Village continues to enforce the DCSFO.

E.4 Pre-Construction Review of BMP Designs

The Village reviews BMP designs prior to construction.

Measurable Goals: *The Village will review BMP designs prior to construction.*

The Village continues to review BMP designs prior to construction.

E.5 Site Inspections During Construction

The Village has inspected sites during construction.

Measurable Goals: *The Village will continue to inspect sites during construction.*

The Village continues to inspect sites during construction.

E.6 Post-Construction Inspections

The Village has inspected sites after construction.

Measurable Goals: *The Village will continue to inspect sites after construction.*

The Village continues to inspect sites after construction.

6. Pollution Prevention/Good Housekeeping

This minimum control measure involves the development and implementation of an operation and maintenance program to reduce the discharge of pollutants from municipal operations. This program must include a training program for municipal employees. The Village will perform BMPs under BMP numbers F.1, F.2, F.3, F.4, F.5, and F.6 as described below.

F.1 Employee Training Program

The Village will continue provide the training and other presentations that provide guidance and procedures for employees to reduce or eliminate the discharge of pollutants from Village owned facilities and activities to the storm sewer system.

Measurable Goals: *The Village will continue to educate Public Works employees of current practices that contribute to storm water pollution and/or to develop new procedures and make revisions to existing procedures that will curtail the discharge of pollutants to storm sewer systems by Public Works employees, annually.*

The Village will continue the pollution prevention and good housekeeping program to reduce or prevent the discharge of pollutants from municipal activities to the storm sewer system.

F.2 Inspection and Maintenance Program

The Village has procedures and inspection forms for the routine inspections of ponds, stream channels and storm sewer outfalls. The Village typically completes the inspection cycle once every three years or as funding allows.

Measurable Goals: *The Village will continue the inspection and maintenance program to identify and repair any stormwater issues with the municipal separate storm sewer system and provide information about individual BMP performance.*

The Village will continue with the inspection and maintenance program.

F.3 Municipal Operations Stormwater Control, F.4 Municipal Operations Waste Control and F.6 Other Municipal Operations Control

The Village has a formalized program to prevent stormwater pollution from municipal operations at the Public Works facility. This program encompasses a wide array of activities such as fleet maintenance, salt storage, and recycling. The Village also has procedures and policies to require the appropriate of municipal generated wastes. Lastly the Village performs a variety of activities that reduce or prevent pollutants including pesticides, herbicides, fertilizers and trash from entering the storm sewer system and to minimize exposure. These activities are part of the Villages municipal operations controls and include proper storage and handling, certification, spill and leak prevention, and response procedures, street sweeping and waste recycling.

Measurable Goals: *The Village will implement the formal program and evaluate the effectiveness of the program annually and update the program as needed.*

The Village will continue the municipal operations control program.

F.5 Flood Management/Assessment Guidelines

The Village has adopted the DuPage County Ordinance that specifically addresses the Federal Emergency Management Agency requirements regarding flood-prone areas.

Measurable Goals: *The Village will continue to enforce the ordinance regarding potential uses of the special flood hazard area to limit potential for the discharge of contaminants to the storm sewer system.*

The Village will continue the special flood hazard area development and use requirements.

Part E. Notice of Qualifying Local Program

DuPage County and the DuPage River Salt Creek Workgroup will serve as a Qualifying Local Programs (QLP) for the Village of Glendale Heights. Part E of the Annual Report details the activities performed by the Qualifying Local Programs and is outlined in the attached Annual Report.

**DRSCW ILR40 Activities
March 2017 – February 2018**

PART I. COVERAGE UNDER GENERAL PERMITS ILR40

Not applicable to the work of the DRSCW.

PART II. NOTICE OF INTENT (NOI) REQUIREMENTS

Not applicable to the work of the DRSCW.

PART III. SPECIAL CONDITIONS

Not applicable to the work of the DRSCW.

PART IV. STORM WATER MANAGEMENT PROGRAMS

A. Requirements

Not applicable to the work of the DRSCW.

B. Minimum Control Measure

1. Public Education and Outreach on Stormwater Impacts

DRSCW outreach activities for the year ending 2017 included:

- The DRSCW website was maintained during the reporting period and periodically updated with presentations and material (www.drscw.org).
- A searchable database with information on local aquatic biodiversity (IBIs), habitat (QHEI), and sediment and water column chemistry was maintained and periodically updated.
- The DRSCW created a “Water Resource Manager’s Guide to Aquatic Bioassessment,” to be finalized in 2018-2019.
- Public information available on the website includes:
 - Chloride Fact Sheets aimed at mayors and managers, public works staff, commercial operators, and homeowners.
 - Model salt Storage and Handling Ordinances and Policies.
 - Model Facilities Plan for Snow and Ice Control.
 - A fact sheet summarizing alternative deicing products.
 - Information of effective operating parameters for commonly used anti icing compounds.
 - Parking lots chloride application rate guidance example sheet and aide memoire.

- A brochure on coal tar sealants as a source of Polycyclic Aromatic Hydrocarbons (PAHs) aimed at homeowners (produced by the University of New Hampshire Stormwater Center).
- Detailed reports on the biological and chemical conditions of area waterways.



Technical Presentations

Workgroup meetings: The Workgroup hosts bimonthly meetings where technical presentations are made on a variety of water quality topics and surface water management subjects. The audience consists of mainly stormwater and wastewater professionals but the public is welcome to attend. Presentations made during the period March 1, 2017 to February 28, 2018 are listed below. Selected presentations are made available on the DRSCW website and upon request.

April 16, 2017 – Comprehensive Basin Assessment: East Branch 2014. Chris Yoder, Research Director, Midwest Biodiversity Institute

June 28, 2017 – Lower Salt Creek Watershed BMP Identification. Holly Hudson, Senior Aquatic Biologist, NE Illinois VLMP Coordinator, Chicago Metropolitan Agency for Planning (CMAP)

June 28, 2017 – DRSCW Nutrient Trading Development. Deanna Doohaluk, Watershed Project Manager, The Conservation Foundation/DRSCW

August 30, 2017 – Results of the 2015 Biological and Water Quality Study of the West Branch DuPage River Watershed. Chris Yoder, Research Director, Midwest Biodiversity Institute

October 26, 2018 – Results of the Leaf Litter Study. Presenter: Bill Selbig, Research Hydrologist, USGS - Wisconsin Water Science Center

December 13, 2018 – Stream Nutrient Assessment Procedure (SNAP). Robert Milter, Environmental Scientist, Ohio EPA

Other Water Quality Presentations or Workshops by the DRSCW

March 16, 2017 – Lower DuPage River Watershed Coalition Meeting (Plainfield, Illinois). Presentation on coal tar based sealcoats. Presenter: Deanna Doohaluk, TCF/DRSCW

April 6, 2017 – 319 Lower Salt Creek Watershed Based Plan Stakeholder Meeting (Elmhurst, Illinois). Monitoring and Conditions in Salt Creek. Presenter: Deanna Doohaluk, TCF/DRSCW

April 20, 2017 – College of DuPage (Glen Ellyn, Illinois). ‘Got H2O? Water Resource Challenges Facing Northeastern Illinois’. Presenter: Stephen McCracken, TCF/DRSCW

April 25th – Illinois Wastewater Professional Conference IWEA Panel on monitoring (Springfield, Illinois). Presenter: Stephen McCracken, TCF/DRSCW

May 2, 2017 – Lower Des Plaines Watershed Group (Romeoville, IL). NIP Development. Presenter: Deanna Doohaluk, TCF/DRSCW

May 4th – Sweet Water Trust (Wisconsin). Adaptive Management Financing and Implementation and Project Selection (SMC), Oak Meadows Design and Financing. Presenter: Stephen McCracken, TCF/DRSCW and Erin Pande, ERA

June 8, 2017 – 319 Lower Salt Creek Watershed Based Plan Stakeholder Meeting (Brookfield, Illinois). Dissolved Oxygen Monitoring in Salt Creek. Presenter: Deanna Doohaluk, TCF/DRSCW

June 9, 2017 – IEPA (Springfield, IL). Development of the DRSCW Nutrient Trading Framework. Presenter: Deanna Doohaluk, TCF/DRSCW and Stephen McCracken, TCF/DRSCW

July 10, 2017 – Board of Commissioners of the Forest Preserve District of DuPage County (Wheaton, Illinois). Outreach Plan for Modification of the Fullersburg Woods Dam. Presenters: Erik Neidy, Forest Preserve District of DuPage County and Malcolm Mossman, Bluestem Communications

August 8, 2017 – Village of Oak Brook Board of Trustees (Oak Brook, Illinois). Outreach Plan for Modification of the Fullersburg Woods Dam. Presenters: Stephen McCracken, TCF/DRSCW and Malcolm Mossman, Bluestem Communications

August 10, 2017 – 319 Lower Salt Creek Watershed Based Plan Stakeholder Meeting (Villa Park, Illinois). River Restoration at Oak Meadows. Presenter: Deanna Doohaluk, TCF/DRSCW

September 27, 2017. Salt Creek Chapter of the Illinois Society of Professional Engineers. DRSCW approach to Watershed Management. Presenter: Stephen McCracken, TCF/DRSCW

October 5, 2017 – 319 Lower Salt Creek Watershed Based Plan Stakeholder Meeting (Westchester, Illinois). Progressing to a sensible salting policy in the Salt Creek Basin. Presenter: Deanna Doohaluk, TCF/DRSCW

December 7, 2017 – 319 Lower Salt Creek Watershed Based Plan Stakeholder Meeting (Itasca, Illinois). 2016 Monitoring Results for the Lower Salt Creek Watershed. Presenter: Deanna Doohaluk, TCF/DRSCW

February 28, 2018 – CSWEA Government Affairs Seminar (Springfield, IL). DRSCW Projects and NPDES Permits. Presenter: Nick Menninga, Downers Grove Sanitary District

2. Public Involvement and Participation – no activities

3. Illicit Discharge Detection and Elimination – no activities

4. Construction Site Storm Water Runoff Control - no activities

5. Post-Construction Storm Water Management in New Development and Redevelopment - no activities

6. Pollution Prevention/Good Housekeeping for Municipal Operations

Chloride Questionnaires

The DRSCW has attempted to track adoption of sensible salting BMPs in the program area since 2007. Monitoring ambient chloride concentrations has proven an imperfect metric for tracking efficiency trends in winter salt use. Tracking target BMP adoption in the program area provides opportunities to evaluate the impacts of the chloride management workshops; identify material for future workshops and form suppositions about salt use per unit of service expended inside the program area relative to 2006 levels.

In 2007, 2010, 2012, 2014, and 2016, the DRSCW distributed a questionnaire to approximately 80 municipal highway operations and public works agencies to obtain information about deicing practices throughout the program area. The findings of the 2016 questionnaires are summarized in attachment A. A new questionnaire will be distributed in spring of 2018 and the results will be supplied in the March 2018-February 2019 Report.

Forty-three (43) agencies responded to the 2016 survey, the highest number of agencies ever responding to a program survey. The increase in use of dry NaCl and drop in liquid NaCl were both functions of the increased participation in the survey and do not appear to reflect a move away from application BMPs.

Almost all agencies in the program area have covered permanent salt storage facilities but there still some opportunities for storage and salt handling improvements across the watersheds, notably sweeping up loading areas post loading.

The 2016 survey did show increased implementation of certain priority best management practices:

- Spreading equipment calibration
- Use of weather forecasting for deicing response decisions
- Use of pavement temperature information for deicing response decisions

The survey shows expanded use of anti-icing (pretreatment) BMPs throughout the watershed, and continued use and testing of alternative deicing materials and additives to reduce total salt usage. Agencies who are still reporting use of more than 400 pounds of salt per lane mile may be prioritized by the Chloride Reduction Program for outreach and BMP information in 2018.

The 2016 survey highlights significant local deicing program management oversight improvements, particularly with control over application rates. Recordkeeping improvements have been implemented throughout the watershed area to better manage the quantity of salt being used in different situations. Nine out of 42 responses reported changes made to their program due to local deicing program workshops. Common methods of informing the public of policy or local program changes include the use of city or township website, newsletter, social media, and press releases.

Chloride Reduction Workshops

Two chloride reduction workshops were held during the reporting period ending March 2018.

The **public roads deicing workshop** held at DuPage County DOT on October 12, 2017 with the following agenda:

- 7:00 - 7:25 Registration and Breakfast
- 7:25 -7:30 Welcome and Housekeeping- Mike Tuman, DuPage County DOT & Sponsor Recognition – Denver Preston, K-Tech Specialty Coatings
- 7:30 – 7:45 Salt Use & The Environment in the DRSCW Program Area - Stephen McCracken, The Conservation Foundation/DRSCW
- 7:45 – 8:00 MS4 Inspections for Public Works Facilities, Dan Bounds, Baxter & Woodman
- 8:00 – 8:45 Building an Award Winning Snowfighting Program, Bryan Beitzel, Village of Buffalo Grove
- 8:45 –9:00 BREAK (includes exhibitor mic time)
- 9:05 – 9:30 Automated Systems, Dave Kjederquist, Swenson
- 9:30– 10:00 Choosing the Right Blades, Gardi Willis, Kueper North America
- 10:00 – 10:30 Pavement Temperature Sensors, Mark DeVries, Vaisala
- 10:30 – 10:45 Break (includes exhibitor mic time)
- 10:50 – 11:20 Chloride Offset Program, Bryan Wagner, Illinois Tollway; Rick Radde, Village of Bensenville
- 11:20 – 11:55 Shared Services, Todd Hoppenstedt, Village of Montgomery
- 11:55 – 12:00 Wrap Up, Evaluations, Equipment Show



Attendance – 149 registered, 11 presenters/staff, 6 committee members/guests; 9 sponsors/exhibitors = 175 total. All participants received a certificate of attendance. We received 87 feedback forms from participants.

The **parking lots and sidewalks deicing workshop** was held at DuPage County DOT on October 5, 2017 with the following agenda:

- Ambient conditions and regulatory update: Stephen McCracken, The Conservation Foundation/DRSCW
- Information on developing efficient and cost-effective snow fighting operations, appropriate product selection, equipment selection, application rates, equipment calibration, ambient conditions monitoring. Presenters: Connie Fortin, Fortin Consulting and Chis Walsh, (former Public Works Director with City of Beloit, WI)
- Test on workshop materials.

Attendance - 82 registrations, 7 presenters/staff, 6 exhibitors/staff = 95 total. All participants received a training certificate and participants who successfully completed the test are recognized on DuPage County Stormwater Management’s Water Quality – Pollution Prevention/Good Housekeeping web page. The DRCCW received 65 program evaluations from participants.

C. Qualifying State, Country or Local Program

Not applicable to the work of the DRSCW.

D. Sharing Responsibility

This report outlines the activities conducted by the DRSCW on behalf of its’ members related to the implementation of the ILR40 permit. It is the responsibility of the individual ILR40 permit holders to utilize this information to fulfill the reporting requirements outlined in Part V.C. of the permit.

E. Reviewing and Updating Stormwater Management Programs

Not applicable to the work of the DRSCW.

PART V. MONITORING, RECORDKEEPING, AND REPORTING

A. Monitoring

The ILR40 permit states that permit holders “must develop and implement a monitoring and assessment program to evaluate the effectiveness of the BMPs being implemented to reduce pollutant loadings and water quality impacts”. The DRSCW monitoring program meets the following monitoring objectives and requirements outlined in the permit:

- Measuring pollutants over time (Part V. A. 2. b. ii)
- Sediment monitoring (Part V. A. 2. b. iii)
- Assessing physical and habitat characteristics such as stream bank erosion caused by storm water discharges ((Part V. A. 2. b. vi)
- Collaborative watershed-scape monitoring (Part V. A. 2. b. x)
- Ambient monitoring of total suspended solids, total nitrogen, total phosphorus, fecal coliform, chlorides, and oil and grease (Part V. A. 2. c.)

The DRSCW water quality monitoring program is made up of two components: 1) Bioassessment and 2) DO monitoring.

BIOASSESSMENT

Overview and Sampling Plan

A biological and water quality survey, or “biosurvey”, is an interdisciplinary monitoring effort coordinated on a waterbody specific or watershed scale. This may involve a relatively simple setting focusing on one or two small streams, one or two principal stressors, and a handful of sampling sites or a much more complex effort including entire drainage basins, multiple and overlapping stressors, and tens of sites. The DRSCW bioassessment is the latter. The DRSCW bioassessment program began in 2007 with sampling in the West Branch DuPage River, East Branch DuPage River and Salt Creek watersheds. From 2009-2016, each watershed was sampled on a 3-year rotation beginning with the West Branch DuPage River watershed in 2006. Beginning in 2017, watershed will be sampled in a 5-year rotation ensuring that each watershed will be sampled during the effective period of the ILR40 permit. The bioassessment program functions under a quality assurance plan agreed on with the Illinois Environmental Protection Agency (<http://drscw.org/wp/bioassessment/>). Table 1 details the bioassessment sampling dates for each DRSCW watershed.

Table 1. Bioassessment sampling dates for the DRSWC watershed

| Watershed | Sampling Completed (year) | Sampling Scheduled (year) |
|--------------------------|----------------------------------|----------------------------------|
| West Branch DuPage River | 2007, 2009, 2012, 2015 | 2020 |
| East Branch DuPage River | 2007, 2011, 2014 | 2019 |
| Salt Creek | 2007, 2010, 2013, 2016 | 2021 |

The DRSCW bioassessment program utilizes standardized biological, chemical, and physical monitoring and assessment techniques employed to meet three major objectives:

- 1) determine the extent to which biological assemblages are impaired (using IEPA guidelines);
- 2) determine the categorical stressors and sources that are associated with those impairments; and,
- 3) add to the broader databases for the DuPage River and Salt Creek watersheds to track and understand changes through time in response to abatement actions or other influences.

The data collected as part of the bioassessment is processed, evaluated, and synthesized as a biological and water quality assessment of aquatic life use status. The assessments are directly comparable to previously conducted bioassessments such that trends in status can be examined and causes and sources of impairment can be confirmed, amended, or removed. A final report containing a summary of major findings and recommendations for future monitoring, follow-up investigations, and any immediate actions that are needed to resolve readily diagnosed impairments is prepared following each bioassessment. The bioassessment reports are posted on the DRSCW at <http://drscw.org/wp/bioassessment/>. It is not the role of the bioassessments to identify specific remedial actions on a site specific or watershed basis. However, the baseline data provided by the bioassessments contributes to the Integrated Priority System that was developed to help determine and prioritize remedial projects (<http://drscw.org/wp/project-identification-and-prioritization-system/>).

Sampling sites for the bioassessment were determined systematically using a geometric design supplemented by the bracketing of features likely to exert an influence over stream resource quality, such as CSOs, dams and wastewater outfalls. The geometric site selection process starts at the downstream terminus or “pour point” of the watershed (Level 1 site), then continues by deriving each subsequent “panel” at descending intervals of one-half the drainage area (D.A.) of the preceding level. Thus, the drainage area of each successive level decreases geometrically. This results in seven drainage area levels in each of the three watersheds, starting at the largest (150 sq. mi) and continuing through successive panels of 75, 38, 19, 9, 5 and 2 sq. mi. Targeted sites are then added to fill gaps left by the geometric design and assure complete spatial coverage in order to capture all significant pollution gradients including reaches that are impacted by wastewater treatment plants (WWTPs), major stormwater sources, combined sewer overflows (CSOs) and dams. The number of sampling sites by method/protocol and watershed are listed in Table 2 and illustrated in Figure 1.

Representativeness – Reference Sites

Data is collected from selected regional reference sites in northeastern Illinois preferably to include existing Illinois EPA and Illinois DNR reference sites, potentially being supplemented with other sites that meet the Illinois EPA criteria for reference conditions. One purpose of this data will be to index the biological methods used in this study that are different from Illinois EPA and/or DNR to the reference condition and biological index calibration as defined by Illinois EPA.

In addition, the current Illinois EPA reference network does not yet include smaller headwater streams, hence reference data is needed to accomplish an assessment of that data. Presently thirteen (13) reference sites have been established.

Table 2. Number of sampling sites in the DRSCW project area.

| Method/Protocol | West Branch DuPage River (2013) | East Branch DuPage River (2014) | Salt Creek (2016) | Reference Sites (2006-2016) | Total Sites |
|---|---------------------------------|---------------------------------|-------------------|-----------------------------|-------------|
| Biological sampling | | | | | |
| Fish | 44 | 36 | 51 | 13 | 144 |
| Macroinvertebrates | 44 | 36 | 51 | 13 | 144 |
| QHEI | 44 | 36 | 51 | 13 | 144 |
| Water Column Chemical/Physical Sampling | | | | | |
| Nutrients* | 44 | 36 | 51 | 6 | 137 |
| Water Quality Metals | 44 | 36 | 51 | 6 | 137 |
| Water Quality Organics | 18 | 11 | 16 | 6 | 51 |
| Sediment Sampling | 18 | 11 | 16 | 6 | 51 |

*Also included indicators of organic enrichment and ionic strength, total suspended solids (TSS), DO, pH and temperature

The bioassessment sampling includes four (4) sampling methods/protocols: biological sampling, Qualitative Habitat Evaluation Index (QHEI), water column chemical/physical parameter sampling and sediment chemistry. The biological sampling includes two assemblages: fish and macroinvertebrates.

FISH

Methodology

Methods for the collection of fish at wadeable sites was performed using a tow-barge or longline pulsed D.C. electrofishing apparatus (MBI 2006b). A Wisconsin DNR battery powered backpack electrofishing unit was used as an alternative to the long line in the smallest streams (Ohio EPA 1989). A three-person crew carried out the sampling protocol for each type of wading equipment sampling in an upstream direction. Sampling effort was indexed to lineal distance and ranged from 150-200 meters in length. Non-wadeable sites were sampled with a raft-mounted pulsed D.C. electrofishing device in a downstream direction (MBI 2007). Sampling effort was indexed to lineal distance over 0.5 km. Sampling was conducted during a June 15-October 15 seasonal index period.

Samples from each site were processed by enumerating and recording weights by species and by life stage (y-o-y, juvenile, and adult). All captured fish were immediately placed in a live well, bucket, or live net for processing. Water was replaced and/or aerated regularly to maintain adequate D.O. levels in the water and to minimize mortality. Fish not retained for voucher or other purposes were released back into the water after they had been identified to species, examined for external anomalies, and weighed either individually or in batches. While the

majority of captured fish were identified to species in the field, any uncertainty about the field identification required their preservation for later laboratory identification. Identification was made to the species level at a minimum and to the sub-specific level if necessary. Vouchers were deposited and verified at The Ohio State University Museum of Biodiversity (OSUMB) in Columbus, OH.

Results

The fish sampling results presented in this report summarize the findings for the mainstem reaches of the East Branch DuPage River, the West Branch DuPage River and Salt Creek. Information on the tributaries and detailed analysis of all results can be found at <http://drscw.org/wp/bioassessment/>.

The fish and macroinvertebrate results are presented as Index of Biotic Integrity (IBI) scores. IBI is an evaluation of a waterbodies biological community in a manner that allows the identification, classification and ranking of water pollution and other stressors. IBIs allow the statistical association of various anthropogenic influences on a water body with the observed biological activity in said water body and in turn the evaluation of management interventions in a process of adaptive management. Chemical testing of water samples produce only a snapshot of chemical concentrations while an IBI allows an evaluation of the net impact of chemical, physical and flow variables on a biological community structure. Dr. James Karr formulated the IBI concept in 1981.

East Branch DuPage River

Fish assemblage conditions throughout the East Branch DuPage River watershed a in the poor and fair ranges (Figure 1). However, the mainstem assemblages show similar quality or modest improvement at nearly all sites when 2014 data is compare to 2011 and approach 2007 levels.

Prior to the modification of the Churchill Woods dam in 2001, fish assembles upstream of the dam, were essentially that of a pond and dominated by sunfish, bullheads, golden shiner, and mosquito fish. Downstream of the dam, the fish assemblage reflected more lotic, stream like conditions with populations of sand shiner, johnny darter, horneyhead chub and rock bass. Since the modification of the Churchill Woods dam, eight new species have been recorded and other populations have expanded their ranges above the former dam site. Additionally, in 2014, two new species (banded darter and round goby) were recorded in the lower reaches of the East Branch. The appearance of the banded darter, a sensitive species, is a sign of improved quality in the lower nine miles of the main stem.

West Branch DuPage River

All survey sites fell consistently in the poor or lower fair ranges with slightly higher scores downstream from RM 8.1 and the Fawell Dam (Figure 2). No West Branch sites met the 41-point criterion synonymous with a good quality assemblage.

It should be noted that the Fawell dam is a barrier to several fish species. The DRSCW in cooperation with DuPage County and Forest Preserve District of DuPage County plans to modify the Fawell Dam to allow for fish passage. This project is expected to be completed by 2018.

Figure 1. Fish IBI scores in the East Branch DuPage River, 2014, 2011-12 and 2007 in relation to municipal POTW dischargers. Bars along the x-axis depict mainstem dams or weirs (only black bars impede fish passage). The shaded area demarcates the “fair” narrative range.

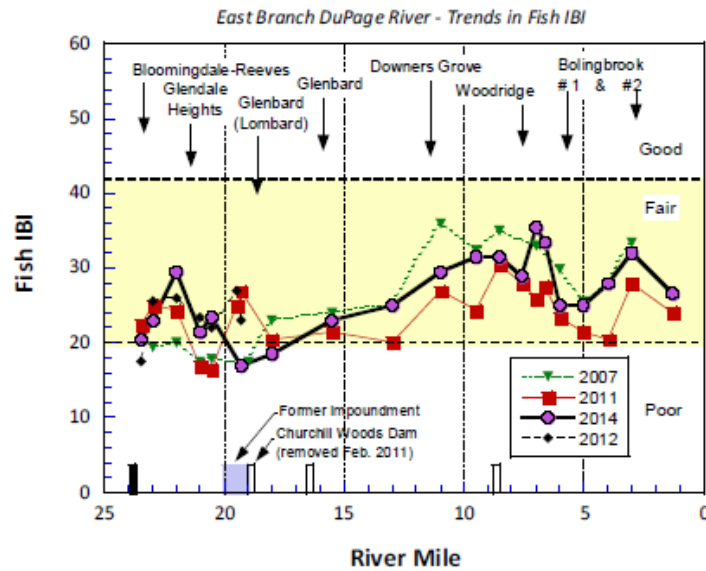
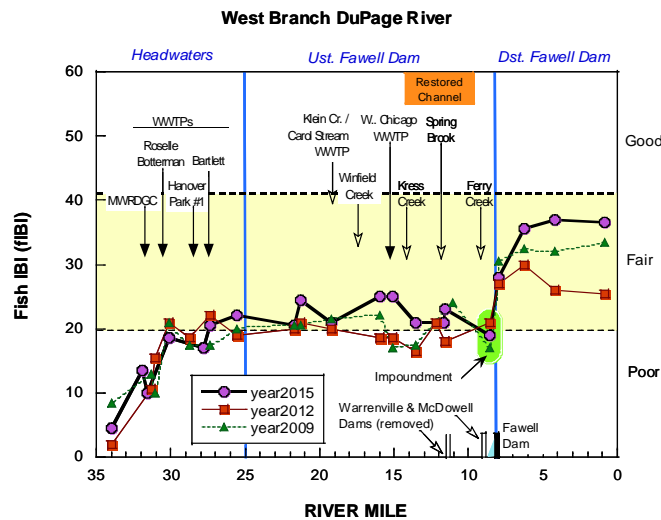


Figure 2. Fish IBI scores in the West Branch DuPage River, 2015, 2011-12 and 2007 in relation to municipal POTW dischargers. Bars along the x-axis depict mainstem dams or weirs (only black bars impede fish passage). The shaded area demarcates the “fair” narrative range.



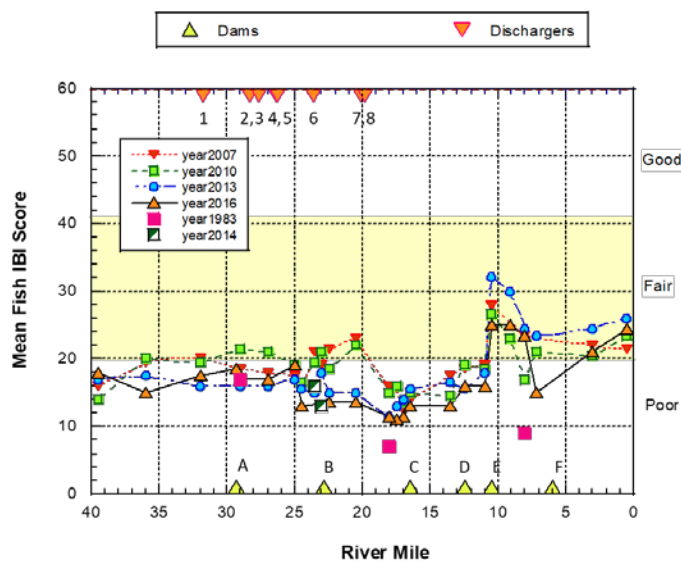
Salt Creek

Fish assemblages sampled in Salt Creek mainstem in 2016 were consistently in poor condition upstream from the Graue Mill Dam and mostly fair downstream to the confluence with the Des Plaines River (Figure 3). This was similar to the pattern observed in 2013 although fIBI scores were slightly higher than in 2016 at most sites in the lower one-half of the mainstem. In fact, the general response of the fish assemblage was similar longitudinally among all four survey periods.

The Graue Mill Dam is a barrier to upstream fish movement with 17 fish species found only downstream of the dam and only two species only found upstream (Table 18). Many of the species only found downstream should have populations that extend well upstream of the dam (johnny darter, smallmouth bass, rock bass, hornyhead chub, etc.). Thus the dam as a barrier is a key factor that limits the ability of certain species to recolonize the upper reaches of Salt Creek as other precluding stressors (e.g., D.O., siltation, organic enrichment) are resolved. The DRSCW plans to modify the Fullersburg Woods Dam to allow for fish passage. This project is expected to be completed by 2023.

There was a wide variation in fIBI scores among the tributaries with no sites meeting the General Use fIBI threshold and many sites in poor condition. Sites in the Addison Creek subwatershed had the lowest fIBI scores with most rated as poor across all years. This generally matches the pattern observed with the QHEI in Addison Creek with uniformly poor habitat. However, Addison Creek also has several water quality stressors and poor habitat condition in other tributaries did not result in the skew of fIBI scores in the poor range.

Figure 3. Fish Index of Biotic Integrity scores for samples collected from Salt Creek in 1983, 2007, 2010, 2013, 2014 and 2016 in relation to the locations of NPDES permitted facilities, combined sewer overflow (CSO) outfalls, dams and principal tributaries. The locations of dams are arrayed along the x-axis and noted as triangles. The shaded area indicates the range for a restricted fish assemblage as defined by Illinois EPA.



MACROINVERTEBRATES

Methodology

The macroinvertebrate assemblage is sampled using the Illinois EPA (IEPA) multi-habitat method (IEPA 2005). Laboratory procedures followed the IEPA (2005) methodology for processing multi-habitat samples by producing a 300-organism subsample with a scan and pre-pick of large and/or rare taxa from a gridded tray. Taxonomic resolution is performed to the lowest practicable resolution for the common macroinvertebrate assemblage groups such as mayflies, stoneflies, caddisflies, midges, and crustaceans, which goes beyond the genus level requirement of IEPA (2005). However, calculation of the macroinvertebrate IBI followed IEPA methods in using genera as the lowest level of taxonomy for mIBI calculation and scoring.

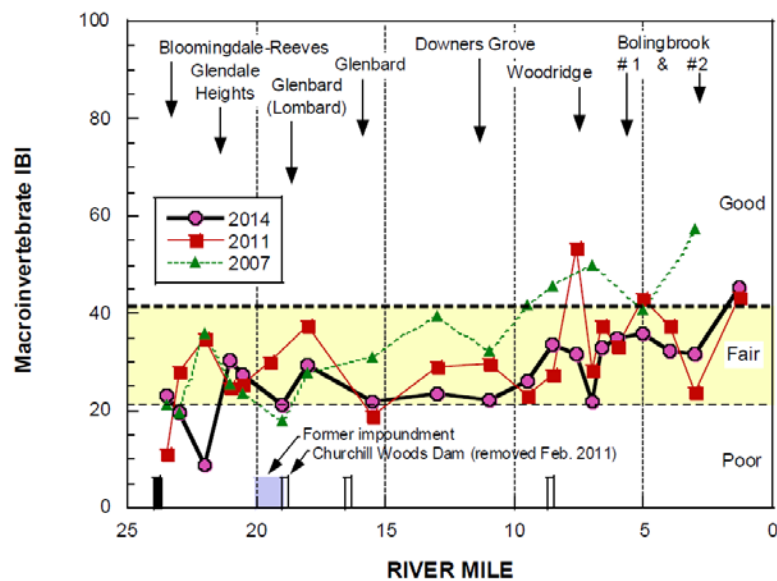
Results

The macroinvertebrate sampling results presented in this report summarize the findings for the mainstem reaches of the East Branch DuPage River, the West Branch DuPage River and Salt Creek. Information on the tributaries and detailed analysis of all results can be found at <http://drscw.org/wp/bioassessment/>.

East Branch DuPage River

Macroinvertebrate collections from the 2014 East Branch watershed survey fell entirely within the fair or poor quality ranges with the exception of a single “good” site on the lower mainstem (Figure 4). Assemblages throughout the study area are predominated by facultative and tolerant organisms most often associated with elevated nutrients, dissolved solids and low DO.

Figure 4. Macroinvertebrate IBI scores in the East Branch DuPage River, 2014, 2011-12 and 2007 in relation to municipal POTW dischargers. Bars along the x-axis depict mainstem dams or weirs (only black bars impede fish passage). The shaded area demarcates the “fair” narrative range.

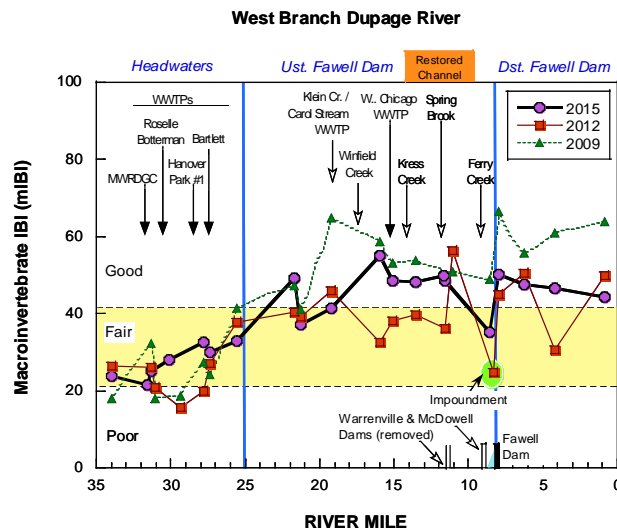


West Branch DuPage River

With few exceptions, West Branch macroinvertebrate assemblages from the upper, headwater reach reflected degraded but similar quality between 2007, 2009, 2012 and 2015 (Figure 5). The combination urban drainage, marginal habitat quality and a series of four major WWTP discharges in the small drainage were considered major contributors.

In both 2009 and 2015, major improvement in mIBI scores and clearly good mIBI ratings were detected upstream from Klein Creek and the Carol Stream WWTP (Figure 5). In 2009 and 2015, consistently good quality was maintained along the remaining length of the West Branch downstream to the mouth. In 2006, this downstream improving trend was more erratic; still 5 of the 8 sites between Klein Creek and the mouth exceeded Illinois criteria. In contrast, the 2012 trend was much less distinct as narrative ratings vacillated between a fair or lower good range status through most of the lower 20 mainstem river miles.

Figure 5. Macroinvertebrate IBI scores in the West Branch DuPage River, 2015, 2011-12 and 2007 in relation to municipal POTW dischargers. Bars along the x-axis depict mainstem dams or weirs (only black bars impede fish passage). The shaded area demarcates the “fair” narrative range.

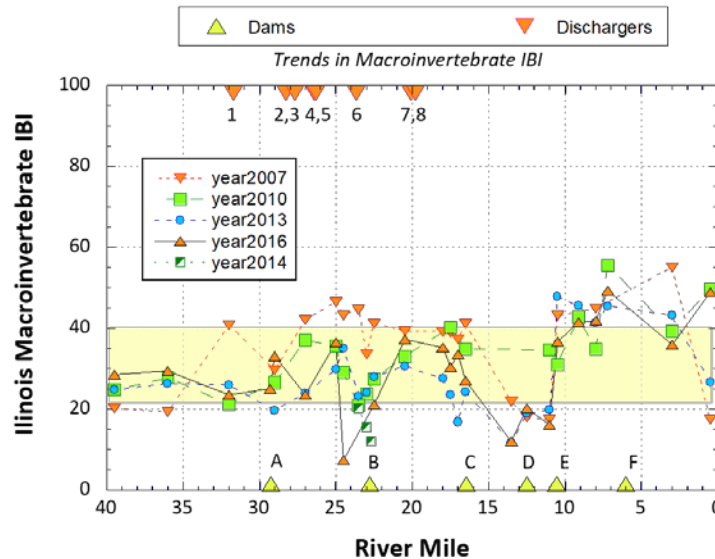


Salt Creek

In 2013 and 2016 the macroinvertebrate assemblages in the Salt Creek mainstem were rated fair at most sites upstream from the Graue Mill Dam, and good at four and fair at two of the six sites downstream from the dam (Figure 6). Longitudinally, scores decreased downstream from Spring Brook relative to those upstream. The confluence with Spring Brook marks the reach where multiple WWTPs discharge in short succession.

In the 2016, the Oak Meadows Dam (dam B on Figure 6) was removed in a project sponsored by the Forest Preserve District of DuPage County, DuPage County Stormwater Management, and the DRSCW. Post-project sampling was completed in 2017. Post-project, both mIBI and individual species taxa biodiversity improved at the site. The 2017 post-project mean mIBI (33.2) increased 9.6 points compared to the 2013 score. The project’s objective is to increase the mean mIBI to 35. Post-project macroinvertebrate sampling to document the continued effects of this dam removal will occur in 2018 and 2019.

Figure 6. Macroinvertebrate IBI scores for samples collected from the Salt Creek mainstem, 2007, 2010, 2013, 2014, and 2016 in relation to publicly owned treatment works, low head dams (noted by diamond tipped bars adjoining the x-axis), and combined sewer outfalls (CSO). The shaded region demarcates the “fair” narrative range.



HABITAT

Methodology

Physical habitat was evaluated using the Qualitative Habitat Evaluation Index (QHEI) developed by the Ohio EPA for streams and rivers in Ohio (Rankin 1989, 1995; Ohio EPA 2006b) and as modified by MBI for specific attributes. Attributes of habitat are scored based on the overall importance of each to the maintenance of viable, diverse, and functional aquatic faunas. The type(s) and quality of substrates, amount and quality of instream cover, channel morphology, extent and quality of riparian vegetation, pool, run, and riffle development and quality, and gradient used to determine the QHEI score which generally ranges from 20 to less than 100. QHEI scores and physical habitat attribute were recorded in conjunction with fish collections.

Results

The QHEI data presented in this report summarize the findings for the mainstem reaches of the East Branch DuPage River, the West Branch DuPage River and Salt Creek. Information on the tributaries and detailed analysis of all results can be found at <http://drscw.org/wp/bioassessment/>.

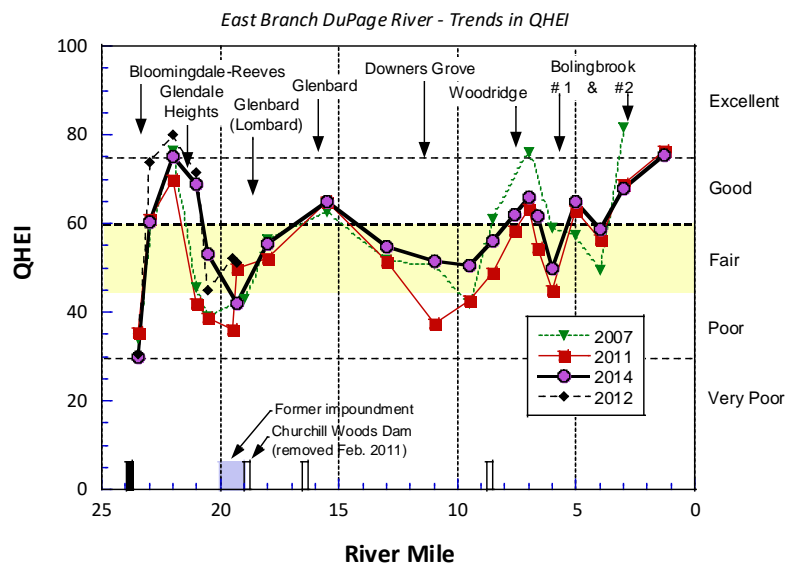
The physical habitat of a stream is a primary determinant of biological quality. Streams in the glaciated Midwest, left in their natural state, typically possess riffle-pool-run sequences, high sinuosity, and well-developed channels with deep pools, heterogeneous substrates and cover in the form of woody debris, glacial tills, and aquatic macrophytes. The QHEI categorically scores the basic components of stream habitat into ranks according to the degree to which those components are found in a natural state, or conversely, in an altered or modified state.

East Branch DuPage River

Based on QHEI scores, mainstem habitat quality fell mostly in the fair to good ranges, but varied by location (Figure 7). Substrate embeddedness was a common characteristic of the mainstem as riffle or pool embeddedness was recorded at all but one location (EB23/RM 22.0).

Since the modification of the Churchill Woods dam in 2011, QHEI scores within and upstream of the former dam have increased by reflecting the appearance of riffles and increased habitat heterogeneity.

Figure 7. Qualitative Habitat Evaluation Index (QHEI) scores for the E. Branch DuPage River in 2007, 2011-12, and 2014 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (black bars are dams that impede fish passage). The shaded region depicts the range of QHEI scores where habitat quality is marginal and limiting to aquatic life. QHEI scores less than 45 are typical of highly modified habitat.

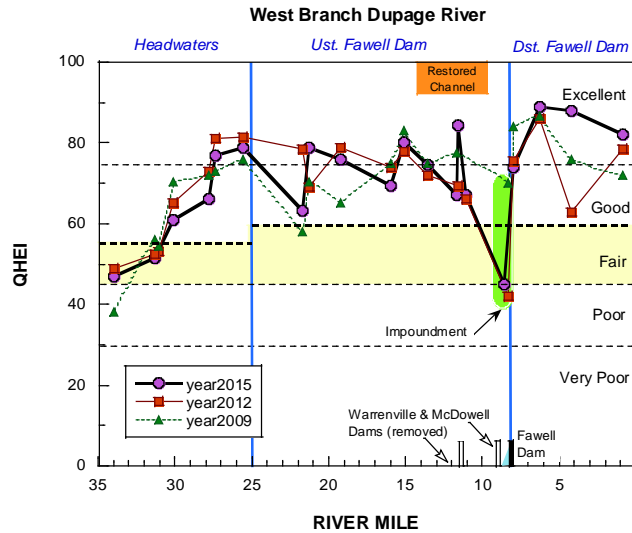


West Branch DuPage River

Mainstem habitat quality in 2012 was good to excellent throughout most of its length and, with the exception of the extreme headwaters (upstream RM 30.1) and Fawell Dam pool (RM 8.3) (Figure 8).

Figure 8.

Qualitative Habitat Evaluation Index (QHEI) scores for the W. Branch DuPage River in 2009, 2012, and 2015. Bars along the x-axis depict mainstem dams or weirs (black bars are dams that impede fish passage). The shaded region depicts the range of QHEI scores where habitat quality is marginal and limiting to aquatic life. QHEI scores less than 45 are typical of highly modified habitat



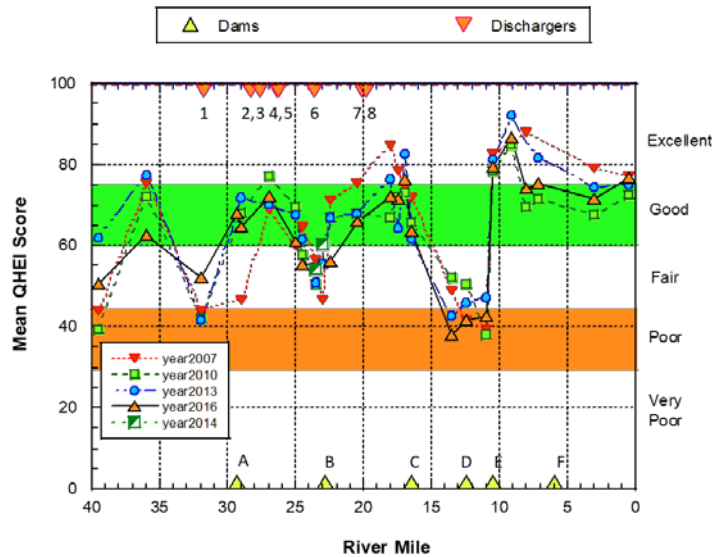
Salt Creek

In Salt Creek, most of the sites possessed the types and amounts of habitat features necessary to support aquatic life consistent with the Illinois General Use (Figure 9), with QHEI scores averaging 66.0 (range: 41.5-92.0) in 2013 and 64.3 (range: 38.0-86.5) in 2016. The longitudinal pattern in habitat quality was consistent between all years (2007, 2010, 2013 and 2016) with habitat generally improving in a downstream direction except where influenced by impoundments. Habitat was generally the poorest in the very headwaters and impoundments formed by low head dams. As in 2007 and 2010, the total number of modified quality attributes relative to the total number of good quality attributes at any given site generally did not overwhelm the capacity of a site to support aquatic life in 2013 and 2016, excepting in the impoundments formed by low head dams. The attributes of the QHEI that are most consistently potentially limiting to aquatic life are the embeddedness and siltation attributes with most sites having high silt cover and moderate to extensively embedded substrates. The prevalence of coarse substrate materials indicates the strongly biological potential if delivery of fines to the stream can be controlled.

In the 2016, the Oak Meadows Dam (dam B on Figure 9) was removed in a project sponsored by the Forest Preserve District of DuPage County, DuPage County Stormwater Management, and the DRSCW. Post-project sampling was completed in 2017. Post project QHEI increased at all sites with improvements in substrate, riparian, pool and riffle scores. Mean QHEI at the project location increased 12 points to 69.3 (or 68.5 if we discount SC35A, surveyed for QHEI post project only). All QHEI scores were within the “good” range (>60 QHEI points). The DRSCW is

optimistic its QHEI goal of >70 will be reached as riparian vegetation at the site matures. Post-project monitoring will continue in 2018 and 2019.

Figure 9. Qualitative Habitat Evaluation Index (QHEI) scores for Salt Creek plotted by river mile for data from 2007, 2010, 2013, 2014, and 2016. The orange-shaded region depicts the range of QHEI scores where habitat quality is marginal and limiting to aquatic life. QHEI scores less than 45 are typical of highly modified channels. The triangles arrayed along the x-axis in both plots show the locations of low-head dams.



WATER QUALITY CHEMISTRY

Methodology

Water column and sediment samples are collected as part of the DRSCW bioassessment programs. The total number of sites sampled is detailed in Table 2. Total number of collected samples by watershed typical for a full assessment by watershed are given in Table 3. The number of samples collected at each site is largely a function of the sites drainage area with the frequency of sampling increasing as drainage size increases (Table 4). Organics sampling is a single sample done at a subset of sites. Sediment sampling is done at a subset of 66 sites using the same procedures as IEPA.

The parameters sampled for are included in Table 6 and can be grouped into demand parameters, nutrients, demand, metals and organics. Locations of organic and sediment sites are shown on Figure 2. All sampling occurs between June and October of the sample year. The Standard Operating Procedure for water quality sampling can be found at <http://drscw.org/wp/bioassessment/>.

Table 3. Total number of samples by watershed typical for a full assessment by watershed

| Watershed | Approximate # Sites | Demand Samples | Nutrients Samples | Metals Samples | Organics Samples |
|----------------|---------------------|----------------|-------------------|----------------|------------------|
| Salt Creek | 51 | 280 | 280 | 149 | 16 |
| West Branch DR | 44 | 218 | 218 | 110 | 18 |
| East Branch DR | 36 | 196 | 196 | 100 | 11 |

Table 4. Approximate distribution of sample numbers by drainage area across the monitoring area.

| Drainage Area and site numbers | >100 sq mi (n=12) | >75 sq mi (n=25) | >38 sq mi (n=11) | >19 sq mi (n=11) | >8 sq mi (n=15) | >5 sq mi (n=24) | >2 sq mi (n= 46) |
|----------------------------------|-------------------|------------------|------------------|------------------|-----------------|-----------------|------------------|
| Mean # Samples demand /nutrients | 12 | 9 | 6 | 6 | 4 | 4 | 2 |
| Mean # Samples metals | 6 | 6 | 4 | 4 | 2 | 2 | 0 |

Table 6. Water Quality and sediment Parameters sampled as part of the DRSCW Bioassessment Program.

| Water Quality Parameters | Sediment Parameters |
|--|--|
| Demand Parameters 5 Day BOD Chloride Conductivity Dissolved Oxygen pH Temperature Total Dissolved Solids Total Suspended Solids Nutrients Ammonia Nitrogen/Nitrate Nitrogen – Total Kjeldahl Phosphorus, Total Metals Cadmium Calcium Copper Iron Lead Magnesium Zinc Organics – Water PCBS Pesticides Semivolatile Organics Volatile Organics | Sediment Metals Arsenic Barium Cadmium Chromium Copper Iron Lead Manganese Nickel Potassium Silver Zinc Sediment Organics Organochlorine Pesticides PCBS Percent Moisture Semivolatile Organics Volatile Organic Compounds |

Results

The discussion presented below focuses on the constituents listed in the MS4 permit: total suspended solids, total nitrogen, total phosphorus, fecal coliform, chlorides, and oil and grease. Total nitrogen is presented as ammonia, nitrate, and total kjeldahl nitrogen (TKN). Prior to the 2016 sampling period, fecal coliform and oil and grease sampling was not conducted. Oil and grease sampling was added to the bioassessment sampling for Salt Creek in 2016. Fecal coliform and oil and grease sampling will be added to all future bioassessment sampling for the East Branch DuPage River (2019), West Branch DuPage River (2020), and Salt Creek (2021) ensuring that each watershed will be sampled for that parameter during the effective period of the ILR40 permit.

Detailed analysis and results for the other water quality constituents is located at <http://drscw.org/wp/bioassessment/>.

East Branch DuPage River

East Branch mainstem flows are effluent dominated during the late summer-early fall months. As such, chemical water quality is highly influenced by the concentration and composition of chemical constituents in WWTP effluents (Figures 10-13). The results in 2014 were consistent with 2011 during low flow periods with respect to observing no exceedances of Illinois water quality criteria for regulated parameters (i.e. TSS, NH₃-N).

West Branch DuPage River

Stream flow in the West Branch DuPage River is effluent dominated during summer months. As such, its water quality is highly influenced by the concentrations and composition of chemical constituents in the effluent as well as runoff from the urban and developed land cover in the watershed. Water quality sampling in 2012 during the summer low-flow periods suggest that the quality of treated effluent, with respect to regulated parameters (i.e., cBOD₅, TSS, NH₃), was generally good. Effluents did not result directly in exceedances of water quality standards for these parameters. However, increasingly elevated nutrient levels and their attendant influence on mainstem D.O. regimes remain problematic.

Salt Creek

Salt Creek drains a highly urbanized landscape with a high population density. The increase in Pollutants associated with urbanized landscapes have been documented. Given the high population density in the watershed, treated municipal effluent comprises a significant fraction of the total flow in Salt Creek and strongly influences water quality, especially with respect to nitrogen and phosphorus. The results in 2016 were similar to those in 2013 and 2010.

Figure 10. Concentrations of total suspended solids (top panel) and TKN (lower panel) from E. Branch DuPage River samples in 2007, 2011 and 2014 in relation to municipal WWTP discharges. Bars along the x-

axis depict mainstem dams or weirs (black bars are dams that impede fish passage). Red dashed lines shows the upper limits of concentrations typical for relatively unpolluted waters for TSS (McNeeley et al. 1979). Orange dashed line in TSS plot is the Ohio reference threshold for headwater (HW) and wadeable (WD) streams. For TKN, the orange dashed line represents the IPS threshold (1.0 mg/l). IPS is a tool developed by the DRSCW and MBI.

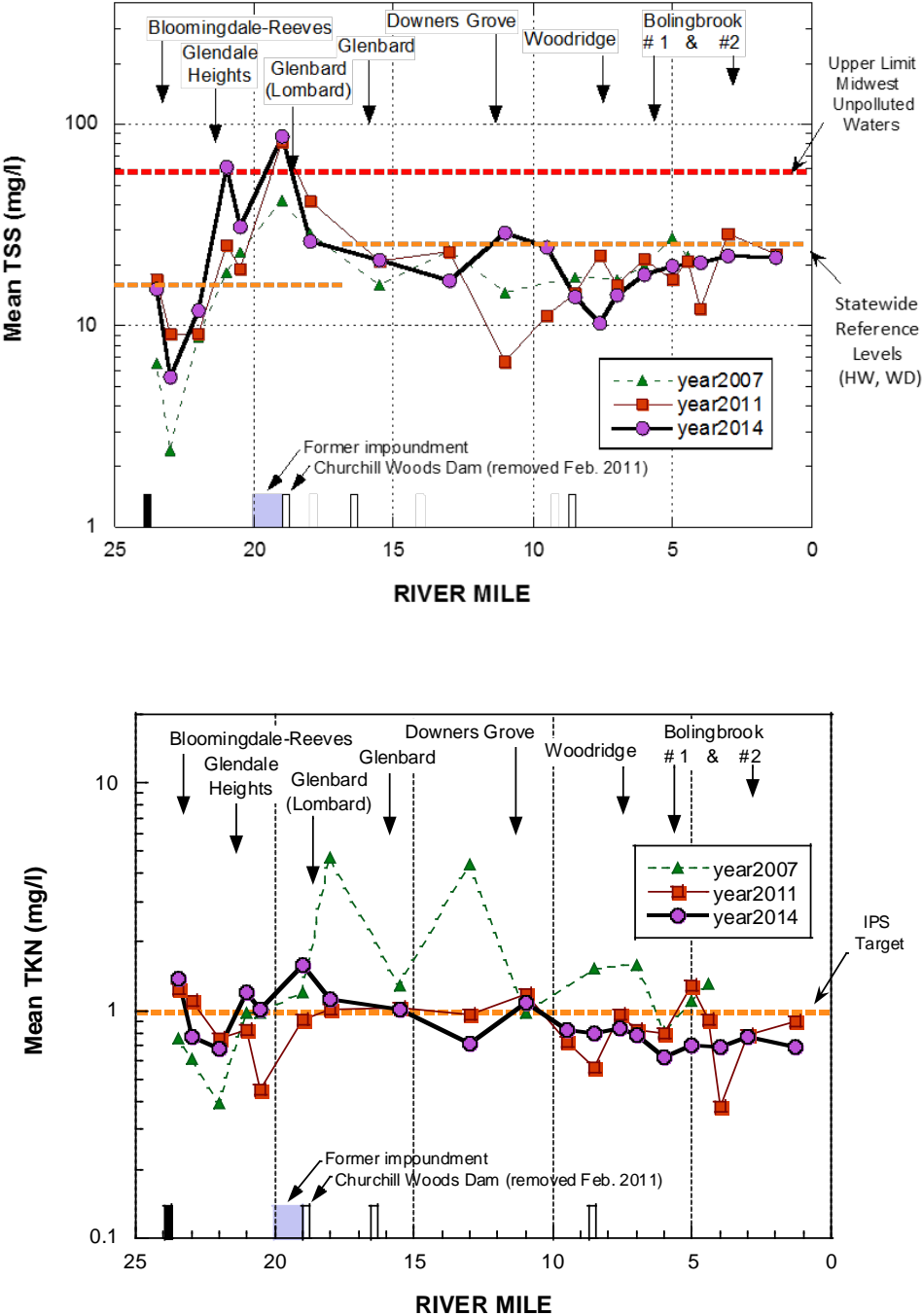


Figure 11. Concentrations of ammonia-N (top panel) and nitrate+nitrite-N (lower panel) from E. Branch

DuPage River samples in 2007, 2011 and 2014 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (only black bars for dams that impede fish passage). For ammonia-N, the red dashed line (1.0 mg/l) represents a threshold concentration beyond which acute toxicity is likely; the orange dashed line (0.15 mg/l) is correlated with impaired biota in the IPS study. For nitrate+nitrite-N, orange dashed lines represent target concentrations for ecoregion 54 (1.8 mg/l) and the Illinois EPA non-standard based criteria (7.8 mg/l). The red dashed line is the Illinois water quality criterion for public water supplies (10 mg/l). The red dashed line is the Illinois water quality criterion for public water supplies (10 mg/l).

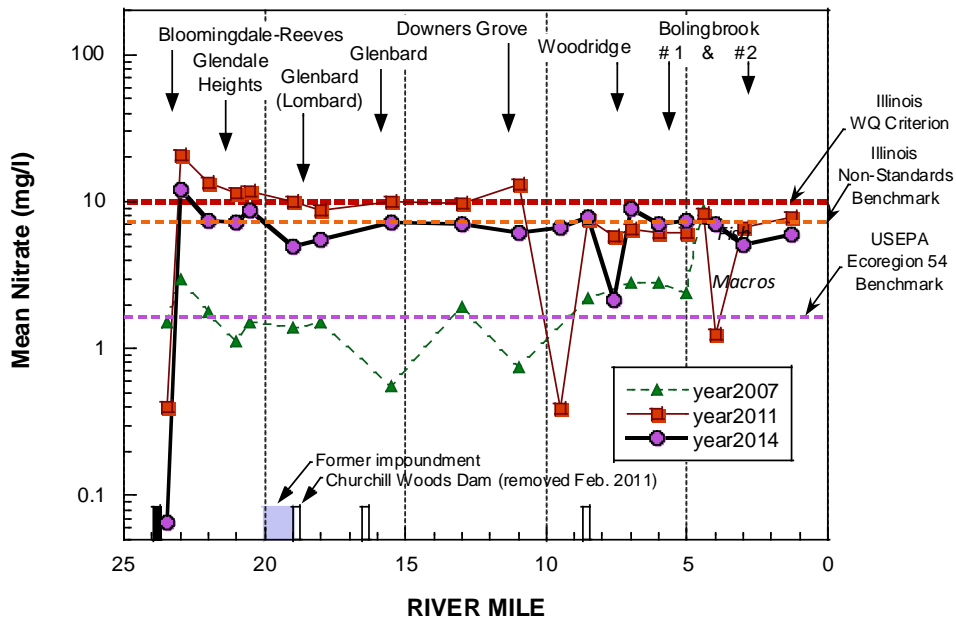
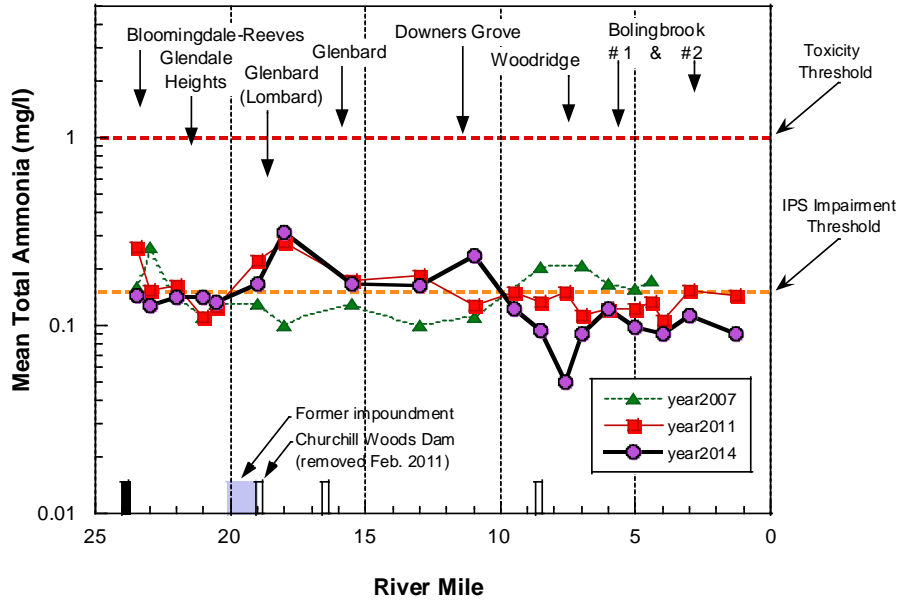


Figure 12.

Concentrations total phosphorus from E. Branch DuPage River samples in 2007, 2011 and 2014 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (black bars are dams that impede fish passage). For phosphorus, orange dashed lines represent target concentrations for ecoregion 54 (0.07 mg/l) and the Illinois EPA non-standard based criterion (0.61 mg/l). The 1.0 mg/l dashed red line is the suggested effluent limit. The 1.0 mg/l dashed red line is the suggested effluent limit.

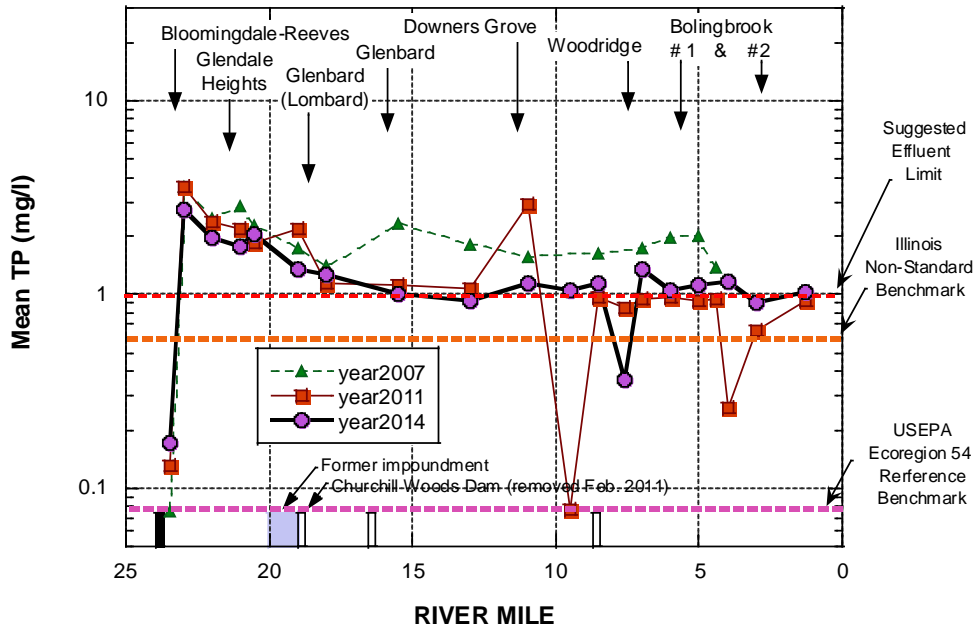


Figure 13.

Chloride concentrations from the East Branch DuPage River in the summer of 2007, 2011 and 2014.

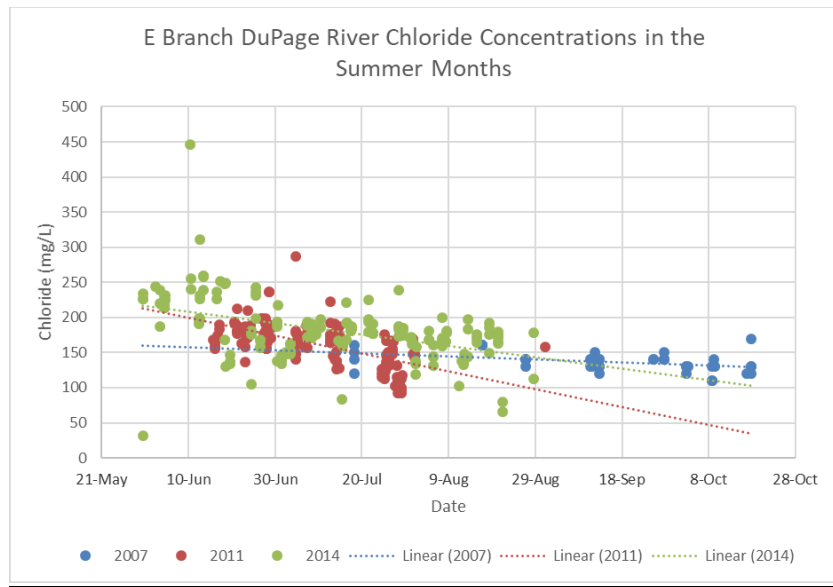


Figure 14.

Concentrations of total suspended solids (top panel) and TKN (lower panel) from W. Branch DuPage River samples in 2008, 2012 and 2015 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (black bars are dams that impede fish passage). Red dashed lines shows the upper limits of concentrations typical for relatively unpolluted waters for TSS (McNeeley et al. 1979). Orange dashed line in TSS plot is the Ohio reference threshold for headwater (HW) and wadeable (WD) streams. For TKN, the orange dashed line represents the IPS threshold (1.0 mg/l). IPS is a tool developed by the DRSCW and MBI.

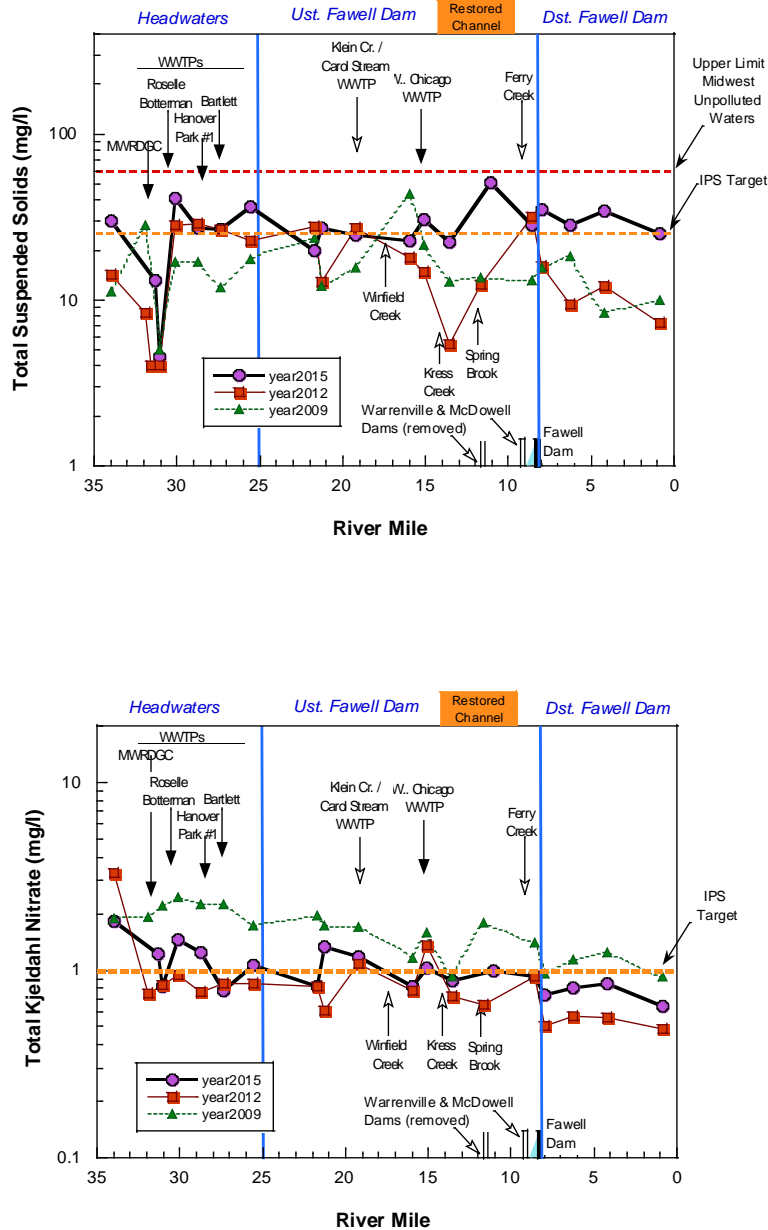


Figure 15.

Concentrations of ammonia-N (top panel) and total nitrate (lower panel) from W. Branch DuPage River samples in 2008, 2012 and 2015 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (only black bars for dams that impede fish passage). For ammonia-N, the red dashed line (1.0 mg/l) represents a threshold concentration beyond which acute toxicity is likely; the orange dashed line (0.15 mg/l) is correlated with impaired biota in the IPS study. For total nitrate, red line represents the Illinois Water Quality Criterion, orange dashed line represents the Illinois Non-Standards Benchmark, and purple line represents the US Ecoregion 54 Benchmark.

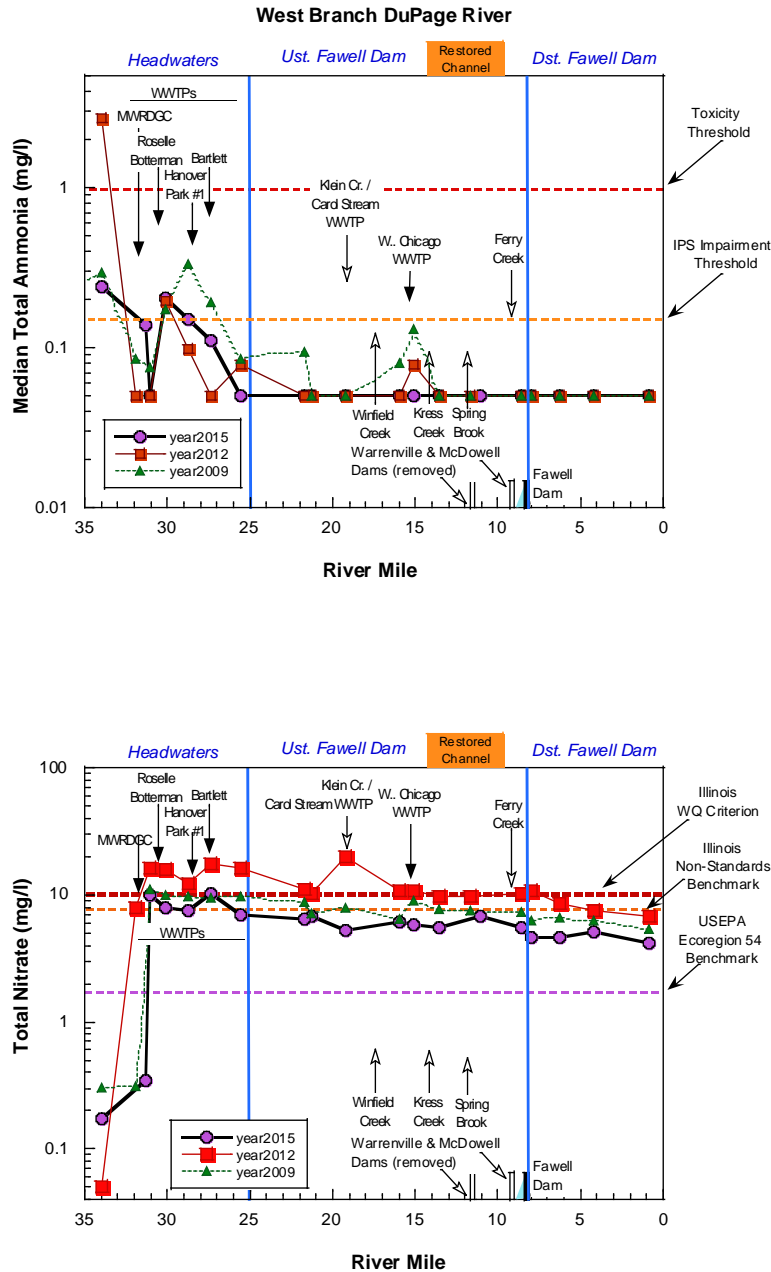


Figure 16.

Concentrations total phosphorus (top panel) and chloride (lower panel) from W. Branch DuPage River samples in 2008, 2012 and 2015 in relation to municipal WWTP discharges. Bars along the x-axis depict mainstem dams or weirs (black bars are dams that impede fish passage). For phosphorus, orange dashed lines represent target concentrations for ecoregion 54 (0.07 mg/l) and the Illinois EPA non-standard based criterion (0.61 mg/l). The 1.0 mg/l dashed red line is the suggested effluent limit. For chloride, red dashed line represents the Illinois Water Quality Criterion (500 mg/L) and orange dashed lines represent the IPS threshold for fish and macroinvertebrates. IPS is a tool developed by the DRSCW and MBI.

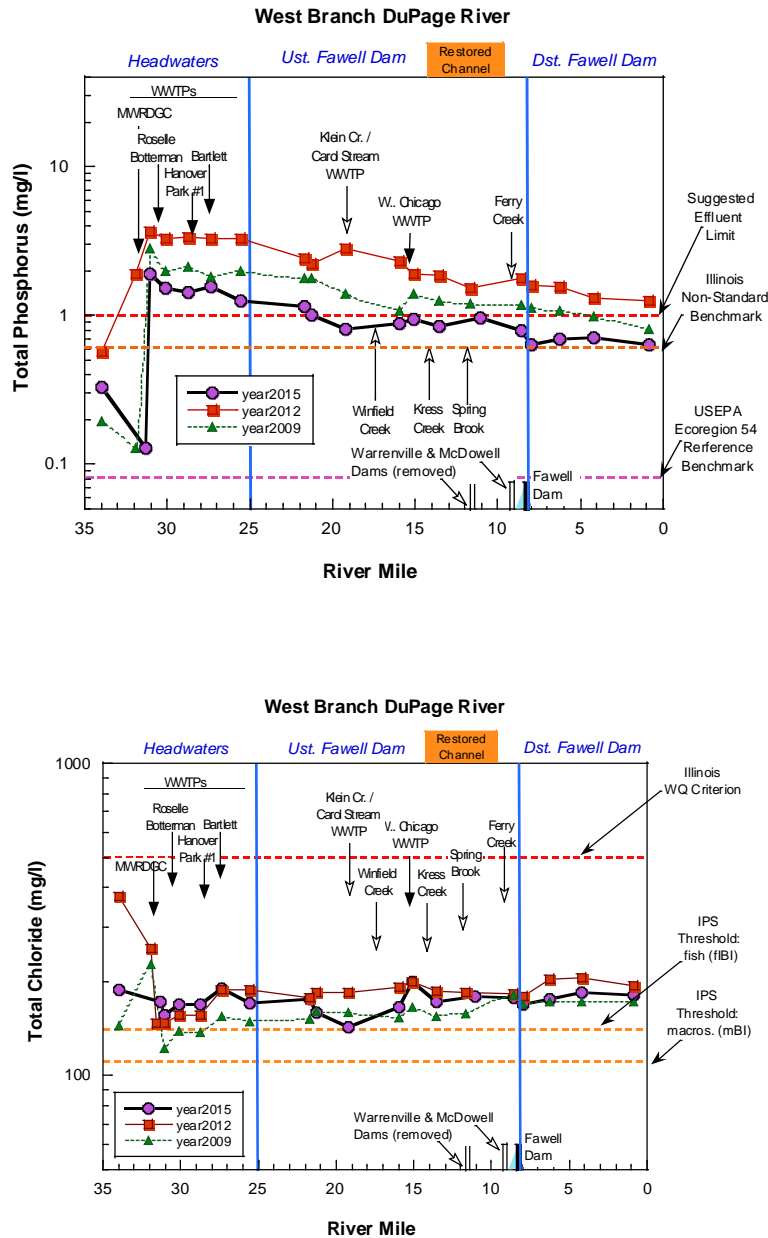


Figure 17.

Concentrations of total suspended solids (top panel) and TKN (lower panel) from Salt Creek samples in 2007, 2010, 2013, and 2016 in relation to municipal WWTP discharges. Yellow triangles along the x-axis depict mainstem dams or weirs. Orange dashed lines shows the upper limits of concentrations typical for relatively unpolluted waters for TSS (McNeeley et al. 1979). Blue dashed line in TSS plot is the Ohio reference threshold for headwater (HW) and wadeable (WD) streams. For TKN, orange dashed line represents the IPS threshold (1.0 mg/l). IPS is a tool developed by the DRSCW and MBI.

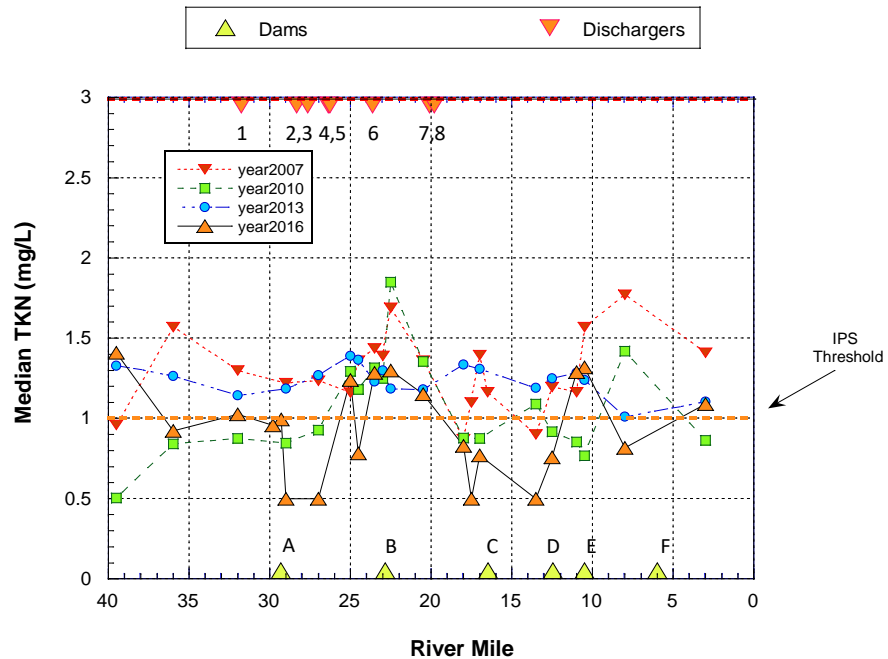
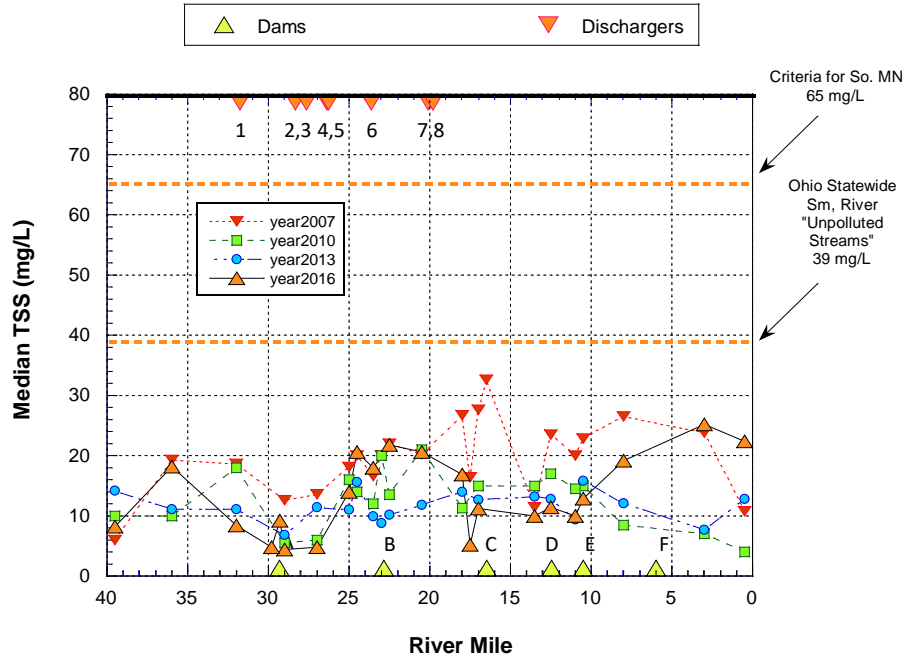


Figure 18.

Concentrations of ammonia-N (top panel) and total nitrate (lower panel) from Salt Creek samples in 2007, 2010, 2013, and 2016 in relation to municipal WWTP discharges. Yellow triangles along the x-axis depict mainstem dams or weirs. For ammonia-N, the blue dashed line (1.0 mg/l) represents a threshold concentration beyond which acute toxicity is likely; the orange dashed line (0.15 mg/l) is correlated with impaired biota in the IPS study. For total nitrate, red line represents the Illinois Water Quality Criterion, orange dashed line represents the Illinois Non-Standards Benchmark, and purple line represents the US Ecoregion 54 Benchmark.

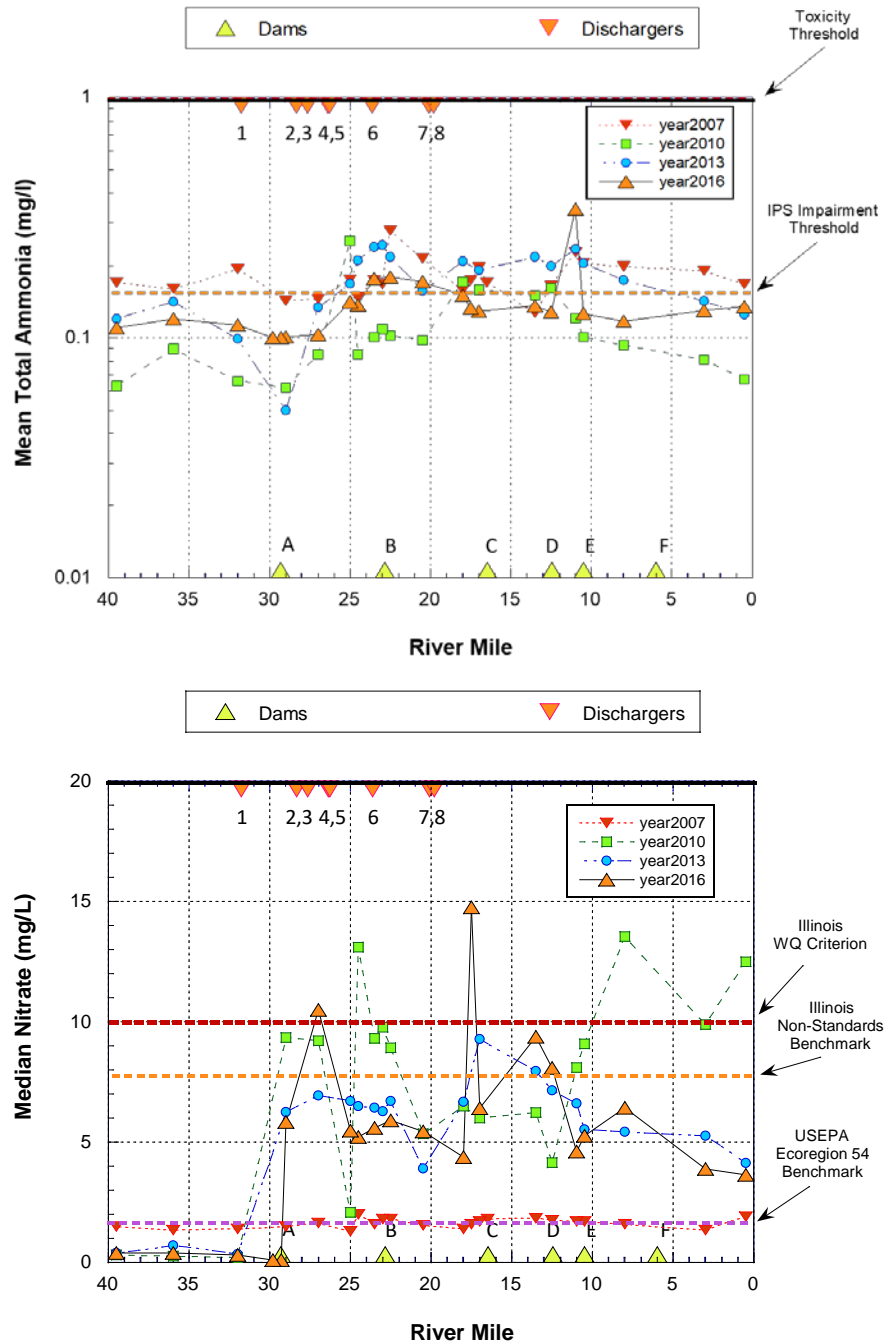
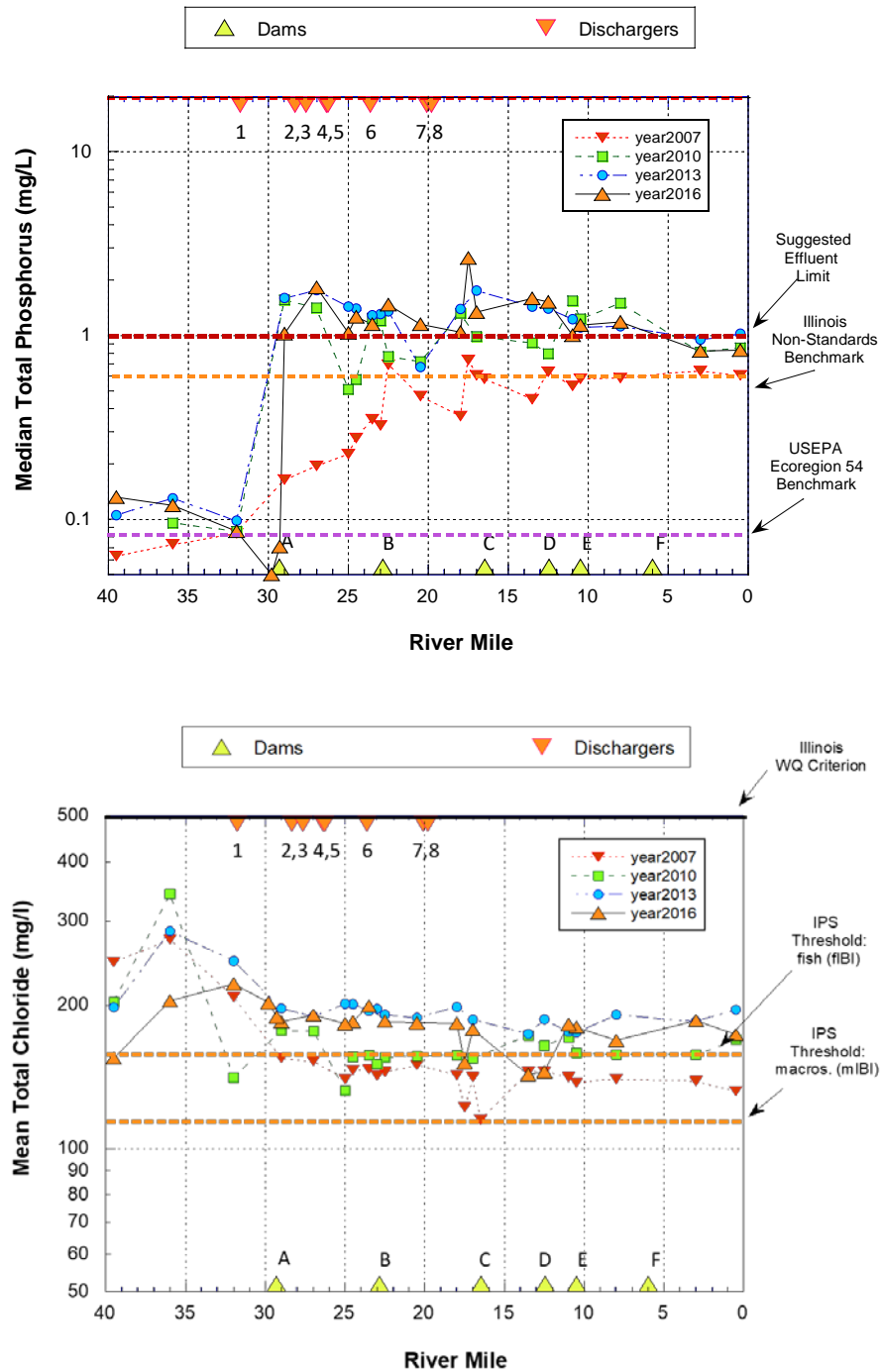


Figure 19.

Concentrations total phosphorus (top panel) and chloride (lower panel) from Salt Creek samples in 2007, 2010, 2013, and 2016 in relation to municipal WWTP discharges. Yellow triangles along the x-axis depict mainstem dams or weirs. For phosphorus, purple dashed lines represent target concentrations for ecoregion 54 (0.07 mg/l) and orange dashed line represents the Illinois EPA non-standard based criterion (0.61 mg/l). The 1.0 mg/l dashed red line is the suggested effluent limit. For chloride, red dashed line represents the Illinois Water Quality Criterion (500 mg/L) and orange dashed lines represent the IPS threshold for fish and macroinvertebrates. IPS is a tool developed by the DRSCW and MBI.



In 2016, samples for Fat, Oil and Grease (FOG) was collected at six (6) sites on the mainstem Salt Creek and one (1) site on Addison Creek. The results are summarized in Table 7.

Table 7. Concentrations of Fat, Oil and Grease in 2016 in the Salt Creek watershed.

| Site Number | Latitude | Longitude | River Mile | Result (mg/L) |
|----------------------|----------|-----------|------------|---------------|
| Salt Creek | | | | |
| SC44 | 42.01197 | -88.00092 | 29.3 | Non detect |
| SC41 | 41.9703 | -87.98817 | 25.0 | Non detect |
| SC23 | 41.93694 | -87.98423 | 22.5 | 1.63 |
| SC37 | 41.88378 | -87.96054 | 17.5 | Non detect |
| SC49 | 41.82576 | -87.90004 | 8.0 | Non detect |
| SC29 | 41.8183 | -87.83371 | 0.5 | Non detect |
| Addison Creek | | | | |
| SC-28 | 41.86116 | -87.86774 | 1.5 | 2.47 |

Sediment Chemistry Results

Detailed analysis and results for sediment chemistry is located at <http://drscw.org/wp/bioassessment/>.

DISSOLVED OXYGEN (DO) MONITORING

Background and Methodology

The Illinois Environmental Protection Agency (IEPA) report, Illinois 2004 Section 303(d) List, listed dissolved oxygen (DO) as a potential impairment in Salt Creek, and the East and West Branches of the DuPage River. The report suggested that the DO levels in selected reaches of these waterways might periodically fall to levels below those required by healthy aquatic communities.

All rivers and creeks in DuPage County are classified as General Use Waters. The present water quality standards for dissolved oxygen in General Use Waters is:

1. During the period of March through July
 - a. 5.0 mg/L at any time; and
 - b. 6.0 mg/L as a daily mean averaged over 7 days.

2. During the period of August through February,
 - a. 3.5 mg/L at any time;
 - b. 4.0 mg/L as a daily minimum averaged over 7 days; and
 - c. 5.5 mg/L as a daily mean averaged over 30 days.

Following listing on the 303 (d) list three TMDLs were prepared by the IEPA for Salt Creek and the East Branch of the DuPage River. In response to the TMDLs, the DRSCW committed to develop and manage a continuous long-term DO monitoring plan for the project area in order to assess the nature and extent of the DO impairment and to allow the design of remedial projects. The continuous DO data is also used to assess the impact of DO improvement projects such as the Churchill Woods and Oak Meadow dam removals.

Typically, the continuous DO monitoring project includes two to three (2-3) sites on the West Branch DuPage River, four to five (4-5) sites of the East Branch DuPage River, and three to four (3-4) sites on Salt Creek. The program began in 2006 and data has been collected each year since. Each site is equipped with a HydroLab DS 5X which collects data on DO, pH, conductivity and water temperature. Stations have a sample interval of one hour and collect data from June through to October (the seasonal period recognized as containing the lowest annual levels of stream DO). The continuous DO monitoring program functions under a quality assurance plan agreed on with the Illinois Environmental Protection Agency (<http://drscw.org/wp/dissolved-oxygen/>). Details on the site location are included in Table 1 and site locations are included on Map 5.

Table 5. Continuous DO monitoring locations in the DRSCW watersheds

| Site ID | Stream Name | River Mile | Latitude | Longitude | Location |
|---------|------------------|------------|-----------|------------|--|
| WBAD | W. Br. DuPage R. | 29.9 | 41.9750 | -88.1386 | Arlington Drive |
| WBBR | W. Br. DuPage R. | 11.7 | 41.825268 | -88.179456 | Butterfield Road |
| WBWD | W. Br. DuPage R. | 11.1 | 41.82027 | -88.17212 | Downstream of Warrenville Grove Dam |
| EBAR | E. Br. DuPage R. | 23.0 | 41.935171 | -88.05843 | Army Trail Road |
| EBCB | E. Br. DuPage R. | 18.8 | 41.88510 | -88.04110 | Former Churchill Woods pool (Crescent Blvd) |
| EBHL | E. Br. DuPage R. | 14.0 | 41.82570 | -88.05316 | Hidden Lake Preserve |
| EBHR | E. Br. DuPage R. | 8.5 | 41.76800 | -88.07160 | Upstream Hobson Rd |
| EBWL | E. Br. DuPage R. | 4.0 | 41.71230 | -88.09160 | Downstream of 2nd mine discharge |
| SCOM | | | 41.941279 | -87.983363 | Oak Meadows Golf Course upstream of former Dam |
| SCBR | Salt Creek | 16.1 | 41.864686 | -87.95073 | Butterfield Road |
| SCFW | Salt Creek | 11.1 | 41.825493 | -87.93158 | Fullersburg Woods upstream of Dam |

Results

Results of the continuous DO monitoring conducted in the summer of 2017 is included in Figures 20-24.

Figure 20. Dissolved Oxygen plots for West Branch DuPage River sites WBAD (top panel) and WBBR (lower panel).

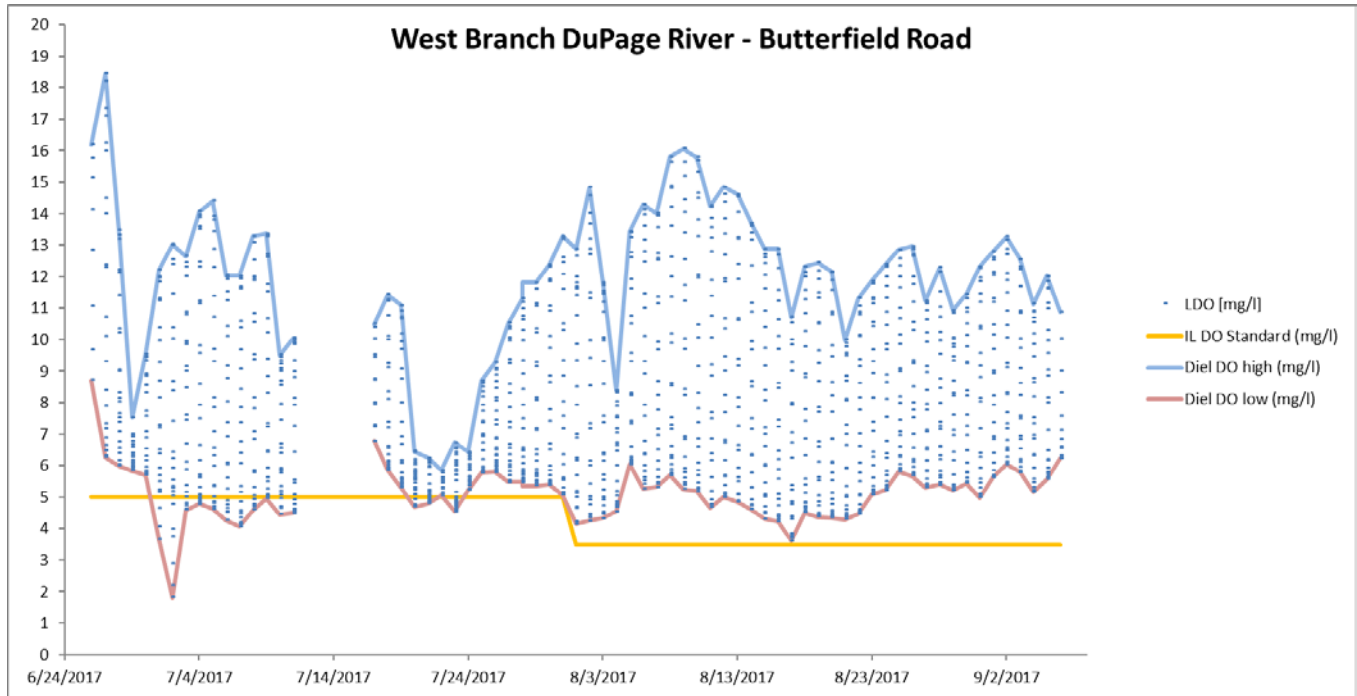
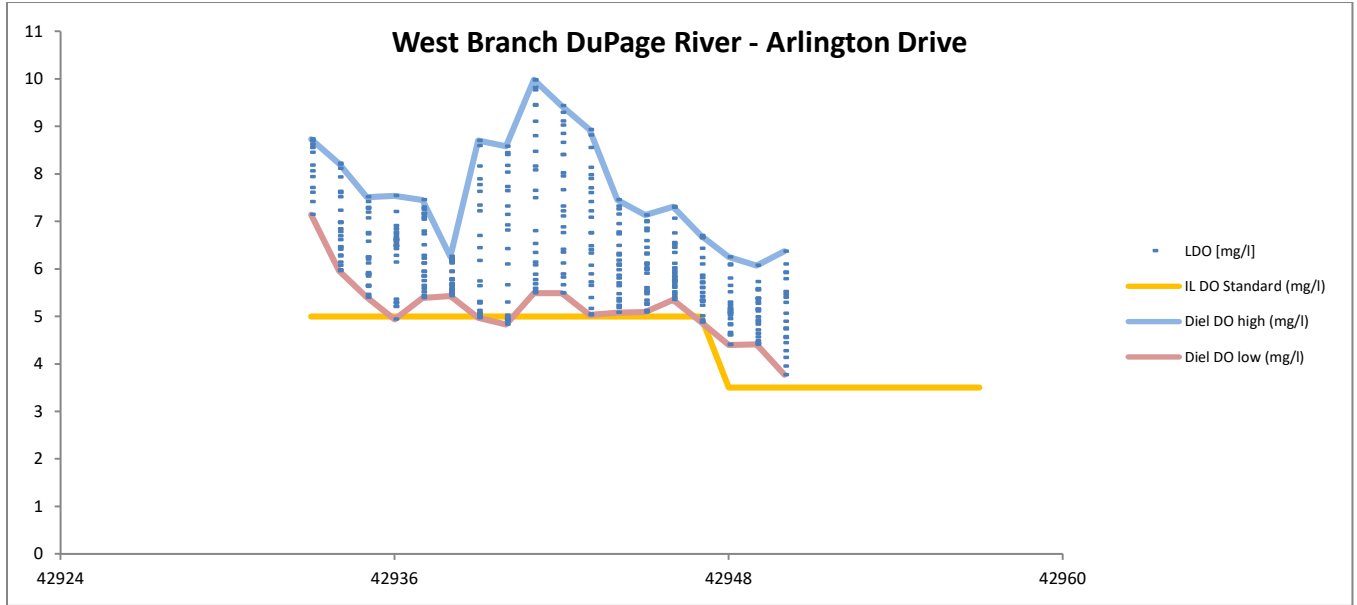


Figure 21. Dissolved Oxygen plots for West Branch DuPage River sites WBWD (top panel) and East Branch DuPage River sites EBAR (lower panel).

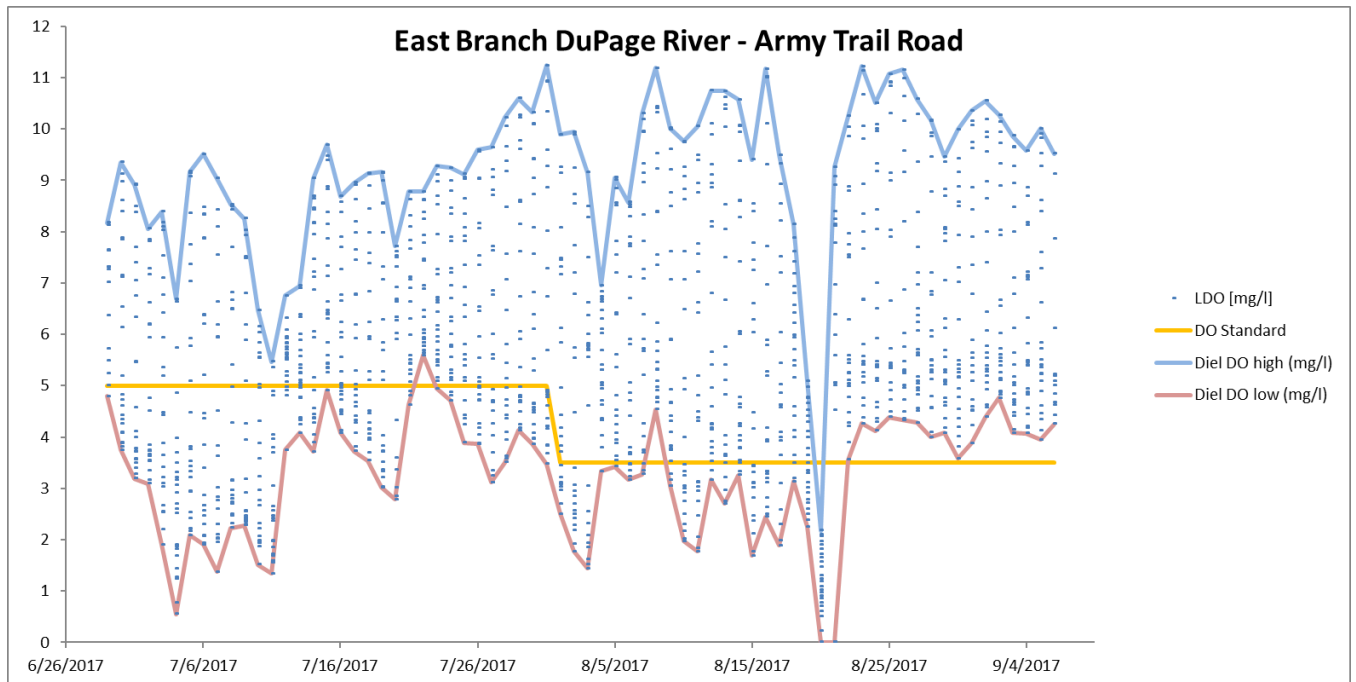
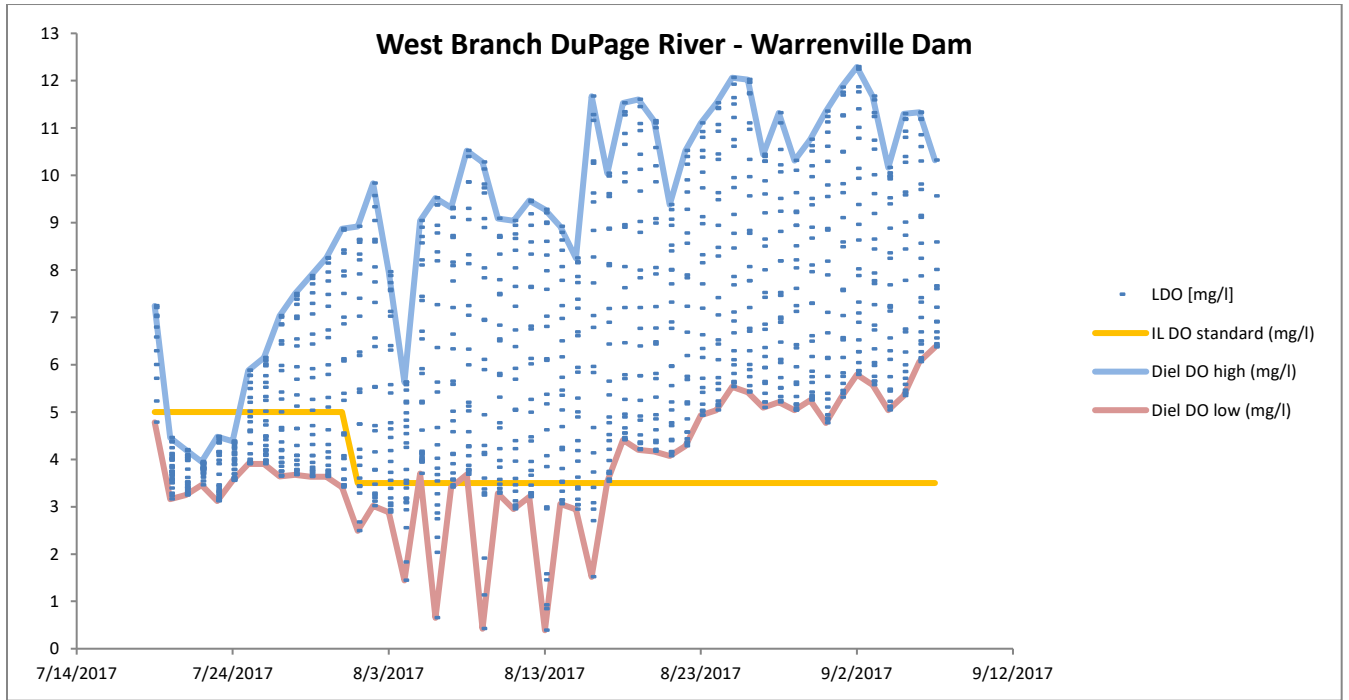


Figure 22. Dissolved Oxygen plots for East Branch DuPage River sites EBCB (top panel) and EBHL (lower panel).

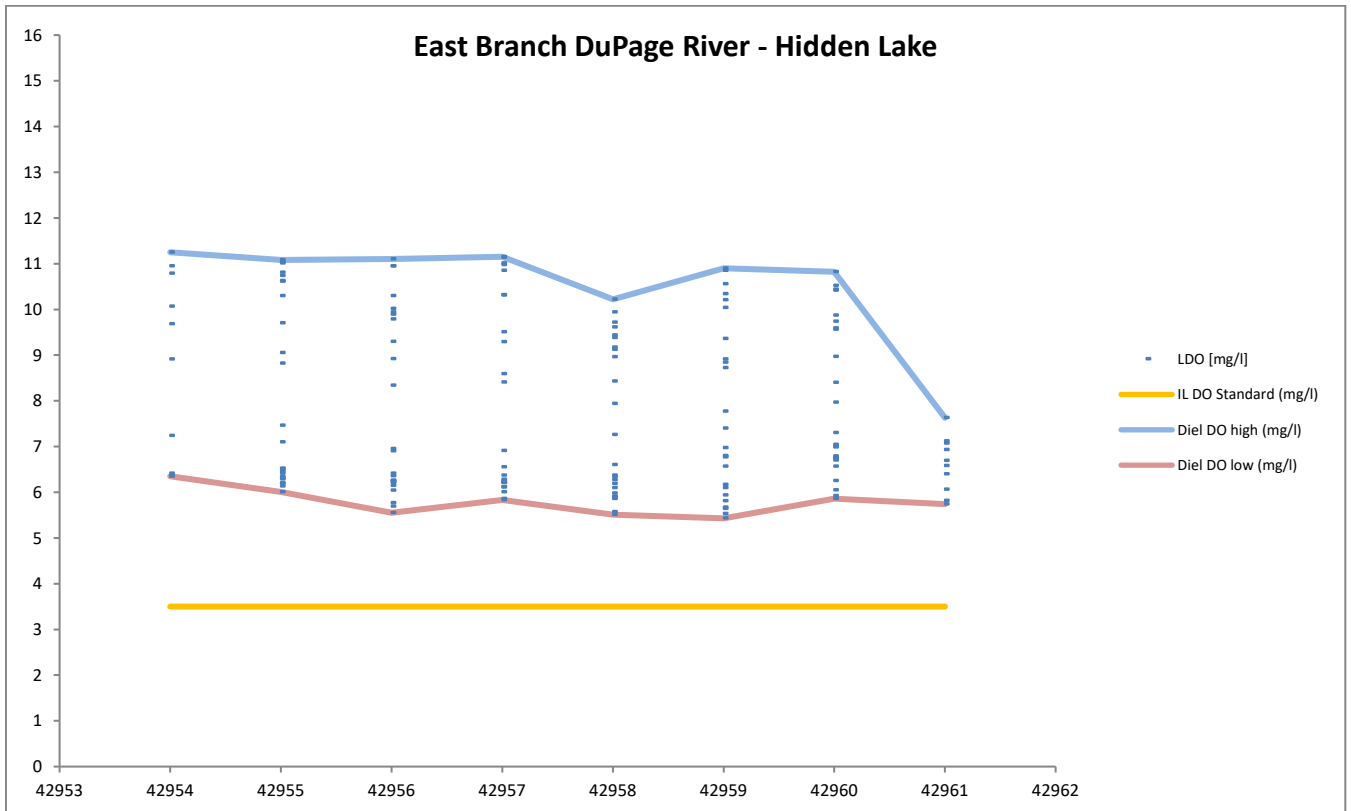
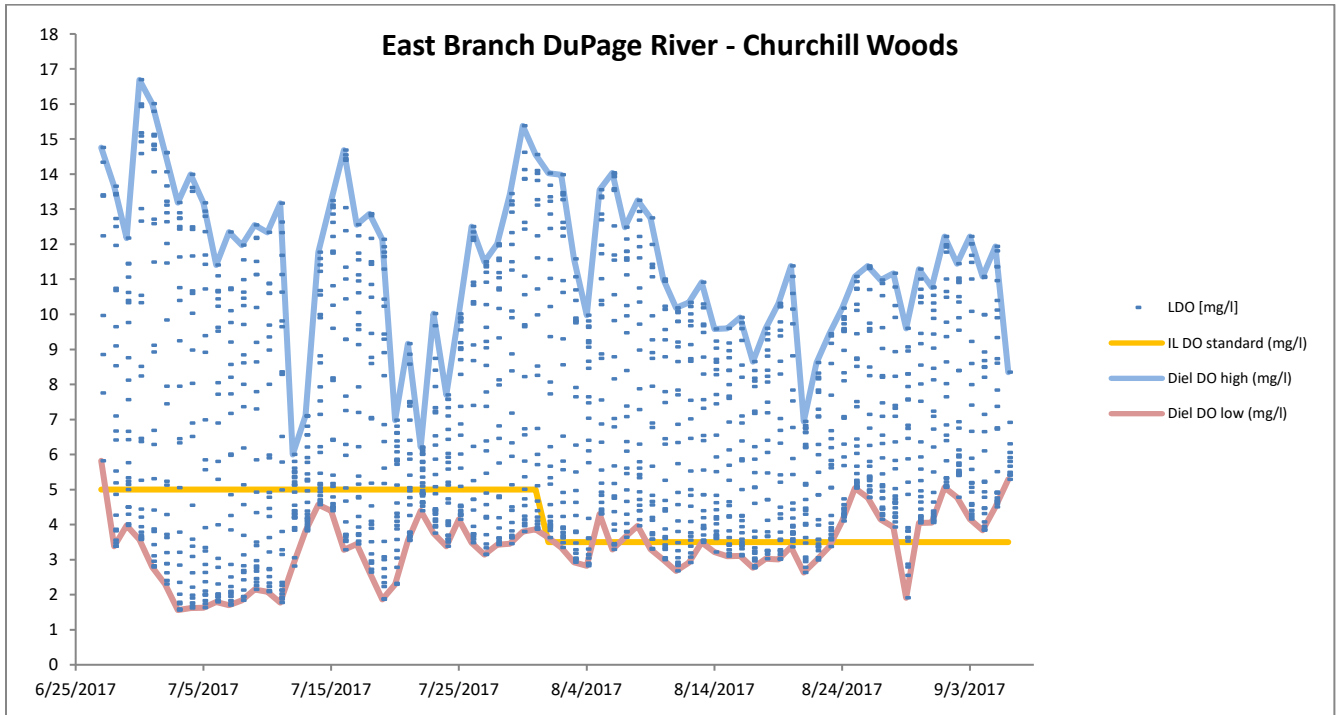


Figure 23. Dissolved Oxygen plots for East Branch DuPage River sites EBHR (top panel) and EBWL (lower panel).

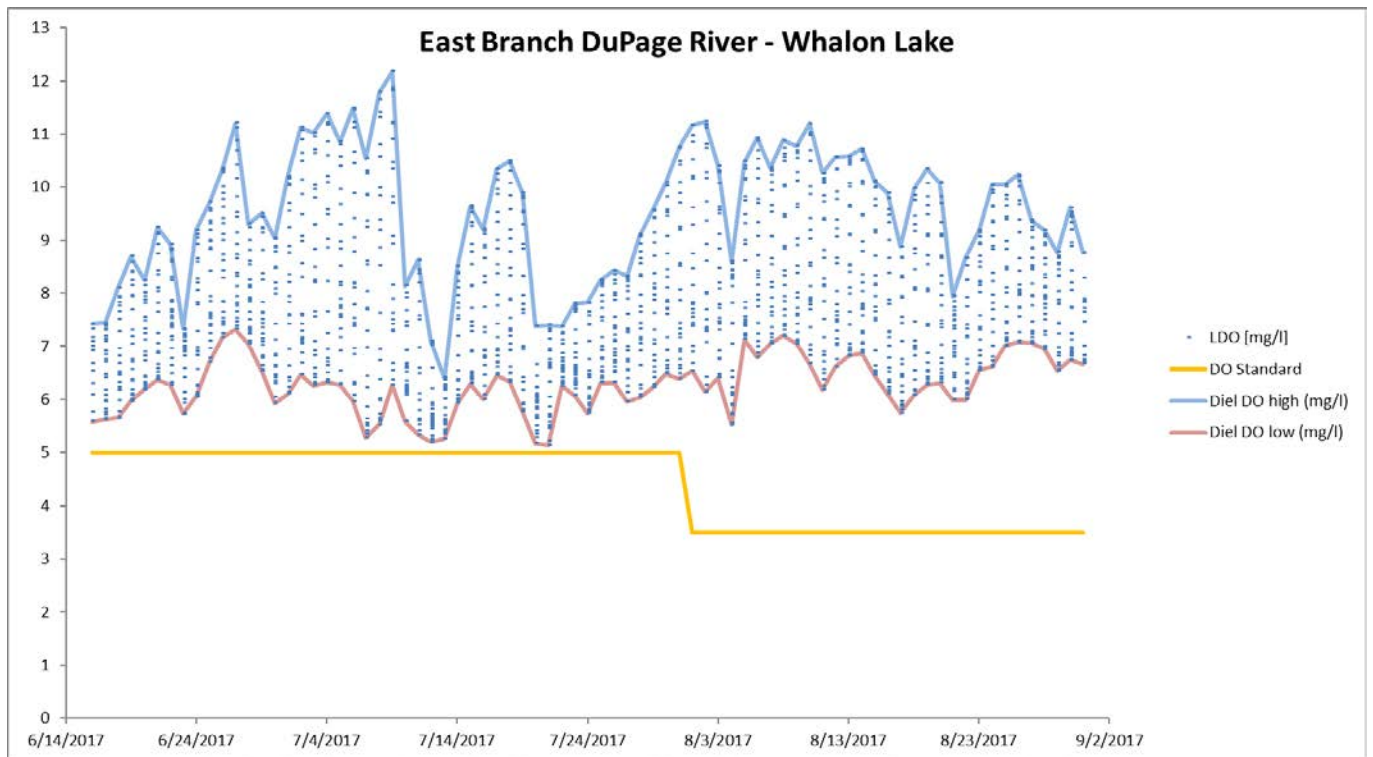
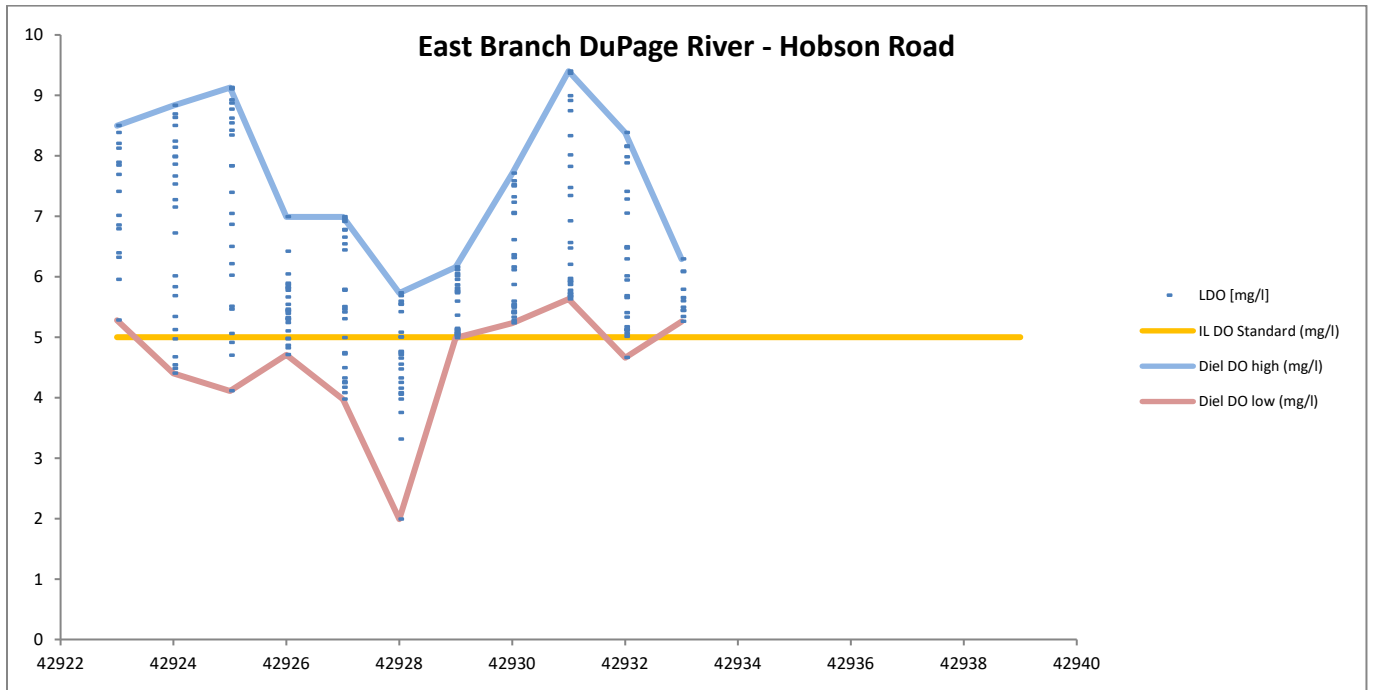


Figure 24. Dissolved Oxygen plots for Salt Creek sites SCOM (top panel) and SCBR (lower panel).

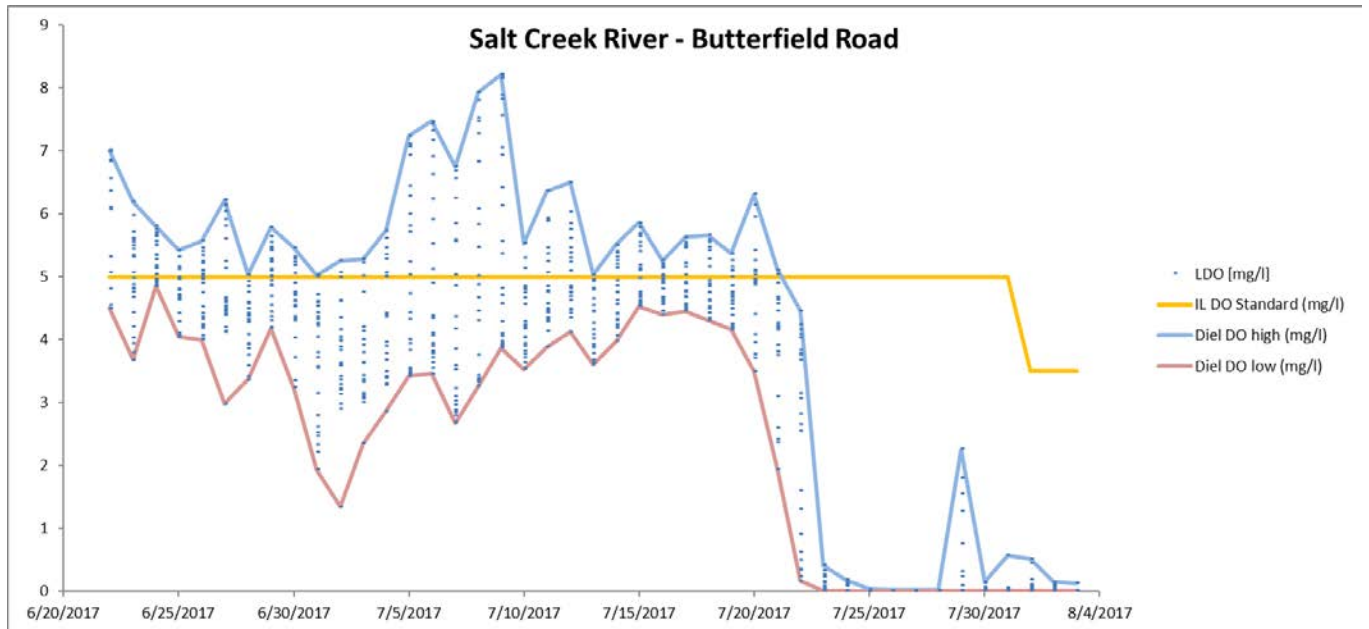
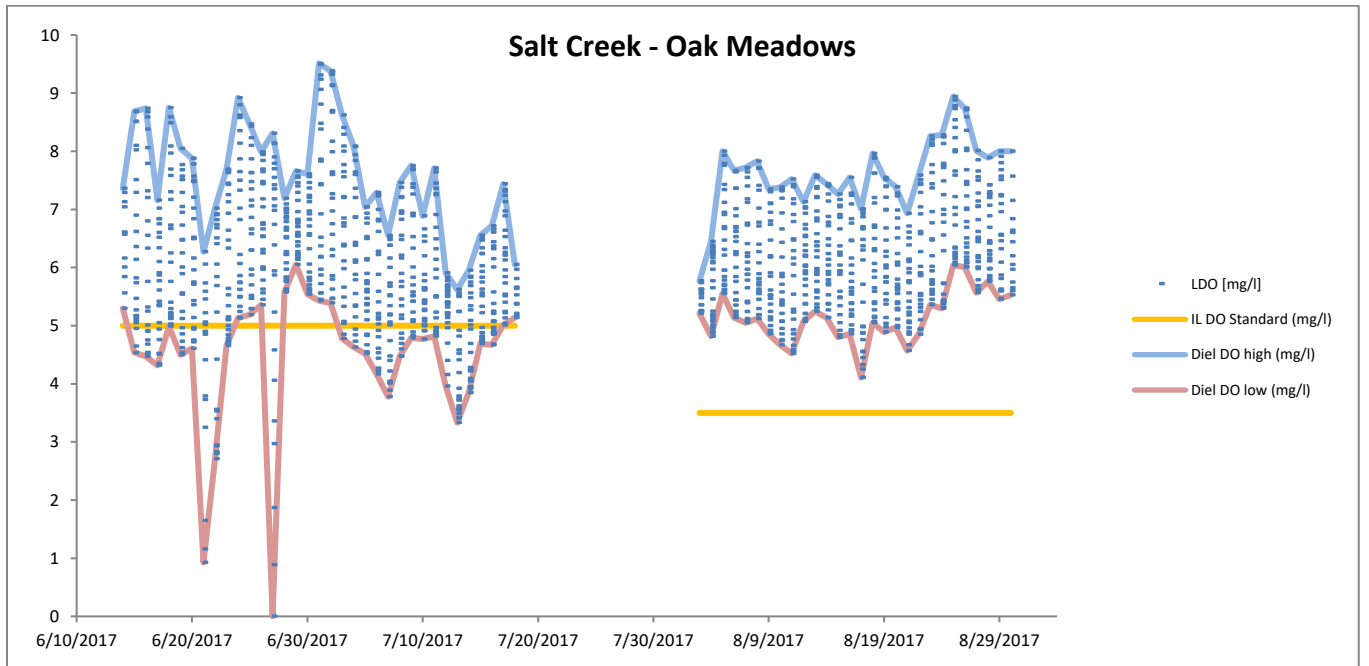
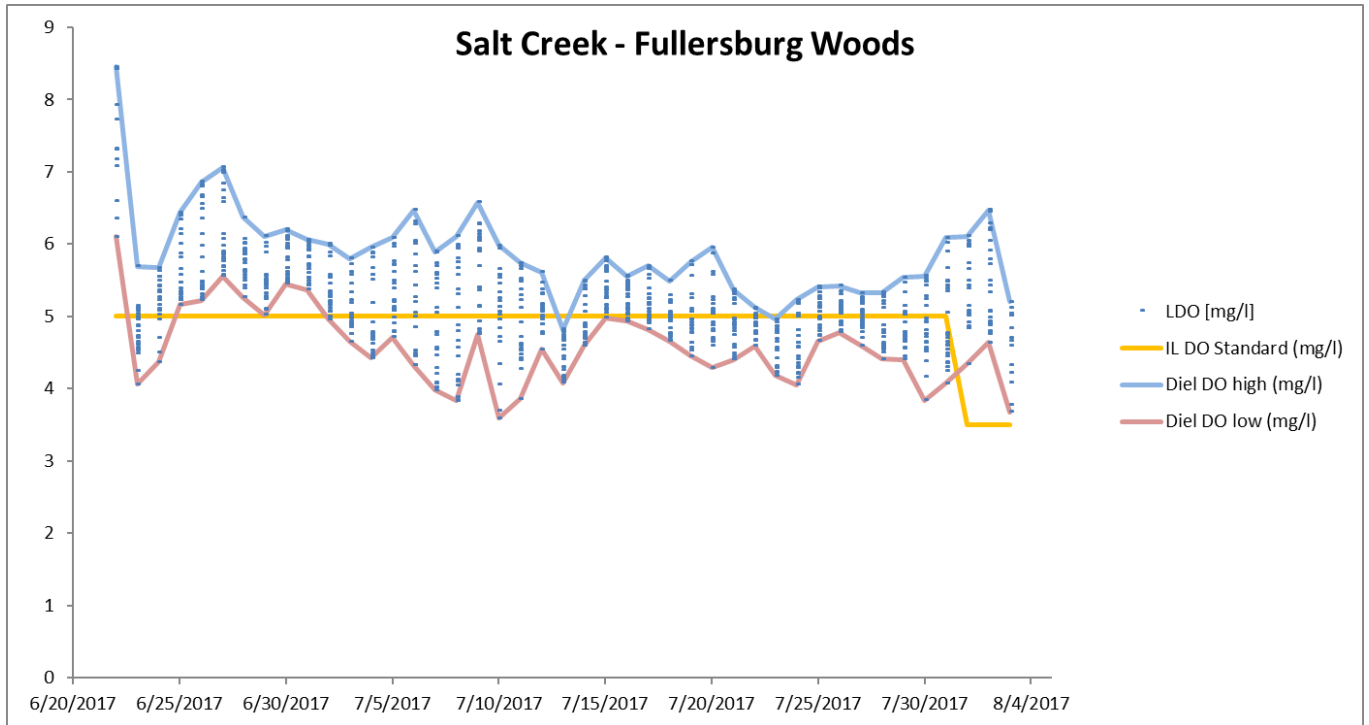


Figure 25. Dissolved Oxygen plots for Salt Creek sites SCFW.



B. Recordkeeping

All monitoring data including by not limited to laboratory results, chain of custodies (COCs), and quality assurance protection plans (QAPP) will be maintained by the DRSCW for a minimum of 5 years after the expiration of the ILR40 (effective on 03/01/2016). The records are maintained at the DRSCW office located at The Conservation Foundation, 10S404 Knock Knolls Road, Naperville, Illinois 60656 and are accessible to the IEPA for review.

C. Reporting

The DRSCW is not responsible for preparing and submitting an Annual Report to the IEPA by the first day of June for each year that the permit is in effect. It is the responsibility of the individual ILR40 permit holders to utilize the information provided in this report to fulfill the reporting requirements outlined in the permit.

Attachment A

2016 Deicing Program Survey Results



DuPage River Salt Creek Workgroup



DuPage River Salt Creek Workgroup

Chloride Education and Reduction Program

2016 Deicing Program Survey

March 16, 2017

Section 1

Background and Purpose

The DuPage River Salt Creek Workgroup (DRSCW) is a coalition of communities, sanitary districts, environmental organizations, and professionals working to improve the ecological health of Salt Creek and the Upper DuPage River. DRSCW is responding to water quality requirements for chloride as the East and West Branch of the DuPage River and Salt Creek have been identified as having chloride related impairments. Total Maximum Daily Load (TMDL) analysis performed by the Illinois Environmental Protection Agency recommended significant reductions in chloride loading for each of the streams to meet the water quality standard for chloride (500 mg/L).

DRSCW formed a Chloride Committee and the Chloride Education and Reduction Program to develop and promote alternatives to conventional roadway deicing practices and guide the implementation of the alternatives. An element of the program is gathering information from municipal deicing programs via survey questionnaires to benchmark municipal activities and identify positive changes in protocols. This report serves to summarize the responses received from the 2016 deicing program survey.

Funding for the program and this report is provided in part by the Illinois Environmental Protection Agency through Section 319 of the Clean Water Act and DRSCW member dues.

1.1 Background Information

Municipal road salting was identified as a source of chloride loading to DRSCW watersheds. As a result, DRSCW distributed a survey questionnaire to about 80 municipalities and public works agencies in November 2006 and April 2007 to obtain baseline information about deicing practices throughout the watersheds. Thirty-nine responses to the survey were received, forming an informed baseline of the deicing programs implemented in the watersheds. A similar survey was distributed in 2010. Thirty-two public agencies responded to the 2010 survey which helped to note positive changes in local deicing practices. In 2012 and 2014, the survey generated 34 and 27 responses respectively, which further documented the chloride reduction practices. Forty-three (43) agencies responded to the 2016 survey, the most agencies ever responding to a program survey.

1.2 Goals of the Questionnaires

The 2016 Deicing Program Survey was conducted in the spring of 2016 to follow up with the agencies on any changes and/or improvements in their deicing programs, potentially because of DRSCW Chloride Reduction Program efforts, and any resulting effects on salt application rates.

The 2016 survey questionnaire asked for information about deicing practices and strategies per the following categories:

- General deicing and snow removal information
- Deicing and snow removal equipment

- Application rates
- Salt storage
- Equipment maintenance and calibration
- Management and record-keeping

The responses to the survey are summarized in Section 2 of this report. The responses are compared to those received in earlier surveys to determine if any changes or improvements have occurred. The survey and response data are included in **Appendix A**.

Section 2

Survey Responses

2.1 Survey Responses

Forty-three agencies responded to the 2016 survey. The following subsections summarize the responses in each of the categories described in Section 1. The survey and all responses are included in **Appendix A** of this report. Note that not all agencies provided responses to all questions, and some agencies answered some questions in different ways, resulting in some inconsistencies in survey results.

2.1.1 General Deicing and Snow Removal Information

The survey asked agencies for general deicing and snow removal information. All responding agencies provided some information. Survey responses indicated approximately 10,800 lane miles of road serviced by deicing programs throughout the watersheds.

2.1.1.1 Salt Application and Price

The majority of agencies indicated an average salt application rate of 200-300 pounds per lane mile (lbs/lm). **Figure 2-1** shows the respondent's salt application rate distribution from 2010 to 2016.

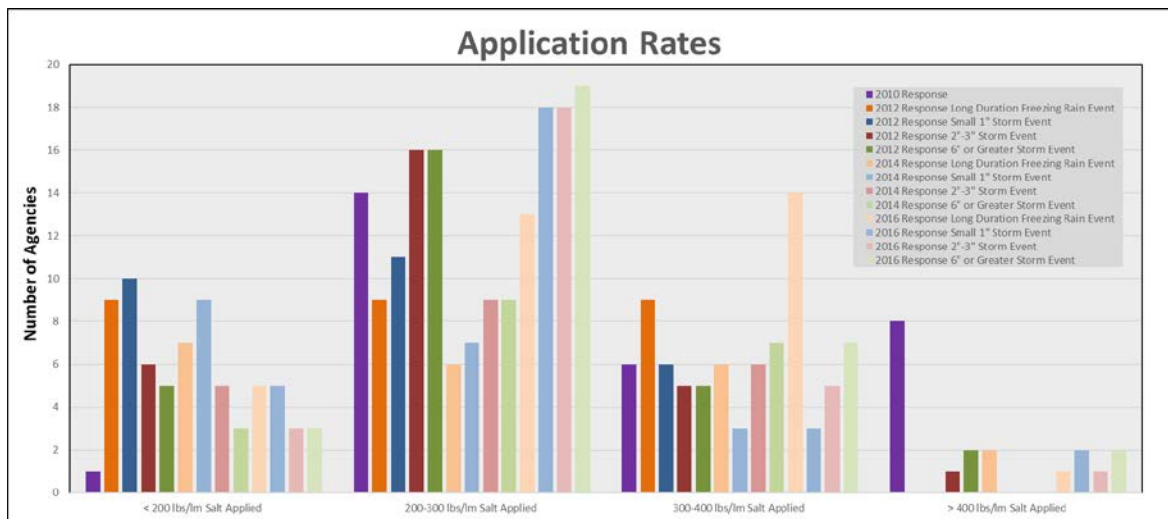


Figure 2-1 – Average Salt Application Rates

Regarding salt prices, 26 of the 43 agencies responding indicated an increase in salt or deicing product prices over the past few years. Eleven agencies reported a decrease in salt or deicing product price over the past few years. Nine agencies indicated that product prices have remained the same.

2.1.1.2 Deicing, Anti-Icing, Pre-Wetting, and Deicing Agents

Information about deicing, pre-wetting, and anti-icing practices, as well as the deicing agents used was requested by the survey. The following is a list of deicing agents used by respondents:

- Each of the 43 responding agencies reported the use of salt
- Thirty-two agencies reported the use of dry rock salt
- Twenty-two agencies used liquid calcium chloride, a significant increase from previous surveys
- Thirteen agencies reported the use of pre-manufactured liquid products

From the 43 respondents, 25 agencies indicated that they implement anti-icing practices; in most cases the anti-icing program included occasional pre-salting or liquid application in priority locations. This suggests an increase in the number of agencies implementing anti-icing practices watershed wide.

The 2016 survey asked about liquid anti-icing mixes, and in general, most respondents using liquids make a home-made mix of 70% - 90% salt brine and 10% - 30% beet juice, pre-manufactured liquid, and/or calcium chloride.

2.1.1.3 Weather and Pavement Temperature Forecasting

Out of the agencies responding, 30 agencies use a weather forecasting service (1 agency did not answer). This suggests a significant increase in the use of weather forecasting services watershed wide.

Additionally, 30 of 41 respondents are making use of a pavement temperature forecast report or similar service (2 agencies did not answer). This suggests a significant increase in the use of pavement temperature information throughout the watershed, an improvement in best management practices implementation.

2.1.2 Deicing and Snow Removal Equipment

All agencies use snow plows or similar equipment. Thirty-two agencies have mechanically controlled spreading equipment, and 33 have computer-controlled equipment. Equipment for spreading liquids is used by 25 agencies.

2.1.3 Salt Storage

The provided responses indicated the following salt storage practices:

- Forty-three responded that salt storage areas are fully enclosed storage structure or have impervious storage pads
- Forty agencies store salt on an impervious pad
- Thirty-four agencies indicated that drainage from their storage area(s) is controlled or collected

- Twenty-seven agencies indicated that they store salt in a single storage area
- Thirty-five agencies store salt in an enclosed area
- Sixteen reported that residual salt in loading areas is swept up

2.1.4 Equipment Maintenance, Cleaning, and Calibration

Forty agencies responded that equipment is washed at an indoor station draining to a sanitary sewer. Five agencies indicated outdoor washing in areas not drained to a sanitary sewer. Two respondents reported collecting and reusing wash water for brine making.

Forty-two agencies responded to the survey regarding equipment calibration. Thirty-five agencies indicated that they calibrate their de-icing equipment, an increase in the number of agencies performing calibration as a best management practice. Most of the 35 agencies providing calibration information perform calibration annually, with 1 agency calibrating 2 times per season, and 3 agencies calibrating after major maintenance or repairs.

2.1.5 Management and Record-Keeping

Twenty-one agencies indicated that operators are trained annually (or more often). Eleven of the remaining agencies train at the start of employment and one agency did not specify a training schedule.

From a management standpoint, the rate of salt application is established by the director or supervisor in 37 agencies, and solely by the operators in four agencies. This indicates a significant increase in the director or supervisor level of control over application rates from previous surveys.

During spreading, the rate of product application is controlled by the operator in 31 agencies, controlled automatically in 9 agencies and set at a fixed rate in 4 agencies.

The 2016 survey responses indicate a significant increase in record keeping best management practices in recent years. Twenty-three agencies keep records of salt usage per truck, 34 keep records for each storm event, and twenty keep records for each winter season.

2.2 Survey Analysis

The following subsections provide survey conclusions developed by comparing information from the 2016 survey to responses received from the 2014 survey or previous surveys. Forty-three (43) agencies responded to the 2016 survey, while 27 agencies responded to the 2014 survey. The number of new agencies responding to the survey is a positive for the amount of information provided for study and program participation overall, but results in some changes or inconsistencies in information trends.

2.2.1 Alternative Methods and Practices Analysis

Many of the questions in the survey focused on the use of alternative deicing agents, methods, and practices such as pre-wetting and anti-icing. **Figure 2-2** illustrates the percentage of respondents that use various deicing agents as reported on the 2007, 2010, 2012, 2014, and 2016 questionnaires.

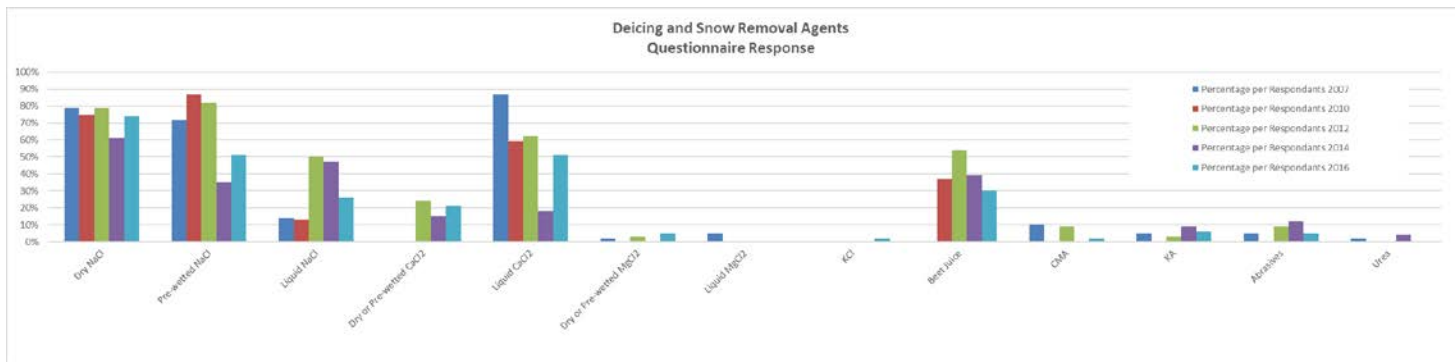


Figure 2-2 – Deicing and Snow Removal Agents

The survey results indicated that the use of dry and pre-wetted salt (NaCl) has increased. While 50% of agencies reported using pre-wetted salt, previous program information suggests that the level of pre-wetting is much higher than this throughout the watershed. The 2016 survey percentages may be skewed by the new agencies providing information this year, and inexperience with the type of information being asked by the survey. Follow up with individual agencies for future surveys may be needed.

Similarly, the 2016 survey results indicate an increase in the amount of agencies using dry salt. Previous program information suggests that fewer agencies use dry salt (not pre-wetted), and follow up with individual agencies may be needed to further detail the information being requested by the survey. The apparent decrease in the use of liquid NaCl (brine) may also be a result of the new respondent's inexperience with the survey, or may be an opportunity for the Chloride Committee to investigate further expansion of the use of brine as a BMP.

Other analysis observations include:

- Results show an increase in the use of all forms of Calcium chloride (CaCl₂). The increase in liquid CaCl₂ is significant, roughly 30% higher.
- Results show an increase in the use of dry or prewetted Magnesium chloride (MgCl₂).
- No 2016 responders used liquid MgCl₂ and Urea.
- A few respondents used Potassium Chloride (KCl) compared to none in previous years.

- Calcium Magnesium Acetate (CMA), Potassium acetate (KA), and Abrasives have decreased since 2014.
- Beet juice as an additive continued in popularity.

Information provided about anti-icing practices that agencies may be employing indicated in 2007 that 14 agencies reported the use of anti-icing practices. In 2010, 20 agencies reported using anti-icing practices. In 2012, 20 agencies reported using anti-icing practices, and in 2014, 13 agencies used anti-icing practices. In 2016, 26 agencies used anti-icing practices. Compared to 50 percent in 2014, 60 percent of local agencies are implementing some form of anti-icing practices in 2016. This trend suggests improvement in the use of anti-icing BMPs over time, with the most widespread use in 2016.

Two of the responding agencies reuse vehicle wash-water for making brine solutions compared to none from the 2014 survey.

2.2.2 Salt Application Rates

In 2007, survey respondents were asked about their average annual salt usage. In 2012, 2014, and again in 2016, respondents were asked about annual salt usage. Respondents gave their annual usage for each winter season which provides a good benchmark for how weather has affected salt application rates. **Figure 2-3** shows an approximated annual salt usage in lbs/lane mile for each watershed in the study area reported from the 2007, 2012, 2014, and 2016 surveys. Annual salt application rates generally decreased from 2007 – 2012 in the watersheds, and increased from 2012-2014 as a result of snowfall and storm event frequency variation. The 2016 survey responses indicated that the per lane mile use of salt in the 2015-16 winter has decreased from that in most previous years. The number and type of winter storm events occurring each year and the different number of agencies providing usage information for each survey make developing direct usage trends or correlations difficult.

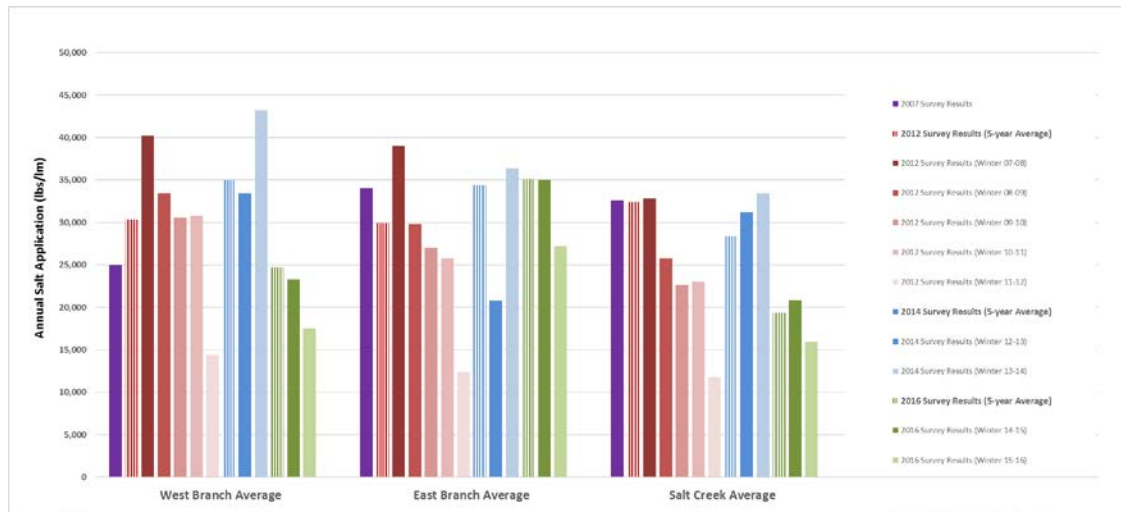


Figure 2-3 – Annual Salt Application Reported from 2007 - 2016

Survey respondents were asked about the average salt application rate per lane mile based on specific storm events. This information more comparably describes a community’s salt usage, or application rate. **Figure 2-1** shows salt application rates reported from the 2010, 2012, 2014, and 2016 surveys. In general the number of agencies applying 200-300 lbs/lm has increased from 2010 to 2016. The other reported application rates have stayed relatively constant over the period. The majority of increases shown for 2016 are due to the increase in the number of agencies providing information for the 2016 survey.

Both annual salt usage data and salt application rates provide insight into individual agency programs and salt application across watersheds, as well as a valuable benchmark for future survey and Chloride Reduction Program efforts. Both of the above values will continue to be requested of agencies in future surveys to compare and report deicing program improvements, and presumed water quality improvements.

2.3 Survey Conclusions

The purpose of the 2016 survey was to gather follow-up information to determine if alternative deicing practices are being implemented in the DuPage River/Salt Creek watersheds and any resulting effects on salt application rates. Forty-three (43) agencies responded to the 2016 survey, the highest number of agencies ever responding to a program survey. As there were several new agencies providing information, the 2016 survey results may be skewed by the new agencies providing information this year, and inexperience with the type of information being asked by the survey. Follow up with individual agencies for future surveys may be needed.

Almost all agencies in the program area have covered permanent salt storage facilities; however there are still some opportunities for storage and salt handling improvements across the watersheds.

The 2016 survey shows increased implementation of best management practices for deicing program implementation for the following:

- Spreading equipment calibration
- Use of weather forecasting for deicing response decisions
- Use of pavement temperature information for deicing response decisions

The survey shows expanded use of anti-icing (pretreatment) BMPs throughout the watershed, and continued use and testing of alternative deicing materials and additives to reduce total salt usage. Agencies reporting use of more than 400 lbs of salt per lane mile are opportunity for the Chloride Reduction Program to expand outreach and BMP information.

The 2016 survey highlights significant local deicing program management oversight improvements, particularly with control over application rates. Recordkeeping improvements have been implemented throughout the watershed area to better manage the quantity of salt being used in different situations. Nine out of 42 responses reported changes made to their program due to local deicing program workshops. Common methods of informing the public of policy or local program changes include the use of city or township website, newsletter, social media, and press releases.

In order to perform a more definitive trend analysis of program improvements and reductions in salt usage, additional information will need to be collected over time. Information should continue to be collected to characterize any deicing program BMP improvements and resulting reductions in salt usage occurring within the DRSCW watersheds.

Part F. Construction Projects Conducted During Year 15

There were no construction project over 1 acre funded by the Village during Permit Year 15.

| Project Name | Project Size (acres) | Construction Start Date | Construction End Date |
|--------------|----------------------|-------------------------|-----------------------|
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