CHAPTER 12 NATURAL ENVIRONMENT







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Greater Hickory Metropolitan Planning Organization

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INTRODUCTION

The WPCOG and GHMPO introduced new programs and employees devoted to regional air and water quality support and outreach. To most effectively implement the best policies for the natural environment, WPCOG and GHMPO staff work with federal, state, and local governments, educational institutions and non-profits. Policies and initiatives guiding environmental regulations include stormwater management, water quality/quantity, air quality and landuse related issues. Staff serve as collaborative partners and credible sources of information to various agencies on a variety of water and environmental issues, environmental compliance, policy support, education and outreach, watershed protection, and restoration work for the region.

Environmental Planning is a collaborative effort at the GHMPO. Traditionally, the GHMPO focused its efforts on Water Quality and Air Quality within the context of Transportation and Land-Use Planning. With new concepts emerging such as "sustainability", "green", and "energy", the GHMPO has incorporated new ideas into more traditional environmental planning activities hosted by the WPCOG.

Through the development of the Metropolitan Transportation Plan (MTP), the GHMPO took the opportunity to consult with environmental agencies and conduct a system-wide review of potential environmental impacts. The MTP consultation process is an initial step in identifying impacted areas and adjusting project alignments to avoid or minimize impacts to natural resources. It also allows the MPO to make informed decisions when setting project priorities for the urban area. The consultation process ensures a transportation plan that minimizes negative impacts on the natural environment and is more efficient, timely and cost-effective.

Federal regulations require that:

The MPO shall consult, as appropriate, with state and local agencies responsible for land use management, natural resources, environmental protection, conservation, and historic preservation concerning the development of the transportation plan. The consultation shall involve, as appropriate,

(1) a comparison of transportation plans with state conservation plans or maps, if

available; or

(2) a comparison of transportation plans to inventories of natural or historic resources, if available (23 CFR450.322).

This section ensures that the GHMPO develops a transportation system that protects and enhances the environment and maintains the quality of life in our community.

PLAN DEVELOPMENT

The Greater Hickory MPO encouraged the participation of resource agencies throughout the development of the MTP. The following actions were taken by Greater Hickory MPO to coordinate review of potential impacts to area resources:

The Greater Hickory MPO compared the proposed transportation plan to available maps, inventories, plans, policies and strategies as listed by the agency contacts. The MPO provided resource agencies with an opportunity for review and comment prior to decision points where agencies' input was significant.

- » The Greater Hickory MPO provided the resource agencies with an outline or schedule for the development of the MTP.
- » The Greater Hickory MPO used e-mail, website, telephone, virtual meetings, social media, private and public meetings to ensure that our process was accessible to resource agencies.
- » The Greater Hickory MPO provided written or email notice to the resource agencies of upcoming public review meetings or public comment periods being held on the draft and final MTP and TIP, and transportation conformity process.
- » Amendments to the MTP and TIP requiring a transportation conformity determination and/or analysis (additions or deletions of regionally significant projects) followed the same consultation notification as listed above.

LAND USE MANAGEMENT

The Greater Hickory MPO has sought to integrate land use management into the transportation planning process on an ongoing basis. The goals and objectives of the 2050 MTP are consistent with those of the adopted land use plans of jurisdictions in the MPO. In addition, the MPO maintains continuous consultation with land use planning departments in the MPO area, since planning staff from municipalities and the four counties in the region serve as members of the MPO's Technical Coordinating Committee (TCC). Π

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Air Quality

AIR QUALITY AND EMISSIONS

Ozone and particulate matter (PM) are two pollutants found in air that can cause harm to the health of people. The Clean Air Act of 1990 passed by Congress directed the Environmental Protection Agency (EPA) to issue regulations regarding these and other air quality issues. During the 1990's, the EPA developed regulatory mechanisms requiring the states to submit plans and abatement strategies for ozone and PM to the EPA. Suites challenging the legality of EPA regulations were filed in the courts; thus, enforcement by the federal agency was delayed until the U.S. Supreme Court upheld EPA ozone and PM standards and clarified regulatory processes.

With the legal certification of the EPA's scientific methods and enforcement powers by the Court, the EPA directed the states to submit plans, which included designation of "non- attainment" and "attainment areas" within their borders. These "State Improvement Plans" must be approved by the Federal EPA. The N.C Division of Air Quality (NCDAQ), part of the NC Department of Environment and Natural Resources (DENR) is the state agency with the authority and responsibility for plan submission to the Federal government.

OZONE-SOURCES

Ozone is not usually emitted directly into the air, but at ground-level is created by a chemical reaction between oxides of nitrogen (NOx) and volatile organic compounds (VOC) in the presence of sunlight. Sources of the NOx and VOCs that contribute to ozone formation include utilities, motor vehicle exhaust and industrial emissions, gasoline vapors, and chemical solvents as well as natural sources.

OZONE-HEALTH IMPACTS

Ozone occurs naturally in the sky and helps protect us from the sun's harmful rays. But ground-level ozone can be bad for your health and the environment. Ground-level ozone is one of the biggest parts of smog.

When ozone levels are above the national standard, everyone should try to limit their contact with it by reducing the amount of time spent outside.

Ozone can harm human lungs. EPA is particularly concerned about individuals with asthma or other lung diseases, as well as those who spend a lot of time outside. Ozone exposure can aggravate asthma, resulting in increased medication use and emergency room visits, and it can increase susceptibility to respiratory infections.

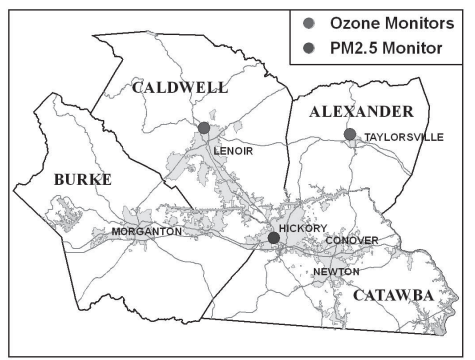
The United States has made significant progress reducing ground-level ozone across the country. Since 1980, ozone levels have dropped more than 20 percent as EPA, states and local governments have worked together to improve the quality of the nation's air. EPA expects improvement to continue, because of landmark regulations such as the Clean Air Interstate Rule, to reduce emissions from power plants in the Eastern United States, and the Clean Diesel Program, to reduce emissions from highway, nonroad and stationary diesel engines nationwide.

ASSESSMENT OF OZONE TRENDS

The region has two ozone air monitors; one near Lenoir and the other in Taylorsville (Map 12-1). Currently, the three-year average of ozone concentrations is under the 1997 8-hour air standard for both monitors. However, previous three-year averages (calendar year 2001-2003 and 2002-2004) indicated ozone levels above the acceptable federal level (see graphs). Therefore, the EPA designated the region as a "non-attainment" area in April 2004. The designation leads to penalties involving the loss of federal and state grant funds for road and transportation improvements as well as, additional requirements for locating new industry/business in the area. Beyond the direct economic impacts, the "non-attainment" label can cause people not to move to geographic location, which can hurt

economic growth and employment opportunities, etc. The successful completion of the EAC process kept the region from dealing with the penalties of nonattainment status.

MAP 12-1. AIR QUALITY MONITORS IN THE REGION



The NCDAQ is required to evaluate design value (DV) trends and ozone exceedance trends to determine if any of the State's monitors show increases in ozone formation. Specifically, the NCDAQ evaluates the following data as part of the air quality analyses:

- » 8-hour Ozone Design Value Trends
 Most recent design values (1 and 3 year average of the 4th highest 8-hour ozone average), compared to the trend in design values from the 2011 timeframe to present.
- » 8-Hour Ozone Exceedances Number of exceedances of the 8-hour ozone standard at each monitor in the EAC areas for the most recent ozone season, compared to the number of exceedances at each monitor from 2011 to present.

8-HOUR OZONE DESIGN VALUE TRENDS

The Federal standard for ozone until 2008 was 85 parts per billion (ppb). The standard was lowered in 2009 to 75 ppb. In 2015, the ozone standard was lowered again to 70 ppb. Table 9-1 below shows the trend in 8-hour ozone values at monitors in Alexander and Caldwell County. The design values are presented in ppm.

Ozone values at the Taylorsville monitor have decreased from 67 parts per billion in 2011 to 62 ppb in 2021. At the Lenoir site, ozone values have fallen from 66 ppb in 2011 to 61 ppb in 2021. Ozone values have been well below the federal standards, which could be attributed to multiple factors, including traffic improvements, mobile source emission reductions, alternative fuels and technologies, more favorable weather patterns, and poor economic conditions.

Table 12-1. Fourth Highest 8-Hour Ozone Values (parts per billion), 2011-2021											
Location	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021
Taylorsville (Alexander Co.)	67	67	20	64	65	66	62	64	61	53	62
Lenoir (Caldwell County)	66	64	62	61	65	66	63	65	60	52	61

Source: US EPA and NCDEQ, 2020. Table shows fourth highest 8 hour ozone values based on the current 8-hour standard of 70 parts per billion.

8-HOUR OZONE EXCEEDANCE TRENDS

Table 12-2 below shows the number of 8-hour ozone exceedances at monitors in Alexander and Caldwell Counties. According to today's standard of 70 parts per billion, there were three exceedances in 2011 and two exceedances in 2012 at the Taylorsville monitor. There was one exceedance in 2012 at the Lenoir monitor. All exceedances, however, were not considered exceedances based on the 75 parts per billion standard at the time. As mentioned above, the allowable parts per billion standard changed from 75 to 70 in 2015. This is a reading of the 8-hour ozone NAAQS in the last ten years (2011-2021) at both monitors.

Table 12-2. Number of 8 Hour Exceedances at Regional Ozone Monitors 2011-2021

Location	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021
Taylorsville (Alexander Co.)	3	2	0	0	0	0	0	0	0	0	0
Lenoir (Caldwell County)	0	1	0	0	0	0	0	0	0	0	0

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Source: US EPA and NCDEQ, 2020. Table shows fourth highest 8 hour ozone values based on the current 8-hour standard of 70 parts per billion.

4TH HIGHEST VALUE TRENDS

The design value is calculated by averaging the 4th highest 8-hour ozone value for each of three years. Since the design value is an average of three years, a decrease may be the result of one good air quality year; or conversely, an increase may be the result of one bad air quality year. Therefore, looking at the trends of the 4th highest value can give insight as to how the air quality in an area is improving.

Table 12-3 displays the 4th highest 8-hour ozone 3-year averages for the region. The 3-year averages at both monitor sites decreased from 2011 to 2020. In 2011-2013, the 3-year averages at both sites were 65 and 64 parts per billion. The 3-year averages at both sites from 2018-2020 are as low as 59 parts per billion.

Table 12-3. 4th Highest 8-Hour Ozone 3-Year Averages (or Design Values) (parts per billion), 2011-2020									
Location	2011-2013	2013-2015	2015-2017	2016-2018	2017-2019	2018-2020			
Taylorsville (Alexander Co.)	65	64	64	64	62	59			
Lenoir (Caldwell County)	64	62	64	64	62	59			

Source: US EPA and NCDEQ, 2020.

Note: Data based on the 75 ppb standard in 2009 to 2014, and the 70 ppb standard after 2015.

PM 2.5 (Fine Particulate Matter)

SOURCES-PM 2.5

Fine particle pollution, also called PM 2.5, consists of suspended fine particles that are less than or equal to 2.5 micrograms in diameter. PM 2.5 is composed of a variety of microscopic solids and liquid droplets such as allergens, dust, nitrates, organic chemicals and sulfates. Unlike ozone, PM 2.5 emissions can occur throughout the year, although the amount and chemical compositions of PM 2.5 depends on location, time of year and local weather conditions.

The formation and transportation of PM 2.5 is still under considerable study, however, it is known that PM 2.5 has both primary sources and secondary sources. The primary sources of PM 2.5 pollution are many and varied: wood smoke from residential or commercial combustion; automobile exhaust in the form of oxides of nitrogen; coal-fired power plants; small engines; open burning of trash or construction debris; and dust from agricultural operations or open areas. Secondary sources of PM 2.5 can be generated from fuel combustion working in conjunction with sunlight and water vapor.

HEALTH IMPACTS-PM 2.5

Air pollution is a leading environmental threat to human health. Particles in the air like dust, dirt, soot, and smoke are one kind types of particulate matter. Fine particulate matter, or PM 2.5, is so small that it cannot be seen in the air. Breathing in PM 2.5 may

- » lead to breathing problems,
- » make asthma symptoms or some heart conditions worse, and
- » lead to low birth weight.

The national standard for annual PM 2.5 levels is 12.0µg/m3. When PM2.5 levels are above 12, this means that air quality is more likely to affect your health.

Although PM 2.5 has not been regulated for as long a time period as "coarse" particulates (PM 10), it is considered to be an even graver threat to human health since the finer particles are more readily absorbed deeper in lung tissue. The health effects of being exposed to high levels of PM 2.5 are serious, and include decreased lung function, irregular heart function including heart attacks, and exacerbating pre-existing asthma conditions.

HISTORY OF THE PM 2.5 STANDARD

After several years of analyzing various health and scientific research studies, EPA issued fine particle standards in 1997. After adding 1,200 monitors across the country between 1997 and 2003, EPA issued a memorandum to state governments in April 2003 showing the schedule for designating areas that were either in attainment or in non-attainment for the new standard. EPA would "designate an area non-attainment if it has violated the fine particle standards over a three-year period, or if relevant information indicates that it contributes to violations in a nearby area." EPA defined the three-year period from 2001 to 2003.

The PM 2.5 standards were then revised in 2006. The yearly standard was set at 15 micrograms per cubic meter based on a three-year average of annual PM 2.5 concentrations. The 24-hour standard was 35 micrograms per cubic meter. In 2012, the yearly standard was revised to 12 micrograms per cubic meter.

HICKORY WATER TOWER MONITOR HISTORICAL TRENDS

Within the region, only one official monitor tracks PM 2.5 levels (Map 9-1). The monitor is located one block west of US 321 close to the water tank owned by the City of Hickory. Additional monitoring related to the official monitor is also taking place on the site. The three-year average between 2001 and 2003 equaled 15.36, or just slightly above the standard.

Since the monitor was above the standard, EPA initially recommended Catawba and a portion of Burke and Caldwell counties be deemed non-attainment for PM 2.5. In February 2004, the NC Division of Air Quality (NCDAQ) recommended that only the part of Catawba County (defined as the portion of Catawba County within the boundary of the Greater Hickory Metropolitan Planning Organization) be deemed for non-attainment since Burke, Caldwell and the rural portion of Catawba County was not contributing to the PM 2.5 problem. In December 2004, EPA made its final designations. It placed all of Catawba County in non-attainment status for PM 2.5 based on the three-year average between 2001 and 2003 being slightly above the 15.0 standard. In April 2005, the PM 2.5 designation for Catawba County was consequently published in the federal register. Davidson and Guilford counties in North Carolina were also placed in non-attainment status.

Once an area has been designated as non-attainment with regard to EPA standards for a controlled pollutant, the area's local and state governments typically respond to have the designation overturned or lessened (geographically in size or in severity of the designation). If it is clear that the designation cannot be ameliorated, they must work to develop and implement a plan to bring the area back into attainment with the national standard.

The NCDAQ is required to evaluate PM 2.5 to determine if Catawba County is in attainment for the Federal Standards for PM 2.5. Specifically, the NCDAQ evaluated the following data yearly as part of the air quality analyses:

- » Annual PM 2.5 Averages Average daily reading during the course of one calendar year.
- » PM 2.5 3-year Averages Average of the last three years used to determine change over longer period of time.
- » PM 2.5 98th Percentile Daily Reading 6th or 7th highest reading during the course of a year.

Catawba County was in nonattainment for the 15 micrograms per cubic meter standard until the 2006-2008 threeyear average finally reached 14.2 micrograms per cubic meter. The region was placed in "maintenance" status for PM 2.5 in December 2012.

ANNUAL PM 2.5 AVERAGES

The current annual standard for PM 2.5 is 12 micrograms per cubic meter. Table 9-4 shows the trend in PM 2.5 averages at the monitor in Catawba County. The design values are presented in micrograms per cubic meter. Between 2011 and 2021, annual monitor readings at the Hickory monitor have dropped from 10.4 micrograms per cubic meter to 9.0 micrograms per cubic meter. In 2020, PM 2.5 was as low as 7.6 micrograms per cubic meter. This could be due to less vehicular traffic temporarily caused by the coronavirus. The monitor has been below the 1997 standard of 15 micrograms per cubic meter since 2007 and below the 2012 standard of 12 micrograms per cubic meter over the past several years. The significant drop in fine particulate matter in the region could be attributed to multiple factors; including scrubbers at Duke Energy's coal fired Marshall Steam Station, traffic improvements, more precipitation, and economic conditions.

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Table 12-4. Annual 2.5 Averages (micrograms per cubic meter) 2011-2021											
	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021
Hickory Water Tower	10.4	9.3	8.9	9.1	8.7	9.1	8.5	8.1	8.3	7.6	9.0

Source: US EPA, 2020. Current standard is 12 micrograms per cubic meter.

PM 2.5 3-YEAR AVERAGES

The PM 2.5 three year average is a health based standard and is used to see how air quality is changing over time. It is calculated by averaging the annual value for each of three years. Since the design value is an average of three years, a decrease may be the result of one good air quality year; or conversely, an increase may be the result of one bad air quality year. Therefore, looking at the trends of the 3-year average can give insight as to how the air quality in an area is improving.

Table 9-5 displays the 3-year averages for the region. The region has been in attainment of the federal PM 2.5 standards for more than a decade. Three monitor averages have decreased from 9.5 micrograms per cubic meter in 2011-2014 to 8.3 micrograms per cubic meter in 2019-2021.

Table 12-5. Annual 2.5 3-Year Averages (micrograms per cubic meter) 2011-2021									
Location	2011-2014	2012-2015	2013-2015	2014-2016	2015-2017	2016-2018	2017-2019	2018-2020	2019-2021
Hickory Water Tower	9.5	9.1	8.9	9.0	8.8	8.6	8.3	8.0	8.3

Source: US EPA, 2020. Current standard is 12 micrograms per cubic meter (3-Year Average).

PM 2.5 DAILY MONITOR READING TRENDS

Besides setting an annual standard, EPA also has a daily PM 2.5 standard to protect public health. The annual federal standard is currently 35 micrograms per cubic meter. The standard is calculated at the 98th percentile for each year (EPA uses a three-year average for the standard), which is equivalent to the 6th or 7th highest daily reading at the monitor site in a given year. The PM 2.5 98th Percentile Daily Reading has been below the standard every year except in 2006. The three-year average has never violated the daily standard.

HOW OZONE AND PM 2.5 IMPACT THE HUMAN ENVIRONMENT

Asthma is a chronic disease that affects the airways that carry oxygen in and out of the lungs. Increased asthma levels are often linked to elevated ozone and PM 2.5 levels. Asthma can cause:

- » shortness of breath,
- » wheezing,
- » coughing, and
- » tightness in the chest.

Asthma attacks have been linked to many factors, including exposure to environmental hazards like:

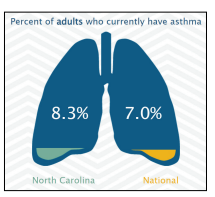
- » allergens,
- » tobacco smoke, and
- » indoor and outdoor air pollution.

According to 2019 data from the National Environmental Public Health Tracking Network, 8.3% of North Carolinians suffer from asthma, while the national average is only 7%.

The environment is one of several factors that can lead to an increased risk for heart disease. High levels of air pollution and extreme hot and cold temperatures have been linked to increases in heart disease and deaths from heart attacks. A heart attack happens when a part of the heart muscle dies or gets damaged because of reduced blood supply. Excessive PM 2.5 levels are often linked to higher heart attack

rates. Alexander, Caldwell, and Catawba Counties have fatal heart attack rates that are slightly above the state average. Burke County's fatal heart attack rate is almost consistent with the state average.

County	Fatal Heart Attack Rate by County	NC Fatal Heart Attack Rate
Alexander	20	
Alexander	20	
Burke	29	9
Caldwell	42	
Caldwell	4.	
Catawba	69	3,195



Source: 2019 data from the National Environmental Public Health Tracking Network

As stated above, traffic-related air pollution is a major cause of elevated ozone and PM 2.5 levels, especially in urban areas. Many health problems have been linked to exposure to traffic-related air pollution. The closer your home or school is to a major highway, the more likely you and your family are to be exposed to traffic-related air pollution. According to data from the National Environmental Public Health Tracking Network, 0% of residents and elementary schools are located within 150 meters (or 2 blocks) from a major highway. In Burke County, 1.9% of residents and 6.5% of elementary schools are located within 2 blocks of a major highway. In Caldwell County, 2.5% of residents and 19.2% of elementary schools are located within 2 blocks of a major highway. In Catawba County, 2.2% of residents and 0% of elementary schools are located within 2 blocks of a major highway. Class 1 and class 2 roads were selected to represent major highways in the United States. The Federal Highway Administration (FHWA) Functional Classification system classifies interstates as class 1 and freeways and expressways as class 2. Population estimates were based on population counts within census tracts made publically available by the US Census (2010, 100% count data).

2 Blocks from Major Highway						
County	Residential	Public Schools (P	reK-4th)			
Alexander		0	0			
Burke		1.90%	6.50%			
Caldwell		2.50%	19.20%			
Catawba		2.20%	0			

Source: 2011 data from the National Environmental Public Health Tracking Network

THE WESTERN PIEDMONT AIR QUALITY COMMITTEE (WPAQC)

Since the GHMPO planning area is now in attainment status for PM 2.5 readings, the Western Piedmont Air Quality Committee is currently inactive. The last meeting was held in March of 2018. The GHMPO and WPCOG, however, still host events dedicated to air quality improvement. Committee members are regularly involved in events and communication.

HISTORY OF THE WESTERN PIEDMONT AIR QUALITY COMMITTEE (WPAQC)

In 1999, when the WPCOG learned that the Region's ozone levels would violate the new EPA 8- Hour Standard, public meetings were held with local governments, the North Carolina Division of Air Quality, Economic Development Corporations, Chambers of Commerce and other interested groups. In November 1999, the Catawba Air Quality Committee (CAQC) was formed. During the next four years, the CAQC was expanded to include other regional members to form the Unifour Air Quality Coalition. The coalition eventually evolved into more formal Unifour Air Quality Committee (UAQC) and the Unifour Air Quality Oversight Committee (UAQOC). In 2016, the committees' names were changed to the Western Piedmont Air Quality Committee (WPAQC) and the Western Piedmont Air Quality Oversight Committee (WPAQC).

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When active, the Western Piedmont Air Quality Committee consists of stakeholders from the private and public sector dedicated to improving the air quality in the region. The Western Piedmont Air Quality Oversight Committee members are elected officials from throughout the region. The Western Piedmont Council of Governments (WPCOG) provides staff support for the WPAQC and WPAQOC. The Greater Hickory Metropolitan Planning Organization (GHMPO) provides funding for the WPAQC/WPAQOC activities.

To fully integrate air quality impact analysis into the transportation process, the GHMPO has developed an ongoing consultation relationship with the agency responsible for air quality monitoring and permitting in Alexander, Burke, Caldwell and Catawba Counties. In December 2002, the UAQC/UAQOC developed an agreement between Federal, State, and local governments to address ozone pollution in a more expedient manner than what is required in the Clean Air Act through an Early Action Compact (EAC). The Unifour EAC has been recognized by EPA as one of the most successful programs in the United States. The EAC helped the region to obtain attainment status for ozone in 2008.

HISTORY OF THE WPAQC/WPAQOC ACCOMPLISHMENTS AND COMMITMENTS

Though the WPAQC and WPAQOC are currently inactive groups, members are to thank for improving air quality in the region through various strategies. It is through their efforts that PM 2.5 attainment was achieved. Because of their success, consistent meetings are currently unnecessary. Past strategies include:

- » Unifour Early Action Compact (EAC) In December 2002 the UAQC/UAQOC assisted in an agreement between Federal, State, and Local governments to address ozone pollution in a more expedient manner than what is required in the Clean Air Act through an Early Action Compact (EAC). The Unifour EAC has been recognized by EPA as one of the most successful programs in the United States.
- » Hiring Technical Consultants the WPAQC/WPAQOC gets assistance from consultants to provide guidance and expertise to the committee. For example, in 2003 the UAQC/UAQOC commissioned a study with the Louis Berger Group to determine the local causes of PM 2.5 in the region.
- » Unifour Strategic Air Quality Plan -The WPCOG completed the Air Quality Plan in 2010. The WPAQC wanted to build on all of the previous work by having a regional planning document that explained ongoing strategies to improve air quality.

Multiple air quality strategies were gathered from multiple sources to be included in the Unifour Strategic Air Quality Plan. Sources include the Ozone Early action Compact strategies and the PM 2.5 Source Apportionment Study recommendations, as well as materials and guidance documents prepared by NCDAQ. The intent was to gather any strategy that may be applicable to the area and present them to multiple groups in order to determine what the most applicable strategies may be. Implementation of the final strategies, as described in Table 9-7, is described in detail within the plan.

THE WESTERN NC AIR QUALITY CONFERENCE (FORMERLY THE UNIFOUR AIR QUALITY CONFERENCE)

Historically, organizing the annual air quality conference was the primary event sponsored by the WPAQC. While the WPAQC still provides necessary input, WPCOG and GHMPO organize the overall event. The purpose of the conference is to educate the public, government officials and the private sector on current air quality issues important to Western North Carolina. The conference regularly attracts attendees representing local municipalities, local industries, public health organizations, public education agencies, environmental advocacy groups, state and federal agencies staff and other public groups and private citizens. The first conference was held in 2007, and it has been an annual event ever since. In 2013, the name of the Conference was changed from the "Unifour Air Quality Conference" to the "Western North Carolina Air Quality Conference."

14-7. Unifour Air Quality Plan Recommendations

Tr	Transportation Migration Strategies						
1	Airport Ground Equipment Emissions						
2	Alternative Fuel and the Clean Cities Program						
3	Diesel Retrofit Technologies						
4	Diesel Truck Anti-Idling and Truck Stop Electrification						
5	Encourage Bicycle and Pedestrian Development and Usage						
6	Gas Cap Check and Replacement Program						
7	Public Transportation Benefit Programs						
8	Reduce Locomotive Idling						
9	Transportation Design and Operations						
10	Two-Stroke Engine Restrictions/Buy-Back Program						
11	Voluntary Non-Peak Refueling of Vehicles						
12	Anti-idling Program						
Ma	ajor Stationary Source Mitigation Strategies						
1	Best Workplaces for Commuters Campaign						
2	Compressed Work Weeks or Flexible Hours						
3	Fuel Switching						
4	Stationary Controls						
5	Voluntary Stationary Source Operations						
Sit	e Control Measures						
1	Promote Energy Audits/Efficiency						
2	Enhanced Burning Restrictions						
3	Implement Smart Growth, Mixed Use and Infill Development Policies						
4	LEED for New, Rehabilitated, or Expanded Buildings						
5	Tree Planting Programs and Landscaping Standards						

The conference was traditionally held on the Lenoir-Rhyne University campus located in the City of Hickory. The coronavirus, however, turned the conference virtual in 2020. The virtual conference produced record attendees. The conference is now a virtual event, allowing more speakers and attendees to take part in the event. The Western North Carolina Air Quality Conference is free of charge to attendees.

The UAQC has been successful at soliciting a variety of excellent speakers from various state and federal agencies as well as from medical, business, industrial professions and academia.

In 2013, the National Association of Development Organizations (NADO) chose the Western North Carolina Annual Air Quality Conference project for their Innovation Award. NADO recognized the Western Piedmont Council of Governments (WPCOG) during the 2013 National Rural Transportation Conference in Greenville, SC.

Water Quality

Urban Forestry

Water quality in the Catawba River basin's mountain headwater streams and upper lakes is generally good, but downstream areas are experiencing increasing amounts of pollution from runoff and wastewater. For example, Lake James, the river's cleanest lake, lies close to the Catawba's headwaters.

With the rapid rate of growth in the Catawba River basin, it's not surprising that sediment—particles of soil—is the basin's primary pollutant. As well as muddying the water, sediment tends to bind to and carry other pollutants across the landscape and into waterways. Sediment also covers the spawning beds of fish and, by decreasing the depth of lakes, adds to invasive weed, mosquito and water-warming problems. Agriculture and home or road construction are typical sources of sediment pollution.

Sediment contains excessive amounts of nutrients such as phosphorus and nitrogen. In small amounts, these nutrients are beneficial to aquatic life. But excessive amounts can trigger algae blooms that reduce dissolved oxygen levels and sometimes cause fish kills. Homeowners can help reduce the impacts of runoff on water quality by keeping fertilizer, pesticides and yard wastes out of streets and storm drains.

LOCAL EFFORTS

The Water Resource Committee is the key interface that the Western Piedmont Council of Governments (WPCOG) uses to interact with local governments on the issue of water resources. Formed in 1986, this Committee is staffed by the WPCOG serves in an advisory role for 28 local governments within the Greater Hickory Metro on issues including water quality, water supply, water safety and recreation, and watershed issues within the Upper Catawba River Basin. The Water Resource Committee consists of individuals representing local governments, nonprofit organizations, educational institutions and businesses from Alexander, Burke, Caldwell, and Catawba Counties in

Western North Carolina. Regular Water Resource Committee meetings are held to encourage regional cooperation and coordination of watershed activities. Meetings include networking opportunities, special presentations information sharing, coordination and program updates.

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STORMWATER PROGRAM

Almost two-thirds of water pollution in North Carolina is caused by polluted runoff. When it rains, water washes over lawns, sidewalks, and streets. Besides litter, this water picks up chemicals found in lawn fertilizers, bacteria found in pet waste, and oil from cars. This polluted water then enters roadside ditches and the storm drains found in our streets. Large pipes under the ground connect the storm drains to the closest lake or stream. Common stormwater pollutants include:

- » Pet Waste
- » Paint
- » Litter
- » Sediment
- » Yard Waste (leaves, grass)
- » Fertilizer
- » Pesticide
- » Motor Oil, Fuel, Grease

Road construction can increase the amount of impervious surface which in turn can increase water flow by not allowing the water to properly infiltrate into the ground. This can cause flash flooding, and can increase erosion of sediment.

As well as muddying the water, sediment tends to bind to and carry other pollutants across the landscape and into waterways. Sediment also covers the spawning beds of fish, and by decreasing the depth of lakes, adds to invasive weed, mosquito and water-warming problems. Agriculture, as well as home or road construction, are typical sources of sediment pollution.

Sediment contains excessive amounts of nutrients such as phosphorus and nitrogen. In small amounts, these nutrients are beneficial to aquatic life. But excessive amounts can trigger algae blooms that reduce dissolved oxygen levels and sometimes cause fish kills.

STORMWATER PERMITS & PARTNERSHIPS

Most municipalities in North Carolina are required to have something called a "National Pollution Discharge and Elimination System (NPDES)" Municipal Separate Storm Sewer Permit under the Clean Water Act. The goal for these permits is to limit the amount of water pollutants generated by the town itself, and its residents. The WPCOG, with the help of GHMPO, is contracted to fully handle these permits for 10 different municipalities in our region: The City of Lenoir, City of Conover, City of Newton, and the towns of Granite Falls, Cajah's Mountain, Hudson, Sawmills, Gamewell, Rutherford College, and Valdese. WPCOG is also contracted to handle stormwater outreach for Morganton, Hickory, and Maiden. WPCOG and GHMPO provides stormwater services to over 130,000 Residents in the region within 136 Square Miles!

The Stormwater Management Program offered to municipalities includes the following services.

- » Public Education and Outreach on Storm Water Impacts
- » Public Involvement and Participation
- » Illicit Discharge Detection and Elimination
- » Construction Site Stormwater Runoff Control
- » Post-Construction Storm Water Management in New Development and Redevelopment
- » Pollution Prevention/Good Housekeeping for Municipal Operations

STORMWATER OUTREACH, EDUCATION, AND PUBLIC INVOLVEMENT

The Outreach and Public Involvement portion of the Stormwater Department aims to educate residents, businesses, and organizations in the region about stormwater and how to best protect water quality. Most people are unaware that storm drains deposit directly into the region's rivers, lakes and streams. In order to help keep the water quality levels high, education and public involvement can be an important tool to ensure the public understands their role in this matter.

The efforts are twofold. First, WPCOG and GHMPO staff provide an educational booth at community events such as farmer's markets and festivals with brochures, informational graphics and children's activities to help teach about stormwater and how it affects our water quality in the region. Second, through multiple volunteer programs such as Stream Clean-Ups, Storm Drain Stenciling or Adopt-A-Stream hosted by WPCOG and GHMPO or in partnership with other organizations, the public has the opportunity to be a part of stormwater management and learn more about what can be done to help the community.



WESTERN NC WATER QUALITY CONFERENCE

On July 31st 2014, The Western Piedmont Council of Governments held the 1st Annual Western NC Water Quality Conference in conjunction with the Reese Institute for the Conservation of Natural Resources. The conference was similar to the Air Quality Conference, but focused exclusively on water quality. The conference is now in its tenth year. Because of the Covid 19 pandemic, the Water Quality Conference became virtual in 2020. Surprisingly, this boosted attendance and produced record numbers. The conference is now a virtual conference to reach a broader audience. This also allows access to more presenters and topics.

WATERSHED PLANNING

Every body of water (e.g., rivers, lakes, ponds, streams, and estuaries) has a watershed. The watershed is the area of land that drains or sheds water into a specific receiving waterbody, such as a lake or a river. As rainwater or melted snow runs downhill in the watershed, it collects and transports sediment and other materials and deposits them into the receiving waterbody.

Runoff from rainwater or snowmelt can contribute significant amounts of pollution into the lake or river. Watershed management helps to control pollution of the water and other natural resources in the watershed by identifying the different kinds of pollution present in the watershed, how those pollutants are transported, and recommending ways to reduce or eliminate those pollution sources.

All activities that occur within a watershed will somehow affect that watershed's natural resources and water quality. New land development, runoff from already-developed areas, agricultural activities, and household activities such as gardening/lawn care, septic system use/maintenance, water diversion and car maintenance all can affect the quality of the resources within a watershed. Watershed management planning comprehensively identifies those activities that affect the health of the watershed and makes recommendations to properly address them so that adverse impacts from pollution are reduced.

Watershed management is also important because the planning process results in a partnership among all affected parties in the watershed. That partnership is essential to the successful management of the land and water resources in the watershed since all partners have a stake in the health of the watershed. It is also an efficient way to prioritize the implementation of watershed management plans in times when resources may be limited.

Watersheds that are targeted for restoration efforts are done so because of the presence of an impaired body of water (Map 9-1). An impaired stream is designated as such by the NC Division of Water Resources (DWR) using standards set forth by US Environmental Protection Agency.



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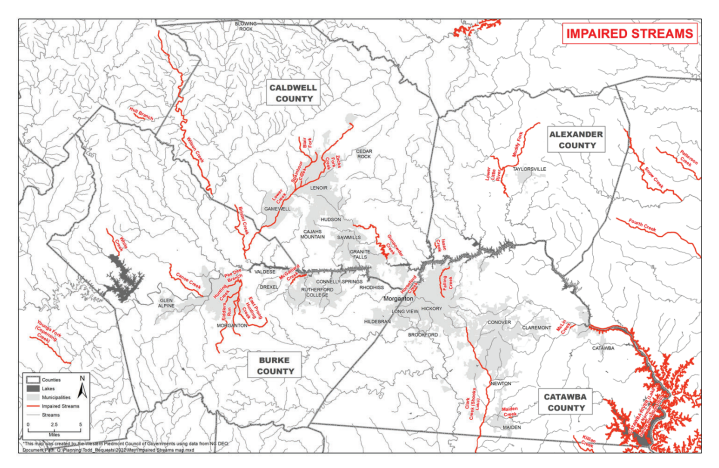
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MAP 14-1 IMPAIRED STREAMS IN THE REGION



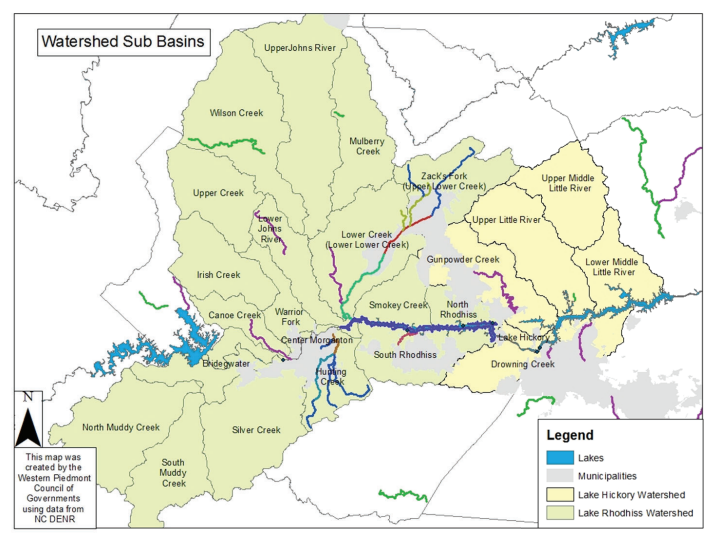
THE GHMPO AND WPCOG COMPLETED AND/OR PARTICIPATED IN THE FOLLOWING PLANS. PLEASE SEE MAP XX BELOW.

Watershed Plans Completed By WPCOG:

- » Lake Rhodhiss Watershed Plan
- » Lower Creek Source Water Protection Plan
- » Regional Source Water Protection Plan
- » McGalliard Creek Watershed Plan
- » Henry Fork and Jacob Fork Watershed Protection Plan

WPCOG Participated in:

- » Hunting Creek Watershed Plan
- » Lower Creek Watershed Plan



THE LAKE RHODHISS WATERSHED MANAGEMENT PLAN

The NC Department of Water Resources recognized the need to develop a nutrient management plan for Lake Rhodhiss (NC DWR, 1999). In the 2004 Catawba Basinwide Plan, DWR recommended that a locally developed watershed management plan for Lake Rhodhiss be produced as a first step toward reducing future nutrient loadings to the reservoir. In 2005, Carolina Land and Lakes Resource, Conservation and Development, a non-profit natural resource management organization headquartered in Catawba County, applied for a grant to begin this process. In 2007, funding was secured from multiple sources to develop a watershed restoration plan for the Lake Rhodhiss watershed. Most notably funding came from Federal 319 allocations, NC Clean Water Management Trust Fund and local governments' contributions through Water Quality dues managed by the Western Piedmont Council of Governments. In addition, a significant amount of in-kind technical assistance was donated by various agencies, non- government organizations and local governments.

This project had four main components: Stream Monitoring to determine Nutrient Loading; Application of Best Management Practices (BMP's) on wholesale ornamental nurseries to control pollutants; Watershed Restoration Plan Development as a roadmap for improving water quality conditions within the watershed; and Education and Outreach to better inform the general public and elected officials about water quality in the region.

Western Piedmont Council of Governments (WPCOG) staff worked primarily on the latter two objectives. The Lake Rhodhiss Watershed Management Plan is one of the results of this effort. The WPCOG worked with local stakeholders to better understand the condition of the watershed and identify opportunities for reducing inputs of nitrogen and phosphorus into the Lake from both point and nonpoint sources as well as agriculture and non-agriculture. The current planning document builds upon earlier work done by WPCOG and its partners to reduce nutrient loading to Lake Rhodhiss. Local governments were encouraged to adopt and begin implementation of the 22 recommendations in that Plan.

THE HUNTING CREEK WATERSHED PROTECTION PLAN

The Hunting Creek Watershed Restoration Project was completed in 2011. Equinox Environmental Consulting worked with the Carolina Land and Lakes Resource Conservation and Development and the Hunting Creek Partners to develop a local watershed plan for the 25.5-square-mile Hunting Creek Watershed. This two-year project was funded by the 319 program and the Clean Water Management Trust Fund with the intention of improving the impaired section of Hunting Creek, ultimately removing it from the state impaired list. Project partners collected fish and chemical data and walked the entire impaired section of Hunting Creek to look at potential impacts. They also identified potential stormwater BMP opportunities to implement throughout the watershed. An additional component of the project was developing a land cover classification dataset for the 25.5-square-mile watershed by digitizing land uses as seen in 2005 aerial orthophotos.

THE LOWER CREEK WATERSHED MANAGEMENT PLAN

In 1998, the Western Piedmont Council of Governments published the Lower Creek Watershed Plan which documented water quality problems and listed watershed protection recommendations and urban stormwater recommendations. This effort included a study of fecal coliform bacteria levels, stormwater outfall mapping and benthic macroinvertebrate monitoring. Stakeholders were involved in early stages of identifying problems areas and potential management strategies.

In 2003, the North Carolina Ecosystem Enhancement Program (EEP) started follow-up planning in the Lower Creek watershed. The EEP's plan was to expand on the efforts of the previous work, developing more information on the health of streams in the watershed and identifying causes of degradation. Its goals were: (1) to assess stream quality in the watershed, identifying key sources of degradation and pollution, and (2) to develop a comprehensive strategy to address watershed needs. The NC EEP's Lower Creek Watershed Management Plan is the result of three years of effort involving in-stream data collection on water quality, habitat, and channel stability; Geographic Information System (GIS) data analysis; and development of ecologically and locally relevant management strategies to restore and preserve stream health. A Technical Advisory Committee (TAC) aided the planning team in reviewing data, identifying plan recommendations and developing implementation priorities. The TAC, comprised of natural resource and planning staff from Lenoir, Caldwell and Burke Counties, non-profit organizations and regional and state government entities, was essential to the development of a watershed plan that incorporates priorities of the local communities.

THE LOWER CREEK SOURCE WATER PROTECTION PLAN

The purpose of the Lower Creek Source Water Protection Plan (LCSWPP) was to build on the Lower Creek Watershed Management Plan that was written in 2006 by providing updated information on monitoring; listing Potential Contaminant Sources in the Watershed, and providing new strategies and priorities in the watershed that improve water quality for drinking water sources. The plan acts as a first step for the larger, more comprehensive Source Water Protection Plan for the region.

The LCSWPP provided methods to address previously known water quality issues (nutrients and fecal coliform) as well as previously unaddressed contaminants to drinking water in the Lower Creek Watershed. Existing strategies in the Lower Creek Watershed Management Plan also relate to source water protection, so they were further emphasized in the new LCSWPP. The plan also re-emphasized priority projects from the Lower Creek Watershed Management Plan, and provided updates on what had been accomplished so far as well as recommending new strategies that apply directly to Source Water Protection.

THE WESTERN PIEDMONT SOURCE WATER PROTECTION PLAN

Drinking water, which may be derived from ground water, surface water, or both, is vulnerable to contamination. If the drinking water source is not protected, contamination can place the public's health in danger and cause a community significant expense. Cleaning up contamination or finding a new source of drinking water is complicated, costly and sometimes impossible. Consequently, preventing contamination of drinking water source makes sense from an economic as well as a public health and environmental standpoint.

Source water is untreated water from lakes, streams, reservoirs or ground water that is used as a drinking water supply. Source water quality can be threatened by everyday activities and land uses, ranging from industrial wastes to the chemicals applied to lawns. Source Water Protection (SWP) is the process of identifying and managing potential sources of contamination that may impact a drinking water supply. The ultimate goal of SWP is to prevent contaminants from entering a source of public drinking water (NC DEQ 2006).

In 2016, the WPCOG completed the Western Piedmont Source Water Protection Plan (WPSWPP). The purpose of the WPSWPP was to build on past and current efforts within the Lake Rhodhiss and Lake Hickory Watershed; list potential contaminant sources in the Watershed, and provide new strategies and priorities that improve water quality as it relates to drinking water sources. The WPSWPP provided methods to address previously known water quality issues (nutrients and fecal coliform) as well as previously unaddressed contaminants to drinking water in the Lower Creek Watershed from potential contaminant sources provided by NC Department of Environmental Quality's (NC DEQ) Drinking Water Protection branch.

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THE MCGALLIARD CREEK WATERSHED PROTECTION PLAN

In 2017, The Western Piedmont Council of Governments and the Town of Valdese collaborated to complete the McGalliard Creek Watershed Protection Plan. The purpose of the Plan wass to build on the Lake Rhodhiss Watershed Management Plan that was written in 2009 by providing updated and more specific information on McGalliard Creek and providing new strategies and priorities in the Watershed that improve the water quality in the creek.

McGalliard Creek is approximately six miles long and drains residential, commercial, industrial, agricultural and forested land cover into Lake Rhodhiss. The Town of Valdese and some of its residents had expressed concern over the amount of sedimentation that can be found in the Creek. Water that was once deep and used as a place for recreational fishing has seen a great deal of its banks eroded and once deep areas of the creek become shallow. The creek is currently on the 303d list of impaired streams for a poor fish community.

The goal of the McGalliard Creek Plan was to identify sources of impairment through data and stakeholder meetings, outline strategies to aid in watershed restoration, identify restoration activities and best management practices that best address the issues, and compile a project atlas of identifiable properties that best meet the goals of the project.

FUNDING WATERSHED ACTIVITIES

The WPCOG continues to seek funding for planning and restoration grants, grant applications to 205j, 319h, Clean Water Management Trust Fund and other available grant sources.

Boating

Marinas and public access areas serve as important entry points to lakes and rivers in North Carolina. Twenty-nine marinas are situated on the Catawba River alone in North Carolina, while another 33 Duke Power access areas are distributed among seven reservoirs in the state (Duke Power, 2005). On Lake Norman alone, over two million people utilized marinas and public access areas during a 12-month period in 2004-05. Duke Power estimates that usage at these facilities will increase by 11% per decade through 2050.

According to the US EPA (2016): "Because marinas are located right at the water's edge, there is a strong potential for marina waters to become contaminated with pollutants generated from the various activities that occur at marinas—such as boat cleaning, fueling operations and marine head discharge—or from the entry of stormwater runoff from parking lots and hull maintenance and repair areas into marina basins."

Part of the challenge in managing pollutants originating at marinas is that these areas typically experience frequent use by humans. Another important factor is because marinas are located at the water's edge, there is typically no filtering that occurs following the release of pollutants near lakes or rivers. EPA identifies five adverse environmental impacts that may result from the following sources of pollution associated with marinas and recreational boating.

- » Poorly flushed waters near boat ramps where dissolved oxygen may become critically low.
- » Pollutants, like sewage, discharged directly from boats.
- » Pollutants transported in stormwater runoff from parking lots and other impervious surfaces.
- » The physical alteration or destruction of important fish and wildlife habitat during the construction and operation of marinas, ramps and related facilities.
- » Pollutants generated from boat maintenance activities on land and in the water.

Environmental Analysis and Mitigation

OVERVIEW

The impacts of specific transportation projects on communities and the natural environment have been assessed for many years as key elements of project development, environmental documentation and design. Federal law also includes requirements for planning-level environmental review. This section, then, discusses the MPO's generalized analysis of potential environmental impacts and identifies potential mitigation strategies to restore or maintain environmental functions affected by projects. It also summarizes the MPO's consultation with federal and state environmental regulatory agencies relative to the plans, inventories, policies and concerns.

A preliminary environmental impact screening can identify potentially serious impacts that could end up stopping a project. Recognizing such issues at the earliest stage of planning provides the opportunity to avoid or mitigate undesirable impacts through modification or elimination of the project. Early "fatal flaw" analysis of this type helps reduce the possibility that subsequent, more detailed analyses will uncover unexpectedly serious environmental impacts. This approach helps reduce the inherent risks in an uncertain planning process and helps ensure that time and resources are not unnecessarily expended.

A systems-level environmental screening allows consideration of the interactions between various projects. Rarely does a project stand independent of other projects. The combined impacts of several projects can vary substantially from the sum of each project's individual impacts. Similarly, modification or elimination of one project due to environmental considerations can significantly alter the performance and impacts of other projects. It is important to be able to assess project impacts in the context of the entire MTP. Although system-level environmental screening does not substitute for detailed, project-specific review, this assessment can identify and highlight issues requiring further analysis. This knowledge not only reduces the likelihood of unexpected environmental impacts; it also allows future environmental studies to focus on critical issues. The result is a transportation plan that minimizes negative impacts on the natural and man-made environments and is ultimately more efficient, timely and cost-effective.

This environmental screening process and its results reflect the reality that the overwhelming majority of the recommended MTP's environmental impacts are associated with roadway projects. Once a few critical decisions are made, constraints on roadway cross sections and alignments (due to safety factors and design criteria) limit opportunities to avoid or reduce these negative impacts.

Bicycle and pedestrian infrastructure are much more limited in the magnitude of their environmental and community impacts, due to smaller cross-sections and greater flexibility in design. Furthermore, pedestrian and bicycle facilities are most often built in conjunction with roadway facilities and have only marginal environmental impacts beyond those of the roadway itself. Bicycle and pedestrian travel is also inherently less disruptive to the environment than travel by automobile, especially regarding air pollution, noise and energy consumption.

Most of the transit elements in the MTP are associated with bus route and service expansions, which typically involve no new construction and have minimal negative impacts on either natural or man-made environments. In general, transit impacts tend to be positive, since increased service tends to reduce vehicle-miles traveled and typically improves accessibility in disadvantaged neighborhoods. It is difficult to identify environmental impacts for these facilities in the context of this MTP update.

ENVIRONMENTAL SCREENING ANALYSIS

A generalized screening was performed to assess the potential environmental impacts of the roadway projects recommended for inclusion in the Greater Hickory Area 2050 MTP. To identify environmentally sensitive areas and features for analysis, the GHMPO used existing GIS data and consulted with resource agencies for their recommendations on additional data sets to use for analysis.

This analysis consisted of overlaying street and highway project alignments and locations onto maps depicting sensitive natural and cultural resources. MPO staff created three maps, a Hydrological Factors Map (9-2), Environmental Factors Map (9-3) and a Historic, Cultural and Agricultural Factors Map (9-4).

Impacts in the following categories were assessed, based on project and environmental, historic, cultural and agricultural factors. To fully assess each category, further consideration was given to elements listed below each heading and illustrated on maps 14-3 through 14-5.

Hydrological Factors Map

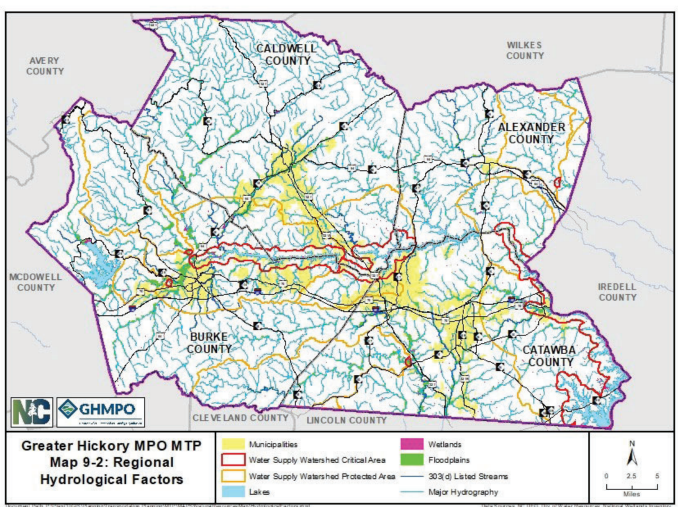
Hydrography 303(d) Listed Streams Floodplains Wetlands (National Wetlands Inventory) Regulated Water Supply Watersheds

Environmental Factors Map

Significant Natural Habitat Areas Hazardous Substance Disposal Sites Land Trust Conservation Properties Land Managed for Conservation and Open Space Conservation Tax Credit Properties

Historic, Cultural and Agricultural Factors Map

Historic Areas Schools Public Parks Voluntary Agriculture Districts Farmland Preservation



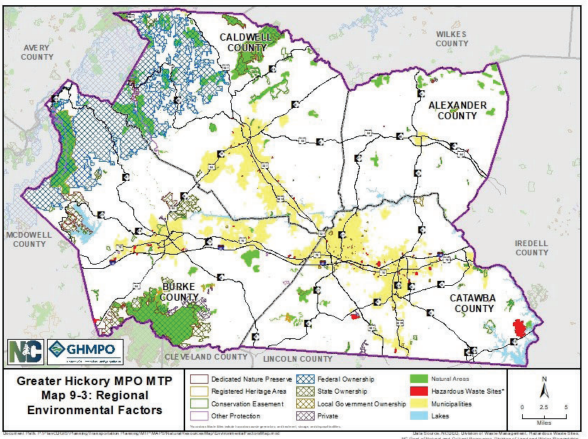
MAP 14-3. ENVIRONMENTAL FACTORS

NC Floodplain Mapping Program, NC Center for Geographic Information and Analysis

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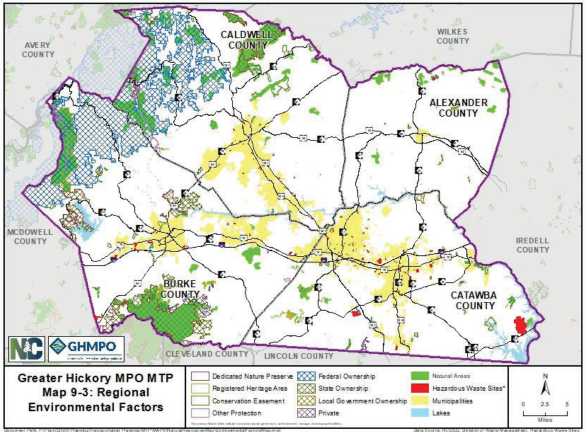
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MAP 14-4. HISTORIC, CULTURAL AND AGRICULTURAL FACTORS

MAP 14-5 HISTORIC, CULTURAL AND AGRICULTURAL FACTORS



NC Dept of Natural and Cultural Resources, Division of Land and Water Stewardship, Noth Carolina Natural Heritage Program Since this was a system-wide, planning-level screening, no formal field investigation was conducted, and screening was performed only on those features for which GIS coverage was available. The screening process allowed early identification of impacts and areas of uncertainty that will need to be investigated further as a particular project moves forward through detailed planning and design. For some of the projects in the MTP, environmental studies based on federal guidelines were already underway or completed. When a project is ready to move from the MTP into the project planning/design/engineering phases, the project sponsor will conduct any necessary analysis as required by state and federal regulations.

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Environmental Mitigation

OVERVIEW

Since the transportation planning activities of the MPO are regional in scope, this environmental mitigation discussion does not focus on each individual project within the Metropolitan Transportation Plan but rather offers a summary of environmentally mitigation strategies that could be considered in an effort to minimize any negative affect that a project may have on an environmentally sensitive area.

The FAST Act includes provisions for environmental mitigation, specifically, State DOTs and MPOs need to include in their metropolitan transportation plans (MTP) and transportation improvement programs (TIP) a discussion in the planning process that addresses:

"types of potential environmental mitigation activities and potential areas to carry out these activities, including activities that may have the greatest potential to restore and maintain the environmental functions affected by the plan. This discussion shall be developed in consultation with federal, state, and tribal wildlife, land management, and regulatory agencies."

In order to meet these requirements, it is essential to know how federal regulations actually define mitigation:

- » Avoiding the impact altogether by not taking a certain action or parts of an action.
- » Minimizing impacts by limiting the degree or magnitude of the action and its implementation.
- » Rectifying the impact by repairing, rehabilitating, or restoring the affected environment.
- » Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.
- » Compensating for the impact by replacing or providing substitute resources or environments.

SEQUENCING

An ordered approach to mitigation, known as "sequencing," involves understanding the affected environment and assessing transportation effects throughout project development. Effective mitigation starts at the beginning of the environmental process, not at the end. Mitigation must be included as an integral part of the alternatives development and analysis process.

AVOID > MINIMIZE > REPAIR/RESTORE > REDUCE > OVER TIME > COMPENSATE

NEPA's mitigation policy, when the project moves forward from planning to implementation, states: "Measures necessary to mitigate adverse impacts will be incorporated into the action and are eligible for Federal funding when the Administration determines that:

- » The impacts for which mitigation is proposed actually result from the Administration action; and
- » The proposed mitigation represents a reasonable public expenditure after considering the impacts of the action and the benefits of the proposed mitigation measures. In making this determination, the Administration will consider, among other factors, the extent to which the proposed measures will assist in the compliance with a Federal statute, Executive Order, or Administration regulation or policy.

MITIGATION STRATEGY

The Greater Hickory MPO is committed to minimizing and mitigating the negative effects of transportation projects on the natural and built environments in order to preserve our quality of life. In doing so, the MPO recognizes that not every project will require the same type or level of mitigation. Some projects, such as new roadways and roadway widening, involve major construction with considerable earth disturbance. Others, like intersection improvements, street lighting and resurfacing projects, involve minor construction and minimal, if any, earth disturbance.

The mitigation efforts used for a project should be dependent upon how severe the impact on environmentally sensitive areas is expected to be. The following three-step process was used to determine the type of mitigation strategy to apply for any given project:

- 1. Identify and confirm environmentally sensitive areas throughout the project study area.
- 2. Determine how and to what extent the project will impact these environmentally sensitive areas.
- 3. Develop and review appropriate mitigation strategies to lessen the impact these projects have on the environmentally sensitive areas.

The three-step mitigation planning process is designed to solicit public input and offer alternative designs or alignments and mitigation strategies for comment by the environmental review agencies, MPO, and local governments.

To the extent possible, transportation projects should minimize off-site disturbance in sensitive areas and develop strategies to preserve air and water quality, limit tree removal, minimize grading and other earth disturbance, provide erosion and sediment control, and limit noise and vibration. Where feasible, alternative designs or alignments are developed that would lessen the project's impact on environmentally sensitive areas. For major construction projects, such as new roadways, or for projects that may have a region-wide environmental impact, a context-sensitive solution process with considerable public participation and alternative design solutions should be used to lessen the impact of the project. The table below details mitigation activities and measures that could be considered when dealing with environmental impacts during the project development phase.

Impacts	Mitigation Measures	Impacts	Mitigation Measures				
Air Quality	Designate pedestrian/Transit Oriented Development areas	Light Impacts	Direction of lighting Low level lighting				
	Develop energy efficient incentive programs Adopt air quality enhancing design guidelines		Depressed roads Noise barriers				
Archaeological	Design modifications to avoid area Archaeological excavation Educational activities	Noise	Planting trees Construct tunnels Berms/vegetation				
Community	Sidewalks Bike lanes Develop recreational areas	Park Impacts	Construct bike/pedestrian pathways Dedicate land Compensation for park dedication fees Replace impaired functions				
Impacts	Traffic calming Context sensitive design View corridors/sheds		Stream restoration Vegetative buffer zones Strict erosion and sedimentation control measures Best management practices for stormwater management, particularly with potential impact on 303(d) listed waters Ecosystem Enhancement Program (EEP)				
Environmental Justice	Property owners paid fair market value for property acquired Continuous public involvement Continuous systems level analysis of EJ	Streams					
	populations	Threatened	Preservation Enhancement or restoration of degraded habitat				
Communities	Residential and commercial relocation	and	Creation of new habitats Establishment of buffer areas around existing				
Farmland	Protect one to one farmland acre for every acre converted Agricultural conservation easement on farmland Compensation	Endangered Species	habitats Modifications of land use practices Restrictions on land access				
Fragmented Animal Habitats	Construct overpasses with vegetation Construct underpasses, such as culverts/viaducts Other design measures to minimize potential fragmenting of animal habitats	Viewshed	Vegetation and landscaping Screening Buffers Earthen berms Camouflage				
Historic Sites	Relocation of historic property Design modification Landscaping to reduce visual impacts Photo documentation Historic archival recording for public presentations View corridors/sheds	Wetlands	Lighting Compensation Wetland restoration Ecosystem Enhancement Program (EEP) Creation of new wetlands Strict erosion and sedimentation control measures Stream buffers				

FUTURE EFFORTS

The GHMPO utilizes data housed at NCDOT to asses 35 environmental features for each individual 2050 MTP highway project. All identified features either intersect each road project or are within a 150 foot buffer. A number is assigned per feature to determine how many environmental features per category are impacted. GHMPO and NCDOT hope to utilize this data during the environmental review phase of each highway project. A complete table of each MTP project and all 35 features can be found in Appendix X. Maps of all features and project locations can also be found in Appendix X.

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Please find a list of all 35 environmental features below:

- » Ambient Water Quality Monitoring Sites
- » Hazard Substance Disposal Sites
- » Hazardous Waste Facilities
- » Landslide Slope Movement Apex Points
- » Geology Dikes
- » Geology Faults
- » Impaired Waters Streams
- » Landslide Ground Rupture Lines
- » Major Rivers
- » NHD Flow Lines
- » Protected Mountain Ridges
- » River and Streams NCIR
- » Trout Streams
- » Wild Scenic Rivers
- » Biodiversity Wildlife Habitat Assessment
- » Colonial Waterbird Nesting Sites
- » Conservation Tax Credit Properties
- » Flood Hazard Area
- » Geology
- » Hazard Substance Disposal Area
- » High Quality and Outstanding Resource Waters
- » Impaired Waters Water bodies
- » Land Water Conservation Fund Properties
- » Landscape Habitat Indicator Guide
- » Landslide Deposit Polygons
- » Landslide Slope Movement Outlines
- » Managed Areas
- » NC Westlands
- » NC Wetlands Project Metadata
- » Natural Heritage Significant Areas
- » Target Local Watersheds
- » Trout Impoundments
- » Water Supply Watershed
- » Gamelands
- » State Park

SOURCES:

- https://deq.nc.gov/about/divisions/air-quality/air-quality-monitoring/historical-data-summaries/ design-value-summaries/pm25-average-values#2013-2015
- <u>https://airquality.climate.ncsu.edu/dv/</u>
- <u>https://ejscreen.epa.gov/mapper/</u>
- https://ephtracking.cdc.gov/DataExplorer/?query=75C3D4C4-D2CC-4E1B-A26C-FA01EE02076C&fips=37035&G5=9999
- <u>https://ephtracking.cdc.gov/showInfoByLocationExt/?&FIPS=37035</u>