

ANTIDEGRADATION

Region 9 Tribal WQS Academy

March 2021

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- **This presentation does not:**
 - Impose any binding requirements
 - Determine the obligations of the regulated community
 - Change or substitute for any statutory provision or regulation requirement
 - Represent, change or substitute for any Agency policy or guidance
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Three Components of WQS

DESIGNATED USES:
management objectives
for surface waters



CRITERIA: levels of
water quality that will
support the designated
uses; expressed as
numeric values and/or
narrative statements

ANTIDEGRADATION POLICY AND METHODS:
framework for maintaining and protecting water
quality that has already been achieved

Components of Antidegradation

- Policy: States the goals and framework of protection
 - 40 CFR 131.12 (a): The State shall develop and adopt a statewide antidegradation policy.
- Implementation Methods: Describe how the policy will be applied
 - 40 CFR 131.12(b): The State shall develop methods for implementing the antidegradation policy that are, at a minimum, consistent with the State's policy and with paragraph (a) of this section. The State shall provide an opportunity for public involvement during the development and any subsequent revisions of the implementation methods, and shall make the methods available to the public.

Antidegradation Requirements

40 CFR 131.12 (a): Policy

- Authorized tribes must develop and adopt a tribal antidegradation policy that includes:
 - Protection for **existing uses** for all waters of the U.S.;
 - Protection for **high quality waters** (water quality that exceeds the levels necessary to support protection and propagation of fish, shellfish and wildlife and recreation in and on the waters);
 - Identification of High Quality Waters
 - Analysis of Alternatives
 - Protection for **Outstanding National Resource Waters (ONRWs)** identified by the authorized tribe;
 - Compliance with CWA section 316 in regards to thermal discharges

The 3 “Tiers” of Protection



“Tier I” Protection: Existing Uses

40 CFR 131.12 (a)(1)

“Existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected.”

“Tier 1” Protection: Existing Uses

- All waters of the U.S.
 - Requires the maintenance and protection of existing uses
 - “Existing uses are those uses actually attained in the water body on or after November 28, 1975, whether or not they are included in the water quality standards.” 40 CFR 131.3(e)
- Waters assigned Tiers 2 & 3 protection
 - Receive Tier 1 protection in addition to either Tier 2 or Tier 3 protection

“Tier 3” Protection: Outstanding National Resource Waters

40 CFR 131.12 (a)(3)

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

“Tier 3” Protection: Outstanding National Resource Waters

- What are ONRWs?
 - Water bodies that the authorized tribe has assigned Tier 3 protection.
 - An authorized tribe can classify any water body as an ONRW.
 - Typically includes:
 - Waters that are viewed as pristine
 - Highly valued waters: important to recreation or tourism
 - Water of exceptional ecological significance: important, unique, or sensitive ecologically
- What does Tier 3 protection mean?
 - Most stringent level of protection.
 - No degradation is allowed, except on a short term or temporary basis (weeks or months, not years).

ONRWS: “Tier 3”



<https://www.facebook.com/GrandPortageBandofLakeSuperiorChippewa/>



<http://www.fdlrez.com/RM/2020ricelakes.htm>



https://www.americansouthwest.net/arizona/grand_canyon/diamond_1.html

“Tier 2” Protection: High Quality Waters

40 CFR 131.12 (a)(2)

“Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected

unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully. Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost effective and reasonable best management practices for nonpoint source control.”

“Tier 2” Protection: High Quality Waters

- What is Tier 2 Protection?
 - Maintenance and protection of water quality that is better than necessary to support CWA section 101(a)(2) uses
 - Protects the assimilative capacity of a water body
 - In specific circumstances assimilative capacity may be utilized
 - Use of the assimilative capacity is necessary to accommodate important economic or social development in the area in which the waters are located
 - Must undergo a Tier 2 Review, including public participation, to demonstrate these circumstances are met

“Tier 2” Review Process

- Identify water bodies that will be afforded Tier 2 protection
- Is degradation “necessary”?
 - Analysis of Alternatives
- Is the activity “important”?
 - Social/economic analysis
- Assure protection for existing uses
 - Tier 1 protection
- Assure achievement of regulatory pollution control for point and nonpoint sources
- Intergovernmental coordination and public participation

Only after this process can authorized tribe make a determination on whether to allow the lowering of water quality

“Tier 2” Review Process: Identification of High Quality Waters

40 CFR 131.12 (a)(2)(i)

“The State may

identify waters for the protections described in paragraph (a)(2) of this section on a parameter-by-parameter basis or on a water body-by-water body basis.

Where the State identifies waters for antidegradation protection on a water body-by-water body basis, the State shall provide an opportunity for public involvement in any decisions about whether the protections described in paragraph (a)(2) of this section will be afforded to a water body, and the factors considered when making those decisions. Further, the State shall not exclude a water body from the protections described in paragraph (a)(2) of this section solely because water quality does not exceed levels necessary to support all of the uses specified in section 101(a)(2) of the Act.”

Identifying “Tier 2” Waters: Parameter - by - Parameter

- Water quality determined to be high quality for specific parameters by examining chemical/biological data
 - Assess each parameter individually
 - High quality if water quality of specific parameter is better than level necessary to support CWA section 101(a)(2) use
 - Example of high water quality for zinc (Zn)
 - Criterion for Zn to protect aquatic life use: 120 µg/L
 - Current ambient water quality for Zn: 20 µg/L
 - Assimilative capacity: 100 µg/L
- Authorized tribe determines “Tier” on a case-by-case basis
- Water body may be Tier 2 for some parameters and not others

Identifying “Tier 2” Waters: Water Body-By-Water Body

- Tier assignment is based on biological, physical, chemical and/or aesthetic quality information (holistic assessment)
- Authorized tribe will assign Tier 2 protection to a specific water body, usually upfront
- Authorized tribe must not exclude a water from Tier 2 protection “solely because the water quality does not exceed levels necessary to support all of the uses specified in section 101(a)(2) of the Act.” 40 CFR 131.12(a)(2)(i)
- Authorized tribe must provide an opportunity for public involvement on decisions about which waters receive Tier 2 protection and why

“Tier 2” Review: Necessary and Important

40 CFR 131.12 (a)(2)

“Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process,

that allowing lower water quality is *necessary* to accommodate *important* economic or social development in the area in which the waters are located.

In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully. Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost effective and reasonable best management practices for nonpoint source control.”

Analysis of Alternatives: Is degradation “necessary”?

- Identify a range of practicable alternatives for parameter(s) that have assimilative capacity
 - Practicable: “technologically possible, able to be put into practice, and economically viable.” 40 CFR 131.3(n)
 - Non-degrading to less degrading
- If practicable alternatives identified, must select one to allow lowering of high water quality
 - Does not need to be least degrading alternative
- Conducted by authorized tribe, permit applicant or other entity
- Authorized tribe responsible for making final decision that lowering of high water quality is necessary

Socio-Economic Analysis:

Is the social and economic development “important”?

- Evaluate advantages and disadvantages of lowering the quality of a high quality water for the community
 - Factors evaluated can include (but are not limited to):
 - Employment, community tax base, housing, impacts on recreational value, etc.
 - EPA’s *Interim Economic Guidance for Water Quality Standards: Workbook* can be used as a tool to help in this analysis
 - Flexibility in how analysis is conducted
- Conducted by authorized tribe, permit applicant or other entity
- Authorized tribe responsible for making final decision that lowering of high water quality is important

“Tier 2” Review Process: Existing Use Protection

40 CFR 131.12 (a)(2)

“Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located.

In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully.

Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost effective and reasonable best management practices for nonpoint source control.”

“Tier 2” Review Process: Pollution Control

40 CFR 131.12 (a)(2)

“Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully.

Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost effective and reasonable best management practices for nonpoint source control.”

Pollution Control

- Point Sources
 - Highest statutory and regulatory requirements for all new and existing point sources achieved
 - All dischargers must be in compliance with current regulations
 - All current regulations must be properly implemented
- Nonpoint sources
 - All cost effective and reasonable best management practices (BMPs) required by the authorized tribe are implemented
 - No requirement to implement any new BMPs that are not currently required by the authorized tribe

“Tier 2” Review Process: Stakeholder Input

40 CFR 131.12 (a)(2)

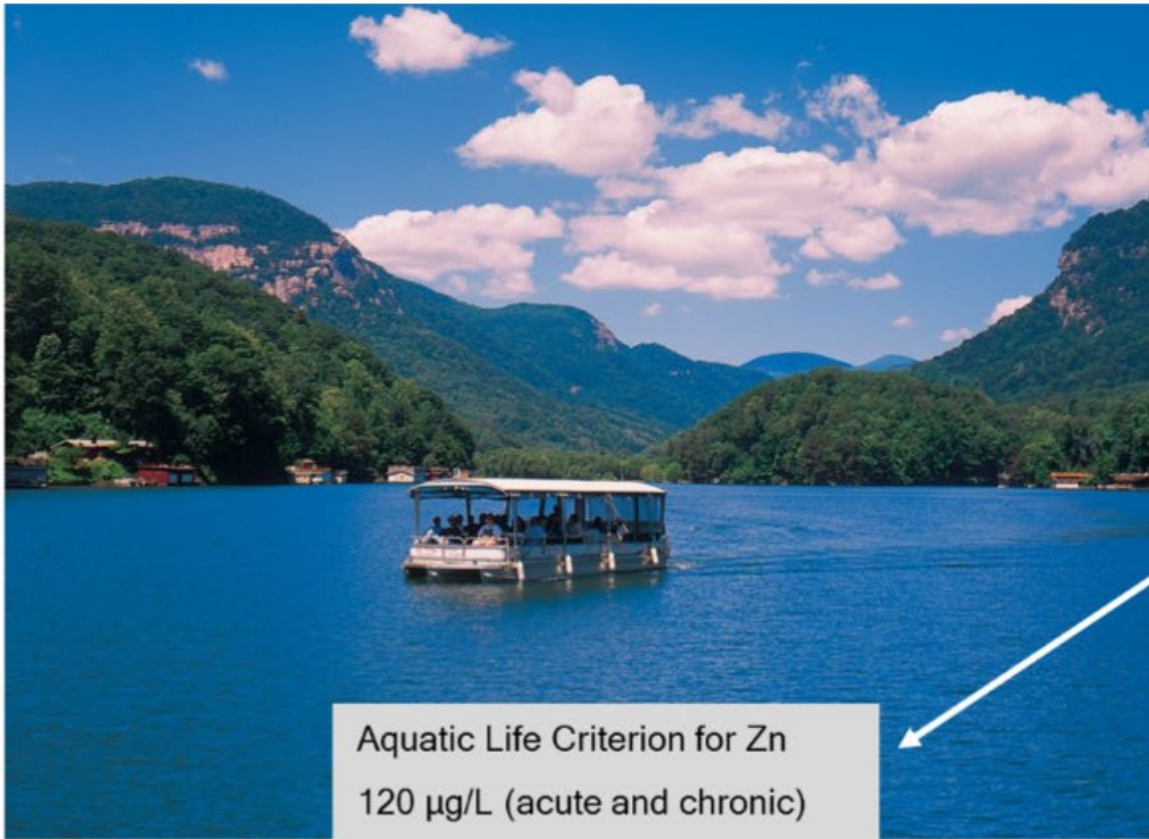
“Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds,

after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process,

that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully. Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost effective and reasonable best management practices for nonpoint source control.”

“Tier 2” Review

*HYPOTHETICAL EXAMPLE - DEMONSTRATION PURPOSES ONLY



Karen's Beautiful Lake currently has an ambient zinc concentration of 20 $\mu\text{g/L}$

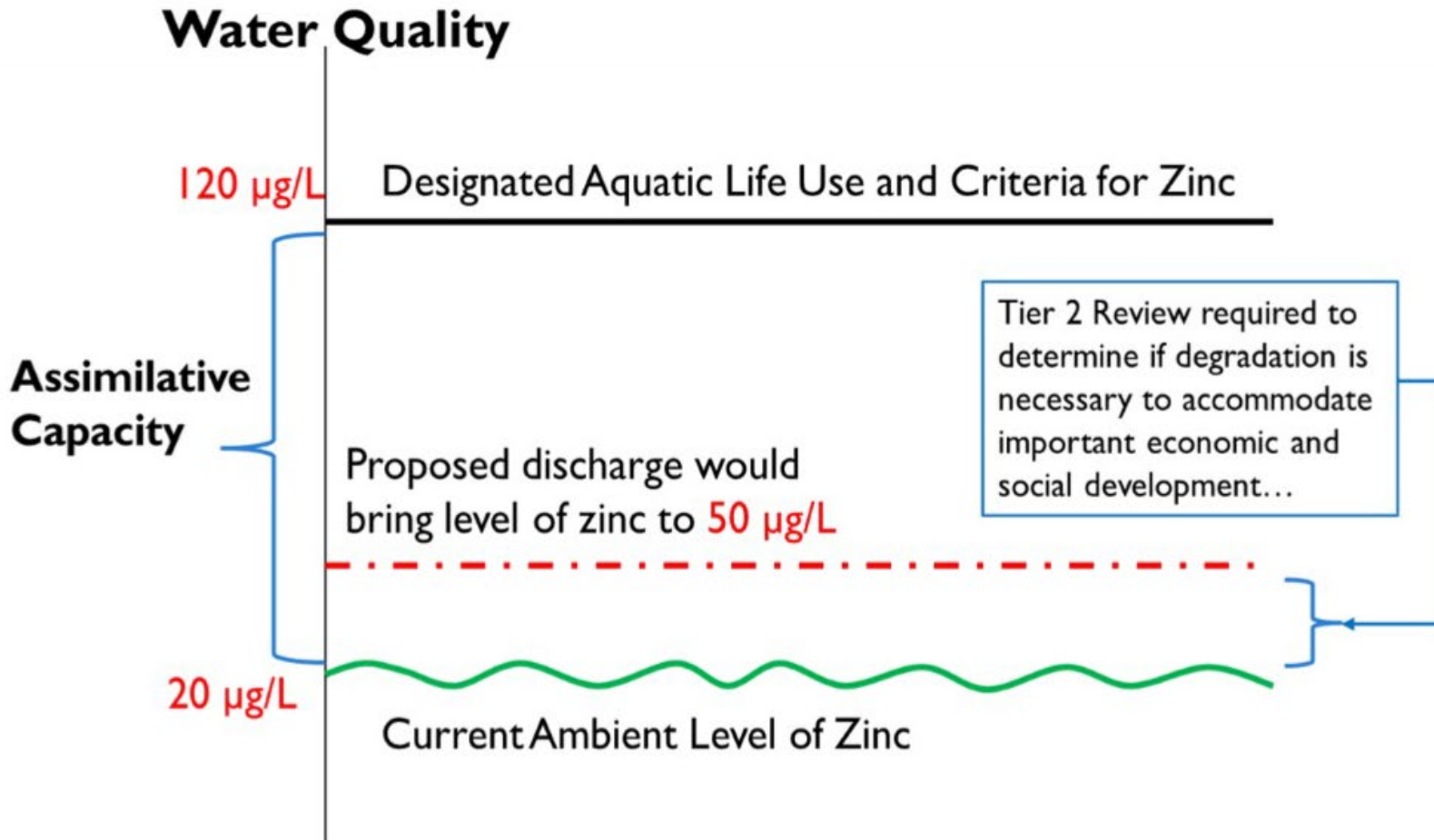


Aquatic Life Criterion for Zn
120 $\mu\text{g/L}$ (acute and chronic)

Luis's Widget Factory proposed discharge is predicted to bring Zn levels to 50 $\mu\text{g/L}$

“Tier 2” Review

HYPOTHETICAL EXAMPLE - DEMONSTRATION PURPOSES ONLY!

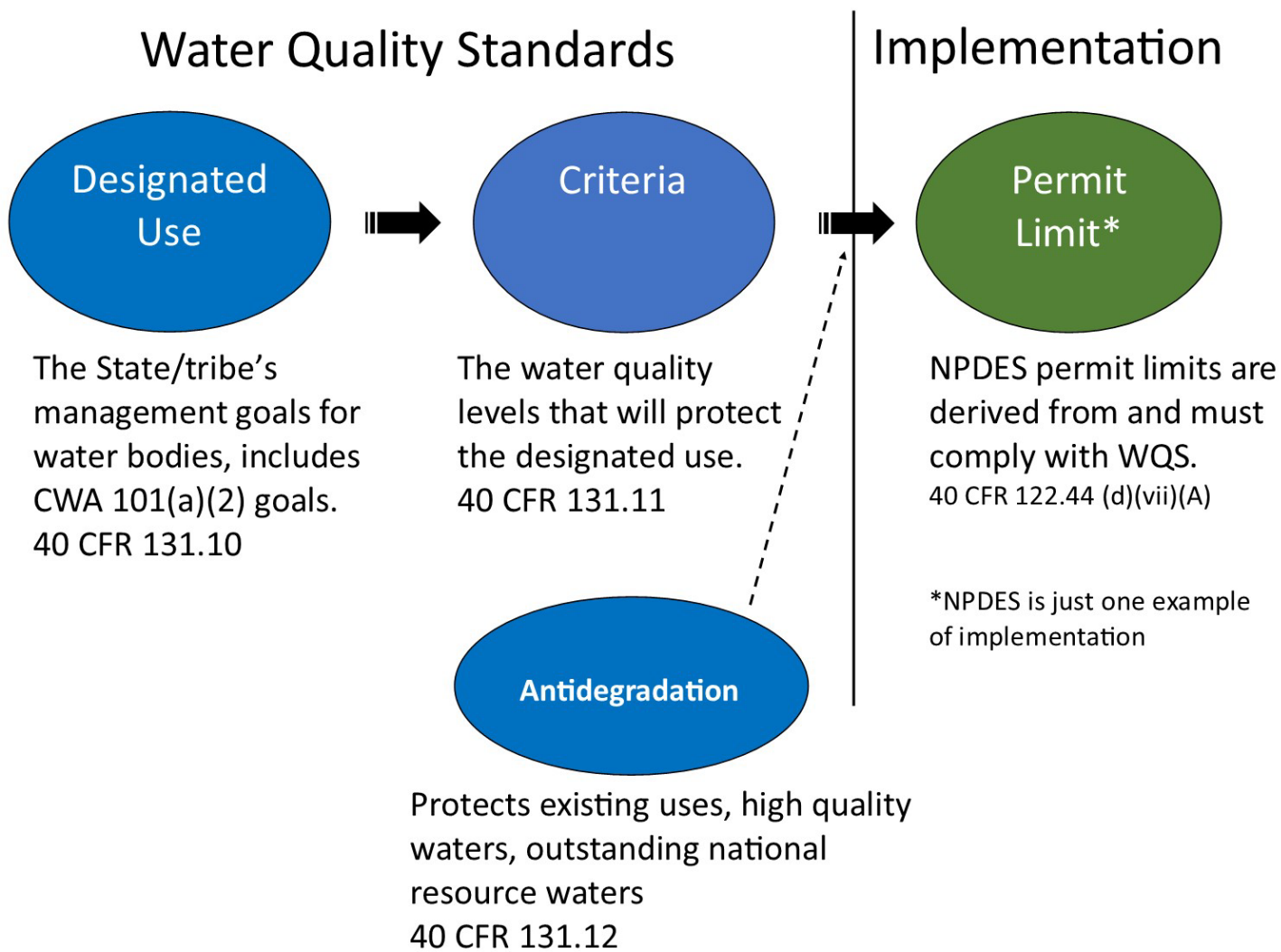


“Tier 2.5” protection

Example: Tier 2 ³/₄ Outstanding Miccosukee Waters



Role of Antidegradation in WQS



Antidegradation Requirements

40 CFR 131.12 (b): Implementation Methods

- Authorized tribes must develop implementation methods that describe how the policy will be applied
 - Must be consistent with and address all components of the authorized tribes' policy and EPA's regulation
 - 3 Tiers of Protection, Components of Tier 2 review, CWA §316 Compliance
 - May provide additional details that explain how the authorized tribes' policy will be implemented
 - Must be publicly available
 - Authorized tribe must provide an opportunity for public involvement during development and revisions of implementation methods
 - Can be adopted as WQS provisions (binding), incorporated by reference (binding), or written as guidance documents (non-binding)

Policy vs. Implementation

HYPOTHETICAL EXAMPLE - DEMONSTRATION PURPOSES ONLY!

- An authorized tribe's policy might state:
 - “Where the quality of the waters exceeds levels necessary to support the protection and propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the Tribe finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the Tribe’s continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located.”
- An authorized tribe's implementation methods could include:
 - How they identify “high quality waters” for protection.
 - How they will conduct the analysis of alternatives and what factors they will consider in the socio-economic analysis
 - How the public will be involved in decisions about how high water quality will be protected.

Policy and Implementation

- Critical and required to have both
- Without implementation methods unlikely that the policy can be effectively executed



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EPA Review

- Policy
 - Is it consistent with §131.12(a)(1)-(4)?
 - Are existing uses, high quality waters and ONRWs protected?
 - Are thermal discharges addressed?

- Implementation Methods
 - Are they clearly identified?
 - Are they consistent with §131.12(a)(1)-(4)?
 - Are they consistent with authorized tribe's own policy?
 - Have the requirements of §131.12(b) been met?
 - Was the public able to provide input?
 - Are they publicly available?

Confederated Salish and Kootenai Tribes of the Flathead Reservation

- Policy includes: Three-tiered system parallel to 131.12
 - Tier 1 - Existing uses protection
 - Tier 2 - High quality water protection
 - Tier 3 - ONRWs
- Implementation Methods include:
 - Flow chart of the steps of their antidegradation review
 - Process for nominating a water for ONRW protection
 - How Tier 2 protection will be assigned
 - Alternatives that must be considered by the applicant for the analysis of alternatives

Applicability and Implementation

- Antidegradation requirements are *applicable* to all Waters of the U.S. regardless of pollution source
- Antidegradation reviews can be *triggered* by any activity that can potentially lower water quality
 - At a minimum, triggered by activities regulated under the CWA:
 - NPDES permit
 - 404 permit
 - 401 certification

Antidegradation Requirements

- Antidegradation provides a decision-making process for determining how and how much to protect high quality waters, and a framework for protecting existing uses and ONRWs.
- If your tribe is developing or revising antidegradation policy or implementation methods...
 - Utilize your EPA Regional Office as a resource, ask questions early on in the development process
 - Provide ample information and analysis to support the policy and/or implementation package

Questions?



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