Chapter 6
Management of Nonpoint Source Pollution and Storm Water Runoff

This chapter recommends the adoption of local regulations in six areas of nonpoint source and storm water runoff control by local and county units of government in the Northeast Ohio water quality management planning area (WQMP area). It provides model regulations to be considered for this purpose. This program is intended to address the nonpoint source problems that are characteristic of Northeast Ohio’s streams. The chapter concludes with an implementation strategy and policies for a program of ongoing planning support.

I. Introduction

Northeast Ohio depends on its water resources. They are economically and ecologically important to the health and welfare of its citizens. These water resources provide drinking water from both surface and groundwater sources. They provide very important recreational benefits as well as contribute to a diverse ecosystem which provides important functional and economic benefits. However, changes in land use and population shifts have increased demands for these water resources and this, in turn, threatens many of them.

The threats to surface and groundwater resources are changing. Historically, point sources were viewed as the primary threat. However, point source problems are well on their way to being controlled, and now it is nonpoint pollution and storm water effects which appear to provide the greater threat to our water resources in many portions of the region.

Nonpoint problems are both water quality and quantity based. Nonpoint pollution is a result of activities that take place on the land surface, and how water runs off the land surface or seeps into the ground. Most land use activities have the potential to contribute to nonpoint pollution problems. There is an emerging realization that unchecked storm water runoff from more intensive used land surfaces is also a major threat to water resources. This occurs due to the alteration of the surface runoff regime and alteration of the hydrologic processes involved in groundwater recharge.

The solution to nonpoint source and storm water runoff problems are watershed specific. Therefore, successful solutions must be carried out using a watershed approach which often involves multiple governmental jurisdictions. Also, the nonpoint management programs that need to be utilized in any given watershed will vary depending upon the type of water resources present, the threats to those resources that exist locally, the existing land use, the future land use trends, the governmental structure having jurisdiction over land use decisions, the financial resources available and the level of citizen involvement.
An effective watershed program seeks to coordinate the management of all point and nonpoint sources of pollution in a watershed. This effort will provide guidance to assist in identifying watershed-wide solutions and in identifying priorities. Remedial Action Plan programs are designed with these principles in mind. The Total Maximum Daily Load Program sponsored by USEPA is based on the same premise.

Generally, because of the complexity of the problems and multiple jurisdictions involved, no one protective measure will wholly solve the problem caused by nonpoint sources of pollution in a given watershed. More likely, a combination of mechanisms will be necessary, and in many cases may be preferred, to give locally based and supported initiatives maximum flexibility in achieving their protection goals and needs. Improved linkages between different levels of government and existing protective mechanisms are needed to ensure that actions taken do actually provide the desired protection of the region's water resources. Local programs can benefit from, and need to be coordinated with, the Ohio Nonpoint Source Management Plan and the Coastal Nonpoint Source Control Program supported by State agencies.

There are two crossover conditions that blur the line between point and nonpoint sources of pollution. These are combined sewer outfalls (CSO) and separate sewer overflows (SSO). Both result in a discharge of a mix of sanitary wastewater and storm water. For purposes of this discussion, these overflows are considered to be part of the point source family and not discussed here. NPDES permit holders have requirements for managing, and eventually eliminating CSOs and SSOs. Separate sewer overflows must be sought out and must be eliminated as a condition of each wastewater treatment plants NPDES permit. Combined sewer outfall control is regulated by a national policy that calls for USEPA or delegated states to negotiate a phased remediation program with each discharger that has combined sewers.

II. Summary of Nonpoint Pollution Problems in the Northeast Ohio Area

Chapter 3 described water quality conditions in overall terms for Northeast Ohio’s major rivers. This chapter focuses on the extent to which these streams are impaired by nonpoint sources or conditions, and identifies priority nonpoint sources of pollution that impact the area’s streams.

Table 6-1 lists the miles of stream impaired by nonpoint sources or conditions for each of the five watersheds subject to this plan. It is derived from the Ohio EPA’s assessment which summarizes the causes and sources of aquatic life impairments statewide (documented in Appendix A-2 of the 1996 Ohio Water Resource Inventory).

Nonpoint source categories have been organized into the following groupings: urban runoff, agricultural sources, channelization and dams, on-site system failure, spills, and other. The urban runoff group includes urban runoff itself, storm sewer discharges, and land development or suburbanization. Agricultural sources include pasture land inputs, runoff from crop production, and animal waste discharges. Stream channelization and dam construction habitat
modifications include the effects of dredging, and the removal of riparian vegetation. Spills include those resulting from vehicular accidents and leakage from stationary sources. The ‘other’ grouping covers categories that have an impact on only limited geographic areas. It includes the effects of contaminated sediments, landfill leachate, and highway maintenance and runoff.

Table 6-1
Nonpoint Source Impairments to Northeast Ohio Streams

<table>
<thead>
<tr>
<th>Watershed</th>
<th>Mileage Assessed</th>
<th>% Impaired by Urban Runoff</th>
<th>% Impaired by Agriculture</th>
<th>% Impaired by Channelization and Dams</th>
<th>% Impaired by On-Site System Failure</th>
<th>% Impaired by Spills</th>
<th>% Impaired by Other Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Black River Watershed:</td>
<td>215.48</td>
<td>14</td>
<td>87</td>
<td>13</td>
<td>13</td>
<td>23</td>
<td>28</td>
</tr>
<tr>
<td>Upper Cuyahoga River Watershed (including the Little Cuyahoga River):</td>
<td>164.61</td>
<td>38</td>
<td>5</td>
<td>49</td>
<td>13</td>
<td>23</td>
<td>28</td>
</tr>
<tr>
<td>Cuyahoga River Watershed (below junction with Little Cuyahoga):</td>
<td>187.00</td>
<td>51</td>
<td>20</td>
<td>13</td>
<td>6</td>
<td>31</td>
<td>9</td>
</tr>
<tr>
<td>Chagrin River Watershed:</td>
<td>94.90</td>
<td>89</td>
<td>5</td>
<td>5</td>
<td>1</td>
<td>23</td>
<td>28</td>
</tr>
<tr>
<td>Euclid Creek Watershed:</td>
<td>18.52</td>
<td>100</td>
<td>5</td>
<td>26</td>
<td>26</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rocky River Watershed:</td>
<td>146.10</td>
<td>37</td>
<td>5</td>
<td>6</td>
<td>6</td>
<td>51</td>
<td>26</td>
</tr>
<tr>
<td>Lower Grand River Watershed (below Mill Creek):</td>
<td>66.65</td>
<td>21</td>
<td>21</td>
<td>35</td>
<td>35</td>
<td>21</td>
<td>26</td>
</tr>
</tbody>
</table>

(Source: Ohio EPA 1996 Ohio Water Resource Inventory - Appendix A-2.)

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6-3
III. **Recommended Programs for Local and County Nonpoint Source and Storm Water Management**

Six nonpoint source management programs are recommended for implementation by local and county agencies in the planning area. These are as follows:

1. Storm water runoff management from development and redevelopment actions;
2. Construction site erosion and sediment control programs;
3. Riparian zone protection program;
4. Conservation design for storm water management;
5. Road salt minimization and storage program; and
6. Nonpoint source management plans for low interest loan programs.

Each of these programs is introduced as a plan recommendation which is followed by a summary discussion that addresses the program’s purpose and legal authority for implementation.

The recommendations that are presented to better manage nonpoint sources of pollution are supported by model regulations or policy guidelines. This is done so as to help to insure the development of adequate control programs while minimizing the costs and difficulties of implementation. Implementation of the control programs identified in the models serves as one measure by which existing and future programs can be assessed. Over time, the NOACA Board will be responsible for keeping recommended model regulations and policy guidelines current under the continuing planning process (see Chapter 10). Appendix 6-1 contains references and contacts for each of the recommended programs.

Each local or county jurisdiction is requested to undertake a nonpoint source program evaluation process as a prelude to implementing the recommendations of this chapter. This evaluation process includes the following steps:

a. Compare existing legislation and regulations to a model ordinance with the intent of identifying inconsistencies or shortcomings.

b. Decide whether shortcomings can be adequately addressed by implementing administrative policy changes.

c. Where substantial change is needed, decide whether it is better to upgrade the existing regulations base or to adopt the model regulations as a replacement for the existing base.

d. With enactment of regulations or administrative policy changes, provide for the training of all staff who are charged with implementing the changes adopted. In the case of counties, provide for training of township personnel as appropriate.

NOACA, in concert with other county and state agencies, will assist local and county jurisdictions in undertaking implementation of these recommendations. Refer to the implementation strategy outlined in Section VI below.
Local and county jurisdictions identified for nonpoint source implementation actions in this plan are encouraged to give priority to a program of nonpoint source controls for protection of critical water resources in the region (see Chapter 7).

USEPA recently promulgated regulations concerning municipal stormwater systems that will require local jurisdictions in the near future to adopt six minimum control measures. (USEPA Stormwater Phase II Final Rule December 1999). The program recommended in this chapter if implemented will go some distance toward satisfying these new federal requirements. However they were developed independent of the federal rulemaking process.

**Recommendation 6-1:** All municipalities and counties in the WQMP area are encouraged to adopt and implement Storm Water Management Programs for all development and redevelopment activities which affect an area equal to one acre or more as part of a common plan of development or sale. These programs need to address the management of both storm water quantity and quality.

**Recommendation 6-1a:** The State of Ohio should initiate discussions as to the feasibility of legislating a Statewide Storm Water Management Program that facilitates intercommunity cooperation and standardization of local management programs.

Storm water management regulations, which apply to new developments and to major redevelopment actions and which are adopted and enforced locally, accomplish several objectives. They reduce the flood risk to downstream areas, provide for the protection of stream channels, and can protect water quality. Municipalities and counties are authorized under Ohio law to implement these programs.

Storm water management in developing areas is critical to the maintenance of water resources. Beyond the obvious advantages of flood control, water quality benefits in several important ways. Altered runoff patterns following the creation of large tracts of impervious surfaces can upset the hydraulics of stream channels. This often destroys stream habitat thereby degrading aquatic communities present in the stream. These same forces contribute to the creation of channel instability and noted increases in the rate of bank erosion and failure problems in downstream areas. This is a major concern to local communities and abutting property owners that are burdened with increasing costs to stabilize existing channels.

Many cities are already implementing storm water management programs within the Northeast Ohio region. Geauga, Medina, and Summit Counties have programs in place for unincorporated areas. All communities need to adopt formal storm water management programs and work to coordinate their control efforts with other communities in the same watershed. Even where communities have existing storm water management programs in place, their design standards may need to be upgraded to be more protective of downstream channels.
Comprehensive storm water management regulations focus on reducing downstream flooding and channel erosion through the use of on-site detention and/or retention of storm water runoff. They also need to establish post-construction maintenance requirements for installed retention systems. These ordinances require on-site detention to maintain pre-development peak flow rates for the 1-year through 100-year storm depending on the nature of each development action. The regulations also need to require consideration of the “critical storm” which is more protective of downstream flow conditions.

The Cuyahoga River Remedial Action Plan’s Storm Water Committee worked with the Cuyahoga SWCD and the Cuyahoga Valley Communities Council to draft model regulations that meet the needs discussed here. These regulations provide the basis for the Chagrin River Watershed Partners Storm Water Management Program. It is recommended that all communities review these models for use in their jurisdiction.

Phase II of the NPDES Storm Water Permits Program will require that storm water management programs be implemented municipalities in urban areas with populations below 100,000 and municipalities outside urban areas with populations greater than 10,000. The ordinance discussed here will help cities to comply with Phase II requirements.

Many existing programs regulate only land disturbance activities that affect five acres or more. There is a recognized need to decrease this threshold to include all projects that disturb one acre or more. Individual projects that are less than one acre in size but are part of a common plan of development or sale that disturbs more than one acre of land are also included. In heavily urbanized areas that already have hydrologic problems, there may be a need to decrease the size of the disturbed area to a lower value.

Continuing education programs will be needed to train local management personnel in the application of storm water management programs. New technologies and fresh approaches to managing storm water in less expensive and more aesthetically pleasing ways are constantly being developed. Storm water controls can become an asset to the landscape when applied by persons trained in innovative techniques. The Soil and Water Conservation Districts serve as a resource for this training.

**Recommendation 6-2:** All municipalities and counties in the WQMP area are encouraged to adopt and implement Soil Erosion and Sediment Control Management Programs for all nonagricultural land disturbance activities which affect an area equal to one acre or more as part of a common development.

Soil Erosion and Sediment Control Programs limit the amount of sediment that flows from construction sites and other land disturbing activities. These programs are a means of preventing adverse environmental impacts from new urban development on water quality and the aquatic communities in the region’s rivers, streams, and lakes.
Soil erosion and sediment controls occur best when locally adopted regulations guide construction and development activities. The main objective is to demand more accountability so as to prevent significant stream damage from occurring downstream from development. Regular inspection of construction sites by local building and zoning inspectors who can issue stop work orders helps to insure that all planned controls are properly installed and maintained. All municipalities can implement soil erosion and sediment control programs through home rule powers. Counties are authorized under Section 307.79 of the Ohio Revised Code to establish such a program.

Again, many existing programs regulate only land disturbance activities that affect five acres or more. There is a recognized need to decrease this threshold to include all projects that disturb one acre or more. Individual projects that are less than one acre in size but are part of a common plan of development or sale that disturbs more than one acre of land are also included.

Approved plans need to be implemented and monitored for effectiveness over the course of the development action. Elements of an effective urban sediment control program should include the following:

- Subdivision review procedures;
- Education of developers and local public officials;
- Required installation of BMPs for both erosion minimization and sediment control;
- Monitoring and enforcement of BMPs;
- Coordination with Ohio EPA's NPDES storm water permits program; and
- Adherence to the principles and guidance contained in the “Rainwater and Land Development Guide” produced jointly by ODNR, Ohio EPA and NRCS.

The Cuyahoga Soil and Water Conservation District has developed a model ordinance which can be used by communities to meet the objectives of this element. The Chagrin River Watershed Partners has provided a variation of this program that can also be used by local jurisdictions. See Appendix 6-1 for contact information.

Continuing education programs are needed to assist in the implementation of sound erosion and sediment control programs. There is a wide variety of techniques and circumstances that can apply at any given site. Not all erosion and sediment control management practices are applicable everywhere. Programs to acquaint developers, contractors, and site inspectors with available practices and their proper usage will need to be conducted on a regular basis.

Local Soil and Water Conservation Districts and the Ohio EPA are two of the agencies that provide training and support to local officials and developers to help them design and implement better control plans. Local interaction and cooperation are often better mechanisms to achieve soil erosion and sediment control than is reliance on State enforcement of the NPDES construction permits program. Local regulations can be used to identify and fix problems in an expedient manner before damage is done. This is preferable over a system that
fines developers for damages caused. Costs to implement soil erosion and sediment control programs are most often recovered from permit fees charged to the developer.

**Recommendation 6-3:** Developing communities in the WQMP area are encouraged to adopt and implement Riparian Zone Protection Regulations. Developed areas are encouraged to protect existing vegetation in riparian corridors and work to restore the integrity of the zone in disturbed areas.

**Recommendation 6-3a:** The State of Ohio is encouraged to develop a Model Riparian Buffer Regulation that embraces the principles of the model presented in this Plan and referenced in detail in Appendix 6-1.

A riparian area is that land lying along the top of the banks of a stream channel. Its width varies with the size of the stream as discussed below. The riparian zone acts as a “buffer” that helps to protect the stream. Riparian buffer regulations prevent or minimize the alteration of the riparian zone along stream segments to ensure that the valuable ecological functions provided by riparian areas are protected. The riparian zone generally covered by buffer regulations includes the vegetative corridor adjacent to a perennial or intermittent stream usually up to the 100 year base flood level. Building setbacks necessary to protect the riparian zone range from 25 feet along small streams to 300 feet for major rivers. These regulations require building setbacks which apply to new subdivisions and major redevelopment actions. Riparian protection programs encourage restoration of previously disturbed areas where practical but do not affect existing structures or uses.

The purpose of the riparian buffer regulations is to maintain the existing functions provided by ensuring that the existing riparian vegetation is maintained as much as possible and that any future encroachment within the buffer zones meets certain standards and conditions. Riparian zones provide several important functions including flood control, erosion control, nonpoint source pollution control, groundwater purification, and habitat protection. Economic benefits are realized by a community when it protects these functions and when it acts to minimize future property damage by preventing encroachment on the stream channel.

The specific purpose and intent of an effective riparian zone protection program is to regulate uses and developments within the Riparian Buffer Area that would impair its ability to:

1. Reduce flood impacts by absorbing peak flows, slowing the velocity of flood waters and regulating base flow.
2. Stabilize the banks of watercourses to reduce bank erosion and the downstream transport of sediments eroded from watercourse banks.
3. Reduce pollutants in watercourses during periods of high flows by filtering, settling and transforming pollutants already present in watercourses.
4. Reduce pollutants in watercourses by filtering, settling and transforming pollutants in runoff before they enter watercourses.
5. Provide high quality watercourse habitats with shelter and food sources for aquatic organisms.
6. Reduce the presence of aquatic nuisance species to maintain a diverse aquatic system.

7. Provide habitat to a wide array of wildlife by maintaining diverse and connected riparian vegetation.

8. Benefit the Community economically by minimizing encroachment on watercourse channels and the need for costly engineering solutions such as dams, retention basins and riprap to protect structures and reduce property damage and threats to the safety of watershed residents, and by contributing to the scenic beauty and environment of the Community, thereby preserving the character of the Community, the quality of life of the residents of the Community and corresponding property values.

The Chagrin River Watershed Partners, Inc. has prepared “Riparian Buffers, Technical Information for Decision Makers” which summarizes national research completed to document the benefits of riparian buffers. The Ohio Department of Natural Resources and USEPA have prepared useful guides on the subject.

A locally staffed Technical Advisory Committee has worked with the Partners to prepare a model regulation program which is recommended for use in riparian protection programs in the region. This model specifies fixed setbacks relative to stream size as defined by upstream drainage area. The recommended setbacks are consistent with the latest scientific findings as to the minimum distances needed to maintain riparian zone functions. The model program is referenced in Appendix 6-1.

Educational programs are critical in all areas prior to implementing an ordinance. Misunderstandings of the intent and content of riparian protection efforts is commonplace. Townships Residents need to be assured that riparian protection programs are designed to protect the streamside landowner as well as the environment. Downstream interests are benefitted only if upstream problems are averted. The clarification of the intent and content of riparian protection measures has been a challenge in areas within the region where ordinance adoption has already been proposed. For this reason, public education programs need to be stressed in the region.

Educational efforts targeted to riparian landowners can result in substantial protection without the need for a protection ordinance. The implementation of an educational program might be an appropriate first step in communities that are experiencing little development pressure that affects riparian corridors.

**Recommendation 6-4: Developing communities in the WQMP area are encouraged to foster the use of Conservation Design for Development to help foster Storm Water Management.**

Conservation design for development is often referred to as “low impact design”. This design involves the principle of maintaining open space areas in the layout of a development project.
This minimizes infrastructure needs and preserves the natural character of much of the land. It reduces the cost of development while protecting the environment. It is important to strictly limit the number of building lots created under a conservation design to that number supported on a particular property under existing zoning and building ordinances.

Central to the design is the consideration of controls for storm water quantity and quality management during the design process rather than after the site layout has been completed. The objective is to provide storm water control measures to manage and minimize the amount of imperviousness created while maintaining tracts of open space. Structural and nonstructural measures are considered and used to maintain water quality and minimize the impact of the storm water.

The benefits of a conservation design subdivision include 1) the minimization of increased watershed imperviousness, 2) the moderation of hydrologic and hydraulic impacts on downstream waters, 3) the prevention of the increased risks to flooding in downstream areas, 4) the protection of environmentally sensitive areas such as wetlands and riparian corridors, and 5) the maintenance of wildlife habitat. Conservation designs accomplish this by encouraging changes in local subdivision regulations that are more environmentally friendly.

These benefits are realized while decreasing the actual cost of building the development due to a minimization of infrastructure needs (it is easier to supply utilities and road access to concentrated housing units than to scattered ones). Conservation designs also reduce soil erosion and storm water management costs.

Subdivision regulations are created, adopted, implemented and enforced by county planning commissions for unincorporated areas and by municipalities for incorporated areas. Cities and villages can require conservation design subdivisions as part of their zoning districts, architectural review and subdivision regulations. Townships have no architectural review authority and must rely on the county subdivision regulations as the means to govern subdivision development.

Allowing for Conservation Design in subdivisions regulations is not a new idea, nor is the idea of using the design to manage storm water. Many States actively promote the use of conservation designs. Several areas locally allow conservation design subdivisions. The Countryside Program sponsored by the Western Reserve Resource Conservation and Development Council assists local governments interested in implementing this measure. The Countryside Program has prepared model regulations for conservation development. These are contained in the Conservation Development Resource Manual, prepared by the Western Reserve Resource Conservation & Development Council in 1998. The document contains model zoning regulations for townships, model subdivision regulations for counties, and guidelines for adaption and use of the conservation development approach by municipalities. The Countryside Program is the model recommended for use under this element of the WQMP.
The implementation of conservation design subdivisions is facilitated in areas served by a centralized sanitary sewer system. It is also possible in areas where local soils are highly suitable for the use of individual on-site wastewater treatment systems. In areas where soils limit individual systems, alternative community-based systems may be required. Ohio EPA policies currently limit the use of such systems. Ohio EPA needs to develop a communal system policy that is compatible with conservation design subdivisions before they can be used in many unsewered areas of the region. Ohio EPA is urged to pursue the development of such a policy.

Numerous workshops have been held throughout the region in the past several years advocating the concept. Additional workshops will be needed in the future.

Recommendation 6-5: Municipalities and counties in the WQMP area that are tributary to surface water or groundwater drinking supplies are encouraged to adopt, implement, and/or maintain Road Salt Minimization and Storage Management Programs.

Many communities in Northeast Ohio are implementing environmentally responsible road salt programs. They seek to minimize applications and most have constructed adequately protected storage facilities. The application of road salt remains the most efficient and cost-effective method of keeping roads free of ice. Unfortunately, maintenance of roads during the winter months remains full of difficult decisions and varies depending on the geographic location, weather conditions, use of alternatives other than salt, road types and level of service, types of available equipment, financial resources, and road maintenance staff.

A winter maintenance program consists of several elements ranging in degrees of importance depending on the size of the operational jurisdiction and the complexity of its road network. However, every winter maintenance program needs to find a delicate balance of maintaining roads during inclement weather conditions to ensure safety and flow of traffic, of being protective of the environment, while also being fiscally responsible.

The Ohio Department of Transportation (ODOT) provides guidance that is in accord with these needs. The Snow and Ice Standard Operating Procedure combined with the Operator’s, Superintendent’s and District’s Guidelines provides the basis for ODOT’s Snow and Ice Policy. These efforts need to be continued regionally and enhanced in areas that could threaten drinking water supplies.

It is well understood that road salt programs are driven by the need to provide for safe driving conditions. This objective cannot be compromised. Management programs seek to use only the amount of salt that will be needed to provide the desired level of safety and to apply that amount at the time when it will deliver the most good. Under some conditions, substitutes to road salt are used. Sand and other grit materials can be used in many locations that are not served with storm sewers (which quickly become clogged if sand is used). Calcium chloride is one substitute that is used locally in limited quantities. Research continues looking for cost-effective alternatives that are more environmentally friendly.
Local officials understand that it never pays to over salt or to apply quantities at times when it is not needed or cannot work. A responsible program ensures that all road maintenance personnel are fully trained in application procedures and policies. It also includes a commitment not to apply road salt when the temperature is too low for it to work. The adoption of a policy to spot apply is another mechanism that can help to reduce the impacts of salting. Such a policy calls for the salting of intersections, steep grades, and high use areas while limiting the application on flat, straight stretches of road and on side streets. Whereas not all measures of road salt minimization work everywhere, each community needs to strive to find that set that can most effectively protect its citizens while minimizing off-road effects.

**Recommendation 6-6:** Soil and Water Conservation Districts are encouraged to take the lead in developing nonpoint source pollution management plans which would allow local watershed organizations to participate in the Ohio EPA-Division of Environmental and Financial Assistance (DEFA) Water Pollution Control Loan Fund (WPCLF) Linked Deposit Program which provides low-interest financial assistance to individuals and private organizations for implementation of agricultural management practices, for the conversion to conservation tillage systems, and for other nonagricultural capital projects to reduce nonpoint source pollution in the waterways of Northeast Ohio.

The objective of this mechanism is to use WPCLF monies to invest in local lending institutions which are linked to low interest rate loans to individuals who seek to implement approved agricultural management practices including cropping practices, pesticide reduction practices and animal waste handling practices. It also provides a mechanism to include other nonpoint source control efforts that address nonagricultural sources of pollution.

The linked deposit program provides low interest loans to participating farmers who work to reduce nonpoint source pollution from their agricultural operations which include both crop production and animal production. The program requires the completion of a watershed management plan that identifies needed nonpoint source controls and provides for targeted implementation. These plans are usually developed by the Soil and Water Conservation Districts in the watershed in concert with the County Agricultural and Cooperative Extension Agents.

The Black River watershed has a Linked Deposit Program in place. Lorain, Medina, Ashland, and Huron Counties participate in the program. Several other watersheds in the State of Ohio also participate. Similar programs need to be developed for the remaining watersheds in the Northeast Ohio 208 Planning Area.

Loans are issued directly by local banks to individual farmers to cover the cost of approved practices. The loan rate is reduced by three percentage points from market conditions. Farmers can use the program to purchase conservation tillage equipment or to retrofit existing equipment to be used for this purpose. Pesticide application equipment that reduces the amount of chemicals used, or prevents the migration of applied chemicals, is eligible under the program. Animal waste handling facilities and equipment can also receive program support. Other eligible
practices include fencing to exclude livestock from streams and filter strips to trap sediment and pollutants before they can enter a waterway. Non-agricultural practices are also eligible, including horse feedlots, kennels and other animal handling operations in urban areas. Funds are available to help finance on-site wastewater treatment system repairs and replacements. The Cuyahoga County Health Department participates in such an effort making it possible for homeowners in Cuyahoga County eligible to receive a five percentage points reduction on loan rates. Storm water management structures may also be eligible. Ohio EPA continues to expand the list of eligible projects for controlling nonpoint source pollution.

IV. **Planning Strategies for Nonpoint Source Management**

This section reviews some of the initiatives that are being increasingly used to manage problems associated with nonpoint sources of pollution and storm water runoff. These initiatives will form the core of future management planning efforts to be implemented during the continuing planning phase of the Water Quality Management Program. Under the WQMP, NOACA has continuing planning responsibilities. They include providing for education outreach and implementing demonstration projects designed to advance the state of management of nonpoint source pollution within the region. Areas where there is a logical and viable role for continuing planning are discussed below. The participation of local management agencies is central to the success of these activities.

**Strategy 6-1: Intercommunity Storm Water Management Planning Support**

Storm water retention/detention basins are generally approved on a site by site basis. This could actually result in worse downstream flooding at some locations during certain storm events unless the location, size, and other design features of storm water basins are developed within the context of an overall comprehensive storm water management program. Coordination in storm water planning by all communities in a watershed is necessary to avoid causing such a condition. The development of an on-line hydrologic and hydraulic modeling capability that is capable of assisting in the interactive design of storm water control basins is needed. All communities in a watershed need to share in the development, financing, and maintenance of such models. Efforts to develop State legislation that requires such cooperation are supported by the WQMP. See Recommendation 6-1a.

**Strategy 6-2: Highway Runoff Management Planning**

The design and maintenance of highways can influence the type and amount of pollutants in the runoff from the roadway. Vehicular traffic introduces a wide variety of potentially harmful chemicals into surface runoff. There are practices that can reduce the impacts associated with these chemicals. Local officials, acting in concert with the Ohio Department of Transportation (ODOT), need to develop management programs that can be implemented locally to control these releases. The melding of water quality and transportation planning capabilities can be drawn on to help realize this objective.
There is a need to develop educational programs which demonstrate how to minimize or mitigate the hydraulic impacts of highway runoff. There are techniques that can be used during the engineering phase, during actual construction, and as part of long-term operation and maintenance. It is even possible in some cases to provide partial mitigation of previous impacts.

**Strategy 6-3: Cooperation with Stream Channel Stabilization and Stream Restoration Programs**

The disturbance of the natural landscape has many consequences. One of these is that stream hydrology is altered as we clear native vegetation and convert the land to agricultural and urban uses. As the hydrology of a watershed is altered, the stream responds by adjusting its hydraulic forces to compensate for the new state. These adjustments have serious consequences. Increased flood damages are one of these consequences. Stream bank erosion is another. Loss of quality stream habitat also occurs. In the past, we have responded to the changing conditions within the stream channel with a series of engineered approaches that have not proven wholly successful in dealing with the complete problem within the stream. Channelization and hard bank armoring, which have commonly been used to deal with problems in the channel, often pass the problem somewhere else because they have not dealt with the cause of the problem.

New approaches are being recognized as ways to address some of these shortcomings. These approaches incorporate the use of bioengineering principles which use natural plant materials instead of concrete. Bioengineering maximizes the establishment of terrestrial and aquatic habitat. Other aspects involve the recreation of stable channel patterns and cross-sections that mimic natural conditions. Numerous demonstration projects are underway in the region. The Indian Hollow Lake Golf Course, the Lorain County MetroParks, and the Village of Lodi are involved in projects in the Black River. The City of Medina is undertaking a project in the Rocky River. The Cities of Highland Hills, Seven Hills, and Cleveland have joined the Cuyahoga River RAP, Cleveland Metroparks, and Summit Metroparks in projects in the Cuyahoga River watershed. The Lake County Soil and Water Conservation District led a project along the Chagrin River. Local officials are being asked to take part in this growing technology.

The area’s SWCDs can be contacted for more information on how to incorporate bioremediation measures in stream management projects (See Appendix 6-1).

Programs for the maintenance or improvement of drainage ditches need to accept bioengineering principles. These principles will allow the ditch to better provide its drainage function while still providing aquatic habitat.
Strategy 6-4: Cooperation with Watershed Stewardship Projects

Watershed stewardship programs are being established to raise public awareness which can help to build a constituency for protecting or restoring local streams. They do this by involving the public in efforts to clean up or to preserve local streams with the cooperation of the public agencies who are responsible for those streams. Stewardship programs emphasize voluntary actions as the means to accomplish stream improvement objectives. They energize watershed residents to take an active role in the protection of the stream through participation in clean-up campaigns, stream monitoring activities, vegetative planting projects, and similar activities. Local officials participate through their support of the citizen projects and by targeting their resources to the problems documented by stewardship activities.

Stewardship programs raise awareness of a watershed’s problems and seek to coordinate efforts to deal with them in an efficient manner. The public/private partnerships that are established by the programs are the mechanism by which this happens. The key element of stewardship programs is the consensus-building process involved. Volunteers identify problems, research cost-effective solutions, and provide manpower to help implement these solutions. They are assisted in this process by the professional environmental staffs working for a host of public agencies. Local communities step in with the resources needed to carry out the recommended actions. When done in a coordinated manner, public support is organized to take care of the priority problems without overtaxing a community’s ability to respond. This generation of community support is the key to real and lasting change.

Stream Stewardship Programs are becoming commonplace in the Northeast Ohio 208 Water Quality Management Area. Programs are now underway in all of the following streams: Big Creek, Champion Creek, Doan Brook, Grand River, Mill Creek, West Creek, and Yellow Creek.

The Ohio Department of Natural Resources, in conjunction with the Soil and Water Conservation Districts in the region, have initiated an Urban Stream Program which provides each SWCD in Northeast Ohio with an employee whose responsibilities include fostering stream stewardship activities. This program is intended to demonstrate that community based efforts can help to restore streams impacted by previous urbanization. The Urban Streams personnel can help interested communities develop stewardship programs of their own (See Appendix 6-1).

Strategy 6-5: Coordination of Geographic Information System (GIS) Opportunities

One of the difficulties in dealing with nonpoint sources of pollution is that it is characterized by small incremental loadings generated from a very large land base. It is difficult to identify and estimate the contribution from each specific portion of a watershed. This limits the ability to target priority sources or areas within problematic watersheds.
The development of computerized mapping and analysis tools is providing new opportunities for the management of nonpoint sources. It is now becoming a matter of course to be able to manipulate very large data bases that allow one to overlay land use, soil type, land slope, hydrologic data, and other parameters in ways that provide insight into those combinations that are most important in any given watershed. It is also possible to link these overlays to stream performance data including chemical monitoring data, biological assessments, and stream channel instability problems. Hydrologic modeling, which demands large amounts of land-based inputs, is becoming more efficient, allowing for a better analysis of flooding and water quality problems. The ability to link numerous causes and effects related to our use of the landscape increases the support for action by combining several objectives into one coordinated solution. This information is instrumental in helping public officials to recognize and understand these interrelationships.

As new tools are developed to help identify and prioritize remediation actions in nonpoint source impaired watersheds, numerous agencies will have to actively coordinate their data collection and reporting procedures. This will allow for the generation of up-to-date computer files of land based information that can readily and easily be shared among all parties needing it. Support for the maintenance of this data base is important if GIS technology is to be maximized. The outputs of the technology can then be used to assist in the education of local public officials regarding their role in the management of nonpoint sources of pollution.

**Strategy 6-6: Encouragement of Land Preservation Programs**

A variety of land preservation and conservation programs is being developed in an attempt to offset the effects of continued land development trends. These programs seek to accommodate growth while maintaining the land and water resources in developing areas. Farmland Preservation and Land Conservancy Programs are two examples of such efforts.

Farmland Preservation efforts seek to maintain the character of rural landscapes by maintaining the conditions that enable the sustainability of agriculture in growth pressure areas. They involve the purchase of land development rights on those tracts of agricultural land deemed crucial to the continued agricultural viability in a particular area. They also work to buffer agriculture from development by employing the concept of Conservation Design in which residential development is clustered in areas surrounded by open space.

Land Conservancy Programs seek conservation easements from landowners interested in helping to preserve the natural character of undeveloped areas. Conservation easements can be an important tool which can provide tax benefits to the donee and at the same time provide important protection for a water or land resource. A conservation easement is a recorded deed restriction under which a property owner gives up all or some of the development rights associated with their property. The conservation easement is generally managed by a charitable organization in the conservation field or a unit of government. In granting a conservation easement, the owner is in essence giving up any future development rights on the
property and giving the management organization the right to enforce the extinguished development rights. The property can be sold but it will always be subject to the terms of the conservation easement.

Land conservation projects can receive funding support from several programs. The State of Ohio’s Nature Works Program is one of these. The Lake Erie Protection Fund and Section 319 Nonpoint Source Demonstration Grants have also been used in this regard. The Wetlands Preserve Program administered by NRCS-USDA is another source for this protection. Local SWCD offices can be contacted for more information on all of these initiatives.

**Strategy 6-7: Cooperation with Phase II Storm Water NPDES Program**

As noted above, USEPA is in the process of expanding the scope of the NPDES storm water program. The expansion, referred to as "Phase II", will bring small municipal storm sewers systems and construction sites between 1 and 5 acres into the NPDES program. Local governmental units responsible for the following discharges will be affected by Phase II:

- Discharges from small municipal separate storm sewer systems (MS4s) in incorporated areas, or in counties, that are located in an Urbanized Area as defined by the 1990 Census.
- Discharges associated with construction activities disturbing between 1 and 5 acres,
- Discharges from any small MS4 that the Environmental Protection Agency determines is in need of storm water controls, or
- Any other discharge that EPA determines contributes to a violation of a water quality standard or is a significant contributor of water pollutants.

Under the proposed rules, designated small MS4s will be required to develop a storm water management program and submit this with their application. This program must contain the following minimum control measures:

1. Public education and outreach programs
2. Public involvement and participation
3. Illicit discharge detection and elimination
4. Construction site storm water runoff, including soil erosion/sediment control BMPs
5. Post-construction storm water management in new development and redevelopment
6. Pollution prevention and good housekeeping for municipal operations

The management of storm water runoff is a complex and inexact undertaking. Peak flow reductions and runoff volume management can be realized with the use of engineered structures bolstered by runoff reducing land practices. In order to be fully effective, each flow
management structure needs to be coordinated with other sites within the watershed. This most often requires broad cooperation among a number of communities. Communities will also need to share innovative storm water and pollutant loading reduction strategies with one another in order to maximize the effects of this program. A commitment to developing watershed-wide management strategies will go some distance towards implementation of effective and efficient storm water management programs by all communities.

Implementation of the model regulations and policy guidelines identified in Recommendations 6-1 through 6-6 will help all affected jurisdictions to comply with Phase II requirements.

V. Policies for Encouraging Local Actions for the Control of Nonpoint Source Pollution

Policy 6-1: NOACA will promote and support the implementation by local and county jurisdictions in the Northeast Ohio WQMP area of the nonpoint source management regulations recommended in this chapter. These programs include:

6-1. Storm water runoff management from development and redevelopment;
6-2. Construction site erosion and sediment control;
6-3. Riparian zone protection;
6-4. Conservation design for storm water management;
6-5. Road salt minimization and storage;
6-6. Nonpoint source management plans for low interest loan programs.

Policy 6-2: A local or county jurisdiction that agrees to implement one or more of these nonpoint source recommendations will be recognized as a designated management agency for nonpoint source management in this plan.

Policy 6-3: Local and county jurisdictions will be encouraged to pursue implementation of the recommended nonpoint source management programs by cooperating on an interjurisdictional watershed basis.

Policy 6-4: NOACA encourages state and federal funding agencies to provide on a priority basis nonpoint source and watershed grants to support implementation of nonpoint source management programs by designated management agencies recognized for nonpoint source management in this plan.

Policy 6-5: NOACA will pursue planning initiatives consistent with the nonpoint source management planning strategies presented in this chapter. These strategies include:

Strategy 6-1: Intercommunity Storm Water Management Planning Support
Strategy 6-2: Highway Runoff Management Planning
Strategy 6-3: Cooperation with Stream Channel Stabilization and Stream Restoration Programs
Strategy 6-4: Cooperation with Watershed Stewardship Project  
Strategy 6-5: Coordination of Geographic Information System (GIS) Opportunities  
Strategy 6-6: Encouragement of Land Preservation Programs  
Strategy 6-7: Cooperation with Phase II Storm Water NPDES Program  

VI. Strategy for Implementing Recommended Nonpoint Source Management Programs

Implementation of the programs recommended in this chapter will require an active sustained effort at promoting and supporting local implementation initiatives. This is an effort that will require the sustained interest and cooperation of a number of agencies with nonpoint source technical resources, including the county level support agencies such as the soil and water conservation districts, county engineers, county planning agencies, the NEORSD and others, state agencies including Ohio EPA, ODNR, ODH, ODOT the Ohio Lake Erie Commission and the OWDA among others, and the watershed planning organizations discussed in Chapter 9.

The presentation of the draft plan to local jurisdictions for review and comment provides an initial opportunity for promoting these recommendations. However, the effort to secure local adoption of these recommendations will require a sustained effort over a period of time. The ongoing areawide planning process outlined in Chapter 10 discusses this issue in more detail.
Appendix 6-1

Nonpoint Source Management: Recommended Model Regulations
Resource and Agency Contact List
Appendix 6-1
Nonpoint Source Management: Recommended Model Ordinances
and Resource Agency Contact List

I. Recommended Model Ordinances

Please contact the Northeast Ohio Areawide Coordinating Agency for copies of the following documents. Please consult the attached Resource/Agency Contact List to obtain additional information.

Recommendation 6-1: Storm Water Management Program


Recommendation 6-2: Soil Erosion and Sediment Control Management Program


Recommendation 6-3: Riparian Zone Protection Ordinance


Recommendation 6-4: Conservation Design for Development to Help Foster Storm Water Management


Recommendation 6-5: Road Salt Minimization and Storage Management Programs

Appendix 6-1
Nonpoint Source Management: Recommended Model Ordinances
Resource/Agency Contact list

II. Resource/Agency Contact List

Cuyahoga County Soil and Water Conservation District
6100 West Canal Road
Valley View, Ohio 44125
Phone:  (216) 524-6580
Fax:  (216) 524-6584
E-mail:  jstorer@cuyahogaswcd.com
Web site:  Not available at this time

Geauga County Soil and Water Conservation District
P.O. Box 410
Burton, Ohio 44021
Phone:  (440) 834-1122
Fax:  (440) 834-0316
E-mail:  gswcd@advizexweb.com
Web site:  Not available at this time

Lake County Soil and Water Conservation District
125 E. Erie Street
Painesville, Ohio 44077
Phone:  (440) 350-2730
Fax:  (440) 350-2601
E-mail:  office@soil.co.lake.oh.us
Web site:  http://soil.co.lake.oh.us

Lorain County Soil and Water Conservation District
42110 Russia Road
Elyria, Ohio 44035
Phone:  (440) 322-1228 or 329-5352 or 244-6261, ext. 5352
Fax:  (440) 323-0405
E-mail:  lorswcd@aol.com
Web site:  http://oh.nacdnet.org/lorain/

Medina County Soil and Water Conservation District
803 E. Washington Street, Suite 160
Medina, Ohio 44256
Phone:  (330) 722-2605
Fax:  (330) 725-5829
E-mail:  chris.hartman@oh.nrcs.usda.gov
Web site:  Not available at this time
Portage County Soil and Water Conservation District
6970 State Route 88
Ravenna, Ohio 44266
Phone: (330) 297-7633
Fax: (330) 296-5917
E-mail: Not available at this time
Web site: Not available at this time

Summit County Soil and Water Conservation District
2787 Front Street
Cuyahoga Falls, Ohio 44221
Phone: (330) 929-2871
Fax: (330) 929-2872
E-mail: summitswcd@aol.com
Web site: http://members.aol.com/summit/swcd/

Ohio Department of Natural Resources (ODNR), Division of Soil and Water Conservation
1939 Fountain Square Court
Building E-2
Columbus, Ohio 43224
Phone: (614) 265-6610
Fax: (614) 262-2064
E-mail: rama.jones@dnr.st.oh.us
Web site: http://www.dnr.state.oh.us/odnr/soil+water/

Copies of the “Rainwater and Land Development Guide” are available through ODNR, Division of Soil and Water Conservation for $20.00 plus $4.00 shipping charge. Excerpts of this document, including an overview and the Table of Contents, can be found on NOACA’s web site www.noaca.org.

Cuyahoga Valley Communities Council
Three Brecksville Commons, Suite #1
8221 Brecksville Road
Brecksville, Ohio 44141
Phone: (440) 526-1822
Fax: (440) 526-1822
E-mail: cvcc@qwis.com
Web site: http://community.cleveland.com/cc\cdcc\n
A copy of the Cuyahoga Valley Communities Council’s Model Ordinance for Local Storm Water Management in the Cuyahoga Valley Communities can be found on NOACA’s web site www.noaca.org.
Chagrin River Watershed Partners
2705 River Road
Willoughby Hills, Ohio 44904-9445
Phone: (440) 975-3870
Fax: (440) 975-3865
E-mail: drywell@en.com
Web site: http://www.crwp.org

A copy of the Chagrin River Watershed Partners Model Ordinance for the Establishment of a Riparian Buffer Area can be found on NOACA’s web site www.noaca.org.

Western Reserve Resource, Conservation & Development District
The Countryside Program
P.O. Box 24825
Lyndhurst, Ohio 44124
Phone: (216) 295-0511
Fax: (216) 295-0527
E-mail: ninmile@en.com
Web site:

Copies of the “Conservation Development Resource Manual” are available for pick-up at all local SWCDs for $15.00 and through The Countryside Program for $15.00 plus a $5.00 shipping charge. Excerpts of this document, including an overview and the Table of Contents, can be found on NOACA’s web site www.noaca.org.

Ohio Environmental Protection Agency, Division of Environmental and Financial Assistance (DEFA)
Lazarus Government Center
P.O. Box 1049
Columbus, Ohio 43216
Phone: (614) 644-2798
Fax: (614) 644-3687
E-mail: james.bonk@epa.state.oh.us
Web site: http://www.epa.state.oh.us/defa/

Please contact Ohio EPA, DEFA for additional information.

Ohio Environmental Protection Agency, Northeast District Office (NEDO)
2110 East Aurora Road
Twinsburg, Ohio 44087
Phone: (330) 963-1200
Fax: (330) 487-0769
E-mail: mbergman@epa.state.oh.us or dbogolveski@epa.state.oh.us
Web site: http://www.epa.state.oh.us/dist/nedo
Please contact Ohio EPA, NEDO for information related to nonpoint source pollution control or for information related to storm water management.

Ohio Department of Transportation (ODOT)
District 3
906 North Clark Street
Ashland, Ohio 44805
Phone: (800) 276-4188
Fax: (419) 281-0874
E-mail: jmawhorr@dot.state.oh.us
Web site: http://www.dot.state.oh.us/dist3/

Please contact ODOT, Highway Management Department, for additional information regarding the Ohio Department of Transportation Snow and Ice Standard Operating Procedures.

Ohio Department of Transportation (ODOT)
District 12
5500 Transportation Boulevard
Garfield Heights, Ohio 44125
Phone: (216) 581-2100
Fax: (216) 587-1730
E-mail: dray@dot.state.oh.us
Web site: http://www.dot.state.oh.us/dist12/

Please contact ODOT, Highway Management Department, for additional information regarding the Ohio Department of Transportation Snow and Ice Standard Operating Procedures.