



Review of Draft Coastal Habitat Protection Plan 2021 Amendment, with Recommended Actions

DEPARTMENT OF ENVIRONMENTAL QUALITY

NC MARINE FISHERIES COMMISSION

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2021 CHPP Amendment

- The 2016 CHPP Source Document will continue to serve as the science document for the amendment
- Focus of the 2021 Amendment is on five priority issues
- Includes specific recommended actions
- Oyster restoration remains a high priority, but addressed through the NC Oyster Steering Committee



Why Care about Habitat Protection?

FISHERIES PRODUCTION

- Commercial and recreational fisheries valued at \$3.4-4.8 billion per year
- ~90% of NC fishery species estuarine dependent
- Culturally significant to NC

ECOSYSTEM SERVICES

- Water quality treatment
- Erosion control/storm protection
- Flood control
- Carbon sequestration
- Biodiversity
- Recreation/Tourism









2021 CHPP Amendment

Healthy Coastal Habitats Are Critical to NC's Fisheries



Issue Paper: SAV Protection and Restoration through Water Quality Improvement

WHY IS THIS A CHPP PRIORITY ISSUE?

- Valuable ecosystem services
- Documented declines
 - Major cause water quality degradation
 - Climate change impacts









Submerged Aquatic Vegetation Issue Paper

Recommended Actions

Funding

By 2023, DEQ will obtain recurring funding that includes the adequate amount of staff to 4.1 successfully evaluate and meet the SAV acreage goals and implement all of the SAV DEQ recommended actions that contribute to meeting the goals.

Planning

4.3

4.4

By 2022, DEQ will commit to protecting and restoring SAV to reach an interim goal of 191,155 4.2 acres coastwide with specific targets by SAV waterbody regions (Table 4.5; Figures 4.1-4.9). DEQ

By 2022, DEQ will form an interagency workgroup with NGOs, and local governments to inform and guide development of watershed restoration plans to protect, restore or replicate natural habitats (i.e., SAV, water quality, coastal habitats) and hydrology through natural and nature-DEQ based solutions.

By 2022, DEQ will form a workgroup with the DWR, DEMLR, Soil and Water Conservation, local governments, and other partners to determine the baseline use of best management practices (BMPs) related to water quality within the SAV waterbody regions and develop a plan to increase DEMLR their use by 50 percent.

Submerged Aquatic Vegetation Issue Paper

Recommended Actions

Potential Rulemaking

4.8

DWR

By 2022, the Nutrient Criteria Development Plan (NCDP) Scientific Advisory Council (SAC) will evaluate recommending the EMC establish a water quality standard for light penetration, with a target value of 22 percent to the deep edge (1.7 m) of SAV for all high salinity SAV waterbody regions, and a light penetration target of 13 percent to the deep edge (1.5 m) for all low SAV waterbody regions (Table 4.5 and Figures 4.1-4.9).

By 2022, the NCDP's SAC will evaluate the chlorophyll a water quality standard and, as needed, recommend it be revised by the EMC to ensure protection of SAV in high and low salinity waterbody regions, beginning with the Albemarle Sound and Chowan River, and continuing with other waterbodies that support SAV (Table 4.5; Figures 4.1-4.9).

By 2024, EMC will enact the rule making process to adopt scientifically defensible nitrogen and/or phosphorus criteria if recommended through the NCDP process, to help protect and restore ~12,900 acres of low salinity SAV habitat in the Albemarle Sound SAV waterbody region and continuing with other waterbodies that support SAV.

Submerged Aquatic Vegetation Issue Paper

Recommended Actions

Mapping and Monitoring

4.5	
(Ch. 8)	By 2023, DEQ will develop and implement a full-scale assessment program to conduct coastwide
APNEP	SAV mapping and monitoring at regular intervals (≤ 5 years).
\$	
4.6	By 2023, DWR will evaluate and prioritize the incorporation of shallow water sites (< 1m mean
DWR	lower low water (MLLW)) that currently or historically contain(ed) SAV into the statewide ambient
\$	monitoring system.

Outreach

By 2022, DEQ Office of Environmental Education and Public Affairs will work with local governments and NGOs to start the development of public education and stewardship programs with social media campaigns and citizen science monitoring to increase public awareness of SAV's importance for fish habitat and other co-benefits, as well as instill public commitment to SAV conservation.

Issue Paper: Wetland Protection and Restoration through Nature-Based Solutions

WHY IS THIS A CHPP PRIORITY ISSUE?

- Valuable Ecosystem Services
- Losses to palustrine wetlands agriculture, development, hydrologic alteration
- Losses to estuarine wetlandsshoreline erosion, shoreline hardening, sea level rise, saltwater intrusion







NATURE-BASED SOLUTIONS

- Living Shorelines
- Stormwater BMPs and LID that restore wetlands and hydrology
- Large-scale hydrologic restoration
- Beneficial use of sediment to "elevate" marshes
- Preserving wetlands greenways, parks

Wetland Issue Paper

Recommended Actions

Mapping and Monitoring

5.1/Ch 8	By 2023, DEQ will obtain state matching funds for the NOAA C-CAP program to map NC's
DEQ	Coastal Plain at 1m resolution and additional funding to expand coastal wetland monitoring
\$	conducted by DWR and other state agencies.

- 5.2/Ch 8 By 2024, DEQ will pursue the use of emerging technologies such as data fusion or deep learning Multi neural networks, that rely on a combination of satellite imagery, drone imagery, and field verification for coastal wetland mapping and change analyses.
- 5.3/Ch 8 Multi By 2022, DEQ will form an interagency workgroup to develop a coastal wetland mapping and monitoring plan, including a minimum set of standardized metrics and a potential centralized location to store relevant reports and information.
- 5.4/Ch 8
 By 2026, DEQ will determine the status and trends of coastal wetland acreage, condition, and function, based on the additional mapping and monitoring data obtained.

Wetland Issue Paper

Recommended Actions

Conservation

DFO	By 2022, DEQ will provide information to NC legislators regarding the need for increased appropriated funds for the three state conservation trust funds to increase conservation of critical wetland properties and critical corridors that will allow for future marsh migration.
5.6 Multi	By 2022, DEQ will actively participate in and support the development of a Southeast Regional Marsh Conservation Plan, which is a partnership with the Department of Defense along with federal, state, and private groups that have been initiated by the Southeast Partnership for Planning and Sustainability (SERPPAS).
J./ Multi	By 2026, DEQ will work with researchers, federal and local governments and NGOs to facilitate marsh migration through the conservation of migration corridors, including participation in the Pew Charitable Trust-SERPPAS Salt Marsh Initiative.



Wetland Issue Paper

Recommended Actions

Restoration/Living Shorelines

	By 2022, DMF will determine potential mechanisms to prevent harvesting from living shorelines constructed with oysters.
	By 2025, DEQ will determine if living shoreline projects can be built in a manner that qualifies for salt marsh or nutrient mitigation credits.
DEMLR	By 2025, DEMLR and other divisions should increase education, outreach, and training to consultants, local government, and landowners for nature-based stormwater and watershed management strategies.



Environmental Rule Compliance to Protect Coastal Habitats

WHY IS THIS A CHPP PRIORITY ISSUE?

- Insufficient number of staff in DWR and DEMLR in coastal regions to conduct follow-up compliance inspections
- Non-compliance leads to increased wetland loss and water quality degradation
- With increasing development and water quality degradation, need to protect wetlands from unpermitted impacts
- Compliance shown to improve when staff conduct random inspections





Environmental Rule Compliance Issue Paper

Recommended Actions

Funding

6.1	By 2023, through legislative appropriations or budget reallocations, DEQ will increase staffing
DEQ	in DWR and DEMLR by a minimum of two staff (one per office, per agency) in the Washington
\$	and Wilmington regional offices.

6.2 By 2023, DEQ will seek funding through grants or other sources to supplement state-appropriated Multi compliance efforts.

Outreach

6.4

Multi

0.5 Multi	By 2022, DWR and DEMLR should work with the DEACS to establish a public portal on DEQ's
	website that provides information on compliance issues, allows the public to submit complaints,
	and potentially highlights a list of repeat violators.

By 2023, DWR, DEMLR, and DCM should develop and hold outreach workshops for NGOs, HOAs, and other interested public, on rules related to land disturbing activities that affect wetlands and water quality, and how to identify violations to improve the effectiveness of public complaints.

6.5 By 2022, DEMLR will initiate and continue outreach to stormwater permit holders on rules and required maintenance of stormwater control measures and structures.

Wastewater Infrastructure Solutions for Water Quality Improvement

WHY IS THIS A CHPP PRIORITY ISSUE?

- Inflow and infiltration (I & I) is prevalent and the leading cause of sewer system breaks/spills
- More than 24 million gallons of raw sewage reached coastal surface waters 2015-2019
- Raw sewage causes acute water quality problems
- Climate change will compound the issue
- Water quality can be enhanced by repairing and maintaining failing wastewater infrastructure



Wastewater Infrastructure Issue Paper

Recommended Actions

Planning

7.2

DWR

7.3

By 2024, DEQ will request that funding programs under the purview of the SWIA give additional 7.1 priority for projects with a direct benefit to sensitive estuarine waters, including SA waters, fish DEQ nursery areas, and impaired waters, particularly those adversely impacting estuarine fish and their habitat.

By 2025, DWR will develop additional incentives to encourage improved maintenance of the collection system (e.g. incentivize owners and operators of wastewater lines for both existing systems and potential new systems to adopt construction designs that minimize the potential for sewer spills over the long-term).

By 2025, DCM, DWR, and DWI will work with NC Office of Recovery and Resiliency (NCORR) and local governments in the coastal counties to develop strategies regarding flood-proofing wastewater infrastructure; siting new and relocating existing infrastructure away from sensitive Multi estuarine waters and floodplains; upgrading sewer infrastructure; and develop strategic priorities for public and natural infrastructure improvements.

Wastewater Infrastructure Issue Paper

Recommended Actions

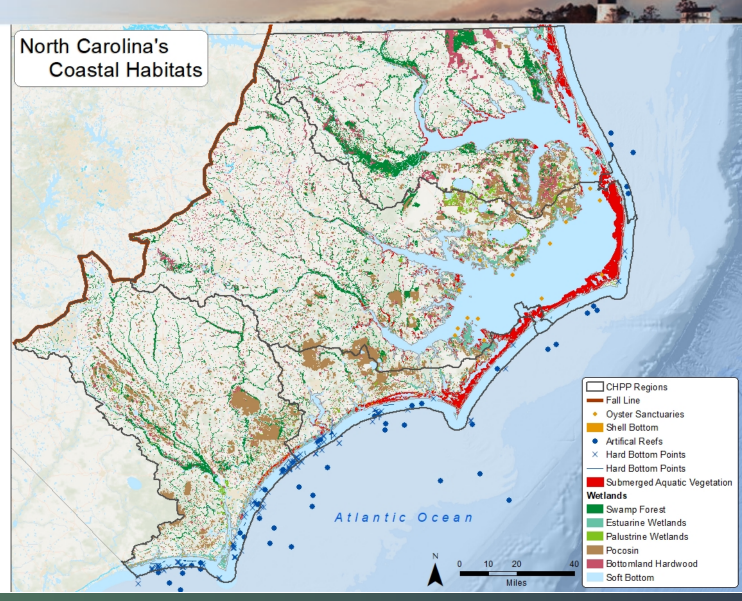
Potential Rulemaking

	By 2023, DWR will evaluate modifications of EMC rules to require deemed permitted collection
7.4	systems under select criteria (e.g. 100,000 or more GPD) to have a certified operator as an
DWR	Operator in Responsible Charge (ORC). DWR shall provide an update on this evaluation effort to
	the Water Quality Committee in approximately one year.
7.5 DWR	By 2023, DWR will investigate modification of EMC rules to require deemed permitted collection
	systems to be cleaned annually on a systematic basis (e.g. 3 to 5 years). The DWR shall provide an
	update on this evaluation effort to the Water Quality Committee in approximately one year.

Coastal Habitat Mapping and Monitoring to Assess Status and Trends

WHY IS THIS A CHPP PRIORITY ISSUE?

- Fish habitats are cornerstone to healthy estuarine fish, waters, and coastal economy
- Very limited long-term funded habitat monitoring programs
- Regular monitoring is needed to know status of habitats and where to target actions



Habitat Mapping and Monitoring Issue Paper

Recommended Actions



By 2022, convene interagency workgroups of DEQ agency staff, academics, and subject matter experts by coastal habitat type (i.e., water column, shell bottom, SAV, wetlands, hard bottom, and soft bottom) to define indicator metrics and identify data gaps and monitoring needs for the ability to determine long-term status and trends of coastal habitats and the estuarine ecosystem.

Outreach

8.2 By 2026, develop a document determined by the workgroups to communicate the ecosystem Conditions of NC to the public.



Habitat Mapping and Monitoring Issue Paper

Recommended Actions

Mapping and Monitoring

RA # 4.5, 5.1-5.4)

n/a

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I DW/R	By 2023, DWR will evaluate and prioritize estuarine ambient monitoring system sites to address gaps in spatial, habitat, or parameter coverage.
	By 2022, DWR will update standardized procedures for algal bloom investigations and evaluate the potential to cross-train other DEQ divisions to perform estuarine and marine investigations.
	By 2023, DMF will develop a monitoring strategy to determine how best to map natural hard bottom reefs in NC state waters and monitor the condition of both natural and artificial reefs.
	By 2023, DWR will examine the feasibility of expanding the benthic macroinvertebrate sampling to address spatial gaps in assessing the estuarine soft bottom benthic community condition.

Refer to SAV and Wetland Issue Papers for mapping and monitoring recommended actions (See

CHPP 2021 Amendment

Recommended Actions of Five Issue Papers To Benefit Entire System



- Less wetland impacts
- Improved habitat stewardship

Compliance IP



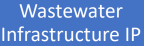
Wetlands

- More wetlands
- Cleaner water
- More coastal community resilience



- Cleaner waters
- Improved conditions for other habitats

SAV IP



- Improved WQ
- Improve community resilience





- Assess habitats
- Future management actions needed

Mapping and **Monitoring IP**







✓ Increased coastal resilience





CHPP 2021 Amendment Action Needed

Request to take Draft CHPP 2021 Amendment and Appendix out for public comment





QUESTIONS?

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CHPP Information and Meeting Materials:

http://portal.ncdenr.org/web/ mf/habitat/chpp/07-2020chpp









