## BIENNIAL STRATEGY REVIEW SYSTEM Chesapeake Bay Program



## Logic and Action Plan: 2022 Quarterly Progress Meeting

## Toxic Contaminants Policy and Prevention - 2021-2022 Add outcome

**Long-term Target:** An accelerating rate of decline of PCB levels in fish

Two-year Target: Completion of work activities. A two-year measure of PCB levels in fish is not available.

**Instructions:** Before your quarterly progress meeting, provide the status of individual actions in the table below using this color key.

Action has been completed or is moving forward as planned.

Action has encountered minor obstacles.

Action has not been taken or has encountered a serious barrier.

Factor	Current Efforts	Gap	Actions	Metrics	Expected Response and Application	Learn/Adapt
What is impacting our ability to achieve our outcome?	What current efforts are addressing this factor?	What further efforts or information are needed to fully address this factor?	What actions are essential (to help fill this gap) to achieve our outcome?	What will we measure or observe to determine progress in filling identified gap?	How and when do we expect these actions to address the identified gap? How might that affect our work going forward?	What did we learn from taking this action? How will this lesson impact our work?
Scale - Broad geographic extent and distribution of PCBs and other contaminants of concern (i.e. PAHs) - Variety of sources and pathways for PCBs entering the environment that necessitate a wide-	Considerable activity in implementing PCB TMDLs among the states particularly Maryland, Virginia, the District. Some level of coordination among the jurisdictions and through the Chesapeake Bay Program.	There are rivers and tidal segments in the watershed that are listed as impaired by the jurisdictions but do not yet have TMDLs in place  The factors that are related to broad distribution of PCBs that enter the	Coordination among the jurisdictions at a scale that is commensurate with the broad geographic distribution of PCB's. e.g., the PCB Consortium concept in Management Approach 5.	Level of interaction among jurisdictions Rate of development of PCB TMDLs	All PCB-impaired waters have active TMDLs in place. No time estimates available. The affect will be a TMDL framework in place that the partnership can then work together to optimize	

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range of very different management responses (e.g., primary sources such as electrical equipment, secondary sources such as wastewater treatment byproducts, and pathways such as stormwater runoff contaminated by air	The toxic contaminants workgroup is producing products to help with identification of sources and pathways.	system through many sources are not directly managed by the CBP TCW. Rather they influence at times the way we design work related to identifying and reducing sources of PCBs.				
deposition or contaminated sites)  Stakeholder Mindset - Political will to modify regulatory programs and/or create voluntary programs - Need to continue shifting paradigm by acknowledging that there are ongoing sources of PCBs (i.e., PCBs are not static "legacy"	The watershed jurisdictions and federal regulatory authorities have advanced work in highly contaminated areas including Anacostia River and Baltimore harbor.	The PCB contamination of waterways, sediment and fish receives minimal attention from CBP partners.  Activities related to other pollutants particularly nutrients in sediment received the vast majority of	PCB Consortium  Fish Consumption Advisory infographic	Level of interest, participation, inquiry and investment in PCB TMDLs by jurisdictions.	Measurement strategy needed	
contaminants) - The extent of collaboration and coordination among the science and management communities at a scale that is commensurate with the extent of PCB impairments and TMDLs  Knowledge of	The Toxic	focus Ann resources from CBP partners  Jurisdictions have minimal motivation to coordinate on Interstate loads of PCB's. Little coordination takes place on TMDLs that have significant cross state loading issues  Lack of	BMP effectiveness	Amount of	Increased	
Sources and Best Management	Contaminants Workgroup is	comprehensive	studies	uncertainty in relative size of	understanding of BMP effectiveness	

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Practices to Apply - Knowledge gaps on relative sizes of PCB sources and most effective best management practices	producing products to help with identification of sources and pathways and to help with understanding of the relative sources of PCBs	loading model for the waterdshed		sources and BMPS most effective in eliminating or trapping PCBs	by 2022 will affect CBP ability to build reliable PCB load estimating tools	
- High cost of testing and remedies: in-stream sediment remediation; wastewater PCB source trackdown studies; electrical equipment replacements; stormwater controls; contaminated site remediation	Jurisdictions and federal regulators attempt to match data needs and remedial technology selections with the most cost-effective methods available	Slow pace of innovation in PCB testing and remediation technology to reduce cost	No specific activities. The factors that are related to the high cost of testing and remediation of PCBs are not directly managed by the CBP TCW. Rather they influence at times the way we design work related to identifying and reducing sources of PCBs.			

	ACTIONS – 2020/2021						
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline		
Manager	ment Approach 1: Regulatory Pr	ograms					
1.1	Continue jurisdictional monitoring for PCB occurrence to assess need for new local TMDLs and progress related to reducing PCB loads.	Pennsylvania  1.1.1 Continue statewide monitoring for PCBs in fish at approximately 100 sites. Not all in Susquehanna drainage.  Virginia  1.1.2 Estuarine probabilistic monitoring in small tidal tributaries and embayments of	PaDEP VaDEQ				

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		ACTIONS – 2020/202	21		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
		the CB which, includes a list of 21 PCB congeners in sediment.  1.1.3 Monitor all main stem tributaries to Bay listed as impaired. Fish PCB monitoring used on an as needed basis to monitor status.	VaDEQ		
		1.1.4 TMDL source investigation studies TMDL being developed. Includes sediment monitoring and low-level water column samples. Future PCB monitoring will take place within PCB fish consumption impairments that require a TMDL which includes the Rappahannock and York Rivers. Field studies will be planned and implemented for these two Chesapeake Bay tributaries during 2021.	VaDEQ		
		Maryland 1.1.5 Continue annual PCB monitoring in support of PCB TMDL development.  Monitoring includes collection of water column (non-tidal/tidal), sediment and fish tissue samples for PCB analysis to support the development of water quality models in establishing PCB TMDLs. Datasets that trigger changes in listings will be shared with the TCW.  1.1.6 Conduct toxic contaminant monitoring	MDE		
		for the tidal waters of Aberdeen Proving	MDE		

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		ACTIONS – 2020/202	21		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
		Grounds (APG).  1.1.7 Continue annual PCB fish tissue monitoring for MDE's Fish Consumption Advisory Program to assign state- wide fish consumption advisories. The program also provides fish tissue data for MDE's Environmental Assessments and Standards (EASP) and TMDL Programs to support Integrated Report listing assessment and TMDL development.  1.1.8 Conduct fish tissue study. In FY 2020, DDOEE entered into an MOU with US Fish and Wildlife Service to conduct a fish tissue study. The project is expected to be completed in FY 2021.  1.1.9 Complete toxics monitoring on sediments in the Anacostia. Remedial Investigation, Ecceptibility Perport and	Parties)  MDE  DDoEE		
		Investigation, Feasibility Report and Proposed Plan reports were completed DDOEE is addressing public comments with a plan to produce an Interim Record of Decision (ROD) with a section dedicated to Responsiveness Summary. The interim ROD is scheduled to be posted on the DDOEE web site by September 30, 2020.  1.1.10 Approximately every five years, West Virginia performs a statewide fish tissue assessment to inform both fish	WV		

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ACTIONS - 2020/2021					
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
		consumption advisory and 303(d) listing processes. Mercury and PCBs will be analyzed.  1.1.15 Collect up-to-date Toxics data on surface water, surface sediment and biota within the Delaware portion of the Chesapeake Bay drainage. Results will be incorporated into Summary Report (in preparation). Anticipate completion by the	DeDNRec		
		end of 2020.  1.1.16 Collect deep sediment cores from a depositional area in the title Nanticoke River. Radio-date and analyze for contaminants to provide pollution history. Results will be incorporated into Summary Report (in preparation). Anticipate completion by the end of 2020.	DeDNRec		
		1.1.17 Create priority list for sources in need of cleanup and restoration. Results will be incorporated into Summary Report (in preparation). Anticipate completion by the end of 2020.	DeDNRec		
1.2	Continue local TMDL implementation utilizing to the extent possible the outputs of this strategy including data compilations, results of Enhanced	Virginia 1.2.1 Potomac River PCB implementation includes point sources and MS4s. Point sources that exceed WLAs will submit PMPs. Several Individual permits and	VaDEQ		

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		ACTIONS – 2020/202	1		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
	monitoring, guidance documents and local-level input.	Stormwater Industrial permits have been identified as requiring PMPs and are at different stages of implementation. MS4s have submitted Action Plans.  1.2.2 Tidal James and Elizabeth rivers' point sources that have not screened effluent using the low level method will be required to do so. Facilities that have screened their effluent and exceeded their WLA will be required to submit PMPs. Additional point source monitoring will occur once the tidal James River PCB TMDL is in place; PMPs will be required at applicable facilities.	VaDEQ		
		Maryland 1.2.3 Phase 1 MS4's which have been assigned a WLA within a PCB TMDL requiring a PCB load reduction are required to develop a PCB Implementation Plan within one year of an approved TMDL.	MDE		
		District of Columbia  1.2.4 Implement stormwater BMPs and green infrastructure to meet TMDL IP's first set of 5-year milestones. DDOEE is continuously working to implement and document BMPs to meet the required targets of the MS4 permit.	DDoEE		

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		ACTIONS – 2020/202	1		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
1.3	Determine consistent implementation measures to use throughout the Bay watershed for tracking local TMDL development and implementation progress.	1.3.1 Assess available information on identified management action implementation and determine next steps (e.g. status of NPDES permits with regard to inclusion of PMP; MS4 action plans to ID potential IDDE connections to PMPs). Previous product was a memo on incorporating PMP approaches but not numeric effluent limitations. Follow up is needed to examine memo.	TCW		
1.4	Determine whether the jurisdictions compile existing PCB outfall monitoring data for NPDES dischargers and assist with development of systems to compile all available information from governmental and academic	Pennsylvania 1.4.1 Reasonable potential analysis during permit reviews should include PCBs, but is focused on industrial permits.  Virginia	PaDEP		
	organizations. This inventory will help determine whether there is a need for additional monitoring requirements to support TMDL	1.4.2 Virginia has an Access Database used to store PCB data obtained from a wide array of matrices (sediment, water, effluent, etc.). The database structure, obtained from DRBC, was designed specific to storing data analyzed and reported using method 1668 including 209 PCB congeners (aka DRBC protocol). Status: VA continues to use the Access Database although it is planned to be incorporated into DEQ's enterprise database (CEDS - Comprehensive Environmental Data System). This may now be delayed for two years or more based on other IT priorities.	VaDEQ		

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		ACTIONS – 2020/202	21		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
		Regardless, all data continues to be uploaded and stored in this database.			
1.5	Continue remedial activities for Anacostia river sediments.	1.5.1 DDoEE will issue an Interim Record of Decision (Interim ROD) by Sept 30, 2020 that will specify the early actions DDOEE will take in remediating (e.g., removing / amending / capping) the early action areas. Once these early actions are completed, additional sampling and analysis, as described in a Performance Monitoring Plan, will determine if the early remedial actions have had their desired effects and if additional steps should be taken to achieve a fishable/swimmable Anacostia River.	DDoEE		
1.6	The EPA Region 3 SEMD Site Assessment program will continue to track sites that are being evaluated in the watershed a GIS desktop tool has been developed to assist HSCD in identifying potential land sources of contamination in the watershed. This project is not limited to PCBs, but any type of contamination that could be migrating from CERCLA sites and affecting the watershed. The GIS tool will help to identify potential CERCLA sites and their proximity to environmentally sensitive areas and receptors to better focus on priority site evaluations. EJ SCREEN has been	<ul> <li>1.6.1 Tracking is ongoing in the CB watershed. SEMD will continue to add layers to the GIS desktop tool.</li> <li>1.6.2 EPA Region 3 will provide information to TCW for potential GIS mapping on CERCLA NPL sites in the watershed that may be undergoing PCB remediation.</li> </ul>	EPA R3		

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		ACTIONS – 2020/202	21		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	<b>Expected Timeline</b>
	added as a layer to help identify				
	the location of such sites in areas				
	with diverse populations.				
1.7	The SEMD Site Assessment	1.7.1 During yearly workshare meeting,	EPA R3		
	Program will conduct work share	TCW workplan will be a discussion point at			
	meetings with our State	the meetings and will use the initiative in			
	counterparts once per year to	the prioritization of sites to be evaluated in			
	determine who will be the lead	the State Cooperative Agreement.			
	agency for further investigation of				
	any potential PCBs or mercury	1.7.2 EPA SEMD and states will determine			
	sites that are on the active sites	if sites identified may be better addressed			
	list.	under State VCP or other State programs.			
1.8	If there are, SEMD will coordinate	1.8.1 Obtain information on PCB or	EPA R3		
	investigation of potential land	mercury hotspot areas within the watershed			
	sources that other programs have	and try to correlate CERCLA sites or other			
	found those potential sources	sites.			
	through coordination with the				
	appropriate	1.8.2 Discuss potential PCB sources with			
	authority.	TCW and TSCA			
		1.8.3 Use information and data generated			
		from other programs to pre-screen and			
		prioritize sites to determine whether further			
	m na nana	assessment is needed under Superfund.	ED A D		
1.9	The EPA R <sub>3</sub> NPDES	1.9.1 The NPDES enforcement program	EPA R3		
	Permits Branch will continue to	through state oversight and its independent			
	address PCBs through the CWA	compliance monitoring and enforcement			
	framework. Where waters have	authorities will ensure that permit			
	been identified as impaired and a	requirements are met.			
	local TMDL has been established				
	creating WLA for point sources,	Status for first section: No approved PCB			
	the NPDES Permitting program	TMDLs within the Bay for FY 2020-21.			

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		ACTIONS – 2020/202	21		
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline
	will ensure that permits are consistent with the TMDL. The NPDES Permitting Program will draft and review permits with a Focus on Ensuring PCB waste load allocations Are clear and enforceable. The NPPDES enforcement program through state oversight and its independent compliance monitoring and enforcement authorities will ensure that permit requirements are met. If a permittee is in non-compliance with its compliance obligations, EPA will take timely and appropriate action, including exercising its enforcement authority, to ensure that the permittee returns to compliance in an expeditious manner.	EPA approved Lewis Creek PCB TMDL in VA on 2/4/2022. MD and VA have PCB TMDLs in development. Keep this milestone for FY 2022-23.			
1.10	The EPA R3 land and chemicals toxics program branch will continue to ensure compliance with PCB TSCA regulations through its PCB inspection and enforcement program. Inspections will be targeted based on potential for releases, cumulative burden on EJ communities, or permitting. The R3 toxics program branch will also respond to tips slash	1.10.1 In 2020 and 2021 EPA R3 will perform Inspections at facilities within the R3 states based on potential for PCB releases, burden on EJ communities or permitting. The R3 toxics program branch will also respond to tips and complaints.	EPA R3		

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ACTIONS - 2020/2021							
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline		
	complaints that involved potential						
	for illegal disposal and significant						
	risk.						
1.11	The EPA R <sub>3</sub> LCD office of	Performance target is completion of	EPA R3				
	materials management will	remedial actions specified in the feasibility					
	continue to partner with the	study approved by MDE and EPA region 3.					
	Maryland Department of	Incremental steps include permit					
	Environment to oversee the PCB	applications, approvals, mobilization,					
	cleanup at the Lockheed Martin	sediment removal, confirmatory sampling,					
	Located in middle River	in-situ treatment amendment application,					
	Maryland. The middle River	post closure bioaccumulation monitoring,					
	facility, which is located on	and a five year review submittal.					
	Cowpen Creek, is considered to be						
	a major contributor of PCB's In						
	the Bay. Phase two of the cleanup						
	is underway.						
1.12	The Chesapeake Bay Commission	the Chesapeake Bay Commission will in	CBC				
	will work collaboratively with the	turn pursue action within our member state					
	Bay program partners to identify	general assemblies and the United States					
	legislative, budgetary and policy	Congress. See CBC Resolution #14-1 for					
	needs to advance the goals of the	additional information on the CBC's					
	Chesapeake watershed agreement	participation in the management strategies					
Managen	nent Approach 2: Education and	l Awareness					
2.1	Develop PMP guidance	2.1.1 Contingent upon completion of VA	VaDEQ				
	document for the control	DEQ's work to evaluate and assess cross-					
	and reduction of PCBs in	jurisdiction applicability. Importance of					
	NPDES regulated	document is recognized within DEQ as it					
	stormwater and	has become a component of the Agency's					
	wastewater including an	Strategic Plan.					
	inventory of stormwater						
	BMP options. This						
	document would provide						

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	ACTIONS - 2020/2021						
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline		
2.2	guidance to all Bay jurisdictions in implementing PCB load reductions established for dischargers through local TMDL development while recognizing the need for flexibility in PMP design. Develop guidance for unregulated sources of PCBs for use in developing implementation plans under TMDLs. Design and implement a strategy to disseminate the Fish Consumption Advisory Infographic and User Guide among partner organizations within and outside the Chesapeake watershed	2.2.1 Complete the User Guide and present to the Management Board for final comment. Make any final revisions based on comments.  2.2.2 Gather input from TCW and other CBP teams and design a strategy to promote the infographic with an emphasis on organizations that communicate with and support women of child-bearing age in urbanized areas  2.2.3 Implement the strategy using creative means to reach the maximum possible audience	TCW				
3.0	ment Approach 3: Voluntary Pro Explore the feasibility of a fluorescent light ballast (FLB) removal program in schools and other building types.	3.1.1 Work with the Sustainable schools outcome team to develop an approach that will allow CBP to conduct an open and targeted program to direct funds (source	TCW				

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ACTIONS – 2020/2021							
Action #	Description	Performance Target(s)	Responsible Party (or Parties)	Geographic Location	Expected Timeline		
		TBD) to school systems for controlled removal of FLBs.  3.1.2 Engage at least two school systems (or other industry-type partner) in FLB removal program.					
Manage	ment Approach 4: Science						
4.0	See the Toxic Contaminants Research Logic and Action Plan for PCB-related science activities						
Manage	ment Approach 5: PCB Consorti	um					
5.0	Explore the value and feasibility of creating and sustaining a broader scale forum for collaboration (e.g. a consortium) on the PCB TMDLs that are in place and under development across the watershed	5.1.1 Form an exploratory team Collect information about the role for a consortium and expected assistance to be provided to TMDL implementers. Estimate the cost of a consortium Evaluate other models (e.g. Chesapeake Conservancy) for methods of funding one or more part-time or full- time positions to manage the operations of the consortium. Prepare a report with jurisdiction input that summarizes options, costs and means of sustaining a collaborative forum.	TCW				

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