



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION III
1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

9/8/2016

Mr. Lee A. McDonnell, P.E., Director
Department of Environmental Protection
Bureau of Point & Non-Point Management
Rachel Carson State Office Building
400 Market Street
Harrisburg, PA 17101

Dear Mr. McDonnell:

On December 23, 2014, Telford Borough Authority (Telford) submitted a second request to The U.S. Environmental Protection Agency (EPA) for reconsideration and withdrawal of the *Nutrient Total Maximum Daily Load (TMDL) for the Indian Creek Watershed, Pennsylvania* established by EPA on June 30, 2008. Telford submitted questions, comments, literature citations and a “Technical Report – Indian Creek Watershed Periphyton Density and Phosphorous Concentration Survey” completed by Kleinfelder, Inc. EPA considered the additional information and comments provided by Telford on the Indian Creek nutrient TMDL and reviewed the TMDL in light of that information. EPA determined that the Indian Creek nutrient TMDL is based on sound science and reflects Agency policy for establishment of nutrient TMDLs. EPA has not been presented with or reviewed any post-TMDL site-specific monitoring data or other evidence that would indicate that the waters are not impaired by excessive nutrients. EPA therefore denies Telford’s request to withdraw the nutrient TMDL. For more information regarding this decision, please see the enclosed *Second Reconsideration Decision and Rationale – Nutrient Total Maximum Daily Load (TMDL) for the Indian Creek Watershed, Pennsylvania* which will also be published on EPA’s website.

If you have any questions regarding this matter, please contact me or contact Evelyn MacKnight at 215-814-5717.

Sincerely,

/S/

Jon M. Capacasa, Director
Water Protection Division

Enclosures



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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
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1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

**Second Reconsideration Decision and Rationale
Nutrient TMDL for the
Indian Creek Watershed, Pennsylvania
Established by the U.S. Environmental
Protection Agency on June 30, 2008**

_____/S/_____
**Jon M. Capacasa, Director
Water Protection Division**

Date: ___9/8/2016_____

Indian Creek Watershed Nutrient TMDL – Second Reconsideration Decision

Summary:

On December 23, 2014, Mr. John Hall on behalf of the Telford Borough Authority (Telford) submitted a second request for reconsideration and withdrawal of the Indian Creek nutrient TMDL (“2014 reconsideration request letter”) to the U.S. Environmental Protection Agency (EPA).

This document presents EPA’s consideration of the additional information and comments received in the 2014 reconsideration request letter, and EPA’s review of the Indian Creek nutrient TMDL in light of that information. Based on that review, EPA has determined that the nutrient TMDL remains technically sound. EPA therefore denies the request of Telford Borough Authority dated December 23, 2014 to revise, amend, defer and/or withdraw the Indian Creek Watershed nutrient TMDL.

In addition, on August 12, 2014, EPA received a letter from Mr. Mark D. Fournier, Borough Manager, Telford Borough Authority, seeking clarification on three specific points concerning the Indian Creek nutrient TMDL. EPA is also responding to the three questions posed by Telford in its August 12, 2014 letter.

Background:

On June 30, 2008, EPA established nutrient and sediment TMDLs for the Indian Creek watershed in Pennsylvania (*Nutrient and Sediment TMDLs for the Indian Creek Watershed, Pennsylvania Established by the U.S. Environmental Protection Agency*).¹

The Indian Creek watershed drains approximately seven square miles in Montgomery County, PA and includes portions of eight municipalities. Various degrees of residential development (low, medium and high intensity residential) are scattered throughout the watershed with the middle portion mostly pasture. EPA assigned TMDL wasteload allocations (WLAs) to three wastewater treatment plants (WWTPs) in the watershed: Telford Borough Authority, Pilgrim’s Pride, and Lower Salford Authority (Harleysville sewage treatment plant (STP)). Because the entire watershed is served by four Municipal Separate Storm Sewer Systems (MS4s), EPA assigned all allocated loads to the WLA category and assigned WLAs to the four MS4 jurisdictions of Lower Salford, Telford, Souderton, and Franconia.

EPA developed nutrient and sediment TMDLs for the Indian Creek watershed at the request of the Pennsylvania Department of Environmental Protection (PADEP), and pursuant to requirements of the Pennsylvania TMDL Consent Decree, *American Littoral Society v. EPA*, Civil No. 96-489 (E.D.Pa.) (J. Katz). The consent decree required EPA to establish TMDLs for water quality limited segments (WQLSs) identified on Pennsylvania’s 1996 CWA section 303(d)

¹ *Nutrient and Sediment TMDLs for the Indian Creek Watershed, Pennsylvania Established by the U.S. Environmental Protection Agency, June 30, 2008*, (USEPA 2008) accessed at: <http://www.epa.gov/tmdl/nutrient-and-sediment-tmdls-indian-creek-watershed-pennsylvania>

list of impaired waters. Pennsylvania identified Indian Creek on its 1996 list as a WQLS impaired for aquatic life uses by an unknown “cause” and “source unknown.” Pennsylvania’s 2004 list refined this listing as impaired by nutrients, identified the source as municipal point sources, and added an impairment for siltation with the source being from agriculture, small residential runoff and urban runoff/storm sewers.

EPA established the Indian Creek TMDLs to address WQLSs listed on Pennsylvania’s 303(d) list that were not meeting aquatic life uses as a result of siltation (sediment) and nutrients. As explained in detail in the Indian Creek TMDL report and supporting documents, EPA relied on extensive water quality data and expert scientific analysis in establishing these TMDLs. Please refer to the Indian Creek Watershed TMDL (USEPA 2008) for further details.

The Indian Creek TMDL has been challenged in two lawsuits. Plaintiffs Lower Salford Township Authority, Lower Salford Township, Franconia Sewer Authority and Franconia filed a Complaint against EPA for both nutrient and sediment TMDLs on October 18, 2011. *Lower Salford Township Authority et al. v. EPA*, Civil Action No. 2:11-cv-06489-CDJ (E.D.PA). In November 20, 2012 Telford Borough Authority filed an additional challenge to the Indian Creek nutrient TMDL, *Telford Borough Authority v. EPA*, Civil No. 2:12-cv-06548-CDJ (E.D. PA) (*Telford*).

EPA previously issued a decision on March 21, 2014 in response to requests by the Telford Borough Authority and Lower Salford Township for reconsideration of the nutrient and sediment TMDLs for Indian Creek. For the nutrient TMDL, EPA considered the additional information and comments received, reviewed the nutrient TMDL in light of that information, and determined that the nutrient TMDL remains technically sound. EPA therefore denied the requests to withdraw the nutrient TMDL. For the sediment TMDL, EPA’s analysis of the Indian Creek sediment TMDL addressed concerns that the reference watershed approach and sediment loading rates used should be revisited. Based on that analysis, EPA filed a request dated April 1, 2014 seeking a voluntary remand of the Indian Creek sediment TMDL in the case *Lower Salford Township Authority et al. v. EPA*, Civil Action No. 2:11-cv-06489-CDJ (E.D.PA). The U.S. District Court for the Eastern District of Pennsylvania granted that request by Order dated April 3, 2014. EPA’s March 21, 2014 reconsideration decision can be found at: <http://www.epa.gov/tmdl/nutrient-and-sediment-tmdls-indian-creek-watershed-pennsylvania>

EPA is making this decision today to respond to a second request for reconsideration and withdrawal of the Indian Creek nutrient TMDL submitted by Mr. John Hall on December 23, 2014 on behalf of the Telford Borough Authority (*Telford*).²

In this document, EPA is addressing the technical issues raised about the Indian Creek nutrient TMDL by Telford in Mr. Hall’s 2014 reconsideration request letter. In addition to raising technical issues regarding the validity of these TMDLs, Telford raised – in their complaints and

² Over the years, several municipal entities including Telford Borough Authority, Lower Salford Township Authority, Lower Salford Township, Franconia Township and Franconia Sewer Authority have submitted many comments to (and had many conversations with) EPA – both before and after EPA’s establishment of the Indian Creek nutrient and sediment TMDLs. EPA has prepared the attached Chronology of Contacts (Attachment A) to provide an abbreviated summary of those comments and communications.

elsewhere – a number of purely legal concerns about these TMDLs, e.g., whether establishment of the TMDLs unlawfully revised Pennsylvania’s water quality standards and whether EPA lawfully established the TMDLs in the first place. EPA is not addressing such purely legal claims in this document. Should it be necessary, EPA will respond to such legal issues in appropriate motions and briefs filed in the pending lawsuits challenging the TMDLs cited above. Instead, this document responds to the technical concerns raised against the Indian Creek nutrient TMDL in the 2014 reconsideration request letter, and presents EPA’s conclusions regarding their merits.

Indian Creek Watershed Nutrient TMDL Reconsideration:

EPA’s second reconsideration of the nutrient TMDL in Indian Creek is based directly on the evidence and letter submitted by Telford as cited below:

December 23, 2014 Letter from John Hall on behalf of the Telford Borough Authority to EPA Region 3 Water Protection Division Director Jon Capacasa and to PADEP Director for the Bureau of Point and Non-Point Source Management Lee McDonnell (Hall & Associates, 2014). This letter included three exhibits:

- a. Exhibit 1 contained a report entitled “Technical Report – Indian Creek Watershed Periphyton Density and Phosphorous Concentration Survey” completed by Kleinfelder, Inc. (referred to as “Kleinfelder Report”).
- b. Exhibit 2 contained a table of literature citations entitled “Nutrient Effect on Periphyton Growth in Streams.”
- c. Exhibit 3 contained an article entitled “Mercury Falling: How a facility upgrade intended to reduce algal growth resulted in unintended (yet favorable) consequences” from *Water, Environment and Technology Journal*.

In the following section, EPA presents Telford’s conclusions regarding the Indian Creek nutrient TMDL, and EPA’s response to those conclusions.

Telford’s Conclusion 1:

“Concentrations of TP [total phosphorus] are higher in the background (upstream) sections of Indian Creek than they are in Telford’s discharge itself. TP at the upstream station averaged <0.170 mg/l while the Telford effluent averaged <0.085 mg/l. Thus it is apparent that 40 µg/l instream TP concentration cannot be achieved in this system and that background TP levels are elevated as previously stated by the Authority.”

Response to Conclusion #1:

Using the results of the data of the upstream station, Telford argues that the high “background (upstream)” loads of total phosphorus (TP) (above Telford) make it impossible to achieve EPA’s target in-stream concentration of 40 µg/l (or 0.04 mg/l) TP below Telford. EPA TMDL regulations recognize the concept of “background” concentrations of a pollutant but only in context of “natural background”, the background concentration that would be present but for the

human caused conditions. 40 C.F.R. 130.2(e) (definition of “load”); 130.2(i) (definition of “TMDL”). As described below, Telford did not show that this high background concentration was natural. As explained in more detail below, EPA finds that the TMDL as well as current information demonstrates there are multiple sources of human caused activities causing excess nutrients to be delivered to the portion of Indian Creek above Telford’s WWTP discharge (e.g., MS4, agricultural activities etc.). As called for in the TMDL, such sources may be controlled to reduce the levels of nutrient discharged into Indian Creek. While EPA agrees with Telford that the upstream concentrations of TP are too high, EPA disagrees with the premise that the “background” concentrations are natural and cannot be controlled. Based on the TMDL analysis, implementation of controls to reduce nutrient discharges to Indian Creek are expected to reduce the instream levels of TP to the TMDL endpoint level of 0.04 mg/l.

As evidence that TP concentrations are higher upstream of Telford’s WWTP, Telford presented a graph labeled “Upstream Sampling Telford Borough Authority,” which purports to show monitoring data for TP in mg/l collected between April 2014 and October 2014 from (1) the waterbody upstream of Telford’s WWTP and (2) Telford’s WWTP effluent. As a preliminary matter, it should be noted that Telford does not include important contextual information about the graph such as the data itself used in the graph, the precise location of the upstream and effluent samples cited in this graph, the sampling frequency, the timing of sampling of both sites, the method of collection (grab vs composite sample), analysis of the samples, and the quality assurance procedures followed to collect and analyze the data. Accordingly, in evaluating Telford’s claims, it is not clear how much, if any, weight should be given to the graph.

To fully understand the significance and relevance of the graph, Telford would need to provide additional information about the data, quality assurance procedures used to collect and analyze the samples (to assure its efficacy), the monitoring location of upstream and effluent sites, additional data downstream of the WWTP (to understand how the WWTP causes and contributes to the TP load), stream flow and precipitation events during the time of sampling.

Assuming for purposes of this response that the data in the graph is reliable, the graph depicts TP levels upstream of the Telford WWTP ranging from 0.1 mg/l to 0.6 mg/l. The TP levels in the WWTP effluent range from 0.04 mg/l to 0.15 mg/l. In addition, EPA has reviewed the discharge monitoring reports (DMRs) of Telford WWTP from April 2014 to October 2014 and the average TP in the effluent discharge is 0.1 mg/l. The data presented in the graph appear to demonstrate that TP levels for both the effluent and upstream water quality are above the instream target of 0.04 mg/l (or 40 µg/l) TP established by the TMDL. According to the graph, and as suggested by Telford, the WWTP effluent appears to have concentrations less than the upstream site.

EPA disagrees with Telford’s conclusions that because the presented data suggests upstream TP levels are higher than the effluent discharge, the 0.04 mg/l instream TP concentration cannot be achieved in this system. First, EPA does not dispute that TP concentrations are above 0.04 mg/l upstream (and downstream) of the WWTP and that TP loads are coming from sources other than the WWTP such as a combination of point source MS4s, nonpoint land sources and natural background sources. The watershed is severely impaired by nutrients and it is not surprising to find high TP levels upstream of the WWTP. As noted in the Indian Creek TMDL document, (summarized in Table 1 below), WWTPs as well as land sources contributing to MS4s are

discharging TP throughout the watershed both upstream and downstream of the Telford WWTP. The TMDL sets out expectations for each of those sources to reduce their loads. Figure 1 below illustrates that the land uses upstream of Telford's WWTP outfall included Low Intensity Residential (30.5%), High Intensity Residential (38.8%), High Intensity Commercial/Industrial (15.7%), Paved Roads (2.7%), Agriculture/Pasture (7.6% combined), and Forest/Grasslands (4.5% combined) and comprise portions of the MS4 jurisdictions of Telford, Souderton and Franconia. As calculated in the TMDL, each of those land sources are discharging TP into Indian Creek via stormwater runoff and MS4 discharges during storm events. Because the entire watershed is served by the four MS4s, EPA assigned all allocated loads to the WLA category and assigned WLAs to the four MS4 jurisdictions of Lower Salford, Telford, Souderton, and Franconia. Table 2 shows the four MS4's WLAs divided by land source as described in the Indian Creek TMDL document.

Table 1. Existing, TMDLs, and Maximum Daily Total Phosphorus WLAs for Permittees³

NPDES ID	Facility/Township	Existing Load (lb/yr)	TMDL WLA (lb/yr)	Maximum Daily (lb/day)	Percent Reduction
PA0036978	Telford Borough Authority	5695.66	156.10	0.846	97%
PA0054950	Pilgrim's Pride	791.53	20.60	0.181	97%
PA0024422	Lower Salford Authority (Harleysville STP)	1066.16	101.30	0.694	90%
MS4	Lower Salford	803.32	262.89	1.614	67%
MS4	Souderton	49.40	42.83	0.263	13%
MS4	Telford	118.18	102.45	0.629	13%
MS4	Franconia	2863.44	736.09	4.520	74%
Total WWTP WLA		7553.35	278.00	1.721	96%
Total MS4 WLA		3834.34	1144.25	7.026	70%
Total WLA		11387.69	1422.25	8.747	88%

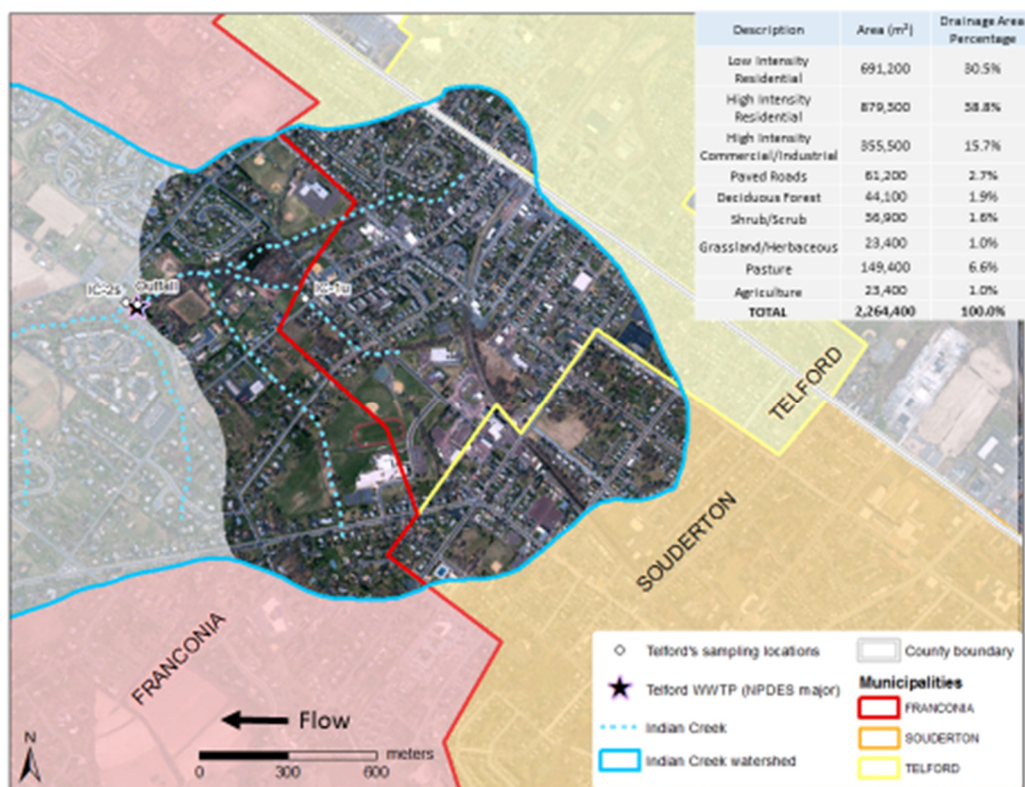


Figure 1. Map of the Indian Creek drainage area upstream of the Telford WWTP outfall including the drainage area percentage of landuses and MS4 boundaries.

³ Errata for the Nutrient and Sediment TMDLs for the Indian Creek Watershed, Pennsylvania Established by the U.S. Environmental Protection Agency, June 30, 2008, dated May 19, 2015 (USEPA 2015) accessed at: <http://www.epa.gov/TMDLs/nutrient-and-sediment-TMDLs-indian-creek-watershed-pennsylvania>

Table 2. MS4 Related WLAs for Total Phosphorus⁴

Landuse/Source	LOWER SALFORD	SOUDERTON	TELFORD	FRANCONIA
Agriculture	72.80	3.27	14.18	208.31
Pasture	63.16	5.23	5.61	176.95
Paved_Roads	0.30	0.17	0.33	0.31
Bare Rock/Sand/Clay	0.07	0.00	0.00	0.99
Deciduous Forest	0.07	0.00	0.01	0.21
Evergreen Forest	0.00	0.00	0.00	0.00
Wetlands	0.00	0.00	0.00	0.00
High Intensity Residential	16.63	8.91	18.60	35.77
High Intensity Commercial/Industrial/Transport	18.45	12.05	34.49	30.63
Low Intensity Residential	37.51	9.93	22.11	105.35
Groundwater	53.90	3.27	7.12	177.57
MS4 WLAs (lb/yr)	262.89	42.83	102.45	736.09
WWTPs WLAs (lb/yr)	101.30		156.10	20.60
Point Source WLA Summary (lb/yr)				1,422.25
5% MOS				79.91
6% Future Growth				95.892
Total Allowable Load (lb/yr)				1,598.05
Existing Load (lb/yr)				11,389.11

If Telford had provided stream flow and precipitation data to augment the graph they provided, EPA would expect to see at least one or two rain events in the watershed that would explain the elevated TP spikes in the upstream data points represented in the graph. In addition, and again not provided by Telford, TP data points downstream of the WWTP would have given EPA additional information on how Telford's TP discharge is contributing to the TP load in the stream. The current TMDL provides TP reductions for all sources that, if achieved, will reduce the instream TP levels in Indian Creek both upstream and downstream of the Telford WWTP to the TMDL's endpoint to ensure attainment of water quality standards. Therefore, based on the graphical information provided by Telford, EPA concludes that the graph supports the TMDL's conclusions that MS4 permittees also cause and contribute to the nutrient impairment and reductions from those sources are necessary. Telford has presented no evidence to suggest that the upstream TP levels are merely natural background or that they are not capable of being reduced to the levels contemplated by the TMDL if the TMDL is effectively implemented.

Telford's Conclusion #2:

“Excessive plant growth is occurring in Indian Creek regardless of TP concentrations and Telford's wastewater treatment plant reductions; the chlorophyll-a level has no relationship to TP concentrations in Indian Creek. During the 9/24/14 periphyton survey, periphyton levels of 300-335 mg/m² chl-a were observed in a range of 0.10-0.24 mg/l TP. At the remaining survey

⁴ Ibid

sites, higher periphyton levels between 490-825 mg/m² chl-a were observed in a slightly lower range of 0.06-0.18 mg/l TP. Periphyton remained very high on the unnamed tributary where the now discontinued, Pilgrim's Pride discharge had been located. Periphyton reductions are not occurring as predicted in the TetraTech modeling, confirming that model is not properly calibrated. Even zero discharge cannot control periphyton growth.

Chlorophyll-a levels are affected by the percentage of canopy. The three periphyton survey samples at 0% unshaded sites averaged 372 mg/m² chl-a while the three survey samples at sites of at least 70% unshaded averaged 616 mg/m²."

Response to Conclusion #2:

Telford has reached a number of conclusions based on the one day of data presented in the Kleinfelder Report. EPA will address each conclusion individually.

To seek to prove that excess plant growth is occurring in Indian Creek regardless of TP concentrations, Telford presented in the Kleinfelder Report data of periphyton density and phosphorus concentrations collected on September 24, 2014 at six locations within the Indian Creek watershed. The monitoring data purports to show elevated periphyton biomass levels of 300 to 335 mg/m² chlorophyll *a* at locations where one-day TP water column samples measured in a range of 0.10 to 0.24 mg/l TP. At other survey locations, higher periphyton levels of 490 to 825 mg/m² were observed where TP was measured in a slightly lower range of 0.06 to 0.18 mg/l TP. Table 3 of the Kleinfelder Report shows that survey location IC-1u, located approximately 2,000 feet upstream of Telford's WWTP effluent, had an instream TP concentration of 0.232 mg/l, while survey location IC-2s, located approximately 140 feet downstream of Telford's WWTP effluent, had an instream TP concentration of 0.109 mg/l. To help review data within the context of sampling points and TP sources in the watershed, Figure 2 illustrates the Indian Creek watershed with land use information, MS4 boundaries, National Pollutant Discharge Elimination System (NPDES) permittees, Telford's sampling locations, and PADEP sample locations.

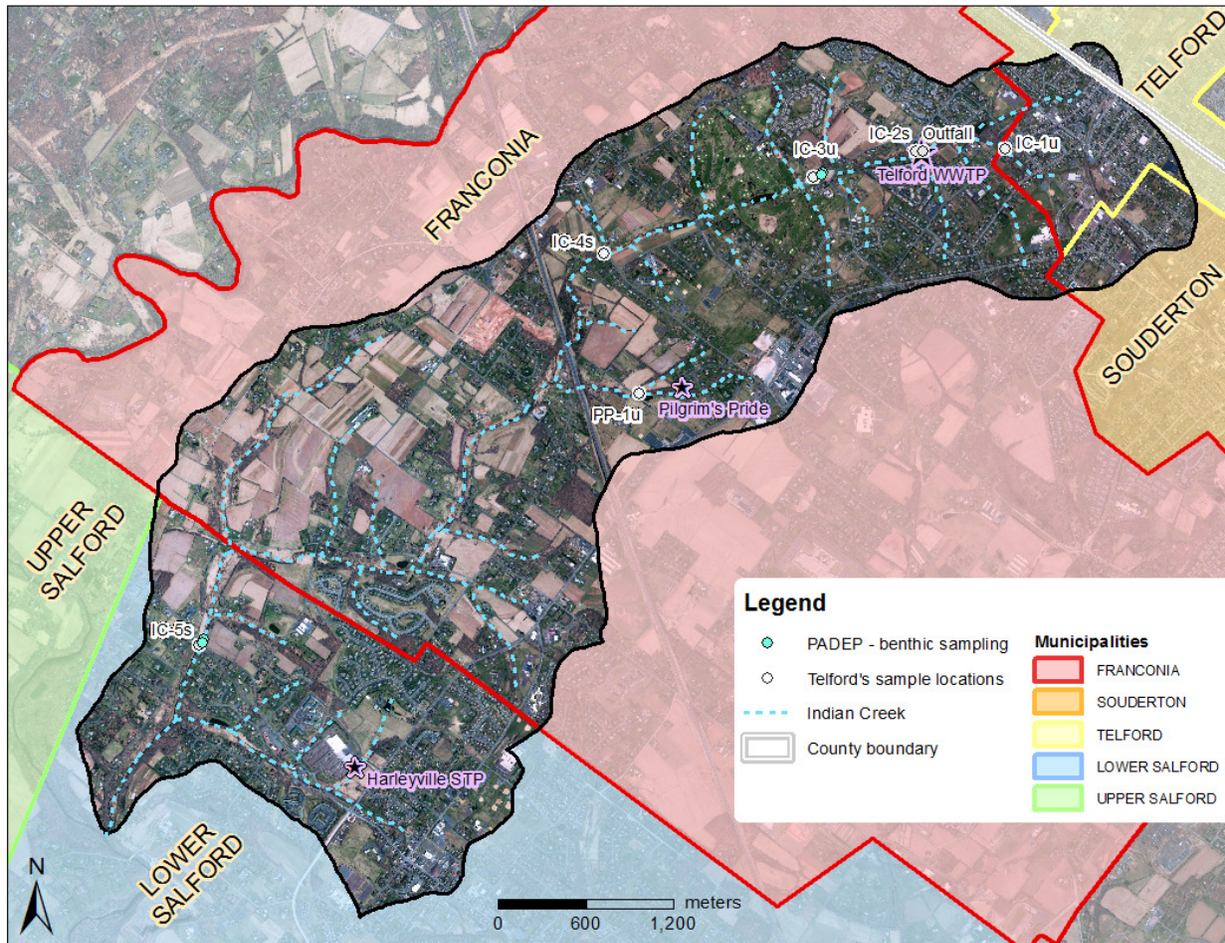


Figure 2. Indian Creek Watershed showing landuse information, MS4 boundaries, NPDES permittees, Telford’s sampling locations and PADEP sampling locations.

EPA reviewed the periphyton density and phosphorus concentration data presented in the Kleinfelder Report and determined that Telford’s conclusion that periphyton chlorophyll *a* levels have no relationship to TP concentrations is not supported by the scientific literature. There is an abundance of literature and studies that clearly show the correlation between chlorophyll *a* levels and TP concentrations in waterbodies. For a sampling of these citations, EPA points Telford to EPA’s document *Nutrient Criteria Technical Guidance Manual Rivers and Streams* (EPA-822-B-00-002) (USEPA July 2000), which provides:

“Nutrient enrichment frequently ranks as one of the top causes of water resource impairment. . . The USEPA reported to Congress that of the systems surveyed and reported impaired, 40 percent of rivers, 51 percent of lakes, and 57 percent of estuaries listed and nutrients as a primary cause of impairment (USEPA 1996) Nutrient impaired waters can cause problems that range from annoyances to serious health concerns (Dodds and Welch 2000). Nuisance levels of algae and other aquatic vegetation (macrophytes) can develop rapidly in response to nutrient enrichment when other factors (i.e., light, temperature, substrate, etc.) are not limiting. High macrophyte growth can interfere with aesthetic and recreational uses of stream systems (Welch 1992). Algae in

particular can grow rapidly when the nutrients N and P (primary nutrients that most frequently limit algal growth . . . are abundant, often developing into single or multiple species blooms. Algal bloom development involves complex relationships that are not always well understood. However, the relationship between nuisance algal growth and nutrient enrichment in stream systems has been well-documented in the literature (Welch 1992; Van Nieuwenhuysse and Jones 1996; Dodds et al. 1997; Chetelat et al. 1999).

In addition to EPA's Nutrient Criteria Guidance, the documents that Telford itself presented to EPA for our consideration, all state clearly the relationship between nutrients and algal growth. Below are excerpts from the conclusions of four of the documents presented to EPA by Telford:

All available evidence suggests that neither invertebrate grazers nor high discharge events (Hall & Likens 2001) significantly reduce periphyton biomass. Light and nutrient availability are both potentially important controls on periphyton growth.

Controls on periphyton biomass in heterotrophic streams, Emily S. Bernhardt and Gene E. Likens (2004)

Phosphorus concentration also limited growth rate: growth increased hyperbolically with increasing soluble reactive phosphorus (SRP), reaching a threshold of growth saturation between 22 and 82 $\mu\text{g L}^{-1}$. . . Periphyton phosphorus content was strongly and nonlinearly related with SRP, reaching a maximum at 82 $\mu\text{g L}^{-1}$)

Phosphorus and light colimit periphyton growth at subsaturating irradiances; Walter R. Hill and Shari E. Fanta (2008)

If the ecology of the Thames is to reach . . . “good ecological status”, then both SRP [soluble reactive phosphorus] concentration reductions (probably to below 100 $\mu\text{g/l}$) and increased shading will be required.

Nutrient and light limitation of periphyton in the River Thames; implications for catchment management; Bowes, M.J. et.al. (2012).

Eutrophication and deforestation are two major factors currently affecting lotic ecosystems. Because these disturbances increase resource levels, they can modify the trophic structure of the whole ecosystem. The limiting role of light and nutrients for primary producers has been widely discussed for the last 20 years. Changes in light and nutrient concentration usually have a significant effect on periphyton and invertebrates.

Responses of a lake outlet community to light and nutrient manipulation: effects on periphyton and invertebrate biomass and composition; Nathalie Bourassa and Antonella Cattaneo (2000)

Importantly, each of the documents presented to EPA by Telford are unanimous on one thing: but for the presence of excess nutrients, there would be no excess algal growth. While there may be environmental factors such as light that can influence the impact of excess nutrients, the underlying cause of the excess algal growth is excess nutrients. There is no scientific debate on this point. Therefore, for the purposes of this reconsideration document, EPA will review whether the concentrations of TP in Indian Creek are causing an algal problem, not whether TP levels have a relationship to chlorophyll *a*.

Relying on the well-supported findings in the scientific literature that elevated TP can lead to nuisance algal growth, EPA reviewed the Kleinfelder Report to determine the level of TP and algal growth in Indian Creek. For that single day of sampling, Table 3 of the Kleinfelder Report shows that TP concentrations exceed the TMDL's endpoint of 0.04 mg/l TP at all six survey locations, with TP concentrations ranging from 0.07 mg/l to 0.23 mg/l. EPA concludes that the instream TP levels are high enough to support excess algal growth on that one day of sampling (Welch 1992, Van Nieuwenhuysse and Jones 1996, Dodds et al. 1997, Chetelat et al. 1999, Hausmann, et al. 2016). Further, the report presented chlorophyll *a* densities ranging from 308 mg/m² to 824 mg/m² – all well above the level of chlorophyll *a* density sufficient to support nuisance algal growth (Dodds and Welch 2000, Suplee et al. 2009). For context, nuisance or excessive periphyton biomass is considered to occur when maximum chlorophyll *a* (representing the periphyton) exceeds 150 to 200 mg/m² (Dodds et al. 1998, Suplee et al. 2009), although concentrations from 50 to 100 mg/m² have also been indicative of nuisance concentrations (Horner et al. 1983, Nordin 1985, Welch et al. 1988). Therefore, EPA concludes from the data Telford presents that there is excessive periphyton growth within Indian Creek watershed and that on September 24, 2014 the TP levels are sufficient to support excess algal growth.

Telford admits that “Excessive plant growth is occurring in Indian Creek” but draws the wrong conclusions about the cause of that excessive plant growth. Telford states in its conclusion that during the September 24, 2014 periphyton survey, periphyton levels of 300-335 mg/m² were observed in a range of 0.10-0.24 mg/l TP. At the remaining survey sites, higher periphyton levels between 490-825 mg/m² chlorophyll *a* were observed in a slightly lower range of 0.06-0.18 mg/l TP. Telford seems to be implying that because lower TP concentrations on September 24, 2014 are associated with higher algal concentrations and higher TP are associated with lower algal concentrations that there is no relationship between the TP in Indian Creek and algal concentrations. However, periphyton growth can uptake TP from the water column which can result in higher concentrations of algae growth concurrent with lower TP concentrations (Dodds 2003). Again, Telford's conclusions are not supported by the data presented.

To fully understand the relationship between TP concentrations and algal blooms within Indian Creek, EPA would need to understand the length of growth time for the algal blooms present on September 24, 2014, the TP levels that occurred over that time to support the growth, the TP discharge from all point sources, and any rain events that might have delivered TP to the Indian Creek system without also causing scouring events that would reduce algal levels. To assist in understanding the rain events within the Indian Creek watershed and therefore the algal scouring and TP that could have been delivered to the watershed during rain events, EPA looked to the National Climate Data Center (NCDC) found online⁵ which presents precipitation data in the Indian Creek watershed and its surrounding area for the month of September 2014. EPA notes that the Kleinfelder Report has mischaracterized the precipitation history for the Indian Creek watershed in September 2014. The Kleinfelder Report estimated the frequency and amount of precipitation for the Indian Creek watershed using the Quakertown, PA precipitation gauge which is *outside* of the Indian Creek Watershed by approximately seven miles. Using the Quakertown gauge data, the Kleinfelder Report estimates there were 59 days of dry weather

⁵ <https://gis.ncdc.noaa.gov/map/viewer/#app=cdo&cfg=obs&theme=ghcn>

before the monitoring date of September 24, 2014, thereby suggesting that algae was growing for 59 days with no stormwater runoff as a source of TP to the system. However, the NCDC presents more accurate precipitation data for the Indian Creek watershed and its surrounding area for the month of September 2014. The NCDC provides precipitation data from the Souderton gauge, which is *within* the Indian Creek watershed. Figure 3 depicts the locations of the precipitation gauges in Quakertown and Souderton. Figure 3 also depicts the location of the closest U.S. Geological Survey (USGS) flow gauge 01472810 located in the East Branch Perkiomen Creek near Schwenksville, PA, downstream of Indian Creek watershed. Attachment B includes the precipitation data for Souderton, PA and Quakertown, PA that were obtained from NCDC.

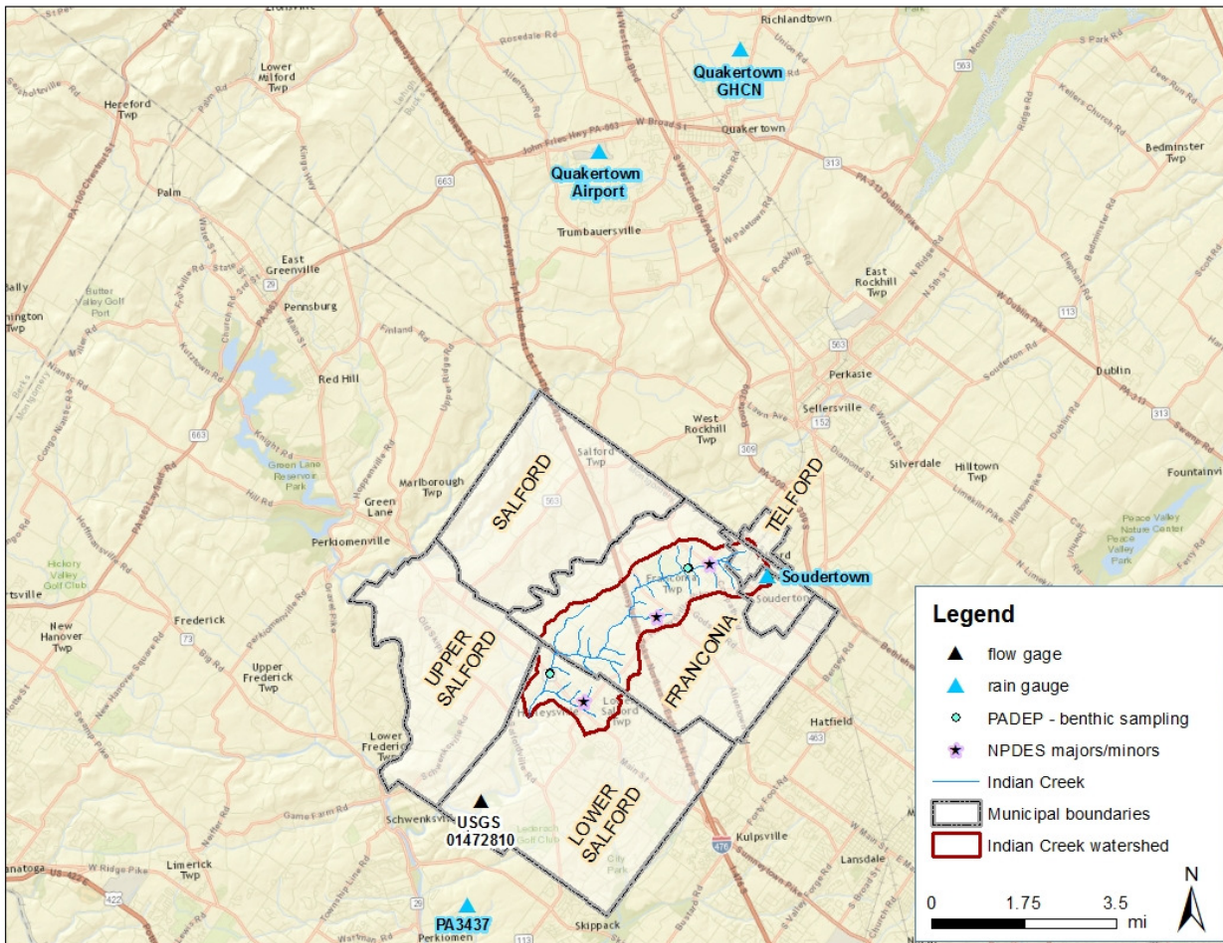


Figure 3. Locations of precipitation and hydrologic flow gauges near the Indian Creek watershed.

Because storm events can be quite localized, the Souderton precipitation data presents a more accurate picture of the rain events within the Indian Creek watershed. Contrary to the Kleinfelder Report’s assumption of 59 dry days before its September 24th survey, the Souderton gauge data indicates that a major rainfall event (2.01 inches measured) occurred on September 7, 2014, 17 days before the survey. Two additional smaller rain events occurred on Sept 14, 2014 (0.35 inches of rain) and September 16, 2014 (0.27 inches of rain). This data is corroborated by

data in Figure 4, which presents the stream flow discharge at the USGS station 01472810. The USGS stream gauge data shows that a peak flow discharge of nearly 400 cubic feet per second (cfs) occurred shortly after the September 7th rain event and other elevated flows occurred between September 13th and September 25th. The median daily discharge at USGS station 0101472810 over 24 years is approximately 60 cfs while the base flow discharge surrounding the peak flow discharge of 400 cfs was approximately 20 cfs. This peak flow discharge was over six times larger than the median daily discharge and approximately 20 times larger than the adjacent base flow.

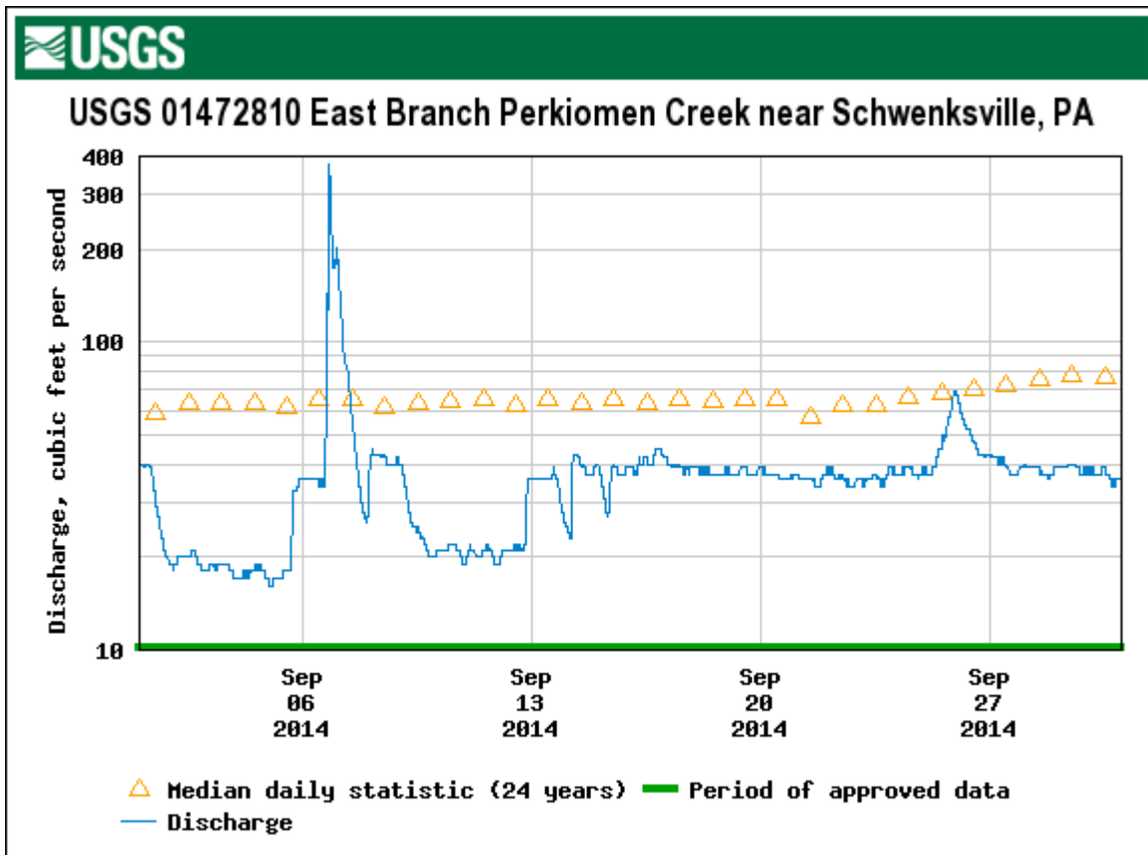


Figure 4. Stream flow discharge for USGS 01472810 flow gauge for the East Branch Perkiomen Creek near Schwenksville, PA for September 2014.

The importance of accurately characterizing rainfall in the period before the Kleinfelder monitoring day is twofold. First, it is important to understand large storm events causing higher instream flows that can wash away (scour) the periphyton. According to PADEP’s 2013 *Field Protocol: Periphyton Standing Crop and Species Assemblages* (PADEP 2013a), monitoring for periphyton should occur following at least 14 days of stable low flow conditions (dry weather). The protocol states that significant rain events may cause high flows that scour the periphyton from rocks and recommends that as much as four weeks of stable flow may be necessary for periphyton communities to regain biomass and species diversity (Biggs 2000). The protocol also notes that Biggs 2000 estimates scour inducing flows as five to six times the average flow for a given time period. As noted above, the peak flow discharge caused by the September 7th rain event was over six times larger than the median daily discharge and approximately 20 times

larger than the adjacent base flow. Therefore, the September 7th rain event was large enough to scour algae in the Indian Creek watershed. EPA concludes that the September 24th periphyton standing crop, presented in the Kleinfelder Report grew between September 7th and September 24th. The rain events on September 14th and 16th were smaller than on September 7th, and it is not known the extent to which the increased flows associated with those events were sufficient to scour periphyton in Indian Creek. However, because of the large standing crop of algae on Sept 24th, EPA will presume that the September 14th and 16th rain events were likely not sufficient to scour all of the algae as likely occurred during the scouring event of September 7th.

It is not known how much TP entered Indian Creek through stormwater runoff and MS4 discharges during each rain event or what levels of TP were delivered to the stream between September 7th and September 24th (the sample day). Contrary to Telford's conclusion that excessive plant growth is occurring in Indian Creek regardless of TP concentrations, the Kleinfelder Report and NCDC present data that show that (1) significant plant growth occurred over a 16-day period (not 59), that (2) three rain events occurred during the 16-day period that could have delivered significant TP loads to the stream via stormwater runoff, and (3) at the end of that 16 day period, the TP concentrations were elevated. EPA notes that, but for the presence of excess nutrients (in this case, TP), there would be no excess algal growth. While there may be environmental factors that can influence the impact of excess nutrients, the underlying cause of the excess algal growth is the excess nutrients, as confirmed by the data in the Kleinfelder Report. Based on this information, EPA concludes that the TP levels throughout Indian Creek are sufficient to support a large standing crop of algae.

Telford also concludes "*Periphyton remained very high on the unnamed tributary where the now discontinued Pilgrim's Pride discharge had been located. Periphyton reductions are not occurring as predicted in the TetraTech modeling, confirming that model is not properly calibrated. Even zero discharge cannot control periphyton growth.*" The Kleinfelder Report included a survey site (PP-Iu) within the unnamed tributary to Indian Creek where Pilgrim's Pride was located. Table 3 of the Kleinfelder Report shows survey location PP-Iu had a high periphyton chlorophyll *a* density of 689 mg/m² and a elevated TP concentration of 0.178 mg/l. While EPA agrees with Telford that the loss of discharge from the Pilgrim's Pride facility will help reduce nutrient levels in the waterbody, this unnamed tributary continues to be impacted by nutrients from stormwater runoff and MS4 discharges that are causing elevated TP and excess algae. As seen in Figure 5, the Franconia MS4 has land uses upstream of PP-Iu including Low Intensity Residential (16.4%), High Intensity Residential (12.3%), High Intensity Commercial/Industrial (14.2%), Paved Roads (15.5%), and Agriculture/Pasture (34.4% combined). As mentioned previously, three rain events occurred between September 7th to September 24th and during those rain events, runoff from the MS4 would have contributed to the elevated TP concentrations over the 16 day periphyton growth period seen at survey location PP-Iu. Therefore, Telford's assertion that there is zero (0) discharge of TP occurring in the unknown tributary to Indian Creek is inaccurate. As noted in the Indian Creek TMDL and Table 1 above, MS4 discharges (which also present in this unknown tributary) are a significant source of TP to the Indian Creek watershed and as represented in the TMDL, reductions are needed from the MS4 as well as Pilgrim's Pride before water quality standards can be attained.

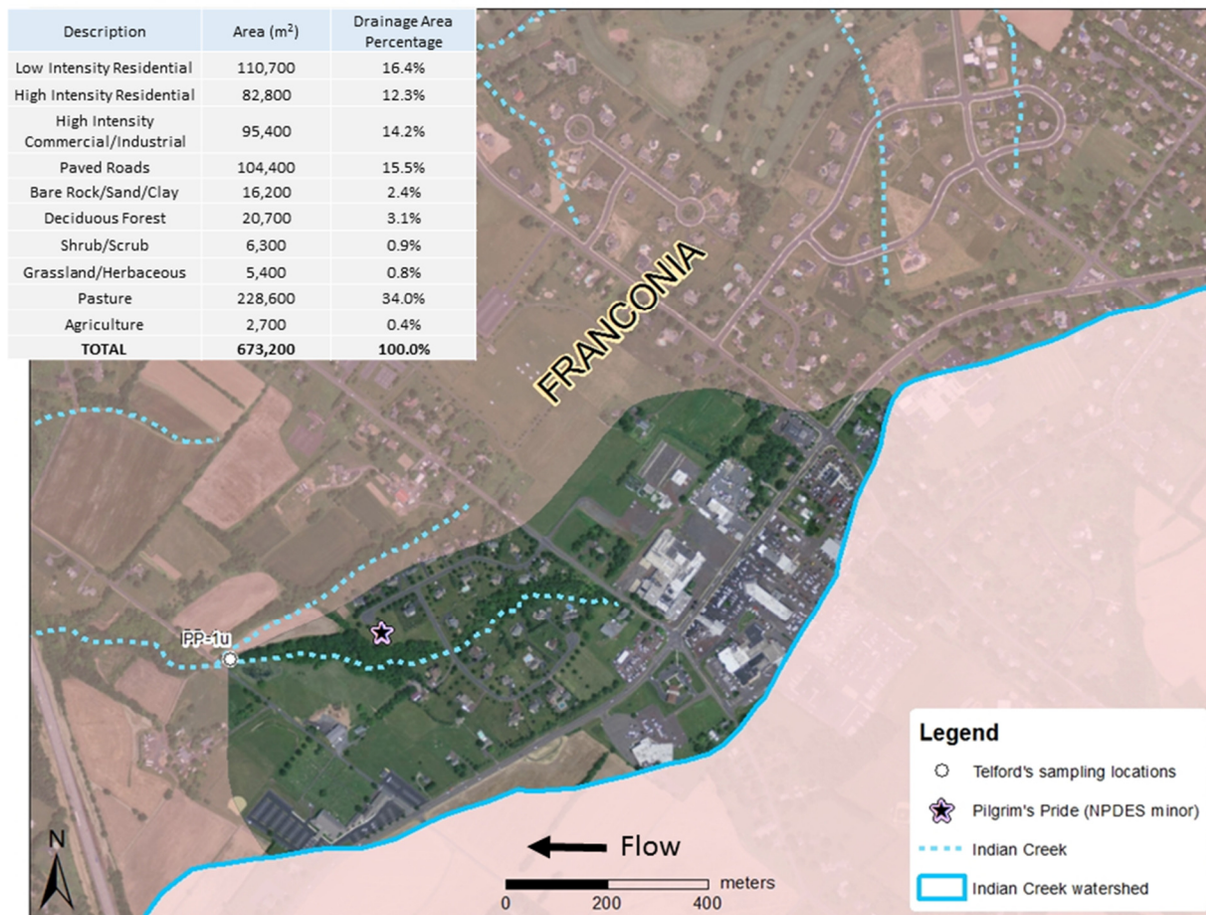


Figure 5. Map of the unnamed tributary to Indian Creek drainage area upstream of the Kleinfelder sampling location PP-Iu including the drainage area percentage of landuses and MS4 boundaries.

In addition, EPA disagrees with Telford's conclusion that one day of data depicting the elevated TP and periphyton levels in the unnamed tributary following closure of Pilgrim's Pride demonstrate that the Indian Creek nutrient TMDL model was improperly calibrated. To the contrary, the TMDL modeled all relevant sources of TP in the watershed, including land sources and their discharges during rain events. As described in Section 4.2 of the Indian Creek TMDL, the nutrient TMDL model was properly calibrated for hydrodynamic and water quality parameters. The model was calibrated using an 8-year time period that captures any seasonal variations in the watershed with a range of precipitation and stream flow conditions being represented. Calibration plots for the East Branch Perkiomen Creek are presented in Figures 4-4 and 4-5 of the TMDL report.

Contrary to Telford's conclusion, the data presented in the Kleinfelder Report actually supports the TMDL's conclusions that TP from all sources, including the WWTPs and MS4s, would need to be reduced to ensure attainment of water quality standards within the Indian Creek watershed. Even though the Pilgrim's Pride facility discharge has been eliminated, further nutrient reductions from the remaining sources, including MS4s, were demonstrated by the modeling to be necessary to ensure this unnamed tributary attains water quality standards.

Telford's Conclusion #3:

“Numerous scientific studies confirm that periphyton control via TP reduction is impossible, except at extremely low levels of TP that are not attainable in this system (less than 10-20 µg/l of soluble reactive phosphorus).

The studies confirm that light limitation is the only viable means of controlling periphyton growth in systems such as these. Even if the 40µg/l TP goal of the TMDL was met, the excessive algae would continue unabated; other improvements (i.e. canopy restoration) will be necessary to improve the condition in Indian Creek. Moreover, if such habitat restoration is completed there is no need to reduce TP.”

Response to Conclusion #3:

Telford presented a summary of 11 articles that discuss the relationship between algal growth and sunlight. Telford concluded from these articles that “periphyton control” by reducing TP is impossible except at extremely low levels of TP that Telford further asserts are not attainable (10-20 µg/l of soluble reactive phosphorus). Telford concludes that light limitation is the only viable means of controlling algae growth.

The first flaw in Telford's reasoning is Telford's choice of soluble reactive phosphorus as the appropriate measure. Soluble reactive phosphorus is a subset of total phosphorus. Total phosphorus (TP) is a measure of all the forms of phosphorus, dissolved or particulate, that are found in a water sample. Soluble reactive phosphorus (SRP) is a measure of orthophosphate, the filterable (soluble, inorganic) fraction of total phosphorus. There is no way to extrapolate TP levels from SRP levels without directly analyzing a particular monitoring sample. Therefore Telford's assertion that TP levels are extremely low based on 10-20 µg /L soluble reactive phosphorus cannot be verified.

More importantly, while EPA does not disagree with Telford that light has an influence on algal growth (refer to Figure 6 which indicates that light, flow, substrate, temperature are all factors that play a role in how excess nutrients may impact a watershed), the available data and literature demonstrates that TP levels are the main driver in periphyton growth in a waterbody (USEPA 2000, Welch 1992, Van Nieuwenhuysse and Jones 1996, Dodds et al. 1997, Chetelat et al. 1999, USEPA 2010, and Hausmann, et al. 2016). While relatively dense algal blooms may occur where there is no shade, the food that causes the algae to grow, in both shaded and unshaded areas is nutrients, in this case TP. Further, a lack of trees by itself, without excess TP, would not cause nuisance algal growth. While EPA agrees that tree canopy restoration may be a good best management practice (BMP) to control light and temperature and therefore help reduce algal growth, it is just one of many actions that could be taken to reduce the impact of nutrients within the Indian Creek watershed.

Telford specifically presented as Exhibit 3 an article entitled “Mercury Falling: How a facility upgrade intended to reduce algal growth resulted in unintended (yet favorable) consequences” from *Water, Environment and Technology Journal*. The article stated that, the South River WWTP in Virginia reduced its phosphorus levels to from 4.0 mg/l to 0.12 mg/l and nitrogen levels from 17 mg/l to 1.17 mg/l. The article further explains that while WWTP reductions were successful, nonpoint source contributions of nitrogen were still discharging to the stream. The

article notes that “algal growth did not decrease significantly” as a result of the WWTP reductions and offered a few hypotheses as to why. First, the article notes that the EPA recommended nutrient criteria for the ecoregion was 0.01 mg/l phosphorus and 0.31 mg/l nitrogen. Even after the WWTP upgrades, the nitrogen levels were twice this recommendation and the phosphorus levels were 3 to 4 times higher. The article notes that reductions from nonpoint sources would need to be achieved to meet water quality goals. The article hypothesizes that nitrogen in the form of nitrite and ammonia was available to the algae that may have spurred algal growth. EPA does not understand how Telford intends this article to be used by EPA but we agree with the article that the South River’s algal growth is likely due to nutrient concentrations from nonpoint sources and that nitrogen, nitrate and ammonia may have been causing the algal growth. Similarly, the Indian Creek watershed is impacted by WWTPs (with the Telford WWTP being the largest) as well as land sources (MS4s, runoff from agriculture and residential lands). In accordance with the TMDL, all reductions from all sources would need to be achieved to meet the TMDL endpoint of 0.04 mg/l TP.

Based on the presented articles by Telford, EPA concludes that nutrients (whether phosphorus and/or nitrogen) cause algal growth. Many of the articles presented evidence that light and other environmental factors can influence algal growth. No article suggested that excessive algae growth would continue unabated at TP levels below 0.04 mg/l.

Telford’s Conclusion 4:

“In summary, Telford believes this new information confirms to a scientific certainty that the 40 µg/l instream TP target in the Indian Creek TMDL 1) is unachievable given the background concentrations of TP and 2) would not eliminate the impairments in Indian Creek, even if it were achieved. The literature confirms that it is only through light limitation, the presence of grazers and periodic scouring events that periphyton growth is reduced in small stream systems such as Indian Creek. In fact, we would expect that extensive stormwater controls, proposed by EPA, will cause greater periphyton growth to occur in this system by reducing the number of scouring events and allowing filamentous growth to persist. That is, this new information not only confirms that the TMDL’s present approach will not just misdirect local resources on an ineffective remedy, it will, in the end, most likely cause more harm than good.”

Response to Conclusion #4:

All data and analysis presented by Telford continues to support the TMDL in Indian Creek for TP and Pennsylvania’s 303(d) impairment listing for Indian Creek. As stated in Response to Conclusion #1, the TP levels upstream of the WWTP are not natural background, but rather caused by all sources in the watershed. Telford provided no evidence that the 40 µg/l instream TP would not eliminate nutrient impairments. (See Responses to Conclusion #2 and #3). EPA agrees that many natural factors and factors influenced by human activity can combine to determine rates of plant growth in a waterbody. But a key factor is whether or not sufficient phosphorus (or nitrogen) is present to support plant growth in a waterbody. The fact that Indian Creek is impaired by nutrients is not in question. In fact, Telford admits in several places that excessive algal growth (i.e., high primary production) is occurring in Indian Creek.

PADEP defines nutrient impairment in PADEP’s 2013 assessment methods as the “*Presence of excessive daily fluctuations in dissolved oxygen and pH caused by high primary production*”

resulting from elevated levels of phosphorus and/or nitrogen. Biological impairment may occur based on general (narrative) criteria violations. Accompanying violations of 93.7 specific water quality criteria for dissolved oxygen or pH are not required.” (PADEP 2013b)

EPA’s March 21, 2014 reconsideration decision previously addressed whether Indian Creek is nutrient impaired on pages 3-8. In the 2014 reconsideration, EPA confirmed that all data to date support PADEP’s identification of a nutrient impairment in Indian Creek in *Pennsylvania Integrated Water Quality Monitoring and Assessment Reports (IR)* from 2004-2012. That data included evidence that Indian Creek’s macroinvertebrate community is impaired, as well as evidence of the existence of dense algal blooms, severe swings in dissolved oxygen (DO) and pH, oxygen saturation levels and elevated nutrient levels. Pennsylvania’s 2014 IR Category 4a list (impaired but has an approved TMDL) retained PADEP’s identification of a nutrient impairment in Indian Creek.

Since EPA’s 2014 reconsideration decision, PADEP recently shared with EPA continuous monitoring data gathered in 2014 to 2015. PADEP used water quality sondes, which were deployed at two in-stream locations within Indian Creek and remained, in place to gather continuous data of pH, DO, temperature and conductivity. The two monitoring locations were at Bergey Road and at Route 63 in the Indian Creek watershed (see Figure 2). Attachment C provides graphs of the pH, DO, temperature and conductivity data collected at the two monitoring sites. In addition, Figures 7 and 8 provide graphs of the continuous pH and DO data, respectively, taken at the Route 63 monitoring station in 2014. The graphs clearly depict diurnal swings of pH and DO indicative of algae photosynthesizing (primary production) instream during the day and respiring at night. In addition, the data indicated several exceedances of pH and DO water quality standards during the growing season of 2014. Pennsylvania’s standards cite that pH should be between 6.0 and 9.0 inclusive and DO for flowing waters should be a minimum of 5.0 mg/l. These graphs show several instances above the 9.0 maximum for pH and below the 5.0 mg/l minimum for DO. In addition the graphs depict DO diurnal swings indicative of high primary production from algal blooms that negatively impact aquatic life.

High pH levels are indirectly caused by the relationship between high nutrient levels and algal growth. During photosynthesis, algae utilize carbon dioxide, resulting in high pH conditions (Sawyer et al. 1994). In water, carbon dioxide gas dissolves to form soluble carbon dioxide, which reacts with water to form undissociated carbonic acid. Carbonic acid then dissociates and equilibrates as bicarbonate and carbonate. Generally, as carbon dioxide is used up in photosynthesis, pH rises due to the removal of carbonic acid (Horne and Goldman 1994). The pH swings and associated high pH levels in Indian Creek are further evidence indicating excess primary productivity (algal growth) in the stream is occurring. Based on this new data from PADEP and EPA’s previous analysis in its 2014 Reconsideration, EPA remains convinced that Indian Creek is impaired by nutrients.

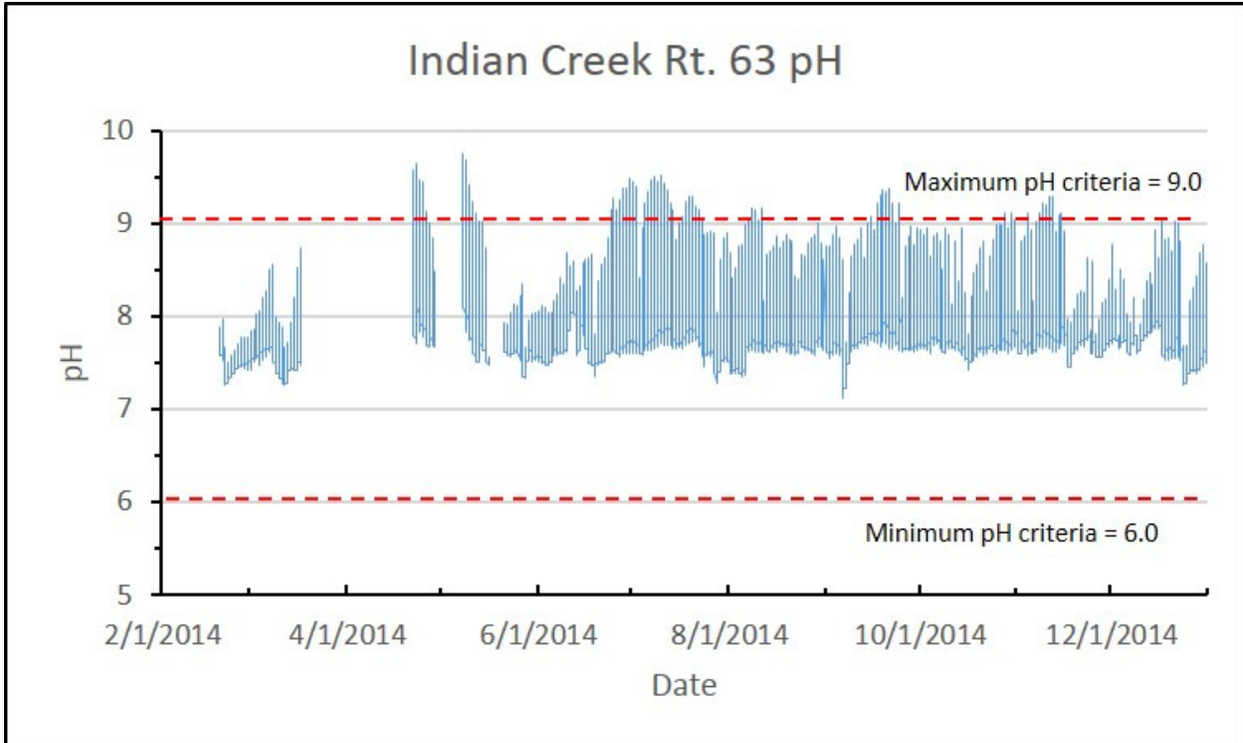


Figure 7. – pH continuous monitoring at Route 63 Indian Creek - 2014

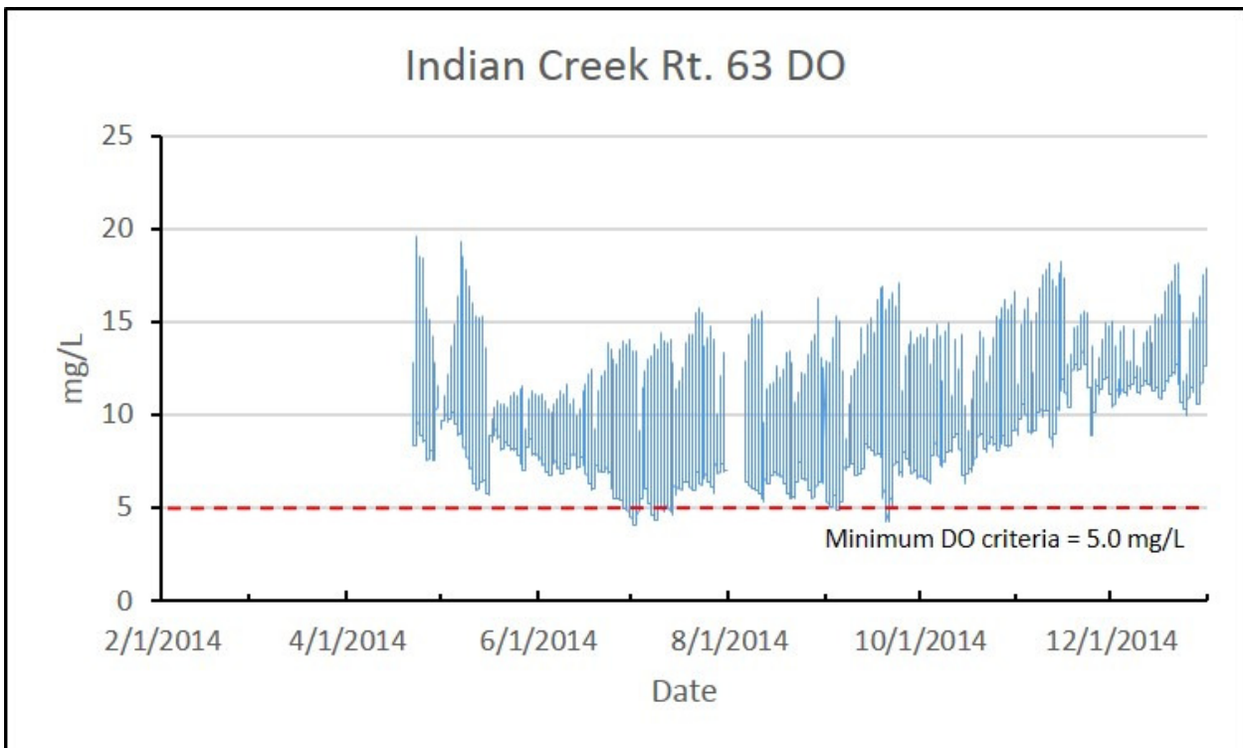


Figure 8. DO continuous monitoring at Route 63 Indian Creek - 2014

Finally in an August 12, 2014 Letter from Mr. Mark D. Fournier, Borough Manager, Telford Borough Authority (Telford) to EPA Region 3 Water Protection Division Director Jon Capacasa (Telford Borough Authority 2014), Telford asked clarification on three questions:

(1) What are the aquatic life and/or excessive plant growth impairment thresholds (quantitative ecological targets for invertebrates and plant growth) that served as the basis for deriving the nutrient endpoint used in the TMDLs?

(2) What non-nutrient, chemical impairment thresholds did EPA use to assess compliance with Pennsylvania's narrative criteria in the Indian Creek TMDLs?

(3) As Telford's watershed restoration plan intends to eliminate "nuisance plant growth" and ensure compliance with applicable DO/pH criteria, what instream plant growth level did EPA use in setting the TMDLs to a) eliminate nuisance algal growth and b) achieve the DO/pH numeric criteria?

EPA's Response to the three questions:

Telford's Question #1 asks EPA to clarify the aquatic life and/or excessive plant growth impairment thresholds (quantitative ecological targets for invertebrates and plant growth) that served as the basis for deriving the nutrient endpoint used in the TMDL. PADEP's identification of a nutrient impairment in Indian Creek in 303(d) lists and IRs from 2004-2014 has been confirmed by data that provides evidence that Indian Creek's macroinvertebrate community is impaired, as well as evidence of the existence of dense algal blooms, diurnal swings in dissolved oxygen (DO) and pH, oxygen saturation levels and elevated nutrient levels. EPA has concluded in *Development of Nutrient Endpoints for the Northern Piedmont Ecoregion of Pennsylvania: TMDL Application* (USEPA 2007) and *Development of Nutrient Endpoints for Northern Piedmont – Follow Up Analysis* (USEPA 2012) that there is an increased likelihood of indirect adverse effects on benthic organisms due to excess algae, DO and pH swings, and other stressors caused by elevated nutrients. These endpoint documents present many lines of evidence including the statistical approach of "conditional probability" to predict such indirect effects to establish the 0.040 mg/l TMDL's endpoint for TP. Please refer to these endpoint documents for a full explanation of the aquatic life and/or excessive plant growth impairment thresholds (quantitative ecological targets for invertebrates and plant growth) that served as the basis for deriving the nutrient endpoint used in the TMDL.

Figure 6 above provides a detailed conceptual model of the effects of nutrients on an aquatic ecosystem. As illustrated in Figure 6, nutrients (along with other factors such as light, temperature and flow) affect aquatic systems in diverse ways. Increased concentrations of nutrients may increase plant, algal and microbial growth within a waterbody. Due to algal photosynthesis during the day and respiration at night, DO and pH levels may swing from high to low values throughout a 24-hour period, with possible DO and pH water quality standards excursions during that time period. In addition, the increase of plant/algal and microbial growth may affect the habitat and food sources in a water system, changing the aquatic life to those that can compete and survive in that type of ecosystem. The change in DO, pH, food sources, and

habitat can exert an effect that alter and degrade the aquatic life species to more pollutant tolerant species.

As discussed in Responses to Conclusions #2 and #3 above, EPA is drawing upon literature values that report nuisance or excessive periphyton biomass is considered to occur when maximum chlorophyll exceeds 150 to 200 mg/m² (Dodds et al. 1998, Suplee et al. 2009), although concentrations from 50 to 100 mg/m² have also been indicative of nuisance concentrations (Horner et al. 1983, Nordin 1985, Welch et al. 1988, and Hausmann et al. 2016).

Telford's Question #2 asks if EPA assessed compliance with Pennsylvania's narrative criteria in Indian Creek TMDLs for non-nutrient, chemical impairment thresholds. EPA did not assess such noncompliance with Pennsylvania's narrative criteria in development of the Indian Creek TMDLs. As part of the Integrated Reporting process, PADEP evaluates all readily available water quality data and information and compares that data and information against applicable narrative and numeric water quality criteria. The TMDLs were based on PADEP's assessment of the cause of impairment found in their Section 303(d) list of impaired waters. Indian Creek is identified on Pennsylvania's 303(d) lists as impaired by nutrients due to municipal point sources and siltation/sediment due to agriculture, small residential runoff and urban runoff/storm sewers. Based on the nutrient and sediment listings, EPA developed TMDLs to address those two causes of impairments. Additional TMDLs may be warranted in the future for any other pollutants that may be impairing the waterbody as identified by PADEP. As described above in Response to Conclusion #4, subsequent instream data and analysis by PADEP as well as data and information provided by Telford confirm the nutrient impairment within the Indian Creek watershed.

Telford's Question #3 asks EPA to clarify the instream plant growth level EPA used in setting the TMDL to eliminate nuisance algal growth and achieve the DO/pH numeric criteria. To be clear, EPA based its TMDL on an instream water quality endpoint of 0.04 mg/l of TP and if that endpoint is achieved, the TMDL predicts that Indian Creek watershed will no longer experience DO and pH water quality standards exceedences, diurnal swings of DO and pH, nuisance algal growth and the associated changes in DO, pH, food sources, and habitat indirectly caused by excess nutrients. As described in EPA's March 21, 2014 reconsideration decision on pages 9-15, the endpoint identification methodology relied on a multiple (22) lines of evidence approach using frequency distribution based analyses, stressor-responses analyses, literature based values, and a mechanistic model. EPA then considered the resulting candidate values and applied a weight-of-evidence selection process to select the final endpoint. Based on results and recommendations of the 2007 and 2012 nutrient endpoint identification studies, EPA selected the TP endpoint for the Indian Creek TMDL of 40 µg/L (0.04 mg/l), applicable from April 1 – October 31. As discussed in the Response to Conclusion #4 above, EPA has also used evidence of diurnal swings in DO, oxygen saturation levels and pH criteria violations and elevated nutrient levels to determine that primary production (algal growth) is occurring due to nutrients. Additionally, EPA has found that the levels of pH and DO that exceed its water quality standard are indirectly caused by the relationship between high nutrient levels and algal growth (Sawyer et al. 1994; Horne and Goldman 1994). Please refer to the following reports previously provided to Telford for additional information regarding the ecological impairment thresholds used in Indian Creek that answer the question:

- EPA's November 20, 2007 report entitled, *Development of Nutrient Endpoints for the Northern Piedmont Ecoregion of Pennsylvania: TMDL Application* (USEPA 2007)
- EPA's July 18, 2012 report entitled, *Development of Nutrient Endpoints for Northern Piedmont – Follow Up Analysis* (USEPA 2012)
- EPA's March 21, 2014 *Reconsideration Decision and Rationale Nutrient and Sediment TMDLs for the Indian Creek Watershed, Pennsylvania.* (USEPA 2014)

EPA Decision on Indian Creek Nutrient TMDL Reconsideration

For the nutrient TMDL, EPA has considered the additional information and comments received from Telford, reviewed the TMDL in light of that information, and determined that the nutrient TMDL remains technically sound. EPA has not been presented with or reviewed any post-TMDL site-specific monitoring data or other evidence that would indicate that the waters are not impaired by excessive nutrients. EPA therefore denies Telford's request to withdraw the nutrient TMDL.

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Attachment A
Chronology of Significant Contacts between EPA and Plaintiffs regarding Indian Creek TMDL and their requests for Reconsideration

EPA is making this decision today to respond to a second request for reconsideration of the Indian Creek nutrient TMDL submitted by Mr. John Hall on December 23, 2014, on behalf of the Telford Borough Authority. Over the years, several municipal entities including Telford Borough Authority, Lower Salford Township Authority, Lower Salford Township, Franconia Township and Franconia Sewer Authority have submitted many comments to (and had many conversations with) EPA – both before and after EPA’s establishment of the Indian Creek nutrient and sediment TMDLs. EPA has prepared this Chronology of Contacts to provide a summary of those comments and communications.

2007

1. October 4, 2007 – Nutrient Forum sponsored by EPA Region 3 (R3) included presentations and lively discussion between EPA experts, Pennsylvania Department of Environmental Protection (PADEP), other nutrient experts. Attendance included William Hall of Hall and Associates.
2. November 20, 2007 – *Development of Nutrient Endpoints for the Northern Piedmont Ecoregion of Pennsylvania: TMDL Application*. Prepared for EPA, Region 3, Philadelphia, PA by Michael J. Paul and Lei Zheng, Tetra Tech, Inc.

2008

3. February 27, 2008 to April 18, 2008 – Public comment period for proposed nutrient (nitrogen and phosphorus) and sediment TMDLs for Indian Creek Watershed, Pennsylvania
4. April 8, 2008 – meeting between John Hall, EPA R3 and others (Pennsylvania Municipal Authorities Association).
5. April 11, 2008 – letter from John Hall to Jon Capacasa requesting EPA withdraw proposed Chester, Paxton, and Indian Creek TMDLs, asserting EPA’s “bad” and “manifestly incorrect” science.
6. April 18, 2008 – letter from John Hall to Ben Grumbles requesting EPA Headquarters (HQ) review of proposed TMDLs.
7. April 18, 2008 – letter from John Hines, Acting Director, Bureau of Watershed Management, PADEP, Southcentral Regional Office to Lenka Berlin, EPA Region 3 stating: “[w]ith respect to phosphorus, the Department supports the approach that EPA used as an interpretation of the Commonwealth’s narrative criteria.”

8. April 22, 2008 – meeting at EPA HQ with John Hall
9. May 1, 2008 – letter from John Hall to James Curtin identifying “legal concerns” with TMDLs and characterizing EPA approach as “seriously flawed on both procedural and substantive grounds.”
10. May 21, 2008 – letter from John Hall to Ben Grumbles requesting that he “step into this matter immediately and stop” EPA R3’s “unlawful” efforts “to bolster” the administrative record by giving appearance that PADEP “authorized” EPA R3’s actions. Hall claims “blatant fabrication and willful misrepresentation of state law.”
11. June 3, 2008 – letter from Robert Koroncai to John Hines (PADEP) requesting “clarification regarding PADEP’s support for the approach EPA used to determine a phosphorus endpoint” in the PA nutrient TMDLs, including Indian Creek.
12. June 12, 2008 – EPA teleconference call with John Hall and clients on PA TMDLs (John Goodin, Mike Haire, Tom Henry and Jon Capacasa).
13. June 27, 2008 – letter from John Hines, Acting Director, Bureau of Watershed Management, PADEP, Southcentral Regional Office to Robert Koroncai, EPA Region 3 stating: “it is DEP’s view that the chosen approach and endpoint adequately protect all beneficial water uses in those watersheds.”
14. June 25, 2008 – Mr. Hall submits additional comments to EPA R3 including some pertaining to Indian Creek.
15. June 30, 2008 – After considering many comments, and making significant changes to the proposed TMDLs, EPA establishes Indian Creek nutrient and sediment TMDLs along with several other nutrient and sediment TMDLs in Pennsylvania including a comprehensive response to comments documents.

Contacts and communication between Plaintiff and EPA after establishment of the Indian Creek TMDL:

16. August 21, 2008 – letter from John Hall to Stephen Johnson, EPA Administrator, (with attachments) requesting peer review of EPA’s “approach to developing instream standards for nutrients” allegedly used in the Indian Creek nutrient TMDL among others.
17. September 30, 2008 – letter from John Hall to Stephen Johnson giving “notice of intent to file suit” against EPA for disregard/violation of mandatory duties under the CWA regarding the establishment of the Indian Creek TMDLs (among others).
18. October 2, 2008 – letter from John Hall to Stephen Johnson providing “supplemental information” re 8/21/08 request for peer review.
19. November 10, 2008 – memorandum from Michael Paul and Lei Zheng at Tetra Tech to Tom Henry regarding PA TMDL endpoints.

20. November 13, 2008 – EPA at Mr. Hall’s request hosts a meeting with in DC to discuss concerns regarding Indian Creek TMDL (among others).
21. November 25, 2008 – letter from John Hall to Ephraim King thanking EPA for the meeting and providing additional information in support of peer review request, including potential “charge questions.”
22. December 24, 2008 – letter from Ephraim King to John Hall agreeing to conduct peer review of EPA’s empirical approaches in context to a proposed addendum to EPA’s 2000 *Nutrient Criteria Technical Guidance Manual – Rivers and Streams* (EPA-822-B-00-002). While not addressing how EPA established the Indian Creek TMDL (or other Pennsylvania nutrient TMDLs), the proposal does cover some of the statistical and scientific approaches EPA used in interpreting Pennsylvania’s narrative water quality standard and deriving the water quality endpoint used in the TMDL.

2009

23. January 14, 2009 – letter from John Hall to Ephraim King requesting clarification of EPA’s continued belief in sufficiency of PA TMDLs and asking questions regarding form and content of peer review.
24. January 22, 2009 – letter from John Hall to Ephraim King requesting “open Science Advisory Board (SAB) peer review with public input of EPA’s conditional probability method.”
25. February 12, 2009 – letter from Ephraim King to John Hall stating EPA’s belief that PA nutrient TMDLs were “appropriately developed and supported by the underlying record” but remaining “open to the outcome of the peer review” and its relevance in considering those issues with respect to the TMDLs.
26. August 17, 2009 – letter from William Hall of Hall and Associates to Lisa Jackson, EPA Administrator, requesting additional time for presentations at SAB peer review meeting
27. September 11, 2009 – SAB conducts peer review meeting in DC
28. September 18, 2009 – letter from John Hall to EPA OST Director Ephraim King requesting withdrawal of PA nutrient TMDLs (including Indian Creek nutrient TMDL) in light of issues discussed at September 11, 2009 peer review meeting.
29. October 9, 2009 – email from John Hall to Ephraim King attaching draft letter he intends to send to EPA if it doesn’t agree to withdraw the TMDLs. Letter would charge “purposeful, wantonly abusive and grossly negligent actions specifically undertaken by EPA Region III and supported by Headquarters staff.” Draft letter never sent.
30. October 26, 2009 – phone call between John Hall and Ephraim King expressing EPA’s need to see final SAB report before making decision on reconsideration of TMDLs.

31. November 3, 2009 – letter from John Hall to Ephraim King requesting OST “fully explore the substance of the “technical and legal improprieties . . . ignored by EPA HQ to date” and requesting answer “shortly” on “how the TMDLs will be withdrawn.”
32. November 19, 2009 – SAB releases *draft* peer review report
33. November 20, 2009 – email from John Hall to Ephraim King requesting a decision on the PA nutrient TMDLs “before the Thanksgiving holiday” in light of just-released draft SAB report.

2010

34. February 4, 2010 – letter from John Hall to Jon Capacasa and John Hines (PADEP) requesting joint EPA/DEP meeting to discuss new information (with attachments) supporting his request for reconsideration of the PA nutrient TMDLs.
35. April 22, 2010 – meeting at EPA HQ with John Hall
36. April 27, 2010 – letter from SAB to Lisa Jackson submitting *final* SAB peer review report. Report concludes *that* “stressor-response approach is a legitimate, scientifically based method for developing numeric criteria if the approach is appropriately applied (i.e., not used in isolation but as part of a weight-of-evidence approach.” SAB also said draft guidance “does not present a complete or balanced view” and recommends “restructuring and substantial revision.”
37. July 8, 2010 – EPA, DEP, Mr. Hall, Steve Hann (attorney for Lower Salford et al) and various clients meet in Philadelphia as part of settlement discussion and to “discuss path forward.” Parties discuss various technical options to reduce nutrient/sediment pollution. Messrs Hall and Hann present their concerns. EPA states it is presently standing behind TMDLs but agrees to continue considering issues raised and will review for EPA OW publication of final Nutrient Guidance Addendum addressing SAB Comments on draft Guidance.
38. July 30, 2010 – Mr. Hall Letter to Jon Capacasa, rejecting EPA invitation to propose any nutrient reduction plan until and unless EPA first withdraws TMDLs. Hall repeats request to withdraw TMDLs.
39. August 16, 2010 Hahn Settlement response to Jon Capacasa.
40. September 14, 2010 – letter (w/attachments) from John Hall to Messrs. Perciasepe/Sussman alleging “serious ethical and professional improprieties,” “intentional scientific misrepresentation, malfeasance and fabrication of regulatory requirements” in connection with establishment of PA nutrient TMDLs and “application of similar approaches nationwide” in the setting of nutrient WQS.

41. October 4, 2010 –letter (w/attachments) from John Hall to Nancy Stoner submitting “documentation” that PA nutrient TMDLs are “seriously flawed and should be withdrawn.”
42. October 15, 2010 – Letter from OW AA Peter Silva to Mr. Hall regarding Hall’s letter of September 14, 2010. Mr. Silva rejected Mr. Hall’s allegations of ethical and professional impropriety, but agreed to continue to consider the technical issues raised as part of the request to reconsider the withdrawal of the Pennsylvania nutrient TMDLs.
43. December 5, 2010 – In response to request from PADEP, Jon Capacasa provides oral testimony at Pennsylvania Environmental Hearing Board (EHB) hearing. This hearing was part of the litigation by Telford and Lower Salford (among others) challenging EPA-established nutrient TMDLs including Indian Creek Nutrient and Sediment TMDLs in state court. Both Mr. Hall and Mr. Hann cross examine Mr. Capacasa.
44. November 2010 – EPA publishes final guidance addendum entitled *Using Stressor-response Relationships to Derive Numeric Nutrient Criteria (EPA-820-S-10-001)*

2011

45. May 12, 2011 – letter from U.S. Senator Robert P. Casey, Jr. to Jon Capacasa, requesting information on the Pennsylvania nutrient TMDLs (including Indian Creek) in light of the SAB review.
46. May 18, 2011 – PA EHB issues decision dismissing challenge to PA nutrient TMDLs established by EPA on grounds including there was no final action by a state agency and so the tribunal lacked jurisdiction.
47. August 11, 2011 – letter from U.S. EPA Region 3 Administrator Shawn Garvin to U.S. Senator Robert P. Casey, Jr. responding that PA nutrient TMDLs (including Indian Creek) were based on sound science and reflect Agency policy for nutrient TMDLs.
48. October 17, 2011 – Franconia Township, Franconia Sewer Authority, Lower Salford Township and Lower Salford Township Authority (“Lower Salford Plaintiffs”) file Complaint against EPA.

2012

49. February- March 2012 – Counsel for Lower Salford Plaintiffs and EPA discuss possibility of continuing settlement discussions.
50. March 12, 2012 – EPA sends Lower Salford Plaintiffs a settlement document that EPA proposes as the basis for further settlement discussions.
51. March-May 2012 – Lower Salford Plaintiffs agree to explore possibility of settlement with EPA. Plaintiffs also agree to expand settlement discussions to include PADEP and

to schedule a meeting between EPA, PADEP and Lower Salford Plaintiffs. EPA talks with PADEP about barriers to their participation.

52. July 18, 2012 – *Development of Nutrient Endpoints for the Northern Piedmont Ecoregion of Pennsylvania: TMDL Application – Follow-up Analysis*. Prepared for EPA, Region 3, Philadelphia, PA by Michael J. Paul, James Robbani, Lei Zheng, Teresa Rafi, Sen Bai, and Peter Von Loewe, Tetra Tech, Inc.
53. July 19, 2012 – *Evaluation of Nutrients as a Stressor of Aquatic Life in Wissahickon Creek, PA*. Prepared for EPA, Region 3, Philadelphia, PA by Michael J. Paul, Tetra Tech, Inc.
54. August 2012 – EPA has substantive discussions with PADEP on their concerns with EPA’s proposed settlement document. Responding to counsel discussions, Lower Salford Plaintiffs send letter dated 8/24/12 providing additional details of settlement proposal.
55. September 2012 – With Lower Salford Plaintiffs’ counsel permission, PADEP counsel forwards to EPA the written comments of Plaintiffs to PADEP (8/24/12) as part of settlement discussions in appeal of stormwater permit by Lower Salford and Franconia to EHB. EPA and PADEP counsel discuss PADEP concerns and EPA shares additional documents with PADEP (conference call 9/6/12). Several PADEP staff and managers working on stormwater and permit issues relevant to settlement discussions retire.
56. October-November 2012 – EPA and PADEP continue discussions regarding technical and permitting issues.
57. November 20, 2012 – Telford Borough Authority filed case against EPA case filed Complaint against EPA challenging Indian Creek TMDL. *Telford Borough Authority v. EPA*, Civil No. 2:12- 6548.
58. December 2012 – EPA shares draft Settlement Framework paper with PADEP for review and comment.

2013

59. February 11, 2013 – EPA sent a draft Settlement Framework to Lower Salford. In March and April 2013. EPA discussed that proposed framework with Lower Salford as well as the state NPDES permitting authority, PADEP, and began to prepare a revised version of the Settlement Framework based on those discussions. March 18, 2013 – Lower Salford sent a settlement letter to EPA regarding new and additional issues with the sediment component of the challenged Indian Creek TMDL for EPA’s consideration in the settlement discussions.
60. May to June 2013 – Work on the revised Framework, with significant input from PADEP on complex technical and policy issues, continued in May and June of 2013. EPA

conducted several calls with Lower Salford during that time regarding the progress made with PADEP.

61. June 26, 2013 – Lower Salford sent a second letter raising technical concerns regarding the reference watershed approach and sediment loading rates used to develop the Indian Creek sediment TMDL and requesting EPA to withdraw the TMDL.
62. July 2013 – EPA expanded the settlement discussions in the *Lower Salford* case to include Plaintiffs in the *Telford Borough* case along with PADEP, the NPDES permitting authority and an essential player in any comprehensive settlement of these issues.
63. July 30, 2013 – An in-person meeting was held between EPA, PADEP, Lower Salford, and Telford. At that meeting, EPA presented the revised Settlement Framework that had resulted from its discussions with Lower Salford and PADEP over the prior few months. Telford agreed that PADEP was an essential party to settlement discussions. Both sets of plaintiffs discussed their concerns and issues with the proposed Framework, as well as with the TMDL more broadly. EPA requested, and plaintiffs agreed to provide, counterproposals to the EPA/PADEP Settlement Framework. The parties scheduled a follow-up meeting for October 24, 2013.
64. September 26, 2013 – Telford Plaintiffs submitted a counterproposal to EPA/PADEP Settlement Framework.
65. Early October 2013 – EPA and Lower Salford held several calls to discuss issues related to this matter. Due to the government shutdown, however, the planned follow-up meeting between EPA, PADEP and both sets of plaintiffs was cancelled.
66. November 11, 2013 – Lower Salford Plaintiffs submitted a counterproposal to EPA/PADEP Settlement Framework.
67. November 26, 2013 – In response to ongoing litigation in the *Telford Borough* case regarding Telford's contention that EPA had denied its request for reconsideration, Jon Capacasa, EPA R3 Water Protection Division Director, signed a declaration on November 26, 2013. Among other things, this declaration stated that a final Agency decision to grant or deny these Plaintiffs' request for reconsideration of the Indian Creek TMDLs would be made by March 21, 2014.

2014

68. March 21, 2014 – EPA makes a final decision in the initial request for reconsideration of the Indian Creek nutrient and sediment TMDLs established June 30, 2008.
69. April 3, 2014 – The Court granted EPA's motion for voluntary remand without *vacatur* of the sediment TMDL for the Indian Creek watershed. EPA plans to determine, through consultation with PADEP and affected stakeholders, whether to revise and/or withdraw the sediment TMDL.

70. June 10, 2014 – An in-person Indian Creek stakeholder meeting was held in Franconia Township, PA including EPA, PADEP, Lower Salford, and Telford. At that meeting, EPA presented a review of EPA’s March 21, 2014 Reconsideration of the Indian Creek Nutrient and Sediment TMDLs and an overview of the Draft TMDL Implementation Plan EZ Template. Possible nutrient and sediment implementation options were discussed to address Indian Creek watershed impairments. Stakeholders, including both sets of Plaintiffs, discussed their concerns and issues with EPA’s reconsideration decision and possible nutrient and sediment implementation options.
71. July 3, 2014 – EPA provided Plaintiffs with a conceptual framework that would be the basis of a Joint Stipulation and Joint Motion to stay the litigation regarding Indian Creek TMDLs. The purpose is to advance the restoration of the Indian Creek watershed and address the nutrient and sediment impairments.
72. July 23, 2014 – As requested, EPA provided Lower Salford with a copy of the Draft TMDL Implementation Plan EZ Template that was discussed at the June 10, 2014 stakeholder meeting.
73. August 12, 2014 – Telford Borough Authority sent a letter to EPA regarding the identification of ecological impairment threshold(s) used in the Indian Creek TMDL.
74. December 4, 2014 – EPA held a webinar/teleconference with Indian Creek watershed stakeholders to discuss its approach for developing existing sediment loads and sediment allocations for Indian Creek. A call for data was announced with a final deadline of January 15, 2015.
75. December 23, 2014 – Hall & Associates on behalf of the Telford Borough Authority submitted new data and information regarding site-specific data within Indian Creek and requested EPA reconsider the Indian Creek Nutrient TMDL for a second time.

2015

76. January 15, 2015 – EPA deadline to receive readily available data to support development of existing sediment loads and sediment allocations for Indian Creek.
77. February 25, 2015 – EPA proposed a settlement to Plaintiffs that would redistribute the nutrient loads among point sources within the Indian Creek Nutrient TMDL. EPA, PADEP, and the point source stakeholders (the three WWTPs and the four MS4 communities in the Indian Creek watershed) would work together to develop acceptable reduction scenarios that would redistribute the individual WLAs, which would collectively still achieve the aggregate WLA and would not result in localized exceedances of water quality standards.
78. May 11, 2015 – EPA published errata for the Nutrient TMDL for Indian Creek Watershed established on June 30, 2008. The purpose of these errata are to make non-

substantive, conforming corrections to Tables 5-7 and ES-8 and to clarify Table 5-8 in the final TMDL report.

79. June 25, 2015 – EPA provided responses to questions from Lower Salford regarding EPA’s February 25, 2015 settlement proposal.
80. November 4, 2015 – Telford submitted a counter proposal to EPA’s February 25, 2015 settlement proposal.

2016

81. February 11, 2016 – EPA held a webinar/teleconference with Indian Creek watershed stakeholders to provide an update on the Indian Creek sediment allocations project. A call for data for the reference watershed Birch Run. A call for data was announced with a final deadline of March 1, 2016.
82. September 8, 2016 – EPA makes a final decision in the second request for reconsideration of the Indian Creek nutrient TMDLs established June 30, 2008.

Attachment B Indian Creek Precipitation Data

Attachment B presents precipitation data obtained from the National Climate Data Center (NCDC) online at: <https://gis.ncdc.noaa.gov/map/viewer/#app=cdo&cfg=obs&theme=ghcn>

Pages B-2 to B-4 present precipitation data from the Souderton, Pennsylvania gauge located within the Indian Creek watershed during July 1 to September 30, 2014. Pages B-5 to B-7 present precipitation data from the Quakertown, Pennsylvania CHCN gauge located approximately seven miles outside of the Indian Creek watershed during July 1 to September 30, 2014. Figure B-1 below depicts locations of the precipitation gauges in Souderton and Quakertown. Figure B-1 also depicts the location of the closest U.S. Geological Survey (USGS) flow gauge 01472810 located in the East Branch Perkiomen Creek near Schwenksville, PA, downstream of Indian Creek watershed.

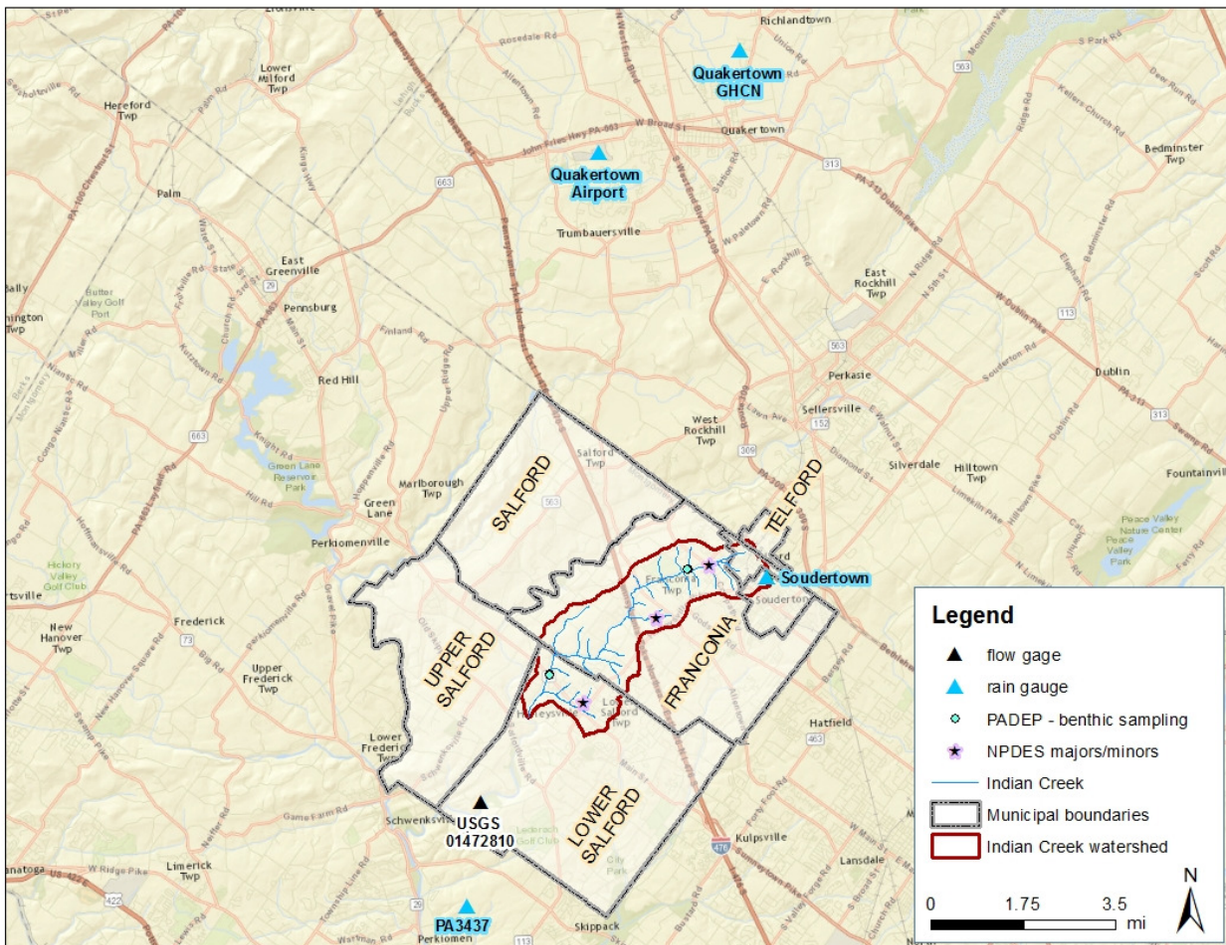


Figure B-1. Locations of precipitation and hydrologic flow gauges near the Indian Creek watershed.

Record of Climatological Observations

These data are quality controlled and may not be identical to the original observations.

Elev: 492 ft. Lat: 40.318° N Lon: 75.324° W

Generated on 02/01/2016

Station: **SOUDERTON 0.6 NNW, PA US GHCND:US1PAMT0037**

Observation Time Temperature: Unknown Observation Time Precipitation: Unknown

P r e l i m i n a r y	Y e a r	M o n t h	D a y	Temperature (F)		a t O b s e r v a t i o n	Precipitation(see **)					Evaporation		Soil Temperature (F)					
				24 hrs. ending at observation time			24 Hour Amounts ending at observation time				At Obs Time	24 Hour Wind Movement (mi)	Amount of Evap. (in)	4 in depth			8 in depth		
				Max.	Min.		Rain, melted snow, etc. (in)	F l a g	Snow, ice pellets, hail (in)	F l a g	Snow, ice pellets, hail, ice on ground (in)			Ground Cover (see *)	Max.	Min.	Ground Cover (see *)	Max.	Min.
	2014	7	1																
	2014	7	2																
	2014	7	3				0.29												
	2014	7	4				0.51												
	2014	7	5				0.03												
	2014	7	6																
	2014	7	7																
	2014	7	8																
	2014	7	9				0.06												
	2014	7	10																
	2014	7	11				0.07												
	2014	7	12																
	2014	7	13																
	2014	7	14				0.24												
	2014	7	15				0.44												
	2014	7	16				0.34												
	2014	7	17																
	2014	7	18																
	2014	7	19																
	2014	7	20																
	2014	7	21																
	2014	7	22																
	2014	7	23																
	2014	7	24				0.51												
	2014	7	25																
	2014	7	26																
	2014	7	27				0.02												
	2014	7	28				1.19												
	2014	7	29																
	2014	7	30																
	2014	7	31																
			Summary				3.70		0										

The "*" flags in Preliminary indicate the data have not completed processing and quality control and may not be identical to the original observation

Empty, or blank, cells indicate that a data observation was not reported.

*Ground Cover: 1=Grass; 2=Fallow; 3=Bare Ground; 4=Brome grass; 5=Sod; 6=Straw mulch; 7=Grass muck; 8=Bare muck; 0=Unknown

"s" This data value failed one of NCDC's quality control tests.

"T" values in the Precipitation category above indicate a TRACE value was recorded.

"A" values in the Precipitation Flag or the Snow Flag column indicate a multiday total, accumulated since last measurement, is being used.

Data value inconsistency may be present due to rounding calculations during the conversion process from SI metric units to standard imperial units.

Record of Climatological Observations

These data are quality controlled and may not be identical to the original observations.

Elev: 492 ft. Lat: 40.318° N Lon: 75.324° W

Generated on 02/01/2016

Station: **SOUDERTON 0.6 NNW, PA US** GHCND:US1PAMT0037

Observation Time Temperature: Unknown Observation Time Precipitation: Unknown

P r e l i m i n a r y	Y e a r	M o n t h	D a y	Temperature (F)		a t O b s e r v a t i o n	Precipitation(see **)					Evaporation		Soil Temperature (F)						
				24 hrs. ending at observation time			24 Hour Amounts ending at observation time					At Obs Time	24 Hour Wind Movement (mi)	Amount of Evap. (in)	4 in depth			8 in depth		
				Max.	Min.		Rain, melted snow, etc. (in)	F l a g	Snow, ice pellets, hail (in)	F l a g	Snow, ice pellets, hail, ice on ground (in)	Ground Cover (see *)			Max.	Min.	Ground Cover (see *)	Max.	Min.	
	2014	8	1																	
	2014	8	2				0.64													
	2014	8	3				0.11													
	2014	8	4																	
	2014	8	5																	
	2014	8	6																	
	2014	8	7																	
	2014	8	8																	
	2014	8	9																	
	2014	8	10																	
	2014	8	11																	
	2014	8	12				0.02													
	2014	8	13				0.50													
	2014	8	14																	
	2014	8	15																	
	2014	8	16																	
	2014	8	17																	
	2014	8	18																	
	2014	8	19																	
	2014	8	20																	
	2014	8	21																	
	2014	8	22				0.29													
	2014	8	23				0.12													
	2014	8	24				0.13													
	2014	8	25																	
	2014	8	26																	
	2014	8	27																	
	2014	8	28																	
	2014	8	29																	
	2014	8	30																	
	2014	8	31																	
			Summary				1.81		0											

The "*" flags in Preliminary indicate the data have not completed processing and quality control and may not be identical to the original observation
 Empty, or blank, cells indicate that a data observation was not reported.
 *Ground Cover: 1=Grass; 2=Fallow; 3=Bare Ground; 4=Brome grass; 5=Sod; 6=Straw mulch; 7=Grass muck; 8=Bare muck; 0=Unknown
 "s" This data value failed one of NCDC's quality control tests.
 "T" values in the Precipitation category above indicate a TRACE value was recorded.
 "A" values in the Precipitation Flag or the Snow Flag column indicate a multiday total, accumulated since last measurement, is being used.
 Data value inconsistency may be present due to rounding calculations during the conversion process from SI metric units to standard imperial units.

Record of Climatological Observations

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Elev: 492 ft. Lat: 40.318° N Lon: 75.324° W

Generated on 02/01/2016

Station: **SOUDERTON 0.6 NNW, PA US** GHCND:US1PAMT0037

Observation Time Temperature: Unknown Observation Time Precipitation: Unknown

P r e l i m i n a r y	Y e a r	M o n t h	D a y	Temperature (F)		a t O b s e r v a t i o n	Precipitation(see **)					Evaporation		Soil Temperature (F)						
				24 hrs. ending at observation time			24 Hour Amounts ending at observation time					At Obs Time	24 Hour Wind Movement (mi)	Amount of Evap. (in)	4 in depth			8 in depth		
				Max.	Min.		Rain, melted snow, etc. (in)	F l a g	Snow, ice pellets, hail (in)	F l a g	Snow, ice pellets, hail, ice on ground (in)				Ground Cover (see *)	Max.	Min.	Ground Cover (see *)	Max.	Min.
	2014	9	1				0.22													
	2014	9	2																	
	2014	9	3																	
	2014	9	4																	
	2014	9	5																	
	2014	9	6																	
	2014	9	7				2.01													
	2014	9	8																	
	2014	9	9																	
	2014	9	10																	
	2014	9	11																	
	2014	9	12																	
	2014	9	13																	
	2014	9	14				0.35													
	2014	9	15																	
	2014	9	16				0.20													
	2014	9	17																	
	2014	9	18																	
	2014	9	19																	
	2014	9	20																	
	2014	9	21																	
	2014	9	22																	
	2014	9	23																	
	2014	9	24																	
	2014	9	25				0.27													
	2014	9	26				0.48													
	2014	9	27																	
	2014	9	28																	
	2014	9	29																	
	2014	9	30																	
			Summary				3.53		0											

The "*" flags in Preliminary indicate the data have not completed processing and quality control and may not be identical to the original observation

Empty, or blank, cells indicate that a data observation was not reported.

*Ground Cover: 1=Grass; 2=Fallow; 3=Bare Ground; 4=Brome grass; 5=Sod; 6=Straw mulch; 7=Grass muck; 8=Bare muck; 0=Unknown

"s" This data value failed one of NCDC's quality control tests.

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"A" values in the Precipitation Flag or the Snow Flag column indicate a multiday total, accumulated since last measurement, is being used.

Data value inconsistency may be present due to rounding calculations during the conversion process from SI metric units to standard imperial units.

Record of Climatological Observations

These data are quality controlled and may not be identical to the original observations.

Elev: 518 ft. Lat: 40.459° N Lon: 75.326° W

Generated on 02/01/2016

Station: **QUAKERTOWN 1.7 NE, PA US** GHCND:US1PABK0027

Observation Time Temperature: Unknown Observation Time Precipitation: Unknown

P r e l i m i n a r y	Y e a r	M o n t h	D a y	Temperature (F)		a t O b s e r v a t i o n	Precipitation(see **)					Evaporation		Soil Temperature (F)						
				24 hrs. ending at observation time			24 Hour Amounts ending at observation time				At Obs Time	24 Hour Wind Movement (mi)	Amount of Evap. (in)	4 in depth			8 in depth			
				Max.	Min.		Rain, melted snow, etc. (in)	F l a g	Snow, ice pellets, hail (in)	F l a g	Snow, ice pellets, hail, ice on ground (in)			Ground Cover (see *)	Max.	Min.	Ground Cover (see *)	Max.	Min.	
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	2014	7	2				0.00													
	2014	7	3				0.05													
	2014	7	4				0.29													
	2014	7	5				0.00													
	2014	7	6				0.00													
	2014	7	7				0.00		0.0											
	2014	7	8				0.07													
	2014	7	9				0.07													
	2014	7	10				0.00													
	2014	7	11				0.00													
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	2014	7	19				0.00													
	2014	7	20				T													
	2014	7	21				0.00													
	2014	7	22				0.00													
	2014	7	23				0.00													
	2014	7	24				0.65													
	2014	7	25				0.00		0.0											
	2014	7	26				0.00		0.0											
	2014	7	27				0.02													
	2014	7	28				0.98													
	2014	7	29				0.02													
	2014	7	30				0.00		0.0											
	2014	7	31				0.00		0.0											
			Summary				4.47		0.0											

The "*" flags in Preliminary indicate the data have not completed processing and quality control and may not be identical to the original observation
 Empty, or blank, cells indicate that a data observation was not reported.
 *Ground Cover: 1=Grass; 2=Fallow; 3=Bare Ground; 4=Brome grass; 5=Sod; 6=Straw mulch; 7=Grass muck; 8=Bare muck; 0=Unknown
 "s" This data value failed one of NCDC's quality control tests.
 "T" values in the Precipitation category above indicate a TRACE value was recorded.
 "A" values in the Precipitation Flag or the Snow Flag column indicate a multiday total, accumulated since last measurement, is being used.
 Data value inconsistency may be present due to rounding calculations during the conversion process from SI metric units to standard imperial units.

Record of Climatological Observations

These data are quality controlled and may not be identical to the original observations.

Elev: 518 ft. Lat: 40.459° N Lon: 75.326° W

Generated on 02/01/2016

Station: **QUAKERTOWN 1.7 NE, PA US** GHCND:US1PABK0027

Observation Time Temperature: Unknown Observation Time Precipitation: Unknown

P r e l i m i n a r y	Y e a r	M o n t h	D a y	Temperature (F)		a t O b s e r v a t i o n	Precipitation(see **)					Evaporation		Soil Temperature (F)						
				24 hrs. ending at observation time			24 Hour Amounts ending at observation time				At Obs Time	24 Hour Wind Movement (mi)	Amount of Evap. (in)	4 in depth			8 in depth			
				Max.	Min.		Rain, melted snow, etc. (in)	F l a g	Snow, ice pellets, hail (in)	F l a g	Snow, ice pellets, hail, ice on ground (in)			Ground Cover (see *)	Max.	Min.	Ground Cover (see *)	Max.	Min.	
	2014	9	1				0.39													
	2014	9	2				0.02													
	2014	9	3				0.02													
	2014	9	4				0.00		0.0											
	2014	9	5				0.00													
	2014	9	6				0.00													
	2014	9	7				0.26													
	2014	9	8				0.00													
	2014	9	9				0.00													
	2014	9	10				0.00													
	2014	9	11				0.00													
	2014	9	12				0.00													
	2014	9	13				0.00													
	2014	9	14				0.00													
	2014	9	15				0.00													
	2014	9	16				0.16													
	2014	9	17				0.00													
	2014	9	18				0.00													
	2014	9	19				0.00													
	2014	9	20				0.00													
	2014	9	21				0.00													
	2014	9	22				0.00													
	2014	9	23				0.00													
	2014	9	24				0.00													
	2014	9	25				0.14													
	2014	9	26				0.44													
	2014	9	27				0.00													
	2014	9	28				0.00													
	2014	9	29				0.00													
	2014	9	30				0.00													
			Summary				1.43		0.0											

The "*" flags in Preliminary indicate the data have not completed processing and quality control and may not be identical to the original observation

Empty, or blank, cells indicate that a data observation was not reported.

*Ground Cover: 1=Grass; 2=Fallow; 3=Bare Ground; 4=Brome grass; 5=Sod; 6=Straw mulch; 7=Grass muck; 8=Bare muck; 0=Unknown

"s" This data value failed one of NCDC's quality control tests.

"T" values in the Precipitation category above indicate a TRACE value was recorded.

"A" values in the Precipitation Flag or the Snow Flag column indicate a multiday total, accumulated since last measurement, is being used.

Data value inconsistency may be present due to rounding calculations during the conversion process from SI metric units to standard imperial units.

Attachment C

PADEP Monitoring Data Collected in Indian Creek in January 2014 to August 2015

Pennsylvania Department of Environmental Protection (PADEP) recently shared with EPA continuous monitoring data that the Agency gathered in 2014 to 2015. PADEP used water quality sondes, which were deployed in two in-stream locations within Indian Creek and remained, in place to gather continuous data of pH, DO, temperature and specific conductivity. The two monitoring locations were at Bergey Road and at Route 63 in the Indian Creek watershed. Figures C-1, C-2, C-3, and C-4 provide graphs of the continuous pH, DO, temperature, and specific conductivity taken at the Bergey Road monitoring station from January to December 2014, respectively. Figures C-5, C-6, C-7, and C-8 provide graphs of the continuous pH, DO, temperature, and specific conductivity taken at the Bergey Road monitoring station from January to July 2015, respectively. Figures C-9, C-10, C-11, and C-12 provide graphs of the continuous pH, DO, temperature, and specific conductivity taken at the Route 63 monitoring station from February to December 2014. Figures C-13, C-14, C-15, and C-16 provide graphs of the continuous pH, DO, temperature, and specific conductivity taken at the Route 63 monitoring station from January to August 2015. There are some stretches of time in the Bergey Road and Route 63 graphs with no data. While the sondes were deployed during that time, PADEP rejected the data due to quality control issues.

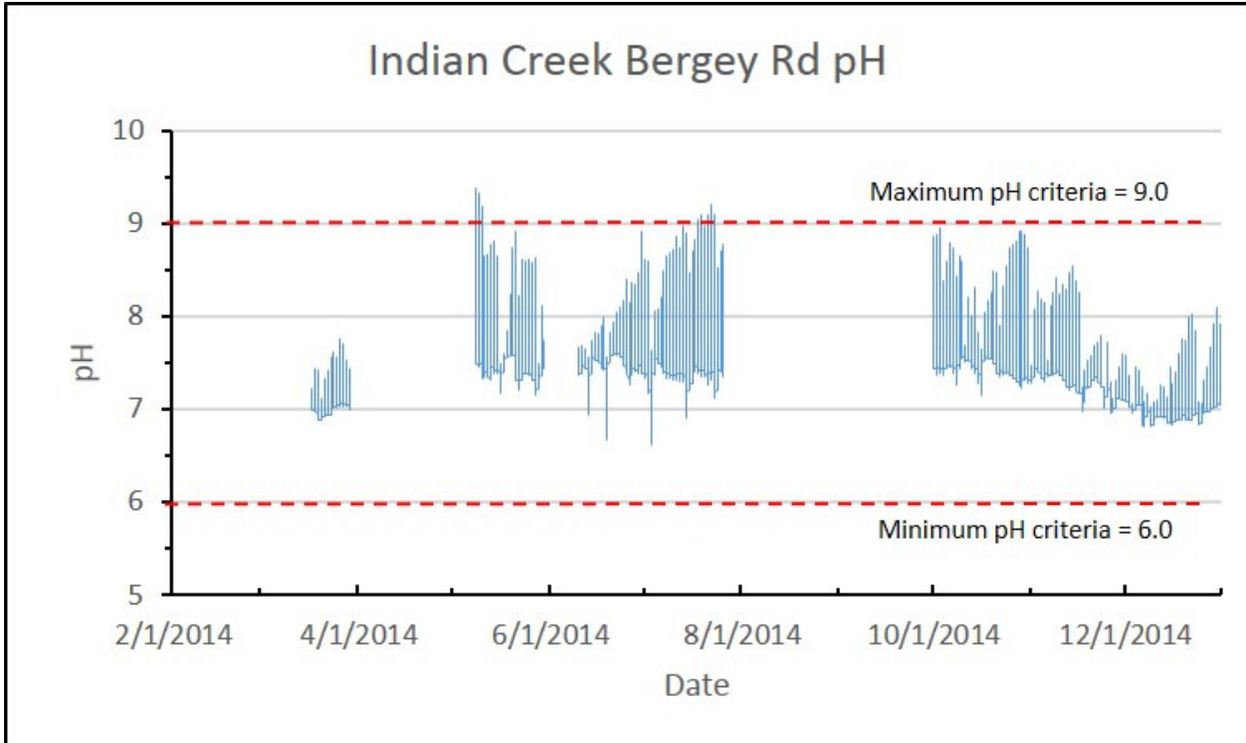


Figure C-1. – pH continuous monitoring at Bergey Road Indian Creek – 2014

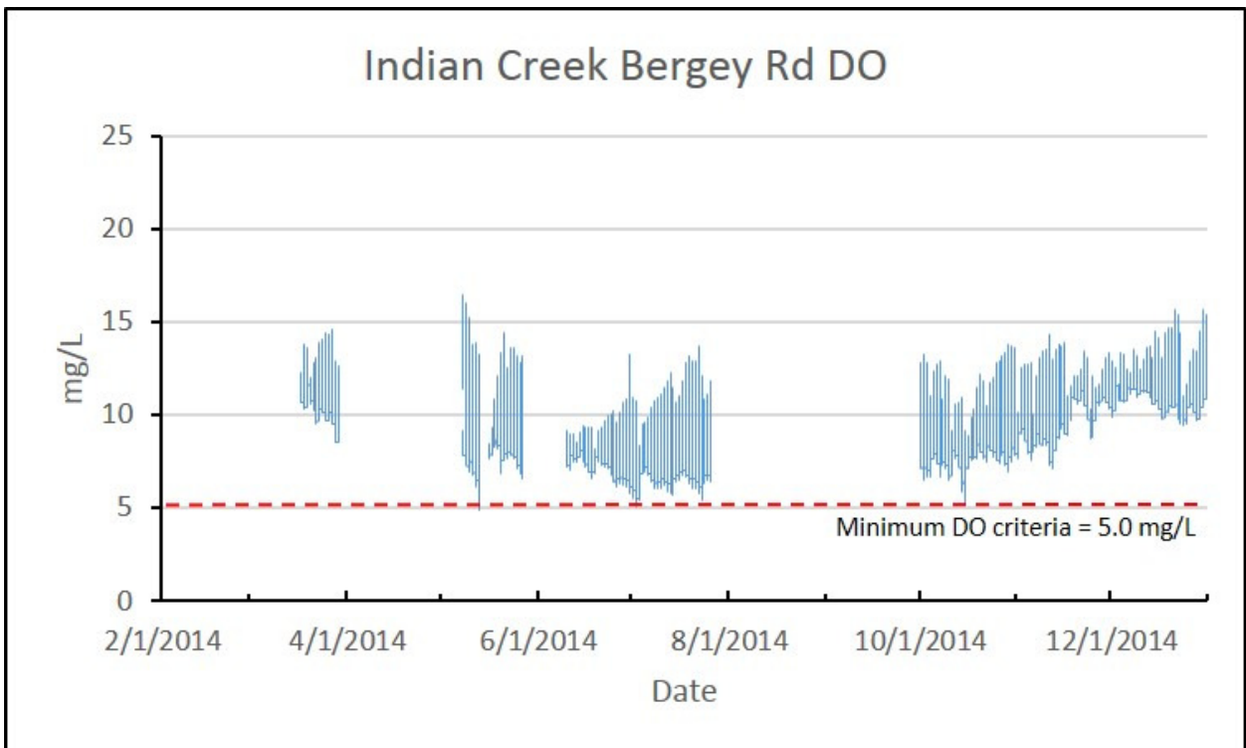


Figure C-2. – DO continuous monitoring at Bergey Road Indian Creek – 2014

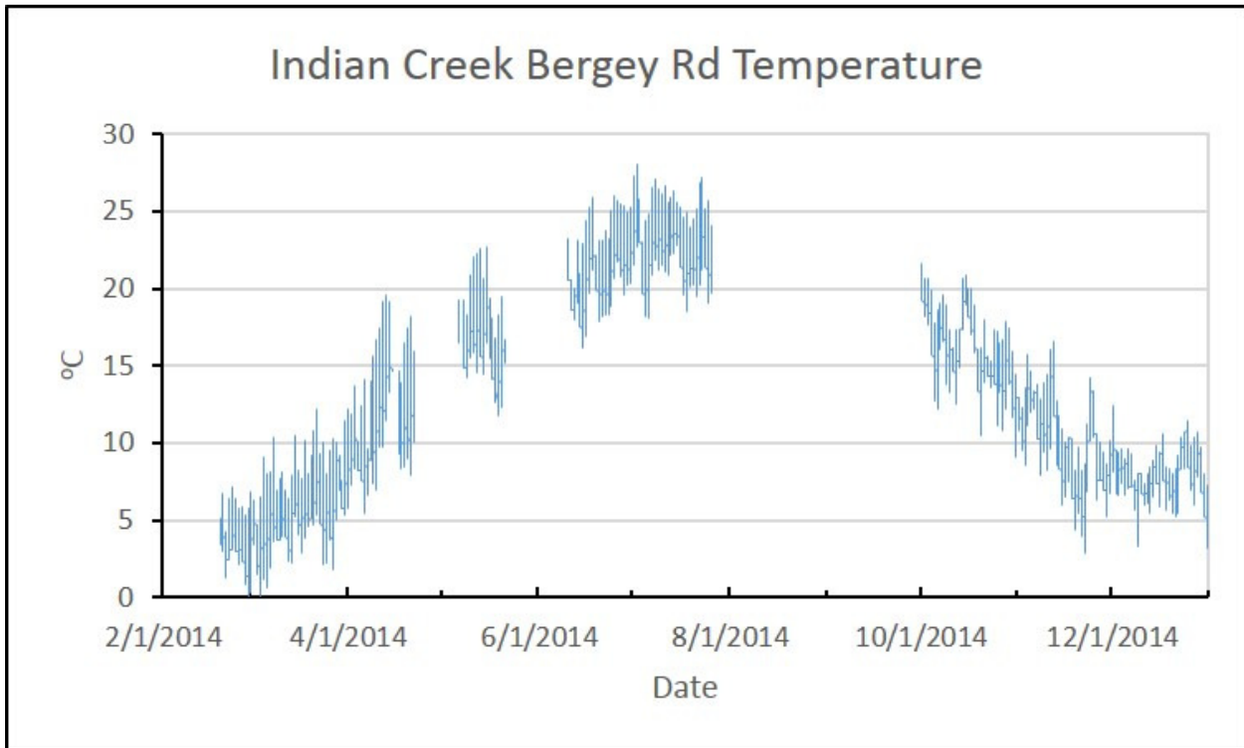


Figure C-3. – Temperature continuous monitoring at Bergey Road Indian Creek – 2014

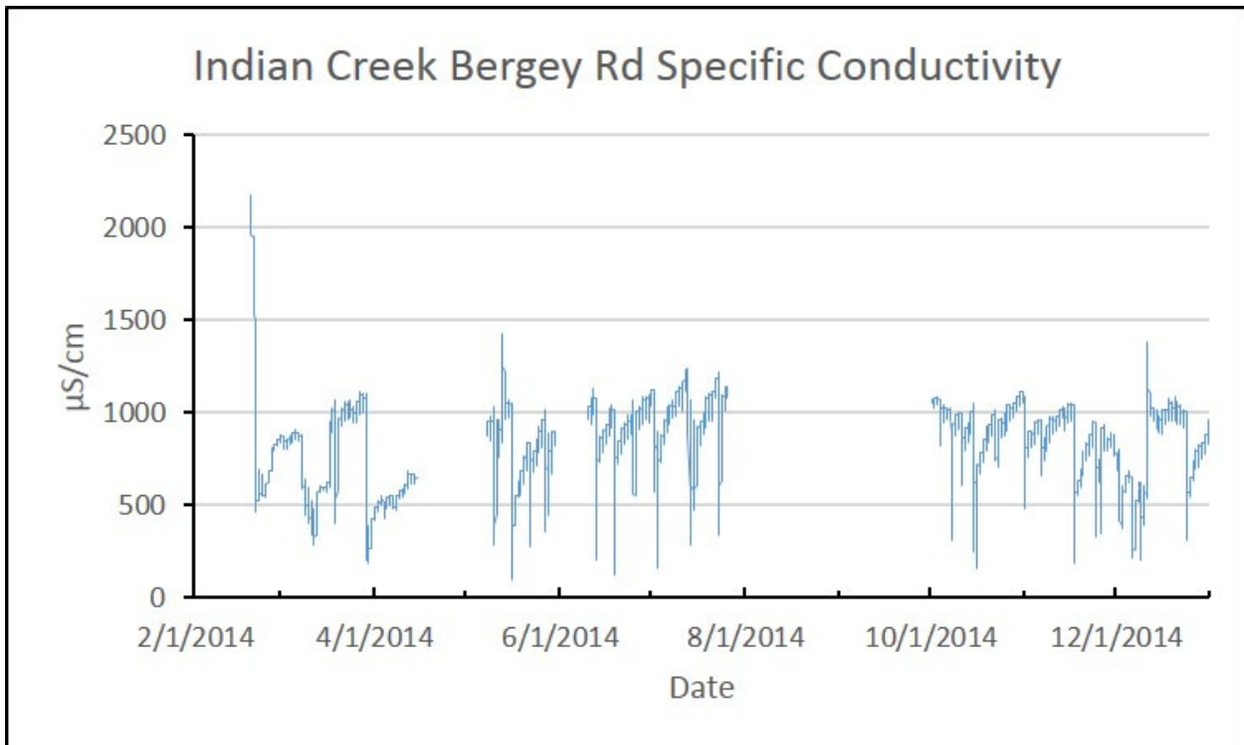


Figure C-4. – Specific conductivity continuous monitoring at Bergey Road Indian Creek – 2014

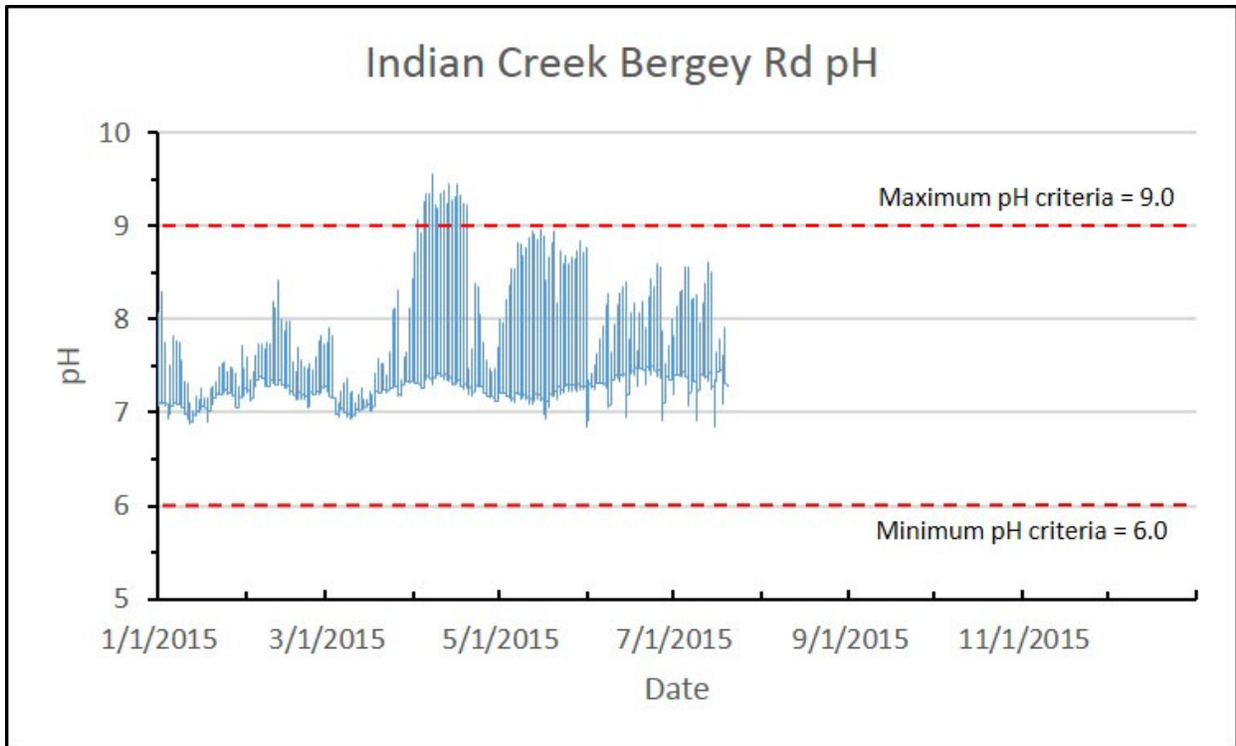


Figure C-5. – pH continuous monitoring at Bergey Road Indian Creek – 2015

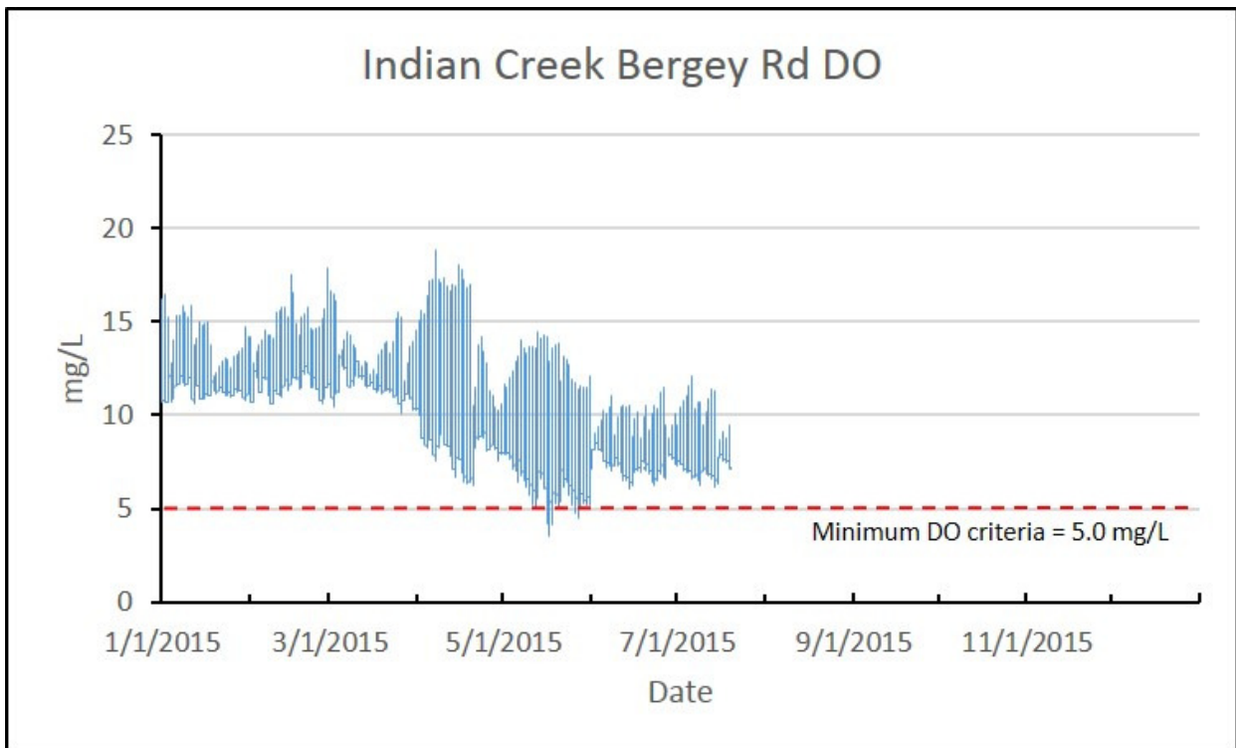


Figure C-6. – DO continuous monitoring at Bergey Road Indian Creek – 2015

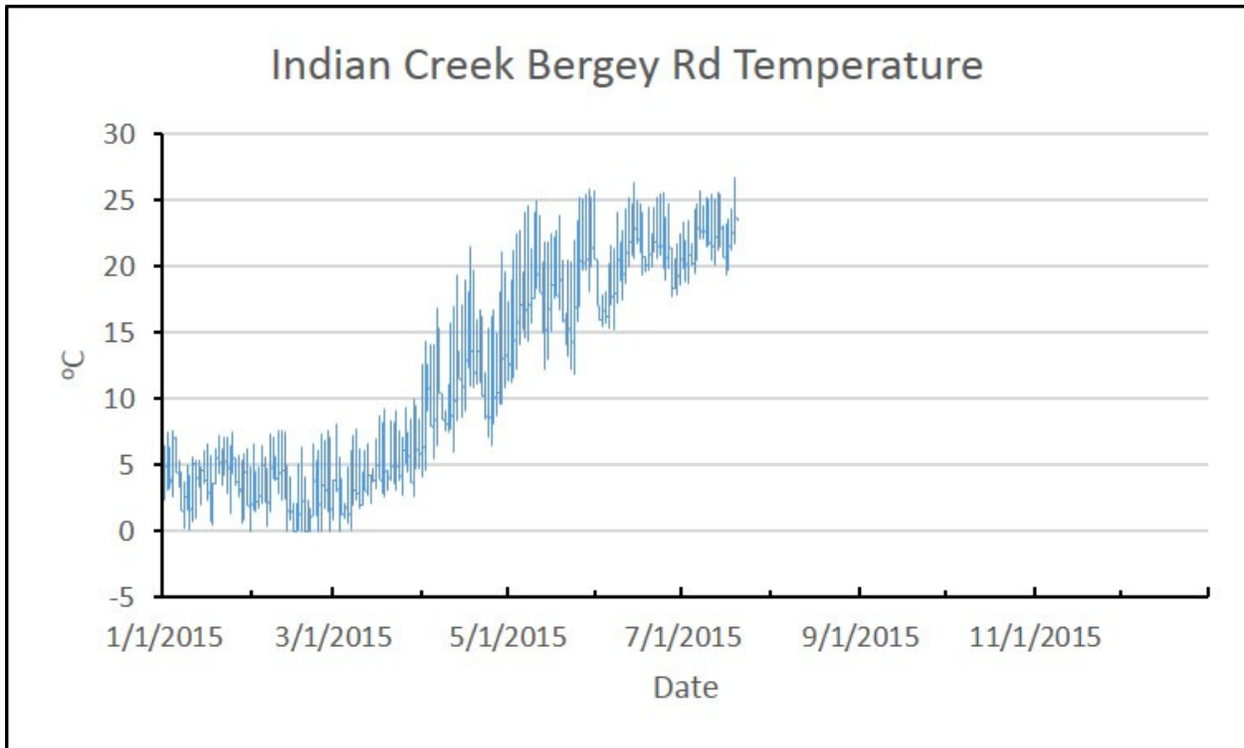


Figure C-7. – Temperature continuous monitoring at Bergey Road Indian Creek – 2015

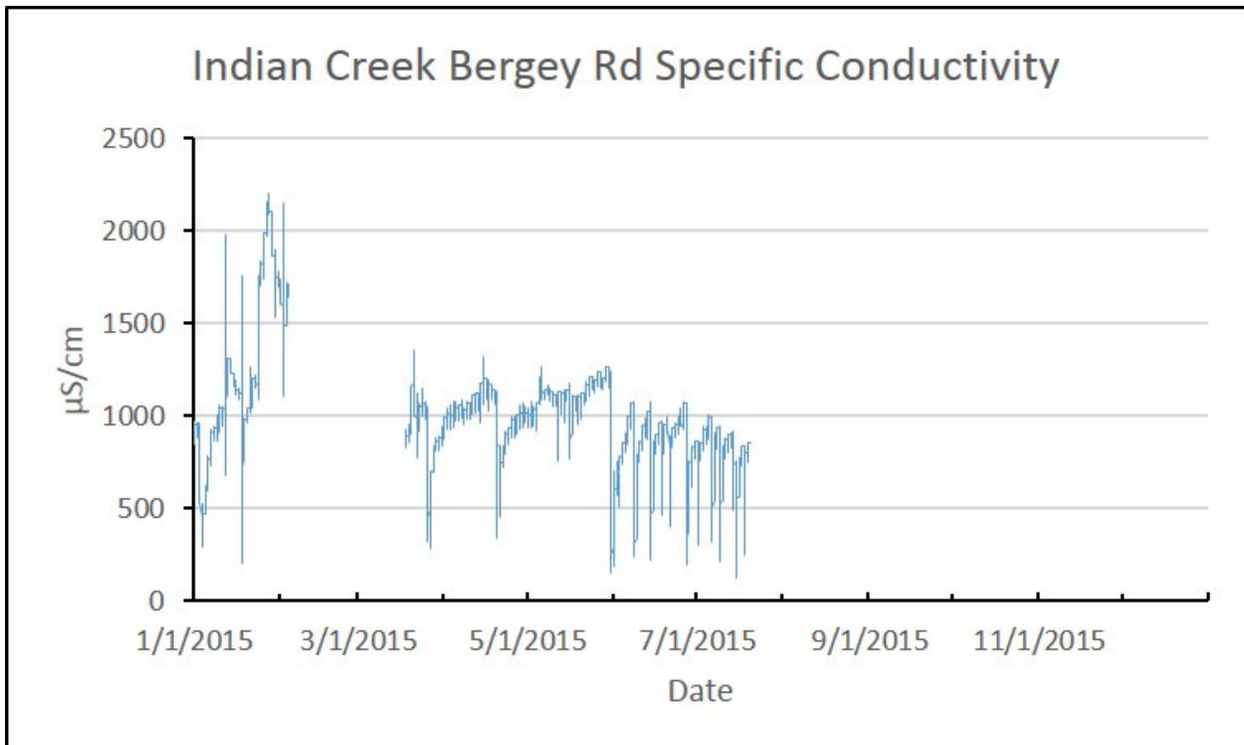


Figure C-8. – Specific conductivity continuous monitoring at Bergey Road Indian Creek – 2015

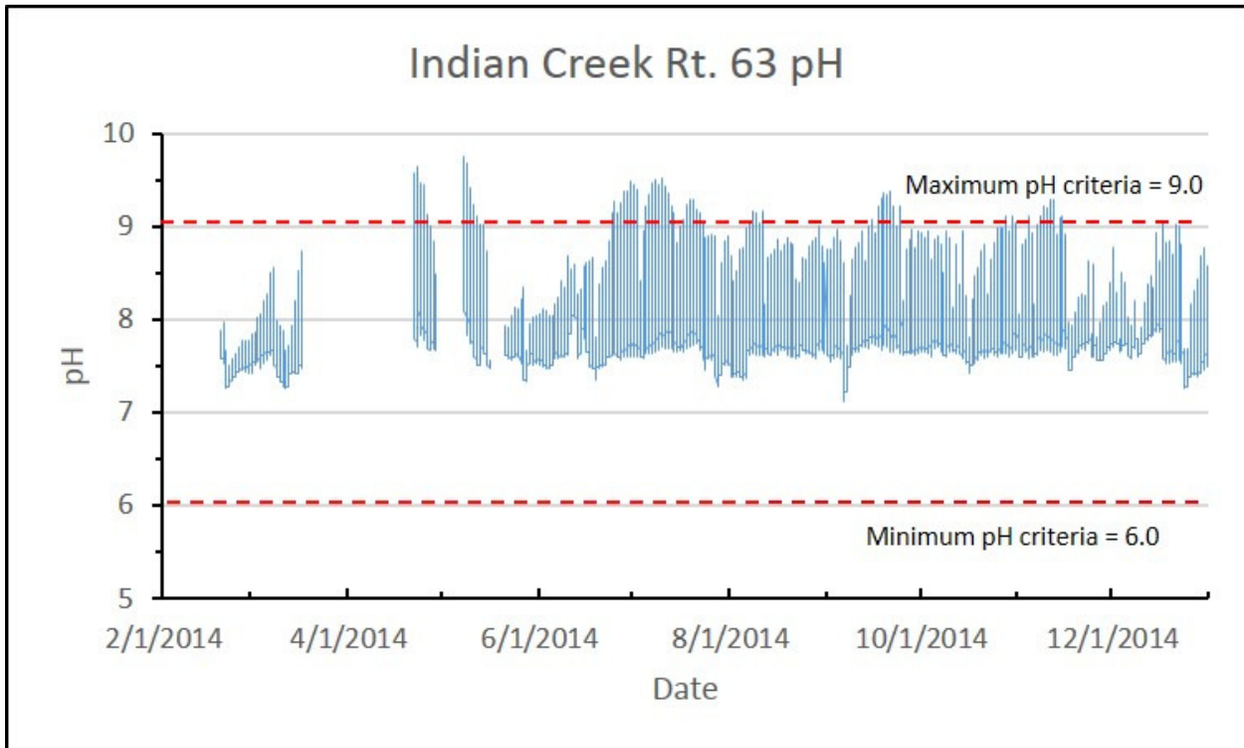


Figure C-9. – pH continuous monitoring at Route 63 Indian Creek – 2014

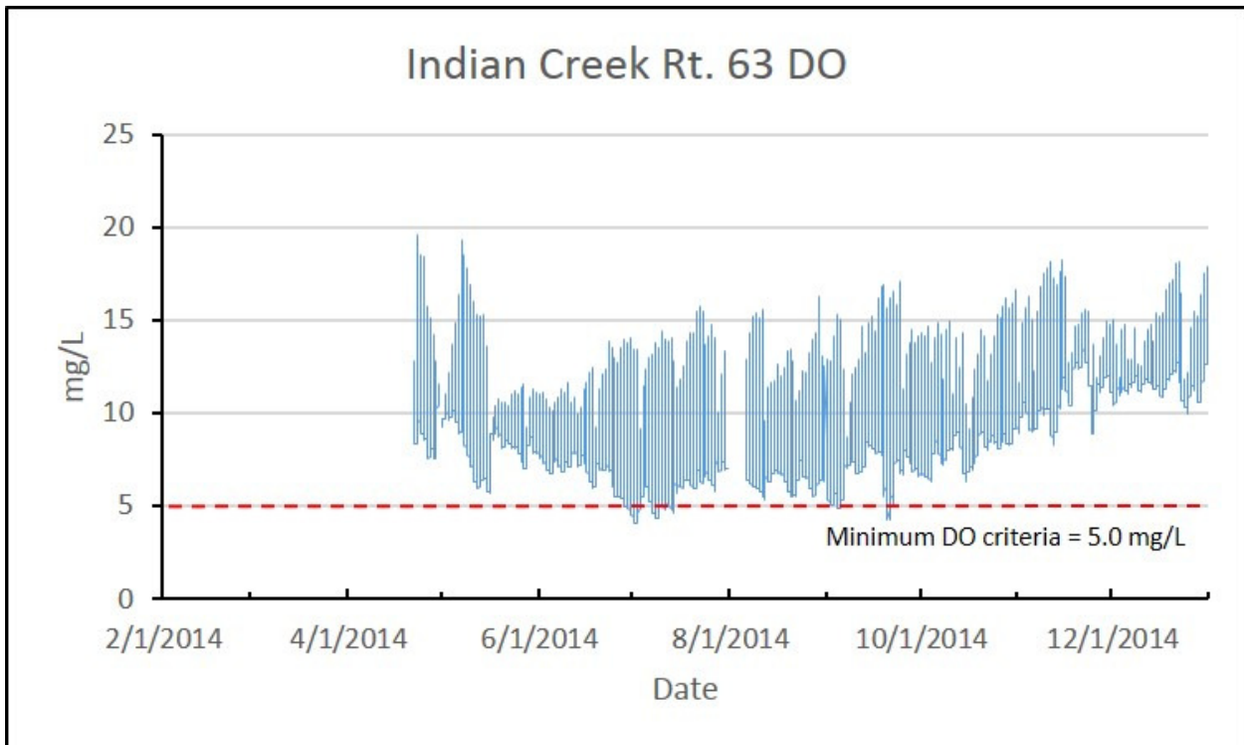


Figure C-10. – DO continuous monitoring at Route 63 Indian Creek – 2014

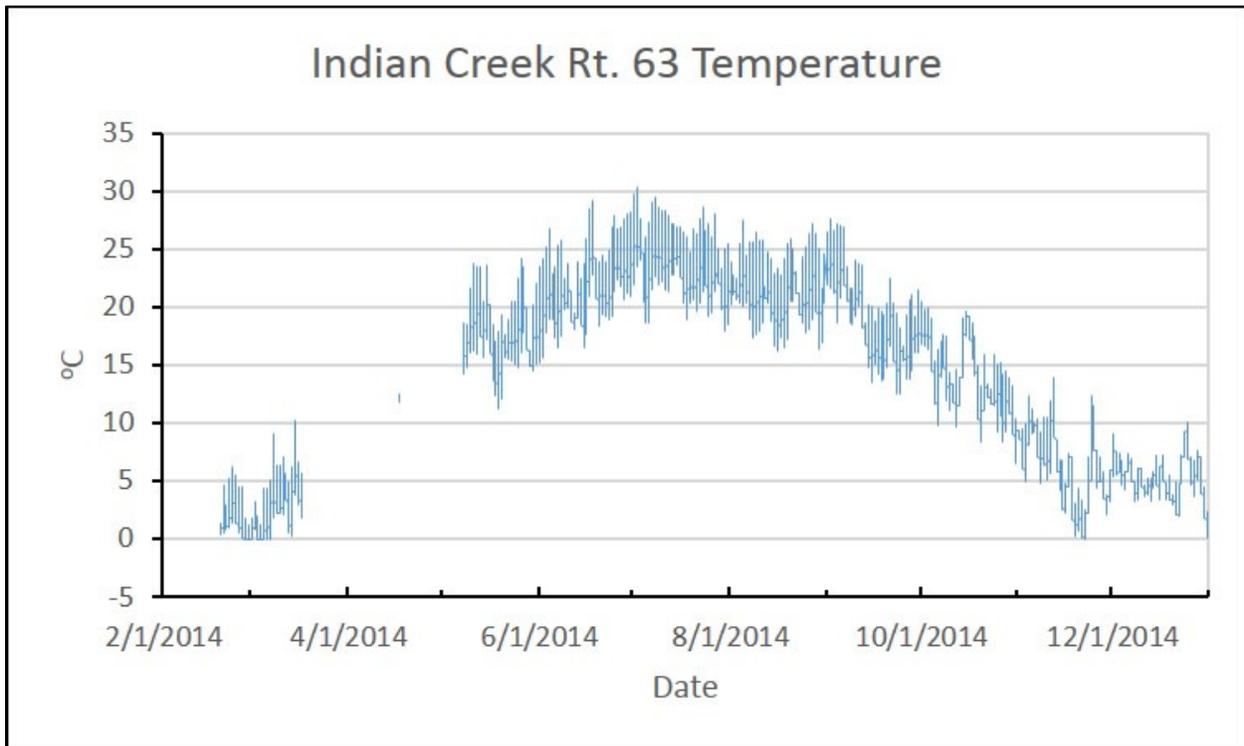


Figure C-11. – Temperature continuous monitoring at Route 63 Indian Creek – 2014

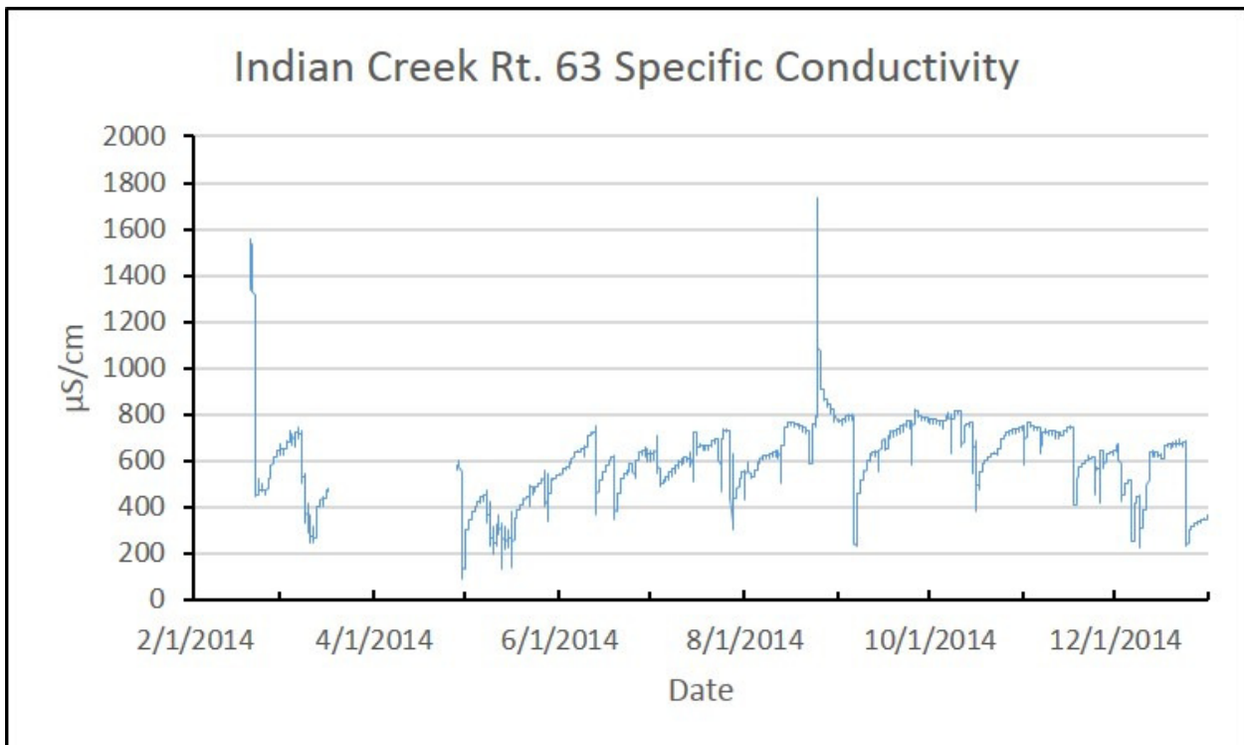


Figure C-12. – Specific conductivity continuous monitoring at Route 63 Indian Creek – 2014

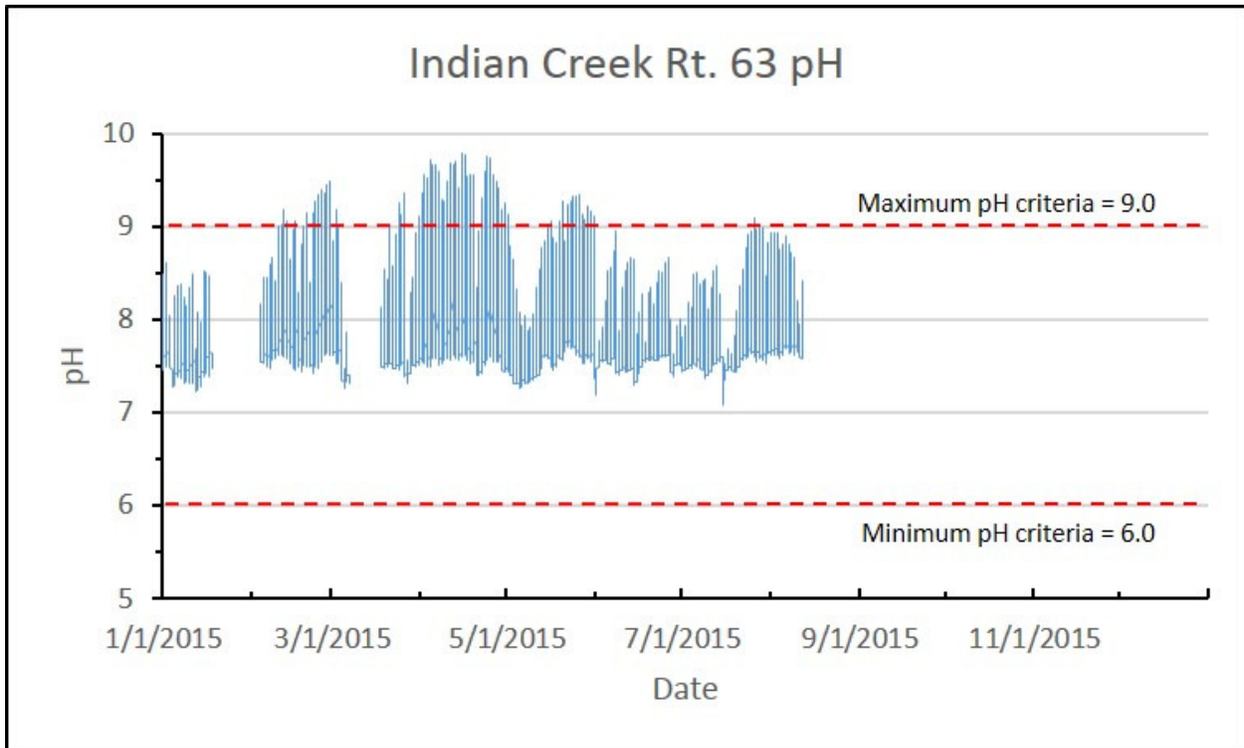


Figure C-13. – pH continuous monitoring at Route 63 Indian Creek – 2015

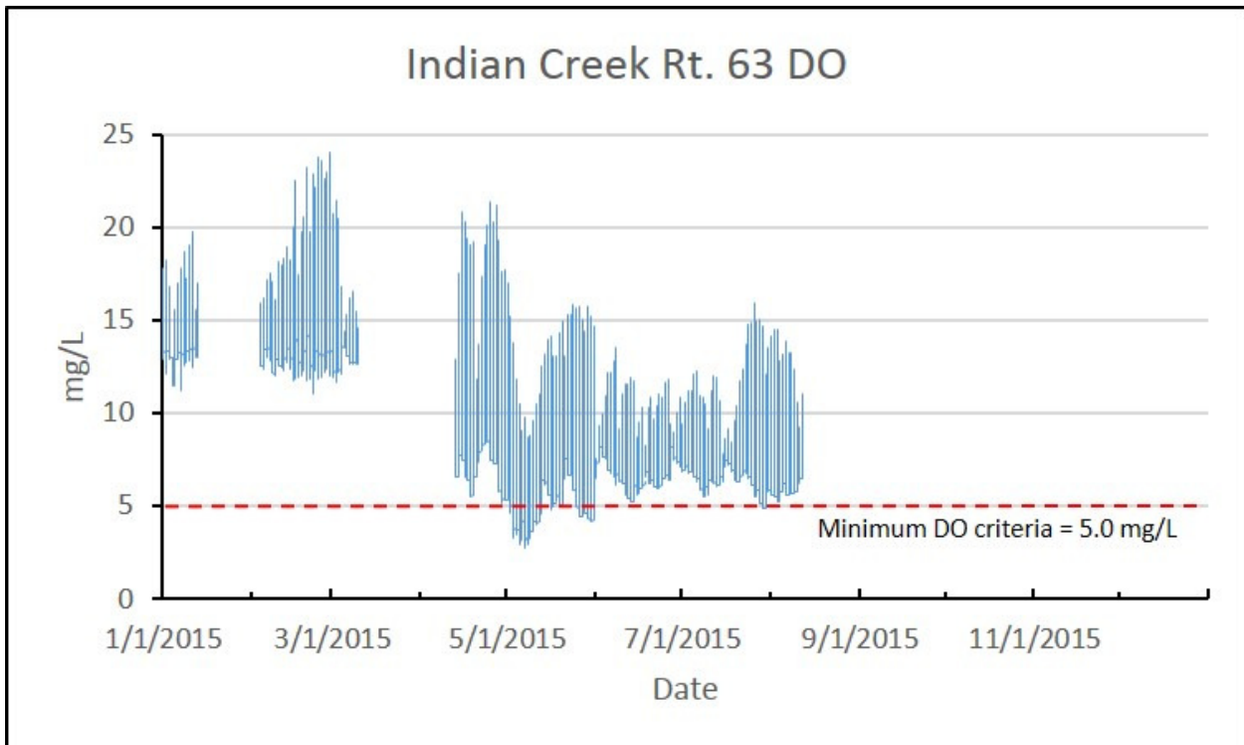


Figure C-14. – DO continuous monitoring at Route 63 Indian Creek – 2015

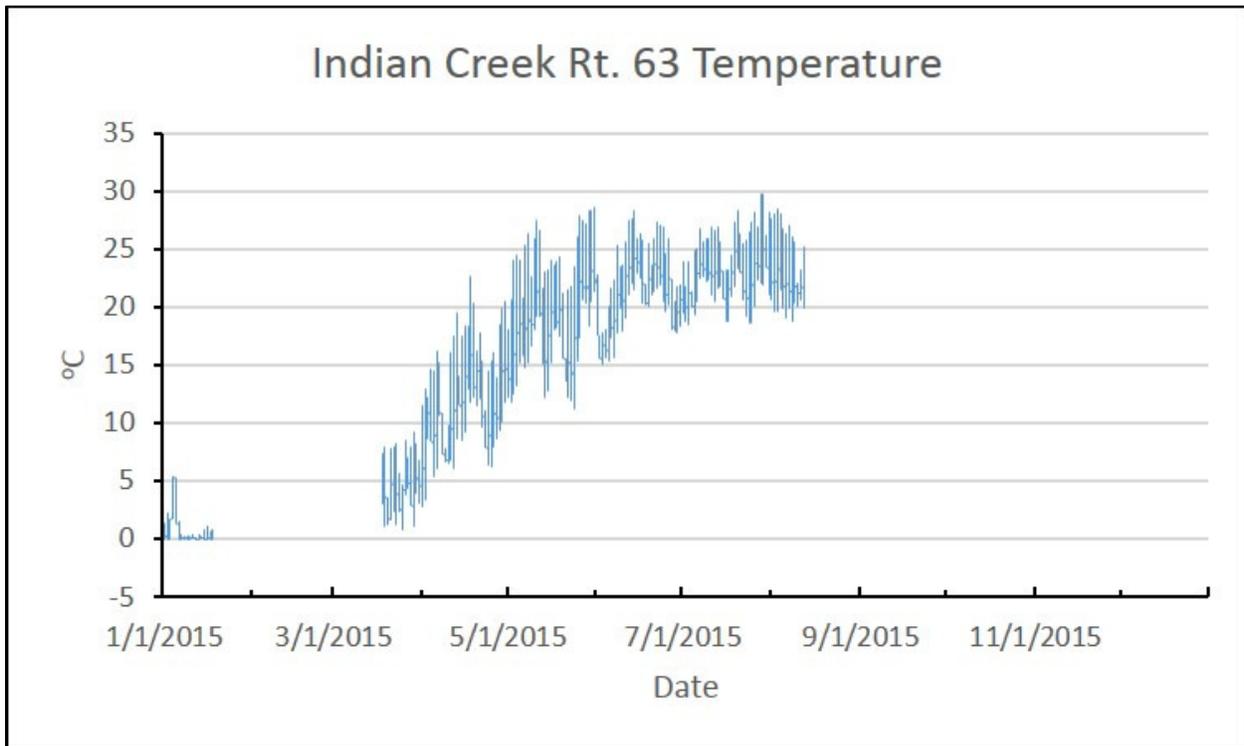


Figure C-15. – Temperature continuous monitoring at Route 63 Indian Creek – 2015

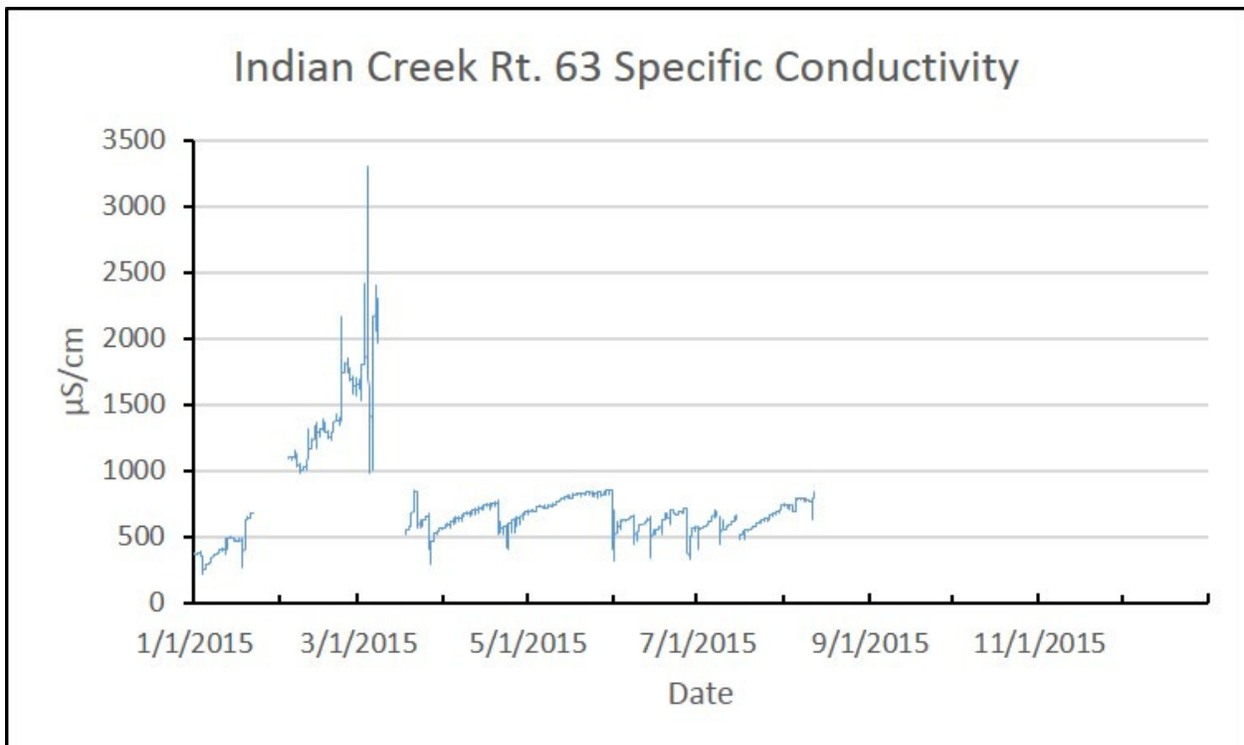


Figure C-16. – Specific conductivity continuous monitoring at Route 63 Indian Creek – 2015