
CHAPTER 1

DRAINAGE REVIEW AND REQUIREMENTS



CITY OF RENTON

SURFACE WATER DESIGN MANUAL

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CHAPTER 1

DRAINAGE REVIEW AND REQUIREMENTS

This chapter describes the drainage review procedures and types, the drainage requirements, and the adjustment procedures necessary to implement surface water runoff policies codified in Chapter 4-6-030 of the City of Renton Municipal Code (RMC). It also provides direction for implementing the more detailed procedures and design criteria found in subsequent chapters of this manual.

Chapter Organization

The information presented in Chapter 1 is organized into four main sections as follows:

- Section 1.1, “Drainage Review”
- Section 1.2, “Core Requirements”
- Section 1.3, “Special Requirements”
- Section 1.4, “Adjustment Process”

Each of these sections begins on an odd page so the user can insert tabs if desired for quicker reference.

Formatting of Chapter Text

The text of Chapter 1 and subsequent chapters has been formatted using the following conventions to aid the user in finding, understanding, and properly applying the thresholds, requirements, and procedures contained in this manual:

- *Italic* is used to highlight the following: (a) terms when they are first introduced and defined within the same paragraph; (b) special notes that supplement or clarify thresholds, requirements, and procedures; (c) sentences considered important for purposes of understanding thresholds, requirements, and procedures; and (d) titles of publications.
- ***Bold italic*** is used to highlight terms considered key to understanding and applying drainage review thresholds, requirements, and procedures. These are called “key terms” and are defined below. This convention applies after the key term is defined and does not necessarily apply to tables and figures.
- **Bold** is used to highlight words and phrases that are not key terms but are considered important to emphasize for purposes of finding and properly applying thresholds, requirements, and procedures.

Key Terms and Definitions (*a complete list of definitions follows Chapter 6*)

Proper application of the drainage review and requirements in this chapter requires an understanding of the following key terms and their definitions. Other key terms may be defined in subsequent chapters. All such key terms are highlighted in ***bold italic*** throughout the manual. Other important terms that are not key terms are defined in the text when they are first introduced. These are highlighted in *italic* when they are first introduced but are not highlighted throughout the manual. All terms defined in this chapter are also found in the “Definitions” section of this manual as are other important terms defined throughout the Manual.

Aquifer Protection Area (APA) means the portion of an aquifer within the zone of capture and recharge area for a well or well field owned or operated by the City of Renton, as depicted in the Wellhead Protection Area Zones layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Arterial – A high traffic-volume road or street primarily for through traffic. The term generally includes roads or streets considered collectors. It does not include local access roads which are generally limited to providing access to abutting property. Arterial streets are depicted in the Arterials layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Bioretention – An on-site and water quality treatment best management practice consisting of a shallow landscaped depression designed to temporarily store and promote infiltration of stormwater runoff. Standards for bioretention design, including soil mix, plants, storage volume and feasibility criteria, are specified in Appendix C of this manual. Bioretention can be used to meet Core Requirement #3, #8 and/or 9.

CED means the Community and Economic Development Department.

Certified Erosion and Sediment Control Lead (CESCL) means an individual who has current certification through an approved erosion and sediment control training program that meets the minimum training standards established by the Washington State Department of Ecology (Ecology). A CESCL is knowledgeable in the principles and practices of erosion and sediment control. The CESCL must have the skills to assess *site* conditions and construction activities that could impact the quality of stormwater and, the effectiveness of erosion and sediment control measures used to control the quality of stormwater discharges. Certification is obtained through an Ecology approved erosion and sediment control course.

Civil engineer means a person licensed by the state of Washington as a professional engineer in civil engineering.

Construct or modify means to install a new drainage pipe or ditch or make improvements to an existing drainage pipe or ditch, for purposes other than maintenance, that either serves to concentrate previously unconcentrated surface water or stormwater runoff or serves to increase, decrease or redirect the conveyance of surface water or stormwater runoff.

Conveyance system nuisance problem means a flooding or erosion problem that does not constitute a *severe flooding problem* or *severe erosion problem* and that results from the overflow of a constructed conveyance system for runoff events less than or equal to a 10-year event. Examples include inundation of a shoulder or lane of a roadway, overflows collecting in yards or pastures, shallow flows across driveways, minor flooding of crawl spaces or unheated garages/outbuildings, and minor erosion.

Development The division of a parcel of land into two (2) or more parcels; the construction, reconstruction, conversion, structural alteration, relocation or enlargement of any structure; any mining, excavation, landfill or land disturbance and any use or extension of the use of land.

Development review engineer – The City of Renton employee responsible for the conditioning, review, inspection, and approval of right-of-way use permits, and road and drainage improvements constructed as part of *development* permits administered by **CED**.

Effective impervious surface – Those impervious surfaces that are connected via sheet flow or discrete conveyance to a drainage system. Impervious surfaces are considered ineffective if: 1) the runoff is *fully dispersed* as described in Appendix C of this manual; 2) residential roof runoff is infiltrated in accordance with the full infiltration BMP described in Appendix C of this manual; or 3) approved continuous runoff modeling methods indicate that the entire runoff file is infiltrated.

Erodible or leachable materials, wastes, or chemicals are those materials or substances that, when *exposed* to rainfall, measurably alter the physical or chemical characteristics of the rainfall runoff (Examples include but are not limited to erodible soil, uncovered process wastes, manure, fertilizers,

oily substances, ashes, kiln dust, garbage dumpster leakage, commercial-scale vehicle and animal wash waste, galvanized structural, architectural, cabinet, and utility steel, architectural copper, bronze, brass, and lead, treated lumber, etc.).

Erosion hazard area is the critical area designation, defined and regulated in RMC 4-3-050, that is applied to areas underlain by soils that are subject to severe erosion when disturbed. Erosion hazard areas are depicted in the Erosion Hazard - High layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Existing site conditions means those that existed prior to May 1979 as determined from aerial photographs and, if necessary, knowledge of individuals familiar with the area, unless a drainage plan for land cover changes has been approved by the City of Renton since May 1979 as part of a City permit or approval (or County-approved permit if in an area that has been annexed by the City). If so, existing site conditions are those created by the *site* improvements and drainage facilities constructed per the approved drainage plan.

Exposed means subject to direct or blown-in precipitation and/or direct or blown in runoff. Not **fully covered**.

Exposed area or **exposed material** means not covered sufficiently to shield from rainfall and stormwater runoff. At a minimum, full coverage to not be considered **exposed** requires a roof with enough overhang in conjunction with walls of sufficient height to prevent rainfall blow-in; and the walls must extend into the ground or to a berm or footing to prevent runoff from being blown in or from running onto the covered area.

Flood hazard area is the critical area designation, defined and regulated in RMC 4-3-050, that is applied to areas subject to flooding. Flood hazard areas are depicted in the Flood layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Flow control facility means a drainage facility designed in accordance with the drainage requirements in this manual to mitigate the impacts of increased stormwater runoff generated by site **development**. A “flow control facility” is designed either to hold water for a considerable length of time and then release it by evaporation, plant transpiration or infiltration into the ground or to hold runoff for a short period of time and then release it to the conveyance system.

Forested site conditions means those that existed on the *site* prior to any **development** in the Puget Sound region, assumed to be forest cover (see “**historical site conditions**”).

Fully covered means covered sufficiently to shield from rainfall and stormwater runoff. At a minimum, full coverage requires a roof with enough overhang in conjunction with walls of sufficient height to prevent rainfall blow-in; and the walls must extend into the ground or to a berm or footing to prevent runoff from being blown in or from running onto the covered area. Not **exposed**.

Fully dispersed means the runoff from an impervious surface or nonnative pervious surface has dispersed per the criteria for fully dispersed surface in Section 1.2.3.2 of this manual.

Groundwater protection areas include the Cedar Valley Sole Source Aquifer Project Review Area designated by the federal Environmental Protection Agency, Wellfield Capture Zones as mapped by the Washington State Department of Health, and the **Aquifer Protection Areas** as mapped by the City.

High-use site means a commercial or industrial *site* that (1) has an expected average daily traffic (ADT) count equal to or greater than 100 vehicles per 1,000 square feet of gross building area; (2) is subject to petroleum storage or transfer in excess of 1,500 gallons per year, not including delivered heating oil; or (3) is subject to use, storage, or **maintenance** of a fleet of 25 or more vehicles that are over 10 tons net weight (trucks, buses, trains, heavy equipment, etc.). Also included is any road intersection with a measured ADT count of 25,000 vehicles or more on the main roadway and 15,000 vehicles or more on any intersecting roadway, excluding **projects** proposing primarily pedestrian or bicycle use improvements. For the purposes of this definition, commercial and industrial *site* means that portion

of a *site*'s developed area associated with an individual commercial or industrial business (e.g., the area occupied by the business's buildings and required parking).

Historical site conditions means those that existed on the *site* prior to any *development* in the Puget Sound region. For lands not currently submerged (i.e., outside the ordinary high water mark of a lake, wetland, or stream), historical site conditions shall be assumed to be forest cover unless reasonable, historical, *site*-specific information is provided to demonstrate a different vegetation cover. The historical site conditions exception in the King County Surface Water Design Manual does not apply to the City.

Impaired waterbody or impaired receiving water means where the receiving waterbody is either (1) listed as impaired according to Ecology's Water Quality Assessment categories 2, 4, or 5 for water or sediment, as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer of these waterbodies, and/or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation.

Impervious surface means a non-vegetated surface area that either prevents or retards the entry of water into the soil mantle as under natural conditions before *development*; or that causes water to run off the surface in greater quantities or at an increased rate of flow compared to the flow present under natural conditions prior to *development* (see also *new impervious surface*). Common impervious surfaces include, but are not limited to, roof, walkways, patios, driveways, parking lots, or storage areas, areas that are paved, graveled or made of packed or oiled earthen materials or other surfaces that similarly impede the natural infiltration of surface water or stormwater. For the purposes of flow control and water quality treatment modeling and applying the impervious surface thresholds and exemptions contained in this manual, *permeable pavement*, vegetated roofs, and pervious surfaces with underdrains designed to collect stormwater runoff are considered impervious surface. An open uncovered flow control or water quality facility is not considered impervious surface for the purposes of applying impervious surface thresholds and exemptions but shall be modeled as impervious surface for the purposes of computing runoff.

Land disturbing activity means any activity that results in a change in the existing soil cover, both vegetative and non-vegetative, or the existing soil topography. Land disturbing activities include, but are not limited to demolition, construction, clearing, grading, filling, excavation, and compaction. Land disturbing activity does not include tilling conducted as part of agricultural practices, landscape *maintenance*, or gardening.

Landslide hazard is the critical area designation, defined and regulated in RMC 4-3-050, that is applied to areas subject to severe risk of landslide due to topography, soil conditions, and geology. Landslide hazard areas are depicted in the Landslide layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Landslide hazard drainage area means an area where overland flows from a *project* may pose a significant threat to health and safety because of its close proximity to a *landslide hazard*.

Local drainage system means any natural or constructed drainage feature that collects and concentrates runoff from the *site* and discharges it downstream.

Low Impact Development (LID) – A stormwater and land use management strategy that strives to mimic pre-disturbance hydrologic processes of infiltration, filtration, storage, evaporation and transpiration by emphasizing conservation, use of *onsite* natural features, *site* planning, and distributed stormwater management practices that are integrated into a *project* design.

LID Best Management Practices – Distributed stormwater management practices, integrated into a *project* design, that emphasize pre-disturbance hydrologic processes of infiltration, filtration, storage, evaporation and transpiration. LID BMPs are referred to as *on-site BMPs* in this manual and include, but are not limited to, *bioretention*, *permeable pavements*, limited infiltration systems, roof downspout controls, dispersion, soil quality and depth, and minimum disturbance foundations.

LID Principles – Land use management strategies that emphasize conservation, use of *onsite* natural features, and *site* planning to minimize *impervious surfaces*, native vegetation loss, and stormwater runoff.

Maintenance means those usual activities taken to prevent a decline, lapse, or cessation in the use of currently serviceable *structures*, facilities, BMPs, equipment, or systems if there is no expansion of any of these, and there are no significant hydrologic impacts. Maintenance includes the repair or replacement of non-functional facilities and BMPs, and the replacement of existing *structures* (e.g., catch basins, manholes, culverts) with different types of *structures*, if the repair or replacement is required to meet current engineering standards or is required by one or more environmental permits and the functioning characteristics of the original facility or *structure* are not changed. For the purposes of applying this definition to the thresholds and requirements of this manual, **CED** will determine whether the functioning characteristics of the original facility, *structure*, or BMP will remain sufficiently unchanged to consider replacement as maintenance.

Note: The following pavement maintenance practices are exempt from drainage review:

- Pothole and square cut patching
- Overlaying existing non-permeable asphalt or non-permeable concrete pavement with asphalt or concrete without expanding the area of coverage
- Shoulder grading
- Reshaping/regrading drainage systems
- Crack sealing
- Resurfacing with in-kind material without expanding the road prism, pavement preservation activities that do not expand the paved prism
- Vegetation maintenance.

The following pavement maintenance practices are not categorically exempt from drainage review:

- Removing and replacing a paved surface to base course or lower, or repairing the pavement base (i.e., “*replaced impervious surfaces*”).
- Extending the edge of pavement without increasing the size of the paved area
- Resurfacing that meets the definition of *new impervious surface* in this manual.

Major receiving water means a large receiving water that has been determined by the City of Renton to be safe for the direct discharge of increased runoff from a proposed *project* without a *flow control facility*, subject to the restrictions on such discharges set forth in Core Requirement #3, Section 1.2.3. A list of major receiving waters is provided in Section 1.2.3.1. Major receiving waters are also considered safe for application of Basic WQ treatment in place of otherwise required Enhanced Basic WQ treatment (see Section 1.2.8.1), except where the *receiving water* meets the definition of *impaired waterbody* or *impaired receiving water*, specifically with regard to heavy metals.

Multifamily project (or land use) means any *project* or land use that requires or would require a commercial building permit or commercial site development permit for development of residential dwelling units that are not detached single family dwelling units or attached two-unit (duplex) buildings.

Native vegetated surface means a surface in which the soil conditions, ground cover, and species of vegetation are like those of the original native condition for the *site*. More specifically, this means (1) the soil is either undisturbed or has been treated according to the “native vegetated landscape” specifications in Appendix C, Section C.2.1.8; (2) the ground is either naturally covered with vegetation litter or has been top-dressed between plants with 4 inches of mulch consistent with the native vegetated landscape specifications in Appendix C; and (3) the vegetation is either (a) comprised predominantly of plant species, other than noxious weeds, that are indigenous to the coastal region of the Pacific Northwest and that reasonably could have been expected to occur naturally on the *site* or (b) comprised of plant species specified for a native vegetated landscape in Appendix C. Examples of

these plant species include trees such as Douglas fir, western hemlock, western red cedar, alder, big-leaf maple and vine maple; shrubs such as willow, elderberry, salmonberry and salal; and herbaceous plants such as sword fern, foam flower, and fireweed.

Natural discharge area means an *onsite* area tributary to a single *natural discharge location*.

Natural discharge location means the location where surface and storm water runoff leaves (or would leave if not infiltrated or retained) the *site* or *project site* under *existing site conditions*.

New impervious surface means the conversion of a *pervious surface* to an *impervious surface*; or the addition of a more compacted surface, such as resurfacing by upgrading from dirt to gravel, asphalt, or concrete; upgrading from gravel to asphalt, or concrete; or upgrading from a bituminous surface treatment (“chip seal”) to asphalt or concrete.

New pervious surface means the conversion of a *native vegetated surface* or other native surface to a nonnative *pervious surface* (e.g., conversion of forest or meadow to pasture land, grass land, cultivated land, lawn, landscaping, bare soil, etc.), or any alteration of existing nonnative *pervious surface* that significantly increases surface and storm water runoff (e.g., conversion of pasture land, grass land, or cultivated land to lawn, landscaping, or bare soil; or alteration of soil characteristics).

New PGIS means *new impervious surface* that is *pollution-generating impervious surface* or any alteration of existing pollution-generating impervious surface that changes the type of pollutants or results in increased pollution loads and/or concentrations.

New PGPS means *new pervious surface* that is *pollution-generating pervious surface* or any alteration of existing pollution-generating pervious surface that changes the type of pollutants or results in increased pollution loads and/or concentrations.

Offsite means any area lying upstream of the *site* that drains onto the *site* and any area lying downstream of the *site* to which the *site* drains including frontage improvements.

Onsite means the entire *site* that includes the proposed *development*.

On-site BMP means a small scale drainage facility or feature that is part of a *development* site strategy to use processes such as infiltration, dispersion, storage, evaporation, transpiration, forest retention, and reduced *impervious surface* footprint to mimic pre-developed hydrology and minimize stormwater runoff.

Permeable pavement means pervious concrete, porous asphalt, permeable pavers or other forms of pervious or porous paving material intended to allow passage of water through the pavement section. It often includes an aggregate base that provides structural support and acts as a stormwater reservoir.

Pervious Surface – Any surface material that allows stormwater to infiltrate into the ground. Examples include lawn, landscape, pasture, and native vegetation areas. This designation excludes *permeable pavement*, vegetated roofs, and pervious surfaces with underdrains designed to collect stormwater runoff (see “*impervious surface*”).

Pollution-generating impervious surface (PGIS) means an *impervious surface* considered to be a significant source of pollutants in stormwater runoff. Such surfaces include those that are *subject to vehicular use*, industrial activities, or storage of *erodible or leachable materials, wastes, or chemicals* and that receive direct rainfall or the run-on or blow-in of rainfall. A covered parking area would be considered PGIS if runoff from uphill could regularly run through it or if rainfall could regularly blow in and wet the pavement surface. Metal roofs are also considered PGIS unless they are coated with an inert, non-leachable material (see Reference Section 11-E); or roofs that are exposed to the venting of significant amounts of dusts, mists, or fumes from manufacturing, commercial, or other indoor activities. PGIS includes vegetated roofs exposed to pesticides, fertilizers, or loss of soil. Other roofing types that may pose risk but are not currently regulated are listed Reference Section 11-E. Lawns, landscaping, sports fields, golf courses, and other areas that have modified runoff characteristics resulting from the addition of underdrains that have the pollution generating

characteristics described under the “pollution-generating pervious surface” definition are also considered *PGIS*.

Pollution-generating pervious surface (PGPS) means a non-impervious surface considered to be a significant source of pollutants in surface and storm water runoff. Such surfaces include those that are *subject to vehicular use*, industrial activities, storage of *erodible or leachable materials, wastes, or chemicals*, and that receive direct rainfall or the run-on or blow-in of rainfall; or subject to use of pesticides and fertilizers, or loss of soil. Such surfaces include, but are not limited to, the lawn and landscaped areas of residential, commercial, and industrial sites or land uses, golf courses, parks, sports fields (natural and artificial turf), cemeteries, and grassed modular grid pavement.

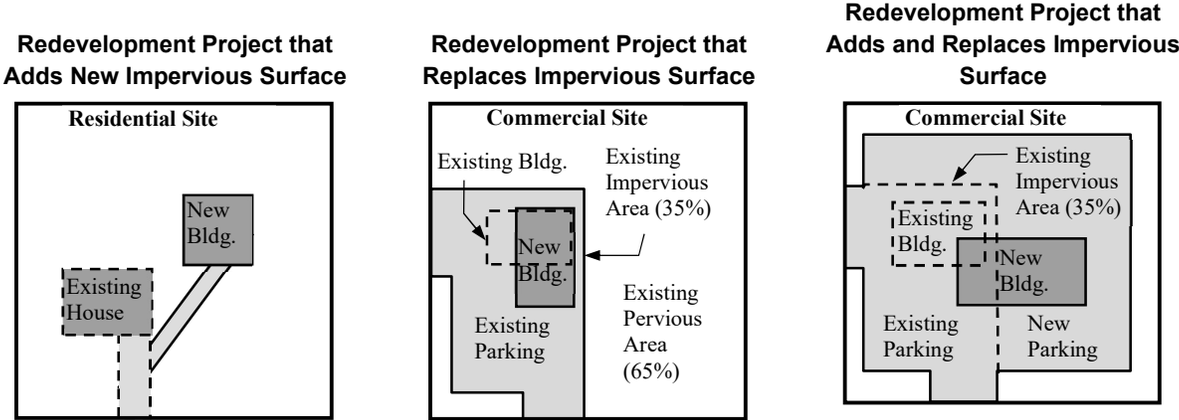
Project means any proposed action to alter or develop a *site*. The proposed action of a permit application or an approval, which requires drainage review.

Project site means that portion of a *site* and any *offsite* areas subject to proposed *project* activities, alterations, and improvements including those required by this manual. Offsite areas subject to proposed project activities, include, but are not limited to, frontage improvements required by the City.

Rain Garden means a shallow, landscaped depression with compost-amended native soils and adapted plants. The depression is designed to pond and temporarily store stormwater runoff from adjacent areas, and to allow stormwater to pass through the amended soil profile. Rain gardens can only be used to meet Core Requirement #9.

Receiving waters means bodies of water, surface water systems, or groundwater receiving water from upstream man-made or natural systems.

Redevelopment project means a *project* that proposes to add, replace, or modify *impervious surfaces* (e.g., building, parking lot) for purposes other than a residential subdivision or *maintenance* on a *site* that is already substantially developed in a manner consistent with its current zoning or with a legal non-conforming use, or has an existing *impervious surface* coverage of 35% or more. The following examples illustrate how this definition may apply to residential and commercial sites.



Replaced impervious surface means any existing *impervious surface* on the *project site* that is proposed to be removed and re-established as *impervious surface*, excluding *impervious surface* removed for the sole purpose of installing utilities or performing *maintenance* on underground infrastructure. For structures, *removed* means the removal of buildings down to the foundation. For other *impervious surfaces*, *removed* means the removal down to base course or bare soil. For purposes of this definition, base course is the layer of crushed rock that typically underlies an asphalt or concrete pavement. It does not include the removal of pavement material through grinding or other surface modification unless the entire layer of PCC or AC is removed. Replaced *impervious surface* also includes *impervious surface* that is moved from one location to another on the *project site* where the

following two conditions are met: (A) runoff characteristics and volumes remain the same or are improved in the area where the existing **impervious surface** is removed, and (B) **impervious surface** at the new location is either designated as non-pollution generating or the pollution generating characteristics remain unchanged compared to that of the original location.

Replaced PGIS means **replaced impervious surface** that is **pollution-generating impervious surface**.

Sensitive lake means a designation applied by the City to lakes that are particularly prone to eutrophication from **development**-induced increases in phosphorus loading.

Severe building flooding problem means there is flooding of the *finished floor area*¹ of a *habitable building*,² or the electrical/heating system of a habitable building for runoff events less than or equal to a 100-year event. Examples include flooding of finished floors of homes and commercial or industrial buildings, or flooding of electrical/heating system components in the crawl space or garage of a home.

Severe erosion problem means there is an open drainage feature with evidence of or potential for erosion/incision sufficient to pose a sedimentation hazard to downstream conveyance systems or pose a landslide hazard by undercutting adjacent slopes. Severe erosion problems do not include roadway shoulder rilling or minor ditch erosion.

Severe flooding problem means a **severe building flooding problem** or a **severe roadway flooding problem**.

Severe roadway flooding problem means there is flooding over all lanes of a *roadway*,³ or a *sole access driveway*⁴ is severely impacted, for runoff events less than or equal to the 100-year event. A severely impacted sole access driveway is one in which flooding overtops a culverted section of the driveway, posing a threat of washout or unsafe access conditions due to indiscernible driveway edges, or flooding is deeper than 6 inches on the driveway, posing a severe impediment to emergency access.

Single family residential project means any **project** that (a) constructs or modifies a single family dwelling unit or attached two-unit (duplex) building, (b) makes improvements (e.g., driveways, roads, outbuildings, play courts, etc.) or clears native vegetation on a lot that contains or will contain a single family dwelling unit or attached two-unit (duplex) building, or (c) is a plat, short plat, or boundary line adjustment that creates or adjusts lots that will contain single family dwelling units or attached two-unit (duplex) buildings.

Site (a.k.a **development site**) means a single parcel; or, two or more contiguous parcels that are under common ownership or documented legal control; or a portion of a single parcel under documented legal control separate from the remaining parcel, used as a single parcel for a proposed **project** for purposes of applying for authority from the City to carry out a proposed **project**. For **projects** located primarily within dedicated rights-of-way, the length of the **project site** and the right-of-way boundaries define the site.

Steep slope hazard area is the critical area designation, defined and regulated in RMC 4-3-050, that is applied to areas where extra protection of sensitive slopes is required. Steep slope hazard areas are depicted in the Regulated Slopes layer of COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>).

Structure means a catch basin or manhole in reference to a storm drainage system.

¹ *Finished floor area*, for the purposes of defining **severe building flooding problem**, means any enclosed area of a building that is designed to be served by the building's permanent heating or cooling system.

² *Habitable building* means any residential, commercial, or industrial building that is equipped with a permanent heating or cooling system and an electrical system.

³ *Roadway*, for the purposes of this definition, means the traveled portion of any public or private road or street classified as such in the *City of Renton Standard Details and City of Renton Transportation Department guidelines*.

⁴ *Sole access driveway* means there is no other unobstructed, flood-free route for emergency access to a habitable building.

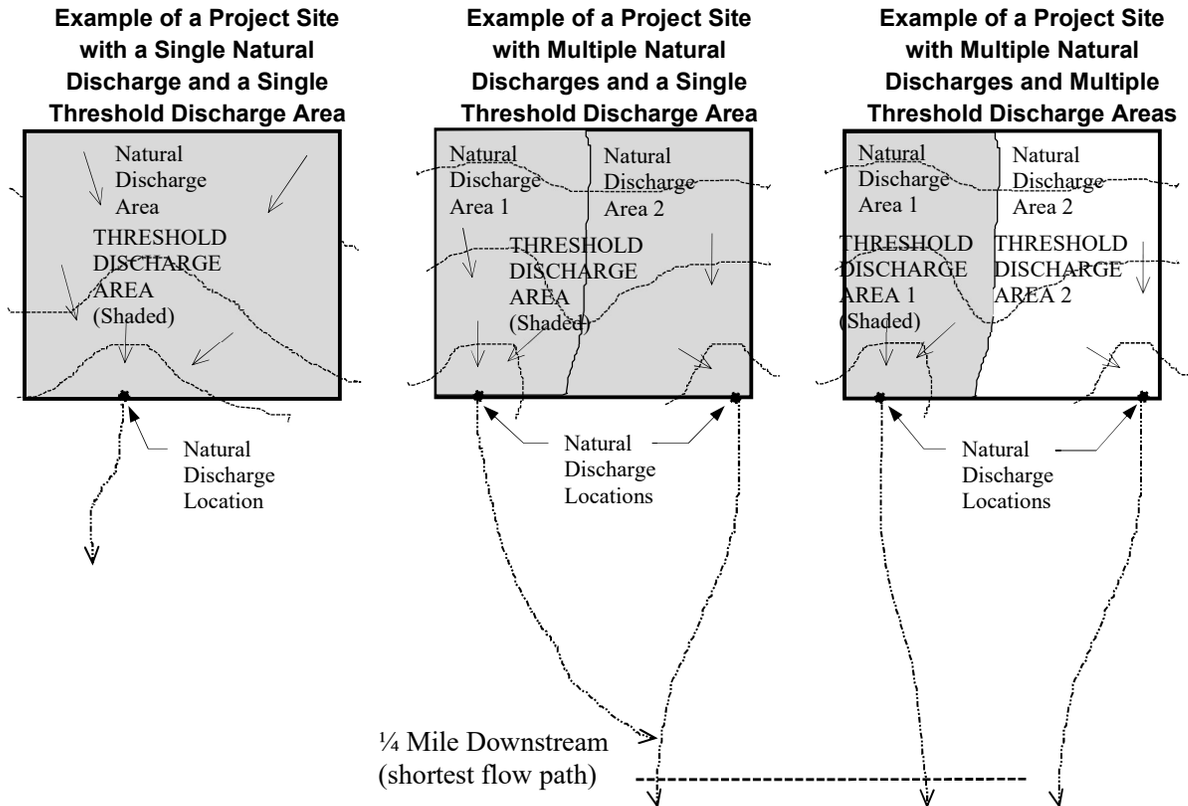
Subject to vehicular use means the surface is regularly used by motor vehicles including but not limited to motorcycles, cars, trucks, busses, aircraft, tractors, and heavy equipment. The following surfaces are considered regularly used by motor vehicles: roads, un-vegetated road shoulders, bike lanes within the traveled lane of a roadway, driveways, parking lots, unrestricted access fire lanes, vehicular equipment storage yards, and airport taxiways and runways. The following surfaces are not considered regularly used by motor vehicles: paved bicycle pathways separated from and not subject to drainage from roads for motor vehicles, fenced or restricted access fire lanes, and *maintenance* access roads with a recurring use of no more than one routine vehicle access per week.

Target impervious surface means that portion of a *site’s new* and/or *replaced impervious surface* from which runoff impacts are required to be mitigated by a particular set of drainage requirements (*flow control facility*, water quality facility, and/or *on-site BMP*).

Type of Development	Target Impervious Surface
New development	New plus replaced impervious surface
Redevelopment with < 5,000 sf impervious or improvements < 50% of the assessed value of the existing site improvements	New impervious surface
Redevelopment with ≥ 5,000 sf impervious and improvements ≥ 50% of the assessed value of the existing site improvements	New plus replaced impervious surface

Target pervious surface means all areas subject to clearing and grading that have not been covered by an *impervious surface*, incorporated into a drainage facility, or engineered as structural fill or slope.

Threshold discharge area means an *onsite* area draining to a single *natural discharge location*, or multiple *natural discharge locations* that combine within one-quarter-mile downstream (as determined by the shortest flowpath). The examples below illustrate this definition. This term is used to clarify how the thresholds, exemptions, and exceptions of this manual are applied to *project sites* with multiple discharge locations.



Transportation redevelopment project means a stand-alone transportation improvement project that proposes to add, replace, or modify *impervious surface*, for purposes other than *maintenance*, within a length of dedicated public or private road right-of-way that has an existing *impervious surface* coverage of thirty-five percent or more. Road right-of-way improvements required as part of a subdivision, commercial, industrial, or *multifamily project* may not be defined as a separate transportation redevelopment project.

Zone 1 of the Aquifer Protection Area means the land area situated between a well or well field owned by the City of Renton and the one-year groundwater travel time contour and not otherwise designated as Zone 1 Modified, as depicted in the Wellhead Protection Area Zones layer of COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>).

Zone 1 Modified of the Aquifer Protection Area means the land area situated between a well or well field owned by the City of Renton and the one-year groundwater travel time contour and designated as Zone 1 Modified, as depicted in the Wellhead Protection Area Zones layer of COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>).

Zone 2 of the Aquifer Protection Area means the land area situated between the one-year groundwater travel time contour and the boundary of the zone of potential capture for a well or well field owned or operated by the City, as depicted in the Wellhead Protection Area Zones layer of COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>).

1.1 DRAINAGE REVIEW

Drainage review is the evaluation by City of Renton staff of a proposed *project*'s compliance with the drainage requirements of this manual. The City of Renton department responsible for drainage review is the **Community and Economic Development (CED) Department** unless otherwise specified in RMC 4-6-060. Drainage review by **CED** is an integral part of its permit review process for *development* projects. This section describes when and what type of drainage review is required for a proposed *project* and how to determine which drainage requirements apply.

The section covers the following topics related to drainage review:

- “Projects Requiring Drainage Review,” Section 1.1.1
- “Drainage Review Types and Requirements,” Section 1.1.2
- “Drainage Review Required By Other Agencies,” Section 1.1.3
- “Drainage Design Beyond Minimum Compliance,” Section 1.1.4

Guide to Using Section 1.1

The following steps are recommended for efficient use of Section 1.1:

1. Determine whether your proposed *project* is subject to the requirements of this manual by seeing if it meets any of the **thresholds for drainage review** specified in Section 1.1.1. Making this determination requires an understanding of the key terms defined at the beginning of this chapter.
2. If drainage review is required per Section 1.1.1, use the flow chart in Figure 1.1.2.A to determine what **type of drainage review** will be conducted by the City. The type of drainage review defines the scope of drainage requirements that will apply to your *project* as summarized in Table 1.1.2.A.
3. Check the more detailed threshold information in Section 1.1.2 to verify that you have determined the correct type of drainage review.
4. After verifying the type of drainage review, use the information in Section 1.1.2 to determine which **core requirements** (found in Section 1.2) and which **special requirements** (found in Section 1.3) must be evaluated for compliance by your *project*. To determine how to comply with each applicable core and special requirement, see the more detailed information on these requirements contained in Sections 1.2 and 1.3 of this chapter.

1.1.1 PROJECTS REQUIRING DRAINAGE REVIEW

Drainage review is required for any proposed project (except those proposing only maintenance) that is subject to a City of Renton development permit or approval, including but not limited to those listed at right, AND that meets any one of the following conditions:

1. The *project* adds or will result in 2,000 square feet⁵ or more of *new impervious surface, replaced impervious surface*, or *new plus replaced impervious surface*, OR
2. The *project* proposes 7,000 square feet⁵ or more of *land disturbing activity*, OR
3. The *project* proposes to *construct or modify* a drainage pipe/ditch that is 12 inches or more in size/depth, or receives storm water runoff or surface water from a drainage pipe/ditch that is 12 inches or more in size/depth, OR
4. The *project* contains or is adjacent to a *flood, erosion, or steep slope hazard area* as defined in RMC 4-3-050, or *projects* located within a *Landslide Hazard Drainage Area* or *Aquifer Protection Area*, OR
5. Condition #5 does not apply to the City,⁶ OR
6. The *project* is a *redevelopment project* proposing \$100,000⁷ or more of improvements to an existing *high-use site*.

If drainage review is required for the proposed *project*, the type of drainage review must be determined based on *project* and site characteristics as described in Section 1.1.2. The type of drainage review defines the scope of drainage requirements that must be evaluated for compliance with this manual.

City of Renton Permits and Approvals
Building Permits/Combination Building Permits Construction Permits Demolition Permits Flood Control Zone Permits Grading/Filling Permit Land Use Permit Mining, Excavation or Grading Permit or License Planned Urban Development Rezones Right-of-Way Permits Right-of-Way Use Application Site Plan Approvals Shoreline Permits Short Subdivision Developments (Short Plat) Special Permits Subdivision Developments (Plats) Temporary Permits when involving land disturbance Other City of Renton permits as required

1.1.2 DRAINAGE REVIEW TYPES AND REQUIREMENTS

For most *projects* resulting in 2,000 square feet or more of *new plus replaced impervious surface*, the full range of core and special requirements contained in Sections 1.2 and 1.3 must be evaluated for compliance through the drainage review process. However, for some types of *projects*, the scope of requirements applied is narrowed to allow more efficient, customized review. Each of the following five drainage review types tailors the review process and application of drainage requirements to a *project*'s size, location, type of *development*, and anticipated impacts to the local and regional surface water system:

- “Simplified Drainage Review,” Section 1.1.2.1
- “Targeted Drainage Review,” Section 1.1.2.2
- “Directed Drainage Review,” Section 1.1.2.3
- “Full Drainage Review,” Section 1.1.2.4
- “Large Project Drainage Review,” Section 1.1.2.5.

⁵ The thresholds for *new impervious surface, replaced impervious surface*, and *land disturbing activity* shall be applied by *project site* and in accordance with the definitions of these surfaces and activities.

⁶ Footnote 6 is not used.

⁷ This is the “project valuation” as declared on the permit application submitted to **CED**. The dollar amount of this threshold may be adjusted on an annual basis using the local consumer price index (CPI).

Each **project** requires only one of the above drainage review types, with the single exception that a **project** that qualifies for Simplified Drainage Review may also require Targeted Drainage Review. Figure 1.1.2.A can be used to determine which drainage review type is required. However, this may entail consulting the more detailed thresholds for each review type specified in the above-referenced sections.

Table 1.1.2.A can be used to quickly identify which requirements are applied in each type of drainage review. The applicant must evaluate the requirements “checked” for a particular drainage review type to determine what is necessary for compliance.

FIGURE 1.1.2.A FLOW CHART FOR DETERMINING TYPE OF DRAINAGE REVIEW REQUIRED

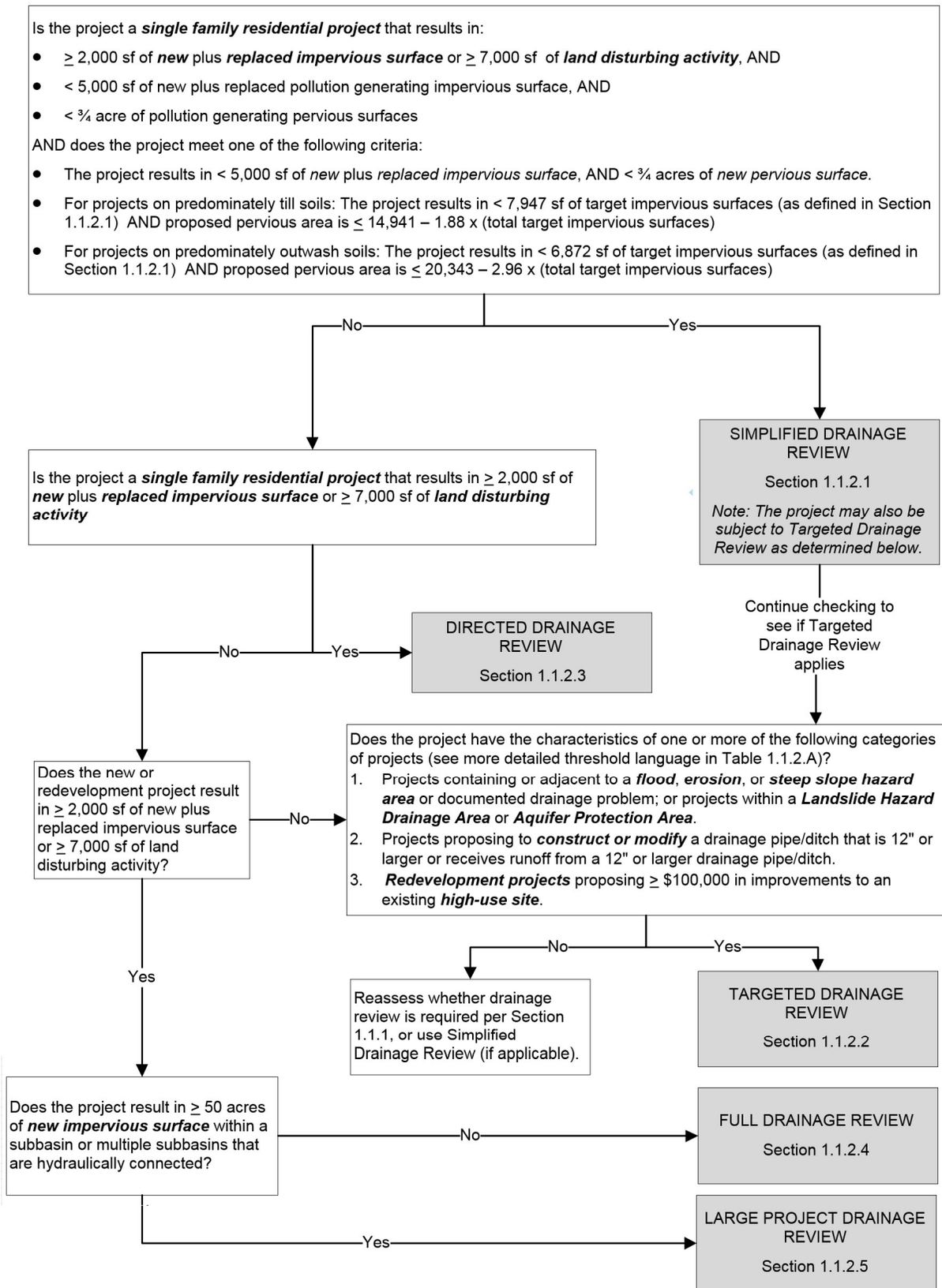


TABLE 1.1.2.A REQUIREMENTS APPLIED UNDER EACH DRAINAGE REVIEW TYPE

TABLE 1.1.2.A REQUIREMENTS APPLIED UNDER EACH DRAINAGE REVIEW TYPE							
Simplified	<i>Single family residential projects</i> that result in $\geq 2,000$ sf of <i>new plus replaced impervious surface</i> or $\geq 7,000$ sf of <i>land disturbing activity</i> but do not exceed the new plus <i>replaced PGIS, new PGPS, and new pervious surface</i> thresholds specified in Sec. 1.1.2.1. Note: The <i>project</i> may also be subject to Targeted Drainage Review.						
Directed	<i>Single family residential projects</i> that result in $\geq 2,000$ sf of <i>new plus replaced impervious surface</i> or $\geq 7,000$ sf of <i>land disturbing activity</i> that are not subject to Simplified Drainage Review or Large Project Drainage Review. The <i>project</i> may also be subject to Targeted Drainage Review.						
Targeted	New and redevelopment projects that are not subject to Directed, Full or Large Project Drainage Review, AND have characteristics of one or more of the following categories of <i>projects</i> : 1. <i>Projects</i> containing or adjacent to a flood, erosion, or steep slope hazard area ; or <i>projects</i> within a Landslide Hazard Drainage Area or Aquifer Protection Area . 2. <i>Projects</i> that construct or modify a drainage pipe/ditch that is 12" or larger or receive runoff from a 12" or larger drainage pipe/ditch. 3. Redevelopment projects with $\geq \$100,000$ in improvements to a high-use site . ⁽¹⁾						
Full	All <i>projects</i> that result in $\geq 2,000$ sf of <i>new plus replaced impervious surface</i> or $\geq 7,000$ sf of <i>land disturbing activity</i> but are not subject to Simplified Drainage Review, Directed Drainage Review, OR Large Project Drainage Review.						
Large Project	<i>Projects</i> that result in ≥ 50 acres of <i>new impervious surface</i> within a subbasin or multiple subbasins that are hydraulically connected.						
	DRAINAGE REVIEW TYPE						
	Simplified	Directed	Targeted			Full	Large Project
Categ 1			Categ 2	Categ 3			
SIMPLIFIED DRAINAGE REQUIREMENTS	SEE NOTE 4						
CORE REQUIREMENT #1 Discharge at Natural Location	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾	✓		✓	✓
CORE REQUIREMENT #2 Offsite Analysis	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾	✓ ⁽³⁾		✓ ⁽³⁾	✓ ⁽³⁾
CORE REQUIREMENT #3 Flow Control Facilities	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾			✓ ⁽³⁾	✓ ⁽³⁾
CORE REQUIREMENT #4 Conveyance System	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾	✓		✓	✓
CORE REQUIREMENT #5 Construction Stormwater Pollution Prevention	✓ ⁽⁴⁾	✓ ^(2,3)	✓	✓	✓	✓	✓
CORE REQUIREMENT #6 Maintenance & Operations	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾	✓	✓	✓	✓
CORE REQUIREMENT #7 Financial Guarantees & Liability	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾	✓ ⁽³⁾	✓ ⁽³⁾	✓ ⁽³⁾	✓ ⁽³⁾
CORE REQUIREMENT #8 Water Quality Facilities	✓ ⁽⁴⁾	✓ ^(2,3)	* ⁽²⁾			✓ ⁽³⁾	✓ ⁽³⁾
CORE REQUIREMENT #9 On-site BMPs	✓ ⁽⁴⁾	✓				✓	✓

TABLE 1.1.2.A REQUIREMENTS APPLIED UNDER EACH DRAINAGE REVIEW TYPE

	DRAINAGE REVIEW TYPE						
	Simplified	Directed	Targeted			Full	Large Project
			Categ 1	Categ 2	Categ 3		
SPECIAL REQUIREMENT #1 Other Adopted Area-Specific Requirements	✓ ⁽⁴⁾	✓ ^(2,3)	✓ ⁽³⁾			✓ ⁽³⁾	✓ ⁽³⁾
SPECIAL REQUIREMENT #2 Flood Hazard Area Delineation	✓ ⁽⁴⁾	✓ ^(2,3)	✓ ⁽³⁾			✓ ⁽³⁾	✓ ⁽³⁾
SPECIAL REQUIREMENT #3 Flood Protection Facilities	✓ ⁽⁴⁾	✓ ^(2,3)	✓ ⁽³⁾			✓ ⁽³⁾	✓ ⁽³⁾
SPECIAL REQUIREMENT #4 Source Control	✓ ⁽⁴⁾	✓ ^(2,3)	✓ ⁽³⁾				
SPECIAL REQUIREMENT #5 Oil Control	✓ ⁽⁴⁾	✓ ^(2,3)			✓ ⁽³⁾	✓ ⁽³⁾	✓ ⁽³⁾
SPECIAL REQUIREMENT #6 Aquifer Protection Areas		✓ ^(2,3)	✓ ⁽³⁾				

(1) Category 3 projects installing oil controls that construct or modify a 12-inch pipe/ditch are also Category 2 projects.

(2) May be applied by CED based on project or *site*-specific conditions. Documentation of compliance required.

(3) These requirements have exemptions or thresholds that may preclude or limit their application to a specific project.

(4) A proposed project subject to Simplified Drainage Review that complies with the Simplified drainage requirements detailed in Appendix C is presumed to comply with all the core and special requirements in Sections 1.2 and 1.3 except those requirements that would apply to the project if it is subject to Targeted Drainage Review as specified in Section 1.1.2.2.

1.1.2.1 SIMPLIFIED DRAINAGE REVIEW

Simplified Drainage Review is for small residential building *projects* or clearing *projects* that meet the threshold requirements below. The core and special requirements applied under Full Drainage Review are replaced with simplified drainage requirements that can be applied by a non-engineer. These requirements include simple stormwater dispersion, infiltration, and *site* design techniques called flow control Best Management Practices (BMPs), which provide the necessary mitigation of flow and water quality impacts for small projects. Also included are simple measures for erosion and sediment control (ESC). This simplified form of drainage review acknowledges that drainage impacts for many small project proposals can be effectively mitigated without construction of costly flow control and water quality facilities.

The Simplified Drainage Review process minimizes the time and effort required to design, submit, review, and approve drainage facilities for these proposals. In most cases, the requirements can be met with submittals prepared by contractors, architects, or homeowners without the involvement of a *civil engineer*.

Note: some projects subject to Simplified Drainage Review may also require Targeted Drainage Review if they meet any of the threshold criteria in Section 1.1.2.2.

Threshold

Simplified Drainage Review is required for any *single family residential project* that will result in 2,000 square feet⁸ or more of *new impervious surface, replaced impervious surface, or new plus replaced*

⁸ The thresholds of 2,000 and 7,000 square feet shall be applied by *project site*. All other thresholds specified in terms of square feet of impervious or pervious surface shall be applied by *threshold discharge area* and in accordance with the definitions of these surfaces in Section 1.1. *Note: the calculation of total impervious surface may exclude any such added impervious surface that is confirmed by CED staff to be already mitigated by a City approved and inspected flow control facility or on-site BMP.*

impervious surface, or 7,000 square feet⁸ or more of **land disturbing activity**, AND that meets the following criteria:

The **project** will result in less than 5,000 square feet of new plus replaced **pollution generating impervious surface**, will result in less than $\frac{3}{4}$ acre of **new pollution generating pervious surfaces**, AND meets one of the following three additional criteria:

1. **The project meets the Basic Exemption from flow control in Core Requirement #3:** a) the **project** results in less than 5,000 square feet of **new plus replaced impervious surface**, AND b) less than $\frac{3}{4}$ acres of **new pervious surface** will be added. *Note the Basic Exemption thresholds are applied by project site.*

2. **For projects on predominately till soils:**

The **project** results in no more than 7,947 square feet of **target impervious surfaces** as defined below AND proposed pervious area is equal to or less than $14,941 - 1.88 \times (\text{total target impervious surfaces})$.

3. **For projects on predominately outwash soils:**

The **project** results in no more than 6,872 square feet of **target impervious surfaces** as defined below AND proposed pervious area is equal to or less than $20,343 - 2.96 \times (\text{total target impervious surfaces})$.

Determination of Target Impervious Surface

- If the project is a New Development project,
then target impervious surfaces include new plus proposed replaced impervious surface.
- If the project is a Redevelopment project where
 - **New impervious surface** is less than 5,000 square feet or
 - Valuation of improvements is less than 50% of the assessed value of the existing site improvements,
then target impervious surfaces include new impervious surface.
- If the project is a Redevelopment project where
 - **New impervious surface** is greater than or equal to 5,000 square feet **and**
 - Valuation of improvements is greater than or equal to 50% of the **assessed value** of the existing site improvements,
then target impervious surfaces include new plus proposed replaced impervious surface.

*Note: for the purposes applying this threshold to a proposed single family residential subdivision (i.e., plat or short plat project), the impervious surface coverage assumed on each created lot shall be 4,000 square feet or the maximum allowed per RMC 4-2-110A, whichever is less. A lower impervious surface coverage may be assumed for any lot in which the lower impervious surface coverage is set as the maximum through a declaration of covenant recorded for the lot. Also, the **new pervious surface** assumed on each created lot shall be the entire lot area, except the assumed impervious portion and any portion in which native conditions are preserved by a clearing limit per RMC IV, a covenant or easement recorded for the lot, or a tract dedicated by the proposed subdivision.*

Scope of Requirements

IF Simplified Drainage Review is required, THEN the proposed **project** must comply with the simplified project submittal and drainage design requirements detailed in *Simplified Drainage Requirements* adopted as Appendix C to this manual. These requirements include simplified BMPs/measures for flow control and erosion and sediment control.

Presumption of Compliance with Core and Special Requirements

The simplified drainage requirements applied under Simplified Drainage Review are considered sufficient to meet the overall intent of the core and special requirements in Sections 1.2 and 1.3, except under certain

conditions when a proposed **project** has characteristics that trigger Targeted Drainage Review (see the threshold for Targeted Drainage Review in Section 1.1.2.2) and may require the involvement of a **civil engineer**. Therefore, any proposed **project** that is subject to Simplified Drainage Review as determined above and complies with the Simplified drainage requirements detailed in Appendix C is presumed to comply with all the core and special requirements in Sections 1.2 and 1.3 except those requirements that would apply to the **project** if it is subject to Targeted Drainage Review as specified in Section 1.1.2.2.

1.1.2.2 TARGETED DRAINAGE REVIEW

Targeted Drainage Review (TDR) is an abbreviated evaluation by **CED** permit review staff of a proposed **project's** compliance with selected core and special requirements. **Projects** subject to this type of drainage review are typically Simplified Drainage Review proposals or other small projects that have **site-specific** or project-specific drainage concerns that must be addressed by a **civil engineer** or **CED** engineering review staff. Under Targeted Drainage Review, engineering costs associated with drainage design and review are kept to a minimum because the review includes only those requirements that would apply to the particular **project**.

Threshold

Targeted Drainage Review is required for any proposed **project** that is subject to drainage review as determined in Section 1.1.1, but is not subject to Directed, Full or Large Project Drainage Review as determined in Sections 1.1.2.3, 1.1.2.4 and 1.1.2.5, AND that has the characteristics of one or more of the following project categories:

- **TDR Project Category #1: Projects** that contain or are adjacent to a **flood hazard, erosion hazard area, or steep slope hazard area** as defined in RMC 4-3-050; OR **projects** located within a **Landslide Hazard Drainage Area** or **Aquifer Protection Area**. *Note: at the discretion of CED, this category may also include any project in Simplified Drainage Review that has a design or site-specific issue that must be addressed by a civil engineer. A project is considered adjacent to a flood, erosion, or steep slope hazard area if any portion of the project site is within 50 feet.*
- **TDR Project Category #2: Projects** that propose to **construct or modify** a drainage pipe/ditch that is 12 inches or more in size/depth or receives surface and storm water runoff from a drainage pipe/ditch that is 12 inches or more in size/depth.
- **TDR Project Category #3: Redevelopment projects** that propose \$100,000 or more of improvements to an existing **high-use site**.

Scope of Requirements

IF Targeted Drainage Review is required, THEN the applicant must demonstrate that the proposed **project** complies with the selected core and special requirements corresponding to the project category or categories that best match the proposed **project**. The project categories and applicable requirements for each are described below and summarized in Table 1.1.2.A.

Note: If the proposed project has the characteristics of more than one project category, the requirements of each applicable category shall apply.

Compliance with these requirements requires the submittal of engineering plans and calculations stamped by a **civil engineer**, unless deemed unnecessary by **CED** and the City of Renton. The engineer need only demonstrate compliance with those core and special requirements that have been predetermined to be applicable based on specific project characteristics as detailed below. The procedures and requirements for submitting engineering plans and calculations can be found in Section 2.3.

TDR Project Category #1

This category includes **projects** that are too small to trigger application of most core requirements, but may be subject to **site-specific** floodplain or drainage requirements related to certain critical areas, or other area-specific drainage requirements adopted by the City. Such **projects** primarily include **single family residential projects** in Simplified Drainage Review.

IF the proposed **project** meets the characteristics of TDR Project Category #1, THEN the applicant must demonstrate that the **project** complies with the following requirements:

- “Core Requirement #5: Construction Stormwater Pollution Prevention,” Section 1.2.5
- “Special Requirement #1: Other Adopted Area-Specific Requirements,” Section 1.3.1
- “Special Requirement #2: Floodplain/Floodway Analysis,” Section 1.3.2
- “Special Requirement #3: Flood Protection Facilities,” Section 1.3.3
- “Special Requirement #4: Source Control,” Section 1.3.4
- “Special Requirement #6: Aquifer Protection Area,” Section 1.3.6.

In addition, **CED** may require the applicant to demonstrate compliance with any one or more of the remaining seven core requirements in Section 1.2 based on **project** or **site**-specific conditions. For example, if the proposed **project** discharges to an **erosion** or **steep slope hazard area** as defined in RMC 4-3-050, **CED** may require compliance with “Core Requirement #1: Discharge at the Natural Location” (Section 1.2.1). This may in turn require compliance with “Core Requirement #2: Offsite Analysis” (Section 1.2.2) if a tightline is required by Core Requirement #1. If a tightline is found to be infeasible, **CED** may instead require a **flow control facility** per “Core Requirement #3: Flow Control” (Section 1.2.3). If a tightline is feasible, “Core Requirement #4: Conveyance System” (Section 1.2.4) would be required to ensure proper size and design. Any required **flow control facility** or tightline system may also trigger compliance with “Core Requirement #6: Maintenance and Operations” (Section 1.2.6), “Core Requirement #7: Financial Guarantees and Liability” (Section 1.2.7), and possibly “Core Requirement #8, Water Quality” (Section 1.2.8) if runoff from **pollution-generating impervious surfaces** is collected.

The applicant may also need to address compliance with any applicable critical areas requirements in RMC 4-3-050 as determined by **CED**.

TDR Project Category #2

This category is intended to apply selected core and special requirements to those **projects** that propose to **construct or modify** a drainage system of specified size, but are not adding sufficient **impervious surface** to trigger Full Drainage Review or Large Project Drainage Review.

IF the proposed **project** meets the characteristics of TDR Project Category #2, THEN the applicant must demonstrate that the proposed **project** complies with the following requirements:

- “Core Requirement #1: Discharge at the Natural Location,” Section 1.2.1
- “Core Requirement #2: Offsite Analysis,” Section 1.2.2
- “Core Requirement #4: Conveyance System,” Section 1.2.4
- “Core Requirement #5: Construction Stormwater Pollution Prevention,” Section 1.2.5
- “Core Requirement #6: Maintenance and Operations,” Section 1.2.6
- “Core Requirement #7: Financial Guarantees and Liability,” Section 1.2.7
- “Special Requirement #4: Source Control,” Section 1.3.4.

TDR Project Category #3

This category is intended to improve water quality by applying source control and oil control requirements to **redevelopment projects** located on the most intensively used **sites** developed prior to current water quality requirements. These are referred to as **high-use sites**.

IF the proposed **project** meets the characteristics of TDR Project Category #3, THEN the applicant must demonstrate that the proposed **project** complies with the following requirements:

- “Core Requirement #5: Construction Stormwater Pollution Prevention,” Section 1.2.5
- “Core Requirement #6: Maintenance and Operations,” Section 1.2.6
- “Core Requirement #7: Financial Guarantees and Liability,” Section 1.2.7
- “Special Requirement #4: Source Control,” Section 1.3.4

- “Special Requirement #5: Oil Control,” Section 1.3.5.

*Note: In some cases, CED may determine that application of these requirements does not require submittal of engineering plans and calculations stamped by a **civil engineer**.*

1.1.2.3 DIRECTED DRAINAGE REVIEW

Directed Drainage Review (DDR) is an evaluation of a proposed **single family residential project** by **CED** permit review staff to determine a specialized list of submittal (plans, technical reports, etc.) and engineering requirements that ensures compliance with all core and special requirements in this chapter. **Projects** subject to this type of drainage review are **single family residential projects** that do not qualify for Simplified Drainage Review.

CED staff will review proposals and determine the following: whether the **project** is exempt from a given core or special requirement based on exemptions and exceptions listed in this Manual; whether a pre-engineered solution is available and feasible for meeting a given core or special requirement; whether a licensed **civil engineer** is required to comply with a given core or special requirement; and the type of technical report and plan submittal required to document compliance with the core and special requirements. Depending upon a **project’s site** specific conditions, DDR may result in requirements for engineering or documentation that range from following the requirements of Appendix C to those required for full drainage review. **CED** will provide and/or require documentation of the DDR process and decision making to be included in the project file that demonstrates how compliance with all core and special requirements in this Manual are achieved.

Under Directed Drainage Review, engineering costs associated with drainage design and review are minimized because the review is tailored to the particular **project**.

Threshold

Directed Drainage Review is required for any **single family residential project** that results in 2,000 square feet or more of **new plus replaced impervious surface** or 7,000 square feet or more of **land disturbing activity** (refer to Section 1.1.1) but is not subject to Simplified Drainage Review or Large Project Drainage Review as determined in Sections 1.1.2.1 and Section 1.1.2.5.

Scope of Requirements

IF Directed Review is required, THEN the proposed **project** must comply with the following requirements:

- All nine core requirements in Section 1.2
- All six special requirements in Section 1.3

CED may require submission of engineering plans and calculations stamped by a **civil engineer** to demonstrate compliance with these requirements. The procedures and requirements for submittal of engineering plans and calculations are as directed by **CED** in the DDR process.

1.1.2.4 FULL DRAINAGE REVIEW

Full Drainage Review is the evaluation by City staff (CED unless otherwise specified in RMC 4-6-060) of a proposed **project’s** compliance with the full range of core and special requirements in this chapter. This review addresses the impacts associated with changing land cover on typical **sites**.

Threshold

Full Drainage Review is required for any proposed **project**, including a **redevelopment project**, that is subject to drainage review as determined in Section 1.1.1, OR that meets one or more of the following criteria:

- The **project** will result in 2,000 square feet⁹ or more of **new impervious surface, replaced impervious surface, or new plus replaced impervious surface** but is not subject to Simplified Drainage Review or Directed Drainage Review as determined in Sections 1.1.2.1 and 1.1.2.3, OR
- The **project** will result in 7,000 square feet⁹ or more of **land disturbing activity** but is not subject to Simplified Drainage Review or Directed Drainage Review as determined in Sections 1.1.2.1 and 1.1.2.3.

Scope of Requirements

IF Full Drainage Review is required, THEN the applicant must demonstrate that the proposed **project** complies with the following requirements:

- All nine core requirements in Section 1.2
- All six special requirements in Section 1.3

Engineering plans and calculations stamped by a **civil engineer** must be submitted to demonstrate compliance with these requirements. The procedures and requirements for submittal of engineering plans and calculations are found in Section 2.3.

1.1.2.5 LARGE PROJECT DRAINAGE REVIEW

Large Project Drainage Review is applied to **development** proposals that are large and/or involve resources or problems of special sensitivity or complexity. Because of the large size and complexities involved, there is usually a greater risk of significant impact or irreparable damage to sensitive resources. Such proposals often require a more definitive approach to drainage requirements than that prescribed by the core and special requirements in Sections 1.2 and 1.3; it may be appropriate to collect additional information about **site** resources, use more sophisticated models, and prepare special studies not specified in this manual. Large Project Drainage Review entails preparation of a **master drainage plan (MDP)** or limited scope MDP that is reviewed and approved by **CED**.

Threshold

Large Project Drainage Review is required for any proposed **project** that is subject to drainage review as determined in Section 1.1.1, AND that would, at full buildout, result in 50 acres or more of **new impervious surface** within a single subbasin or multiple subbasins that are **hydraulically connected**¹⁰ across subbasin boundaries. Hydraulically connected means connected through surface flow or water features such as wetlands or lakes.

Scope of Requirements

IF Large Project Drainage Review is required, THEN the applicant must do the following:

1. Prepare a **MDP**, limited scope MDP, or special study in accordance with the process and requirements described in the MDP guidelines, *Master Drainage Planning for Large or Complex Site Developments*, available from King County Department of Natural Resources and Parks (DNRP) or **CED**. The MDP or special study shall be completed, or a schedule for completion identified and agreed to by **CED**, prior to permit approval. *Note: Generally, it is most efficient for the MDP process to parallel the State Environmental Policy Act (SEPA) process.*
2. Demonstrate that the proposed **project** complies with all the core and special requirements in Sections 1.2 and 1.3, with some **potential modifications as follows**:
 - Core Requirement #2, Offsite Analysis, is typically modified during MDP scoping.
 - Core Requirement #3, Flow Control, may be modified to require more sophisticated hydrologic modeling.
 - Core Requirement #5, ESC, may be modified to require enhanced construction monitoring.

⁹ The thresholds of 2,000, 5,000, and 7,000 square feet shall be applied by **project site**.

¹⁰ *Hydraulically connected* means connected through surface flow or water features such as wetlands or lakes.

- Core Requirement #7, Financial Guarantees and Liability, may be modified to implement a monitoring fund.
- Special pre- and post-development monitoring may also be required if deemed necessary by *CED* to adequately characterize sensitive *site* and downstream resources, and to ensure that *onsite* drainage controls and mitigation measures are effective in protecting sensitive or critical resources. Detailed guidelines for monitoring are appended to the MDP guidelines referenced above.

1.1.3 DRAINAGE REVIEW REQUIRED BY OTHER AGENCIES

Drainage review for a proposed *project*'s impact on surface and storm waters may be addressed by processes or requirements apart from the City's. Agencies such as those listed below may require some form of drainage review and impose drainage requirements that are separate from and in addition to the City's drainage requirements. The applicant is responsible for coordinating with these agencies and resolving any conflicts in drainage requirements.

Agency	Permit/Approval
Seattle/King County Department of Public Health Washington State Department of Transportation Department of Fish and Wildlife Department of Ecology Department of Natural Resources United States Army Corps of Engineers	Onsite Sewage Disposal and Well permits Developer/Local Agency Agreement Hydraulic Project Approval Short Term Water Quality Modification Approval Dam Safety permit UIC Well Registration NPDES Stormwater permit Forest Practices Class IV permit Sections 10, 401, and 404 permits

1.1.4 DRAINAGE DESIGN BEYOND MINIMUM COMPLIANCE

This manual presents the City of Renton's minimum standards for engineering and design of drainage facilities. While the City believes these standards are appropriate for a wide range of *development* proposals, compliance solely with these requirements does not relieve the professional engineer submitting designs of his or her responsibility to ensure drainage facilities are engineered to provide adequate protection for natural resources and public and private property.

Compliance with the standards in this manual does not necessarily mitigate all probable and significant environmental impacts to aquatic biota. Fishery resources and other living components of aquatic systems are affected by a complex set of factors. While employing a specific flow control standard may prevent stream channel erosion or instability, other factors affecting fish and other biotic resources (e.g., increases in stream flow velocities) are not directly addressed by this manual. Likewise, some wetlands, including bogs, are adapted to a very constant hydrologic regime. Even the most stringent flow control standard employed by this manual does not prevent increases in runoff volume, which can adversely affect wetland plant communities by increasing the duration and magnitude of water level fluctuations. Thus, compliance with this manual should not be construed as mitigating all probable and significant stormwater impacts to aquatic biota in streams and wetlands; additional mitigation may be required.

1.2 CORE REQUIREMENTS

This section details the following nine core requirements:

- “Core Requirement #1: Discharge at the Natural Location,” Section 1.2.1
- “Core Requirement #2: Offsite Analysis,” Section 1.2.2
- “Core Requirement #3: Flow Control,” Section 1.2.3
- “Core Requirement #4: Conveyance System,” Section 1.2.4
- “Core Requirement #5: Construction Stormwater Pollution Prevention,” Section 1.2.5
- “Core Requirement #6: Maintenance and Operations,” Section 1.2.6
- “Core Requirement #7: Financial Guarantees and Liability,” Section 1.2.7
- “Core Requirement #8: Water Quality,” Section 1.2.8
- “Core Requirement #9: On-site BMPs,” Section 1.2.9

1.2.1 CORE REQUIREMENT #1: DISCHARGE AT THE NATURAL LOCATION

All storm water runoff and surface water from a *project* must be discharged at the natural location so as not to be diverted onto or away from downstream properties. The manner in which stormwater runoff and surface water are discharged from the *project site* must not create a significant adverse impact to downhill properties or drainage facilities (see “Discharge Requirements” below). Drainage facilities as described above means a constructed or engineered feature that collects, conveys, stores, treats, or otherwise manages surface water or stormwater runoff. “Drainage facility” includes, but is not limited to, a constructed or engineered stream, lake, wetland, or closed depression, or a pipe, channel, ditch, gutter, *flow control facility*, *on-site BMP*, water quality facility, erosion and sediment control facility, and any other *structure* and appurtenance that provides for drainage.

Note: Projects that do not discharge all project site runoff at the natural location will require an approved adjustment of this requirement (see Section 1.4). CED may waive this adjustment, however, for projects in which only a small portion of the project site does not discharge runoff at the natural location and the runoff from that portion is unconcentrated and poses no significant adverse impact to downstream properties.

Intent: To prevent adverse impacts to downstream properties caused by diversion of flow from one flowpath to another, and to discharge in a manner that does not significantly impact downhill properties or drainage systems. Diversions can cause greater impacts (from greater runoff volumes) than would otherwise occur from new *development* discharging runoff at the natural location. Diversions can also impact properties that rely on runoff water to replenish wells and ornamental or fish ponds.

□ DISCHARGE REQUIREMENTS

Proposed *projects* must comply with the following discharge requirements (1, 2, and 3) as applicable:

1. Where no conveyance system exists at the abutting downstream property line and the natural (existing) discharge is unconcentrated, any runoff concentrated by the proposed *project* must be discharged as follows:
 - a) IF the 100-year peak discharge¹¹ is less than or equal to 0.2 cfs under existing conditions and will remain less than or equal to 0.2 cfs under developed conditions, THEN the concentrated runoff may be discharged onto a rock pad or to any other system that serves to disperse flows.

¹¹ Peak discharges for applying this requirement are determined using the approved runoff model with 15-minute time steps as detailed in Chapter 3.

- b) IF the 100-year peak discharge is less than or equal to 0.5 cfs under existing conditions and will remain less than or equal to 0.5 cfs under developed conditions, THEN the concentrated runoff may be discharged through a dispersal trench or other dispersal system provided the applicant can demonstrate that there will be no significant adverse impact to downhill properties or drainage systems.
 - c) IF the 100-year peak discharge is greater than 0.5 cfs for either existing or developed conditions, or if a significant adverse impact to downhill properties or drainage systems is likely, THEN a conveyance system must be provided to convey the concentrated runoff across the downstream properties to an acceptable discharge point.¹² Drainage easements for this conveyance system must be secured from downstream property owners and recorded prior to engineering plan approval.
2. IF a proposed *project*, or any *natural discharge area* within a *project*, is located within a **Landslide Hazard Drainage Area** and drains over the erodible soils of a *landslide hazard* with slopes steeper than 15%, THEN a **tightline system must be provided** through the *landslide hazard* to an acceptable discharge point unless one of the following exceptions applies. The tightline system must comply with the design requirements in Core Requirement #4 and in Section 4.2.2 unless otherwise approved by CED. Drainage easements for this system must be secured from downstream property owners and recorded prior to engineering plan approval.

Exceptions: A tightline is not required for any *natural discharge location* where CED approves an alternative system based on a geotechnical evaluation/recommendation from a licensed geotechnical engineer that considers cumulative impacts on the hazard area under built out conditions AND one of the following conditions can be met:

- a) Less than 2,000 square feet of *new impervious surface* will be added within the *natural discharge area*, OR
 - b) The developed conditions runoff from the *natural discharge area* is less than 0.1 cfs for the 100-year runoff event and will be infiltrated for runoff events up to and including the 100-year event, OR
 - c) The *developed conditions runoff volume*¹³ from the *natural discharge area* is less than 50% of the existing conditions runoff volume from other areas draining to the location where runoff from the *natural discharge area* enters the *landslide hazard* onto slopes steeper than 15%, AND the provisions of Discharge Requirement 1 are met, OR
 - d) CED determines that a tightline system is not physically feasible or will create a significant adverse impact based on a soils report by a geotechnical engineer.
3. For *projects* adjacent to or containing a *landslide hazard*, *steep slope hazard area*, or *erosion hazard area* as defined in RMC 4-3-050, the applicant must demonstrate that *onsite* drainage facilities and/or *on-site BMPs* will not create a significant adverse impact to downhill properties or drainage systems.

1.2.2 CORE REQUIREMENT #2: OFFSITE ANALYSIS

All proposed *projects* must submit an offsite analysis report that assesses potential *offsite* drainage and water quality impacts associated with *development* of the *project site*, and that proposes appropriate

¹² *Acceptable discharge point* means an enclosed drainage system (i.e., pipe system, culvert, or tightline) or open drainage feature (e.g., ditch, channel, swale, stream, river, pond, lake, or wetland) where concentrated runoff can be discharged without creating a significant adverse impact.

¹³ For the purposes of applying this exception, the *developed conditions runoff volume* is the average annual runoff volume as computed per Chapter 3. The analysis is performed using the entire period of record. The total volume is divided by the number of full water years being analyzed to determine the annual average runoff volume. Any areas assumed not to be cleared when computing the developed conditions runoff volume must be set aside in an open space tract or covenant in order for the proposed *project* to qualify for this exception. Preservation of existing forested areas in **Landslide Hazard Drainage Areas** is encouraged.

mitigation of those impacts. The initial permit submittal shall include, at minimum, a **Level 1 downstream analysis** as described in Section 1.2.2.1 below. If impacts are identified, the proposed **projects** shall meet any applicable problem-specific requirements specified in Section 1.2.2.2 for mitigation of impacts to drainage problems and Section 1.2.2.3 for mitigation of impacts to water quality problems.

Intent: To identify and evaluate **offsite** flooding, erosion, and water quality problems that may be created or aggravated by the proposed **project**, and to ensure appropriate measures are provided for preventing creation or aggravation of those problems. In addition, this requirement is intended to ensure appropriate provisions are made, as needed, to mitigate other identified impacts associated with the quantity and quality of surface and storm water runoff from the **project site** (e.g., impacts to the hydrology of a wetland as may be identified by a “critical area report” per RMC 4-3-050).

The primary component of an offsite analysis report is the **downstream analysis**, which examines the drainage system within one-quarter mile downstream of the **project site** or farther as described in Section 1.2.2.1 below. It is intended to identify existing or potential/predictable downstream flooding, erosion, and water quality problems so that appropriate mitigation, as specified in Sections 1.2.2.2 and 1.2.2.3, can be provided to prevent aggravation of these problems. A secondary component of the offsite analysis report is an **evaluation of the upstream drainage system** to verify and document that significant flooding and erosion impacts will not occur as a result of the proposed **project**. The evaluation must extend upstream to a point where any backwater effects created by the **project** cease.

❑ EXEMPTION FROM CORE REQUIREMENT #2

With the exception of:

- **Projects** that trigger Core Requirement #3 (Flow Control Facilities) which must at minimum perform offsite analysis sufficient to identify and address “Downstream Drainage Problems Requiring Special Attention (Section 1.2.2.1.1), Problem Type 4 (Potential Impacts to Wetland Hydrology problem),” and
- **Projects** that trigger Core Requirement # 8 (Water Quality Facilities) which must at minimum perform offsite analysis sufficient to identify and address “Downstream Water Quality Problems Requiring Special Attention (Section 1.2.2.1.2),”

a proposed **project** is exempt from Core Requirement #2 if any one of the following is true:

1. The City of Renton determines there is sufficient information for them to conclude that the **project** will not have a significant adverse impact on the downstream and/or upstream drainage system, OR
2. The **project** adds less than 2,000 square feet of **new impervious surface**, AND less than ¾ acre of **new pervious surface**, AND does not **construct or modify** a drainage pipe/ditch that is 12 inches or more in size/depth or that receives runoff from a drainage pipe/ditch that is 12 inches or more in size/depth, AND does not contain or lie adjacent to a **landslide hazard, steep slope hazard area, or erosion hazard area** as defined in RMC 4-3-050, OR
3. The **project** does not change the rate, volume, duration, or location of discharges to and from the **project site** (e.g., where existing **impervious surface** is replaced with other **impervious surface** having similar runoff-generating characteristics, or where pipe/ditch modifications do not change existing discharge characteristics).

1.2.2.1 DOWNSTREAM ANALYSIS

The level of downstream analysis required depends on specific **site** and downstream conditions. Each **project** submittal must include at least a Level 1 downstream analysis. Upon review of the Level 1 analysis, **CED** may require a Level 2 or Level 3 analysis. If conditions warrant, additional, more detailed analysis may be required.

The **Level 1 downstream analysis** is a qualitative survey of each downstream system and is the first step in identifying flooding problems, erosion problems, or potential impacts to wetland hydrology problems as described below under “Downstream Drainage Problems Requiring Special Attention.” The Level 1 analysis also identifies water quality problems as described below under “Downstream Water Quality Problems Requiring Special Attention.” Each Level 1 analysis is composed of four tasks at a minimum:

- **Task 1:** Define and map the study area
- **Task 2:** Review all available information on the study area
- **Task 3:** Field inspect the study area
- **Task 4:** Describe the drainage system, and its existing and predicted drainage and water quality problems.

Upon review of the Level 1 analysis, **CED** may require a Level 2 or 3 downstream analysis, depending on the presence of existing or predicted flooding, erosion, or nuisance problems identified in the Level 1 analysis.

Levels 2 and 3 downstream analysis quantify downstream flooding, erosion, or nuisance problems by providing information on the severity and frequency of an existing problem or the likelihood of creating a new problem. A Level 2 analysis is a rough quantitative analysis (non-survey field data, uniform flow analysis). Level 3 is a more precise analysis (e.g., survey field data, backwater analysis) of significant problems. If conditions warrant, additional, more detailed analysis may be required beyond Level 3. For Levels 2 and 3 downstream analyses, an additional **Task 5**, addressing mitigation of existing and potential flooding, erosion, or nuisance problems, will be required.

Extent of Downstream Analysis

The downstream analysis must consider the existing conveyance system(s) for a **minimum flowpath distance downstream** of one-quarter mile and beyond that, as needed, to reach a point where the **project site** area constitutes less than 15% of the tributary area. This minimum distance **may be increased** as follows:

- **Task 2** of a Level 1 downstream analysis (described in detail in Section 2.3.1.1) is a review of all available information on the downstream area and is intended to identify existing drainage and water quality problems. *In all cases, this information review shall extend one mile downstream of the project site.* The existence of flooding or erosion problems further downstream may extend the one-quarter-mile/15% minimum distance for other tasks to allow evaluation of impacts from the proposed **development** upon the identified flooding or erosion problems. The existence of documented water quality problems beyond the one-quarter-mile/15% distance may in some cases require additional mitigation of impacts as determined necessary by **CED** based on the type and severity of problem.
- If a **project’s** impacts to flooding or erosion problems are mitigated by improvements to the downstream conveyance system, the downstream analysis will extend a minimum of one-quarter mile beyond the improvement. This is necessary because many such improvements result in a reduction of stormwater storage or an increase in peak flows from the problem location.
- At their discretion, **CED** may extend the downstream analysis beyond the minimum distance specified above on the reasonable expectation of drainage or water quality impacts.

A detailed description of the scope of offsite analysis and submittal requirements is provided in Section 2.3.1.1. Hydrologic analysis methods and requirements for Levels 2 and 3 downstream analyses are contained in Chapter 3; hydraulic analysis methods are contained in Chapter 4.

1.2.2.1.1 DOWNSTREAM DRAINAGE PROBLEMS REQUIRING SPECIAL ATTENTION

While the area-specific **flow control facility** requirement in Core Requirement #3 (Section 1.2.3.1) serves to minimize the creation and aggravation of many types of downstream drainage problems, there are some types that are more sensitive to creation/aggravation than others depending on the nature or severity of the problem and which **flow control facility** standard is being applied. In particular, there are four types of downstream drainage problems for which the City has determined that the nature and/or severity of the

problem warrants additional attention through the downstream analysis and possibly additional mitigation to ensure no creation/aggravation:

1. *Conveyance system nuisance problem.*
2. *Severe erosion problem.*
3. *Severe flooding problem.*
4. *Potential Impacts to Wetland Hydrology problem.*

These four types of downstream drainage problem are further described below and precisely defined at the beginning of Chapter 1.

Conveyance System Nuisance Problem (Type 1)

Conveyance system nuisance problems are minor but chronic flooding or erosion problems that result from the overflow of a constructed conveyance system that is substandard or has become too small as a result of upstream *development*. Such problems warrant additional attention because of their chronic nature and because they result from the failure of a conveyance system to provide a minimum acceptable level of protection.

If a *conveyance system nuisance problem* is identified or predicted downstream, the need for additional mitigation must be evaluated as specified in Section 1.2.2.2 under “Drainage Problem-Specific Mitigation Requirements“. This may entail additional *onsite* flow control or other measures as needed to prevent creation or significant aggravation of the problem.

For any other nuisance problem that may be identified downstream, this manual does not require mitigation beyond the area-specific *flow control facility* requirement applied in Core Requirement #3 (Section 1.2.3.1) because preventing aggravation of such problems (e.g., those caused by the elevated water surfaces of ponds, lakes, wetlands, and closed depressions or those involving downstream erosion) can require two to three times as much *onsite* detention volume, which is considered unwarranted for nuisance problems. However, if under some unusual circumstance, the aggravation of such a nuisance problem is determined by *CED* to be a significant adverse impact, additional mitigation may be required.

Severe Erosion Problem (Type 2)

Severe erosion problems can be caused by conveyance system overflows or the concentration of runoff into erosion-sensitive open drainage features. *Severe erosion problems* warrant additional attention because they pose a significant threat either to health and safety or to public or private property.

If a *severe erosion problem* is identified or predicted downstream, additional mitigation must be considered as specified in Section 1.2.2.2 under “Drainage Problem-Specific Mitigation Requirements“. This may entail additional *onsite* flow control or other measures as needed to prevent creation or aggravation of the problem.

Severe Flooding Problem (Type 3)

Severe flooding problems (i.e., a *severe building flooding problem* or *severe roadway flooding problem*) can be caused by conveyance system overflows or the elevated water surfaces of ponds, lakes, wetlands, or closed depressions. *Severe flooding problems* warrant additional attention because they pose a significant threat either to health and safety or to public or private property.

If a *severe flooding problem* is identified or predicted downstream, the need for additional mitigation must be evaluated as specified in Section 1.2.2.2 under “Drainage Problem-Specific Mitigation Requirements“. This may entail consideration of additional *onsite* flow control or other measures as needed to prevent creation or significant aggravation of the problem.

Potential Impacts to Wetlands Hydrology Problem (Type 4)

Potential impacts to wetlands hydrology can be caused by changes in the rate, duration, and quantity of stormwater discharged from the *project site* to a wetland.

Where wetlands are identified on the *site*, the applicant shall submit a critical area report at a level determined by **CED** to adequately evaluate the proposal and probable impacts.

Where wetlands are identified off the *site* AND the *project* is not exempt from Core Requirement #3, the applicant shall submit a critical area report at a level determined by **CED** to adequately evaluate the proposal and probable impacts.

Projects or **threshold discharge areas** within **projects** discharging to wetlands, unless exempt from providing a **flow control facility** per Core Requirement 3, must demonstrate that the existing wetland hydroperiod is maintained in accordance with the wetland hydrology protection guidelines in Reference Section 5.

Based upon the critical area report and, if applicable, the analysis of **project** compliance with the wetland hydrology protection guidelines in Reference Section 5, **CED** will determine if changes in the rate, duration, and/or quantity of surface and storm water runoff from a proposed **project** or **threshold discharge area** within a proposed **project** could significantly alter the hydrology of a wetland-- in which case, **CED** will require (as described in Section 1.2.2.2 under “Drainage Problem-Specific Mitigation Requirements”), implementation of additional flow control or other measures to mitigate the adverse impacts of this alteration in accordance with the wetland hydrology protection guidelines in Reference Section 5.

1.2.2.1.2 DOWNSTREAM WATER QUALITY PROBLEMS REQUIRING SPECIAL ATTENTION

A *water quality problem*, for the purposes of impact mitigation in this manual, is a situation in which a waterbody of the State is documented by the Federal Government, State, or City to be exceeding or at concern of exceeding the State’s numeric water quality standards, or is subject to a federal, state, or City cleanup program or action. Water quality problems and associated water quality standards encompass surface water, groundwater, and sediment quality. The goal of this manual is to prevent creation or significant aggravation of such problems to the maximum extent practicable. While the area-specific water quality facility requirement in Section 1.2.8.1, the source controls required in Section 1.3.4, and the oil controls required in Section 1.3.5 all serve to minimize the creation and aggravation of many types of downstream water quality problems, there are some types that are either not addressed by these requirements (e.g., temperature problems) or warrant additional measures/considerations to minimize the proposed **project**’s impacts to the maximum extent practicable. In particular, there are currently 7 types of downstream water quality problems for which the City has determined that additional attention needs to be given to preventing or minimizing increases in the pollutant or pollutants of concern discharging from the *site*. These are as follows:

1. Bacteria Problem
2. Dissolved Oxygen Problem
3. Temperature Problem
4. Metals Problem
5. Phosphorus Problem
6. Turbidity Problem
7. High pH Problem

These problems are defined below and the mitigation of impacts to them is addressed in Section 1.2.2.3.

Bacteria Problem (Type 1)

A *bacteria problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state’s numeric water quality standard for fecal coliform as documented in the state’s Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology’s

electronic database and map viewer¹⁴ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for fecal coliform.

Dissolved Oxygen (DO) Problem (Type 2)

A *dissolved oxygen problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric water quality standard for dissolved oxygen as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁴ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for DO.

Temperature Problem (Type 3)

A *temperature problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric water quality standard for temperature as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁴ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for temperature.

Metals Problem (Type 4)

A *metals problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric water quality standards for metals (e.g., copper, zinc, lead, mercury, etc.) as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁶ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for metals.

Phosphorus Problem (Type 5)

A *phosphorus problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric action standard for total phosphorus as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁴ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for total phosphorus.

Turbidity Problem (Type 6)

A *turbidity problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric water quality standard for turbidity as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁴ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for turbidity.

High pH Problem (Type 7)

A *High pH problem* is defined as a stream reach, lake, or other waterbody of the state that is either (1) currently **designated by the state as a Category 5, 4, or 2 Waterbody** due to exceedance or concern for exceedance of the state's numeric water quality standard for high pH as documented in the state's Water Quality Assessment 303(d)/305(b) Integrated Report and as displayed in WA Ecology's electronic database and map viewer¹⁶ of these waterbodies, or (2) where subject to any other local, state, or federal cleanup plan or contaminated site designation for pH.

¹⁴ The link to the Query Tool is <<https://apps.ecology.wa.gov/ApprovedWQA/ApprovedPages/ApprovedSearch.aspx>>; select all appropriate mediums. The Map Tool is at <<https://apps.ecology.wa.gov/waterqualityatlas/wqa/map>>.

1.2.2.2 DRAINAGE PROBLEM IMPACT MITIGATION

A proposed **project** must not significantly aggravate existing downstream drainage problems or create new problems as a result of developing the **site**. This manual does not require **development** proposals to fix or otherwise reduce the severity of existing downstream drainage problems, although doing so may be an acceptable mitigation.

Principles of Impact Mitigation for Drainage Problems

Aggravation of an existing downstream drainage problem means increasing the frequency of occurrence and/or severity of the problem. Increasing peak flows at the location of a problem caused by conveyance system overflows can increase the frequency of the problem's occurrence. Increasing durations of flows at or above the overflow return frequency can increase the severity of the problem by increasing the depth and duration of flooding. Controlling peaks and durations through **onsite** detention can prevent aggravation of such problems by releasing the increased volumes from **development** at return frequencies below the conveyance overflow return frequency, which limits their effect to just causing the conveyance system to flow full for a longer period of time.

When a problem is caused by high water-surface elevations of a volume-sensitive water body, such as a lake, wetland, or closed depression, aggravation is the same as for problems caused by conveyance overflows. Increasing the volume of flows to a volume-sensitive water body can increase the frequency of the problem's occurrence. Increasing the duration of flows for a range of return frequencies both above and below the problem return frequency can increase the severity of the problem; mitigating these impacts requires control of flow durations for a range of return frequencies both above and below the problem return frequency. The net effect of this duration control is to release the increased volumes from **development** only at water surface elevations below that causing the problem, which in turn can cause an increase in these lower, but more frequently occurring, water surface elevations. This underscores an unavoidable impact of **development** upstream of volume-sensitive water bodies: the increased volumes generated by the **development** will cause some range of increase in water surface elevations, no matter what detention standard is applied.

*Creating a new drainage problem means increasing peak flows and/or volumes so that after **development**, the frequency of conveyance overflows or water surface elevations exceeds the thresholds for the various problem types discussed in Section 1.2.2.1.* For example, application of the **Peak Rate Flow Control Standard** requires matching the **existing site conditions** 2- and 10-year peak flows. The 100-year peak flow is only partially attenuated, and the flow increase may be enough to cause a **severe flooding problem** as described in Section 1.2.2.1.1. The potential for causing a new problem is often identified during the Level 1 downstream analysis, where the observation of a reduction in downstream pipe sizes, for example, may be enough to predict creation of a new problem. A Level 2 or 3 analysis will typically be required to verify the capacity of the system and determine whether 100-year flows can be safely conveyed.

Significance of Impacts to Existing Drainage Problems

The determination of whether additional **onsite** mitigation or other measures are needed to address an existing downstream drainage problem depends on the significance of the proposed **project's** predicted impact on that problem. For some identified problems, **CED** will make the determination as to whether the **project's** impact is significant enough to require additional mitigation. For Type 1, 2, and 3 downstream drainage problems described in Section 1.2.2.1.1, this threshold of significant impact or aggravation is defined below. For a Type 4, "**Potential Impacts to Wetland Hydrology problem**," **CED** will make this determination based on required critical area report findings, whether the **project** is in compliance with the wetland hydrology protection guidelines found in Reference Section 5, the **project's** relative contribution to the identified wetland's hydrology, and the mitigation proposed in meeting other requirements (e.g., flow control facilities and **on-site BMPs**).

For **conveyance system nuisance problems**, the problem is considered significantly aggravated if there is any increase in the **project's** contribution to the frequency of occurrence and/or severity of the problem for runoff events less than or equal to the 10-year event. *Note: Increases in the **project's** contribution to*

this type of problem are considered to be prevented if sufficient onsite flow control and/or offsite improvements are provided as specified in Table 1.2.3.A.

For **severe erosion problems**, the problem is considered significantly aggravated if there is any increase in the **project's** existing contribution to the *flow duration*¹⁵ of peak flows ranging from 50% of the 2-year peak flow up to the full 50-year peak flow at the eroded area. *Note: Increases in the project's contribution to this type of problem are considered to be prevented if **Flow Control Duration Standard** or offsite improvements are provided as specified in Table 1.2.3.A.*

For **severe building flooding problems**, the problem is considered significantly aggravated if there is any increase in the **project's** existing contribution¹⁶ to the frequency, depth, or duration of the problem for runoff events less than or equal to the 100-year event.

For **severe roadway flooding problems**, the problem is considered significantly aggravated if any of the following thresholds are exceeded and there is any increase in the **project's** existing contribution¹⁹ to the frequency, depth, or duration of the problem for runoff events less than or equal to the 100-year event:

- The *existing flooding*¹⁷ over all lanes of a **roadway** or overtopping the culverted section of a **sole access driveway** is predicted to increase in depth more than a quarter-inch or 10% (whichever is greater) for the 100-year runoff event.
- The existing flooding over all lanes of a **roadway** or severely impacting a **sole access driveway** is more than 6 inches deep or faster than 5 feet per second for runoff events less than or equal to the 100-year event. A **severely impacted sole access driveway** is one in which flooding overtops a culverted section of the driveway, posing a threat of washout or unsafe access conditions due to indiscernible driveway edges, or flooding is deeper than 6 inches on the driveway, posing a severe impediment to emergency access.
- The existing flooding over all lanes of a *sole access roadway*¹⁸ is more than 3 inches deep or faster than 5 feet per second for runoff events less than or equal to the 100-year event, or is at any depth for runoff events less than or equal to the 10-year event.

□ DRAINAGE PROBLEM-SPECIFIC MITIGATION REQUIREMENTS

1. If a proposed **project** or **threshold discharge area** within a **project** drains to one or more of Type 1, Type 2, or Type 3 downstream drainage problems described in Section 1.2.2.1 as identified through a downstream analysis, THEN the applicant must do one of the following:
 - a) Submit a Level 2 or Level 3 downstream analysis per Section 2.3.1 demonstrating that the proposed **project** will not create or significantly aggravate the identified downstream drainage problem(s), OR
 - b) Show that the **natural discharge area** or **threshold discharge area** draining to the identified problem(s) qualifies for an exemption from Core Requirement #3: Flow Control (Section 1.1.1) or an exception from the applicable area-specific **flow control facility** requirement per Section 1.2.3.1, OR

¹⁵ *Flow duration* means the aggregate time that peak flows are at or above a particular flow rate (e.g., the amount of time over the last 50 years that peak flows were at or above the 2-year flow rate). *Note: flow duration is not considered to be increased if it is within the tolerances specified in Chapter 3.*

¹⁶ Increases in the **project's** contribution are considered to be prevented if sufficient onsite flow control and/or offsite improvements are provided as specified for **severe flooding problems** in Table 1.2.3.A. For **severe flooding problems** located within the mapped 100-year floodplain of a **major receiving water** (see Table 1.2.3.B) or the mapped 100-year floodplain of a major stream for which there is an adopted basin plan, increases in the **project's** contribution are considered negligible (zero) regardless of the flow control standard being applied, unless **CED** determines there is a potential for increased flooding separate from that associated with the existing 100-year floodplain.

¹⁷ *Existing flooding*, for the purposes of this definition, means flooding over all lanes of the roadway or driveway has occurred in the past and can be verified by County records, County personnel, photographs, or other physical evidence.

¹⁸ *Sole access roadway* means there is no other flood-free route for emergency access to one or more dwelling units.

- c) Document that the applicable area-specific **flow control facility** requirement specified in Core Requirement #3 is adequate to prevent creation or significant aggravation of the identified downstream drainage problem(s) as indicated in Table 1.2.3.A with the phrase, “No additional flow control needed,” OR
 - d) Provide additional **onsite** flow control necessary to prevent creation or significant aggravation of the downstream drainage problem(s) as specified in Table 1.2.3.A and further detailed in Section 3.3.5, OR
 - e) Provide **offsite** improvements necessary to prevent creation or significant aggravation of the identified downstream drainage problem(s) as detailed in Chapter 3 unless identified as not necessary in Table 1.2.3.A, OR
 - f) Provide a combination of additional **onsite** flow control and **offsite** improvements sufficient to prevent creation or significant aggravation of the downstream drainage problem(s) as demonstrated by a Level 2 or Level 3 downstream analysis.
2. IF it is identified that the manner of discharge from a proposed **project** may create a significant adverse impact as described in Core Requirement #1, THEN **CED** may require the applicant to implement additional measures or demonstrate that the impact will not occur.
 3. IF it is identified through a critical area review as described under “**Potential Impacts to Wetlands Hydrology Problem (Type 4)**,” that changes in the rate, duration, and/or quantity of surface and storm water runoff from a proposed **project** or **threshold discharge area** within a proposed **project** could significantly alter the hydrology of a wetland (Type 4 problem), THEN **CED** shall require the applicant to implement additional flow control or other measures to mitigate the adverse impacts of this alteration in accordance with the wetland hydrology protection guidelines in Reference Section 5.

Intent: To ensure provisions are made (if necessary) to prevent creation or significant aggravation of the four types of downstream drainage problems requiring special attention by this manual, and to ensure compliance with the discharge requirements of Core Requirement #1.

In addressing downstream drainage problems per Problem-Specific Mitigation Requirement 1 above, additional **onsite** flow control will often be the easiest provision to implement. This involves designing the required **onsite flow control facility** to meet an additional set of performance criteria targeted to prevent significant aggravation of specific downstream drainage problems. To save time and analysis, a set of predetermined flow control performance criteria corresponding to each of the three types of downstream drainage problems is provided in Table 1.2.3.A and described in more detail in Chapter 3.

Note that in some cases the area-specific **flow control facility** requirement applicable to the proposed **project** per Section 1.2.3.1 is already sufficient to prevent significant aggravation of many of the defined downstream drainage problem types. Such situations are noted in Table 1.2.3.A as not needing additional **onsite** flow control or **offsite** improvements. For example, if the **project** is located within a Flow Control Duration Standard Area subject to the **Flow Control Duration Standard** per Section 1.2.3.1.B, and a **conveyance system nuisance problem** is identified through offsite analysis per Core Requirement #2, no additional **onsite** flow control is needed, and no **offsite** improvements are necessary.

1.2.2.3 WATER QUALITY PROBLEM IMPACT MITIGATION

As stated in Section 1.2.2.1, the goal of this manual is to prevent creation and/or significant aggravation of water quality problems to the maximum extent practicable. This is accomplished through a number of mitigation requirements, including (1) the area-specific water quality facility requirement in Section 1.2.8.1, (2) any mitigation required by other adopted area-specific requirements per Special Requirement #1, Section 1.2.9, (3) the source controls required in Special Requirement #4, Section 1.3.4, (4) the oil control required in Special Requirement #5, Section 1.3.5, and (5) the water quality problem-specific mitigation requirements presented in this section. *Note that this manual does not require development proposals to fix or otherwise reduce the severity of existing downstream water quality problems, although doing so may be an acceptable mitigation.*

❑ WATER QUALITY PROBLEM-SPECIFIC MITIGATION REQUIREMENTS

IF a proposed *project* drains to one or more of the 7 types of downstream water quality problems defined in Section 1.2.2.1 as identified through a downstream analysis, THEN the applicant must comply with the following problem-specific mitigation requirements that apply. *Note that CED may require additional measures if the opportunity exists to further mitigate the pollutants of concern associated with these types of problems.*

Bacteria Problem (Type 1)

IF the proposed *project* drains to a bacteria problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*), THEN the following requirements must be met as applicable:

1. IF a water quality facility is required per Core Requirement #8, THEN a **sand filter** or **stormwater wetland** shall be used to meet the area-specific water quality facility requirement. Sand filters are the preferred option. Other treatment options for meeting the area-specific facility requirement may be used in lieu of a sand filter or stormwater wetland only if combined with an **emerging technology treatment method** that provides equivalent removal of fecal coliform as demonstrated through an experimental design adjustment per Section 1.4.
2. IF the proposed *project* is a residential subdivision, THEN **signage** shall be provided in the subdivision's public areas (i.e., recreation/open space areas and right-of-way) requesting that pet waste be picked up in order to protect downstream water quality. The extent and location of this signage shall be reviewed and approved by *CED*.
3. IF the proposed *project* is a multifamily *development* with a recreation/open area or is a park improvement, THEN **signage** shall be provided requesting that pet waste be picked up in order to protect downstream water quality. The extent and location of this signage shall be reviewed and approved by *CED*.

Dissolved Oxygen (DO) Problem (Type 2)

IF the proposed *project* drains to a DO problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*), THEN the following requirements must be met as applicable:

1. IF the proposed *project* includes a wetpond or wetvault, THEN the **wetpool depth** shall not exceed 6 feet, AND the outflow system shall include a measure designed to **promote aeration** of the facility's discharges for 2-year runoff events and smaller. One way to do this is to create a drop in flow elevation within a manhole by placing the outlet invert of the incoming pipe a minimum of 12 inches above the 2-year headwater elevation of the outgoing pipe. Alternatively, if the outflow system discharges to an open channel, the same drop in flow elevation could be achieved by placing the outlet invert a minimum of 12 inches above the 2-year tailwater elevation created by the channel. Other equivalent approaches may be used as approved by *CED*.
2. IF the proposed *project* includes a wetvault, THEN the required **ventilation area** specified in Chapter 6 shall be doubled.
3. IF the DO problem is documented to be caused by **excessive phosphorus** and a water quality facility is required per Core Requirement #8, THEN a water quality facility option from the **Sensitive Lake Protection menu** shall be a component of the required treatment system.

Temperature Problem (Type 3)

IF the proposed *project* drains to a temperature problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*), THEN the following requirements must be met as applicable:

1. IF a water quality facility is required per Core Requirement #8, THEN use of a **wetpond is prohibited** unless it will be at least 50% shaded at midday in the summer or its discharges will flow

through 200 feet or more of open channel that is at least 50% shaded at midday in the summer. *CED* shall review and approve the extent and location of this shading.

2. IF the proposed *project* includes open drainage features, THEN vegetation or other means shall be used where practicable to **maximize shading** of the drainage features, except bioswales and filter strips. The extent and location of this shading shall be reviewed and approved by *CED*.

Metals Problem (Type 4)

IF the proposed *project* drains to a metals problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*), THEN the following requirements must be met as applicable:

1. IF a water quality facility is required per Core Requirement #8, THEN a water quality facility option from the **Enhanced Basic WQ menu** shall be a component of the *project*'s required treatment system.
2. IF the proposed *project* is a residential subdivision, THEN a **covenant** shall be recorded for each lot and common area tract prohibiting use of **leachable heavy metals** (e.g., galvanized metals) that will be **exposed** to the weather (use the covenant in Reference Section 8-Q).
3. IF the proposed *project* includes road right-of-way improvements, THEN use of **leachable heavy metals** (e.g., galvanized metals) that will be **exposed** to the weather (e.g., **guard rails, street lights, etc.**) shall be avoided.

Phosphorus Problem (Type 5)

IF the proposed *project* drains to a phosphorus problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*), THEN the following requirements must be met as applicable:

1. IF a water quality facility is required per Core Requirement #8, THEN the *project* shall be assumed to be located within a designated Sensitive Lake WQ Treatment Area for the purposes of applying the area-specific water quality treatment requirement in Section 1.2.8.1.
2. For the purposes of applying the Erosion and Sediment Control Standards in Appendix D, the *project* shall be assumed to be located within a designated Sensitive Lake WQ Treatment Area.

Turbidity Problem (Type 6)

IF the proposed *project* drains to a turbidity problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*) AND the downstream flow path from the *project site* to the turbidity problem is through a **landslide hazard, steep slope hazard area, erosion hazard area** or any actively eroding area, THEN the *project* shall provide a tightline system through the area in accordance with the same criteria and exceptions specified in Core Requirement #1, **Discharge Requirement 2** for *projects* located within a designated **Landslide Hazard Drainage Area**. Other means for safely conveying *project site* discharges through the area of concern for erosion may be proposed subject to approval by *CED*.

High pH Problem (Type 7)

IF the proposed *project* drains to a pH problem located within the quarter mile/15% distance downstream (or beyond as deemed necessary by *CED*) AND the proposed *project* includes a concrete vault **structure** for stormwater control purposes, THEN the vault's submerged surfaces shall be coated or otherwise treated to prevent alteration of pH.

1.2.3 CORE REQUIREMENT #3: FLOW CONTROL FACILITIES

All proposed *projects*, including *redevelopment projects*, must provide *onsite* flow control facilities to mitigate the impacts of storm and surface water runoff generated by *new impervious surface*, *new pervious surface*, and *replaced impervious surface* targeted for flow mitigation as specified in the following sections. **Flow control facilities** must be provided and designed to perform as specified by the area-specific *flow control facility* requirement in Section 1.2.3.1 and in accordance with the applicable *flow control facility* implementation requirements in Section 1.2.3.2.

Intent: To ensure the minimum level of control needed to protect downstream properties and resources from increases in peak, duration, and volume of runoff generated by new *development*. The level of control varies depending on location and downstream conditions identified under Core Requirement #2.

❑ EXEMPTION FROM CORE REQUIREMENT #3

There is a single exemption from the flow control provisions of Core Requirement #3:

Basic Exemption

A proposed *project* is exempt if it meets the following criteria:

1. Less than 5,000 square feet of *new plus replaced impervious surface* will be created, AND
2. Less than $\frac{3}{4}$ acres of *new pervious surface* will be added.

1.2.3.1 AREA-SPECIFIC FLOW CONTROL FACILITY REQUIREMENT

Projects subject to Core Requirement #3 must provide flow control facilities as specified by the area-specific facility requirements and exceptions for the **designated flow control area** in which the proposed *project* or *threshold discharge area* of the proposed *project* is located as described in Subsections A, B, and C below.

Guide to Applying the Area-Specific Flow Control Facility Requirement

The *flow control facility* requirement varies across the City according to the *flow control area* within which the *project* or a *threshold discharge area* of the *project* is located. There are currently four such flow control areas, three of which are depicted in the Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>).

These are referred to as follows.

1. **Flow Control Duration Standard – Matching *Forested site conditions*** for areas draining to streams and subject to flow-related water quality problems such as erosion or sedimentation.
2. **Flow Control Duration Standard – Matching *Existing site conditions*** in designated highly urbanized areas draining to streams that are currently stable or showing no impacts caused by high flows.
3. **Peak Rate Flow Control Standard – Matching *Existing site conditions*** 2, 10 and 100-year peak-rate runoff for areas draining to constructed (man-made) or highly modified drainage systems so as not to create a downstream flooding problem.
4. **Flood Problem Flow Control Standard** – The City may apply this standard where *projects* discharge to a severe flooding or erosion problems. The standard includes matching *existing site conditions* for 100-year peaks in addition to fulfilling requirements for the flow control duration standard, either matching *forested* or *existing site conditions* based on the downstream flow control area designation.

Guide to Applying the Area-Specific Flow Control Facility Requirement (cont.)

Note that the minimum required performance of the facility as specified by this requirement may need to be increased to ensure that downstream drainage problems are not created or significantly aggravated as set forth in Section 1.2.2.2, “Drainage Problem-Specific Mitigation Requirements.” Table 1.2.3.A provides a quick guide for selecting the flow control performance criteria necessary to meet both the area-specific **flow control facility** requirement and the problem-specific mitigation requirement. This is further explained in Step 4 below.

For efficient application of the **flow control facility** requirement, the following steps are recommended:

1. Check the Direct Discharge Exemption in Section 1.2.3.1 to determine if and/or which portions of your **project** are exempt from the **flow control facility** requirement. If exempt from the **flow control facility** requirement, proceed to Step 6.
2. Refer to the Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>) to determine the flow control area in which your **project** is located.
3. Consult the detailed requirement and exception language for the identified flow control area to determine if and how the **flow control facility** requirement applies to your **project**. This requirement and exception language is detailed on subsequent pages for each of the flow control areas. If a **flow control facility** is not applicable per the area-specific exceptions, proceed to Step 6.
4. If downstream drainage problems were identified through offsite analysis per Core Requirement #2 and are proposed to be addressed through **onsite** flow control, use Table 1.2.3.A to determine if and what additional flow control performance is necessary to mitigate impacts (i.e., to prevent creation or aggravation of the identified problems).
5. Use Section 1.2.3.2 to identify the applicable requirements for implementing the **flow control facility** requirement. These requirements cover facility siting, analysis and design, unusual situations, and other **site**-specific considerations.
6. Use Core Requirement #9 to identify the **on-site BMPs** that must be applied to your **project site** regardless of whether a **flow control facility** is required.

**TABLE 1.2.3.A
SUMMARY OF FLOW CONTROL PERFORMANCE CRITERIA ACCEPTABLE FOR IMPACT
MITIGATION⁽¹⁾**

IDENTIFIED PROBLEM DOWNSTREAM	AREA-SPECIFIC FLOW CONTROL FACILITY REQUIREMENT			
	Peak Rate Flow Control Standard Areas	Flow Control Duration Standard Matching Existing Condition Areas	Flow Control Duration Standard Matching Forested Condition Areas	Flood Problem Flow Control Standard Areas
No Problem Identified Apply the minimum area-specific flow control performance criteria.	Apply the Peak Rate Flow Control Standard , which matches the 2-, 10-, and 100-year peaks	Apply the Flow Control Duration Standard , which matches the flow duration of pre-developed rates for existing site conditions over the range of flows extending from 50% of 2-year up to the full 50-year flow AND matches peaks for the 2- and 10-year return periods.	Apply the Flow Control Duration Standard which matches the flow duration of pre-developed rates for forested (historical) site conditions over the range of flows extending from 50% of 2-year up to the full 50-year flow AND matches peaks for the 2- and 10-year return periods	Apply the existing or forested (historical) site conditions Flow Control Duration Standard (whichever is appropriate based on downstream flow control areas) AND match existing site conditions 100-year peaks
Type 1 Drainage Problem Conveyance System Nuisance Problem	<u>Additional Flow Control</u> Hold 10-year peak to overflow T_r peak ⁽²⁾⁽³⁾	<u>Additional Flow Control</u> The City may require design adjustments to meet the Flow Control Duration Standard matching forested (historical) conditions .	<i>No additional flow control or other mitigation is needed</i>	<i>No additional flow control or other mitigation is needed</i>
Type 2 Drainage Problem Severe Erosion Problem	<u>Additional Flow Control</u> Apply the Flow Control Duration Standard matching forested (historical) conditions ⁽³⁾⁽⁴⁾	<u>Additional Flow Control</u> Apply the Flow Control Duration Standard matching forested (historical) conditions . ⁽³⁾⁽⁴⁾	<i>No additional flow control is needed, but other mitigation may be required⁽⁴⁾</i>	<i>No additional flow control is needed, but other mitigation may be required⁽⁴⁾</i>
Type 3 Drainage Problem Severe Flooding Problem	<u>Additional Flow Control</u> Apply the Flow Control Duration Standard matching forested (historical) conditions . If flooding is from a closed depression, make design adjustments as needed to meet the "special provision for closed depressions" ⁽³⁾⁽⁵⁾	<u>Additional Flow Control</u> Apply the Flow Control Duration Standard matching forested (historical) conditions . If flooding is from a closed depression, make design adjustments as needed to meet the "special provision for closed depressions" ⁽³⁾⁽⁵⁾	<u>Additional Flow Control</u> If flooding is from a closed depression, make design adjustments as needed to meet the "special provision for closed depressions" ⁽³⁾⁽⁵⁾	<u>Additional Flow Control</u> If flooding is from a closed depression, make design adjustments as needed to meet the "special provision for closed depressions" ⁽³⁾⁽⁵⁾

**TABLE 1.2.3.A
SUMMARY OF FLOW CONTROL PERFORMANCE CRITERIA ACCEPTABLE FOR IMPACT
MITIGATION⁽¹⁾**

IDENTIFIED PROBLEM DOWNSTREAM	AREA-SPECIFIC FLOW CONTROL FACILITY REQUIREMENT			
	Peak Rate Flow Control Standard Areas	Flow Control Duration Standard Matching Existing Condition Areas	Flow Control Duration Standard Matching Forested Condition Areas	Flood Problem Flow Control Standard Areas
Type 4 Potential Impact to Wetland Hydrology as Determined through a Critical Area Review per RMC Title IV	<u>Additional Flow Control</u> The City may require design adjustments per the wetland hydrology protection guidelines in Reference Section 5.	<u>Additional Flow Control</u> The City may require design adjustments per the wetland hydrology protection guidelines in Reference Section 5.	<u>Additional Flow Control</u> The City may require design adjustments per the wetland hydrology protection guidelines in Reference Section 5.	<u>Additional Flow Control</u> The City may require design adjustments per the wetland hydrology protection guidelines in Reference Section 5.

Notes:

- (1) More than one set of problem-specific performance criteria may apply if two or more downstream drainage problems are identified through offsite analysis per Core Requirement #2. If this happens, the performance goals of each applicable problem-specific criterion must be met. This can require extensive, time-consuming analysis to implement multiple sets of outflow performance criteria if additional onsite flow control is the only viable option for mitigating impacts to these problems. In these cases, it may be easier and more prudent to implement the **Flow Control Duration Standard matching forested conditions** standard in place of the otherwise required area-specific standard. Use of the **Flow Control Duration Standard matching forested conditions** standard satisfies the specified performance criteria for all the area-specific and problem-specific requirements except if adjustments are required per the special provision for closed depressions described below in Note 5.
- (2) Overflow T_r is the return period of conveyance system overflow. To determine T_r , requires a minimum Level 2 downstream analysis as detailed in Section 2.3.1.1. To avoid this analysis, a T_r of 2 years may be assumed.
- (3) Offsite improvements may be implemented in lieu of or in combination with additional flow control as allowed in Section 1.2.2.2 and detailed in Section 3.3.5.
- (4) A tightline system may be required regardless of the flow control standard being applied if needed to meet the discharge requirements of Core Requirement #1 or the outfall requirements of Core Requirement #4, or if deemed necessary by the City of Renton where the risk of severe damage is high.
- (5) **Special Provision for Closed Depressions with a Severe Flooding Problem:**
 IF the proposed **project** discharges by overland flow or conveyance system to a closed depression experiencing a **severe flooding problem** AND the amount of **new impervious surface** area proposed by the **project** is greater than or equal to 10% of the 100-year water surface area of the closed depression, THEN use the "point of compliance analysis technique" described in Section 3.3.6 to verify that water surface levels are not increasing for the return frequencies at which flooding occurs, up to and including the 100-year frequency. If necessary, iteratively adjust onsite flow control performance to prevent increases. *Note: The point of compliance analysis relies on certain field measurements taken directly at the closed depression (e.g., soils tests, topography, etc.). If permission to enter private property for such measurements is denied, the City of Renton may waive this provision and apply the **Flow Control Duration Standard matching forested conditions** standard with a mandatory 20% safety factor on the storage volume.*

□ DIRECT DISCHARGE EXEMPTION

Any *onsite natural drainage area* is exempt from the *flow control facility* requirement if the area drains to one of the *major receiving waters* listed in Table 1.2.3.B, AND meets the following criteria for *direct discharge*²⁰ to that receiving water:

1. The **flowpath** from the *project site* discharge point to the edge of the 100-year floodplain of the *major receiving water* will be **no longer than a half mile**, except for discharges to Lake Washington, AND
2. The conveyance system between the *project site* and the *major receiving water* will extend to the ordinary high water mark, and will be **comprised of manmade conveyance elements** (pipes, ditches, etc.) and will be within public right-of-way or a public or private drainage easement, AND
3. The conveyance system will have **adequate capacity**²¹ to convey the 25-year peak flow (per Core Requirement #4, Conveyance System), for the entire contributing drainage area, assuming **build-out conditions** to current zoning for the *equivalent area* portion (the area that is contained within an arc formed by the shortest, straight line distance from the conveyance system discharge point to the furthestmost point of the proposed *project*) and existing conditions for the remaining area, AND
4. The conveyance system will be adequately **stabilized to prevent erosion**, assuming the same basin conditions as assumed in Criteria (c) above, AND
5. The direct discharge proposal will not **divert flows** from or increase flows to an **existing wetland or stream** sufficient to cause a significant adverse impact.

**TABLE 1.2.3.B
MAJOR RECEIVING WATERS¹⁹**

- Cedar River downstream of Taylor Creek confluence
- Johns Creek downstream of Interstate-405 (I-405) east right-of-way
- Lake Washington

Note: The major receiving waters listed above do not include side adjacent or associated channels, spring- or groundwater-fed streams, or wetlands.

A. PEAK RATE FLOW CONTROL STANDARD AREAS

The **Peak Rate Flow Control Standard** is a peak-rate matching standard intended to prevent increases of peak flows for specific events rather than match flow-durations over a range of flows. The standard is appropriate for use in areas where the concern is flooding rather than stream bed erosion. Within the City of Renton, this standard is allowed for those areas that are highly urbanized prior to 1985 and that drain to pipes or non-fish bearing constructed conveyance systems leading to the lower Cedar River, Lake Washington or the portion of the Green River Valley floor located in Renton.

Minimum Required Performance

Facilities in **Peak Rate Flow Control Standard Areas** must comply with the following flow control performance standards and assumptions unless modified by offsite analysis per Core Requirement #2 (see Table 1.2.3.A):

Peak Rate Flow Control Standard: Match the developed peak discharge rates to *existing site conditions* peak discharge rates for 2-, 10-, and 100-year return periods.

Intent

The **Peak Rate Flow Control Standard** is intended to protect flow-carrying capacity and limit increased erosion within the downstream conveyance system for runoff events less than or equal to the 100-year event. Matching the 2-, 10-, and 100-year peak flows is intended to prevent increases in return-frequency peak flows less than or equal to the 100-year peak flow down to the 2-year peak

¹⁹ Footnote 22 is not used.

²⁰ *Direct discharge* means undetained discharge from a proposed *project* to a *major receiving water*.

²¹ *Note: The City does not charge a special use fee.*

flow. This level of control is also intended to prevent creation of new *conveyance system nuisance problems* as described in Section 1.2.2.1.

Effectiveness in Addressing Downstream Drainage Problems

While the **Peak Rate Flow Control Standard** provides reasonable protection from many *development*-induced conveyance problems (up to the 100-year event), it does not prevent increases in runoff volumes or flow durations that tend to aggravate the three types of downstream drainage problems described in Section 1.2.2.1. Consequently, if one or more of these problems are identified through offsite analysis per Core Requirement #2, additional *onsite* flow control and/or *offsite* improvements will likely be required (see “Drainage Problem-Specific Mitigation Requirements” in Section 1.2.2.2).

Target Surfaces

Facilities in **Peak Rate Flow Control Standard Areas** must mitigate (either directly or in effect) the runoff from the following target surfaces within the *threshold discharge area* for which the facility is required:

1. *New impervious surface* that is **not fully dispersed** per the criteria in Section 1.2.3.2.C as specified in Appendix C. For individual lots within residential subdivision *projects*, the extent of *new impervious surface* shall be assumed as specified in Chapter 3. *Note, any new impervious surface such as a bridge or boardwalk that spans the ordinary high water of a stream, pond, or lake may be excluded as a target surface if the runoff from such span is conveyed to the ordinary high water area in accordance with Criteria (b), (c), (d), and (e) of the “Direct Discharge Exemption” (p 1-39).*
2. *New pervious surface* that is **not fully dispersed** as specified in Appendix C. For individual lots within residential subdivision *projects*, the extent of *new pervious surface* shall be assumed to be the entire lot area, except the assumed impervious portion and any portion in which native conditions are preserved by covenant, tract, or easement. In addition, the *new pervious surface* on individual lots shall be assumed to be 100% grass.

Exceptions

The following exceptions apply only in **Peak Rate Flow Control Standard Areas**:

1. The facility requirement in **Peak Rate Flow Control Standard Areas** is waived for any *threshold discharge area* in which the target surfaces subject to this requirement will generate **no more than a 0.15-cfs increase** (when modeled using 15 minute time steps) in the *existing site conditions* 100 -year peak flow (modeled using same time step unit (e.g., 15 -minute) used to calculate the developed flow). *Note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A.*
2. The facility requirement in **Peak Rate Flow Control Standard Areas** may be waived for any *threshold discharge area* of a *redevelopment project* in which all of the following criteria are met:
 - a) The target surfaces subject to the **Peak Rate Flow Control Standard Areas** facility requirement will generate no more than a **0.15-cfs increase** (when modeled using 15 -minute time steps) in the *existing site conditions* 100 -year peak flow (modeled using same time step unit (e.g., 15 -minute) used to calculate the developed flow) at any *natural discharge location* from the *project site* (*note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A, AND*
 - b) The increased runoff from target surfaces will not significantly impact a critical area, *severe flooding problem*, or *severe erosion problem*.

B. FLOW CONTROL DURATION STANDARD AREAS

The flow control duration standard requires runoff from urban *developments* to be detained and released at a rate that matches the flow duration of predeveloped rates over the range of flows extending from ½ of the 2-year up to the 50-year flow. Also match developed peak discharge rates to predeveloped peak discharge rates for the 2- and 10-year return periods. Flow duration specifies the cumulative amount of time that various flows are equaled or exceeded during a long-term simulation using historical rainfall. The target flow duration may be the “historical” (i.e., fully forested condition) or in specific situations it may be the existing *site* or “pre-project” condition as described below. The Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>) shows the areas where the “forested” and “existing” conditions are allowed.

Forested land cover – Runoff from the developed *site* will be controlled and released at a rate that matches the flow duration for a forested (“historical”) land cover. The “historical” land cover is the default standard required by the technical requirements of the NPDES permit. The standard is applicable to those areas draining to streams that have erodible channels where runoff from urban areas has the potential to destabilize the channel.

Existing land cover – Runoff from the developed *site* will be controlled and released at a rate that matches the flow duration for the *site* conditions existing before the *development*. These are areas that have been developed for years and drain to stream channels that have become stabilized to a new hydrologic regime. Ecology has proposed that the existing land cover can be used in basins that have had at least 40% total *impervious surface* area for the 20 years preceding Ecology’s adoption of the 2005 Stormwater Management Manual for Western Washington (called the 40/20 rule) and the stream channels receiving the runoff are considered stable from the standpoint of excessive erosion or sedimentation. In developing the “40/20 rule” for highly urbanized basins, Ecology conducted a preliminary analysis and produced maps that identify those areas that may meet the criteria. Portions of Renton were included in the initial maps prepared by Ecology. These maps have been adjusted to better represent the areas that were 40% impervious in 1985 as well as drainage basin divides within the City.

Flow control facilities designed to the “40/20 rule” will only have to mitigate for the added *impervious surface*. As a result, these flow control facilities will be smaller than those required to be designed to match runoff from a fully forested *site*.

Minimum Required Performance

Facilities in **Flow Control Duration Standard Areas** must comply with the following flow control performance standard and assumptions unless modified by offsite analysis per Core Requirement #2 (see Table 1.2.3.A):

Flow Control Duration Standard Matching Forested Site Conditions: Developed discharge durations shall not exceed predeveloped durations for the range of predeveloped discharge rates from 50% of the 2-year peak flow up to the full 50-year peak flow. Developed peak discharge rates shall not exceed predeveloped peak discharge rates for the 2- and 10-year return periods. Assume *forested (historical) site conditions* as the predeveloped condition.

Flow Control Duration Standard Matching Existing Site Conditions: Developed discharge durations shall not exceed predeveloped durations for the range of predeveloped discharge rates from 50% of the 2-year peak flow up to the full 50-year peak flow. Developed peak discharge rates shall not exceed predeveloped peak discharge rates for the 2- and 10-year return periods. Assume *existing site conditions* as the predeveloped condition.

Intent

The **Flow Control Duration Standard** flow control standard assuming *historical site conditions* is intended to limit the amount of time that erosive flows are at work generating erosion and sedimentation within natural and constructed drainage systems. Such control is effective in preventing *development*-induced increases in natural erosion rates and reducing existing erosion rates where they may have been increased by past *development* of the *site*. This is accomplished by maintaining at

historical predevelopment levels the aggregate time that developed flows exceed an erosion-causing threshold (i.e., 50% of the historical 2-year peak flow). Maintaining natural erosion rates within streams and their tributary areas is important for preventing increases in stream channel erosion and sediment loading that are detrimental to salmonid habitat and production.

Effectiveness in Addressing Downstream Drainage Problems

While the **Flow Control Duration Standard** flow control standard assuming *historical site conditions* provides a reasonable level of protection for preventing most *development*-induced problems, it does not necessarily prevent increases in *existing site conditions* 100-year peak flows that can aggravate *severe flooding problems* as described in Core Requirement #2, nor does it necessarily prevent aggravation of all *severe erosion problems*. Consequently, if one or more of these problems are identified through offsite analysis per Core Requirement #2, additional *onsite* flow control and/or *offsite* improvements will likely be required (see “Drainage Problem-Specific Mitigation Requirements” in Section 1.2.2.2).

Target Surfaces

Facilities in **Flow Control Duration Standard Areas**²² must mitigate (either directly or in effect) the runoff from the following target developed surfaces within the *threshold discharge area* for which the facility is required:

1. *New impervious surface* that is **not fully dispersed** per the criteria on Section 1.2.3.2.C as specified in Appendix C. For individual lots within residential subdivision projects, the extent of *new impervious surface* shall be assumed as specified in Chapter 3. *Note, any new impervious surface such as a bridge or boardwalk that spans the ordinary high water of a stream, pond, or lake may be excluded as a target surface if the runoff from such span is conveyed to the ordinary high water area in accordance with Criteria (b), (c), (d), and (e) of the “Direct Discharge Exemption” (p 1-39).*
2. *New pervious surface* that is **not fully dispersed** as specified in Appendix C. For individual lots within residential subdivision projects, the extent of *new pervious surface* shall be assumed to be the entire lot area, except the assumed impervious portion and any portion in which native conditions are preserved by covenant, tract, or easement. In addition, the *new pervious surface* on individual lots shall be assumed to be 100% grass.
3. *Replaced impervious surface* that is **not fully dispersed** as specified in Appendix C on a non-*redevelopment project* in which the total of *new plus replaced impervious surface* is 5,000 square feet or more, OR *new pervious surface* is $\frac{3}{4}$ acre or more.
4. *Replaced impervious surface* that is **not fully dispersed** on a *transportation redevelopment project* in which *new impervious surface* is 5,000 square feet or more and totals 50% or more of the existing *impervious surface* within the project limits.
5. *Replaced impervious surface* that is **not fully dispersed** as specified in Appendix C, on a *parcel redevelopment project* in which the total of *new plus replaced impervious surface* is 5,000 square feet or more and whose valuation of proposed improvements (including interior improvements and excluding required mitigation improvements) exceeds 50% of the assessed value of: (a) the existing *project site* improvements on commercial or industrial projects, or (b) the existing *site* improvements on other *projects*.

Exceptions

The following exceptions apply only in **Flow Control Duration Standard Areas**:

1. The *historical site conditions* exception does not apply to the City.

²² Note: Any *threshold discharge area* that appears to be located within a Flow Control Duration Standard Area according to the Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>) but drains entirely by non-erodible manmade conveyance to a *major receiving water* (listed on page 1-51) is considered to be located within a Peak Rate Flow Control Standard Area.

2. The facility requirement in **Flow Control Duration Standard Matching Existing Site Conditions Areas** is waived for any **threshold discharge area** in which there is **no more than a 0.15-cfs difference** (when modeled using 15 minute time steps) in the sum of developed 100-year peak flows for those target surfaces subject to this requirement and the sum of **historical site conditions** 100-year peak flows (modeled using same time step unit (e.g., 15 minute) used to calculate the developed flow) for the same surface areas.
Note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A.
3. The facility requirement in **Flow Control Duration Standard Matching Forested Site Conditions Areas** is waived for any **threshold discharge area** in which there is **no more than a 0.15-cfs difference** (when modeled using 15 minute time steps) in the sum of developed 100-year peak flows for those target surfaces subject to this requirement and the sum of **forested (historical) site conditions** 100-year peak flows (modeled using same time step unit (e.g., 15 minute) used to calculate the developed flow) for the same surface areas. *Note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A.*
4. The facility requirement in **Flow Control Duration Standard Areas** may be reduced or waived for any **threshold discharge area** where a **plan or study** approved by the City and Ecology shows that a lower standard (e.g., **Peak Rate Control Standard** or targeting **existing site conditions** instead of **forested conditions**) is sufficient or no facility is necessary to protect or allow for restoration of water body beneficial uses and habitat functions essential to salmonids.
5. The **regional facilities** plan exception does not apply to the City.
6. The facility requirement in **Flow Control Duration Standard Areas** as applied to **replaced impervious surface** may be reduced by the **CED** Manager/designee using the adjustment process detailed in Sections 1.4.3 and 1.4.4 of the adjustment process, if the **cost of flow control facilities** to mitigate all target surfaces exceeds that necessary to mitigate only for **new impervious surface** plus **new pervious surface** and also exceeds $\frac{1}{3}$ of the valuation of proposed improvements (including interior improvements) or twice the cost of a facility to mitigate equivalent surfaces on a new **development site**, whichever is less. The amount of reduction shall be limited such that the **cost of flow control facilities** is at least equal to that necessary to mitigate only for **new impervious surface** plus **new pervious surface**, and beyond this amount, is no greater than $\frac{1}{3}$ of the valuation of proposed improvements (including interior improvements) or twice the cost of a facility to mitigate equivalent surfaces on a new **development site**, whichever is less.

C. FLOOD PROBLEM FLOW CONTROL STANDARD AREAS

Flood Problem Flow Control Standard Areas are designated by the City of Renton where the City has determined that a higher average level of flow control is needed to prevent aggravation of existing documented flooding problems. At this time, the City has not mapped specific areas, but may apply this standard when a **project** discharges to a severe flooding or erosion problem.

Within **Flood Problem Flow Control Standard Areas**, or where required by the City to protect aggravation of a downstream problem, required flow control facilities must comply with the following minimum requirements for facility performance and mitigation of targeted surfaces, except where such requirements or the facility requirement itself is waived or reduced by the area-specific exceptions at the end of this subsection.

Minimum Required Performance

Facilities in **Flood Problem Flow Control Standard Areas** must comply with the following flow control performance standard and assumptions unless modified by offsite analysis per Core Requirement #2 (see Table 1.2.3.A):

Flood Problem Flow Control Standard: Apply the **Flow Control Duration Standard**, AND match the developed 100-year peak discharge rate to the predeveloped 100-year peak discharge rate. If the **Flood Problem Flow Control Area** is located within a **Flow Control Duration Standard Area** and does not drain entirely by non-erodible manmade conveyance to a *major receiving water* (see Table 1.2.3.B), then *historical site conditions* shall be assumed as the predeveloped condition except for the purposes of matching 100-year peak discharge rates. For all other situations and for the purposes of matching 100-year peak discharge rates, *existing site conditions* may be assumed.

Intent

The **Flood Problem Flow Control Standard** is intended to prevent significant increases in existing water surface levels for 2-year through 100-year return frequencies. Such increases are expected to occur as the volume of runoff discharging to the water body is increased by upstream *development*. Because inflow rates to these water bodies are typically much higher than the outflow rates, increased runoff volumes from upstream *development* are, in effect, stacked on top of existing volumes in the water body, resulting in higher water surface levels. The duration-matching and 100-year peak-matching criteria of the **Flood Problem Flow Control Standard** counteract this stacking effect by slowing the arrival of additional runoff volumes. Because it can prevent significant aggravation of existing flooding, the **Flood Problem Flow Control Standard** is also applicable to other flow control areas where *severe flooding problems* have been identified per Core Requirement #2.

Effectiveness in Addressing Downstream Drainage Problems

If the **Flood Problem Flow Control Standard** is implemented *onsite*, no additional measures are required to prevent aggravation of the three types of downstream drainage problems described in Core Requirement #2. The one exception is for a wetland or lake that is a closed depression with a *severe flooding problem*, and the proposed *project* is adding *impervious surface* area amounting to more than 10% of the 100-year water surface area of the closed depression. In this case, additional *onsite* flow control or *offsite* improvements may be necessary as determined by a “point of compliance analysis” (see “Special Provision for Closed Depressions” in Table 1.2.3.A, and see Section 3.3.6, “Point of Compliance Analysis”).

Target Surfaces

Facilities in **Flood Problem Flow Control Standard Areas** must mitigate (either directly or in effect) the runoff from the following target developed surfaces within the *threshold discharge area* for which the facility is required:

1. If the **Flood Problem Flow Control Standard Area** is located within a **Flow Control Duration Standard Area**, then the target surfaces are the same as those required for facilities in Flow Control Duration Standard Areas (see Section 1.2.3.1.B) unless otherwise allowed by the area-specific exceptions for Flow Control Duration Standard Areas. *Note: Any Flood Problem Flow Control Standard Area that appears to be located within a Flow Control Duration Standard Area according to the Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>), but drains entirely by non-erodible manmade conveyance to a *major receiving water* (see Table 1.2.3.B), is considered to be located within a Peak Rate Flow Control Standard Area.*
2. If the **Flood Problem Flow Control Standard Area** is located within a **Peak Rate Flow Control Standard Area** or drains entirely by non-erodible manmade conveyance to a *major receiving water*, then the target surfaces are the same as those required for facilities in Peak Rate Flow Control Standard Areas (see Section 1.2.3.1.A).

Exceptions

The following exceptions apply only in **Flood Problem Flow Control Standard Areas**:

1. If the Flood Problem Flow Control Standard Area is located within a Flow Control Duration Standard Matching *Existing Site Conditions* Area or Peak Rate Flow Control Area, then the facility

requirement is waived for any **threshold discharge area** in which there is no more than a 0.15-cfs difference (when modeled using 15 minute time steps) in the sum of developed 100-year peak flows for the target surfaces subject to this requirement and the sum of **historical site conditions** 100-year peak flows (modeled using same time step unit (e.g., 15 minute) used to calculate the developed flow) for the same surface areas. Agricultural zoned **projects** in current agricultural use may use **existing site conditions** as the predeveloped condition for purposes of this exception calculation.

Note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A. Also, any Flood Problem Flow Control Standard Area that appears to be located within a Flow Control Duration Standard Area according to the Flow Control Application layer in COR Maps (<<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>>), but drains entirely by non-erodible manmade conveyance to a major receiving water (see Table 1.2.3.B), is considered to be located within a Peak Rate Flow Control Standard Area.

2. If the **Flood Problem Flow Control Standard Area** is located within a **Peak Rate Flow Control Standard Area**, then the facility requirement is waived for any **threshold discharge area** in which the target surfaces subject to this requirement will generate **no more than a 0.15-cfs increase** (when modeled using 15-minute time steps) in the **existing site conditions** 100-year peak flow (modeled using same time step unit (e.g., 15-minute) used to calculate the developed flow).

Note: for the purposes of this calculation, target surfaces served by on-site BMPs per Appendix C may be modeled in accordance with the on-site BMP sizing credits in Core Requirement #9, Table 1.2.9.A.

3. Any required application of the **Flood Problem Flow Control Standard Areas** facility requirement to **replaced impervious surface** may be waived if the City has adopted a plan and implementation schedule approved by the state Department of Ecology for fulfilling this requirement with regional facilities.
4. Any required application of the **Flood Problem Flow Control Standard Areas** facility requirement to **replaced impervious surface** may be reduced by **CED** using the procedures detailed in Sections 1.4.3 and 1.4.4 of the adjustment process, if the **cost of flow control facilities** to mitigate all target surfaces exceeds that necessary to mitigate only for **new impervious surface** plus **new pervious surface** and also exceeds $\frac{1}{3}$ of the valuation of proposed improvements (including interior improvements) or twice the cost of a facility to mitigate the same surfaces on a new **development site**, whichever is less. The amount of reduction allowed by this exception shall be limited such that the **cost of flow control facilities** is at least equal to that necessary to mitigate only for **new impervious surface** plus **new pervious surface**, and beyond this amount, is no greater than $\frac{1}{3}$ of the valuation of proposed improvements (including interior improvements) or twice the cost of a facility to mitigate equivalent surfaces on a new **development site**, whichever is less.

1.2.3.2 FLOW CONTROL FACILITY IMPLEMENTATION REQUIREMENTS

Flow control facilities shall be designed and implemented in accordance with the following requirements, allowances, and flexible compliance provisions:

A. ONSITE VS. OFFSITE IMPLEMENTATION

All required flow control facilities must be implemented **onsite** except where the requirements below can be met by direct discharge to a regional or shared facility constructed to provide flow control for the proposed **project**. Regional facilities are typically constructed as part of a City-approved plan or study (e.g., basin plan, stormwater compliance plan, or master drainage plan). Shared facilities may be constructed under a City-developed shared facility drainage plan or under an agreement between two or more private developers.

1. The regional or shared facility must be of adequate size and design to meet the **current** flow control requirements for the proposed **project**. *Note: the current flow control requirements are those specified*

by Core Requirement #3 of this manual unless superseded by other adopted area-specific flow control requirements per Special Requirement #1 (see Section 1.3.1). In some cases where the current flow control requirements differ from those used to originally design the regional or shared facility, additional analysis and possible retrofitting of the facility may be required to ensure adequate size and design. In other cases where the current flow control requirements are not significantly different or are less stringent, adequate size and design may already be documented by an adopted City basin plan or master drainage plan, an approved shared facility drainage plan, or a detailed drainage analysis approved by the City for a separate permitted *development*.

2. The regional or shared facility must be fully operational at the time of construction of the proposed *project*. In the case of a shared facility, the proposed *project* must comply with the terms and conditions of all contracts, agreements, and permits associated with the shared facility. If the *offsite* facility is an existing City-owned facility, the City may charge a special use fee equal to or based on the property value of the detention capacity being used.
3. The conveyance system between the *project site* and the regional facility must meet the same criteria specified for direct discharge to a *major receiving water* except for Criterion (a) (see “Direct Discharge Exemption” in Section 1.2.3.1). In the case of a shared facility, the criteria are the same, except the conveyance system need only have adequate capacity and erosion protection for buildout of the *participating portion*²³ of the contributing drainage area.

B. METHODS OF ANALYSIS AND DESIGN

Flow control facilities must be analyzed and designed using a continuous flow simulation method such as HSPF (Hydrologic Simulation Program FORTRAN) or the simplified HSPF-based runoff files method. An overview of the runoff files method is found in Chapter 3. Specifications for use of the approved modeling software is provided in the software documentation and augmented with limited SWDM-specific guidance in Reference Section 6-D. Detailed design specifications for flow control facilities are found in Chapter 5.

C. SIZING CREDITS FOR FULLY DISPERSED SURFACES

A *fully dispersed* surface (either impervious or nonnative pervious) is one that conforms to the BMP strategy for “full dispersion” detailed in Appendix C, Section C.2.1. This strategy calls for minimizing the area of *onsite* developed surface relative to *native vegetated surface*, together with the application of dispersion techniques that utilize the natural retention/detention capacity of the *native vegetated surface* to mitigate the runoff effects of the developed surfaces. Developed surfaces conforming to this strategy are considered to have a negligible impact downstream, and therefore, may be modeled as forest and are not subject to the area-specific *flow control facility* requirement (Section 1.2.3.1) or the area-specific water quality facility requirement (Section 1.2.8.1). In order for developed surfaces to qualify as *fully dispersed*, they must meet the basic criteria listed below and further detailed in Appendix C, Section C.2.1.

Criteria for Fully Dispersed Surfaces

1. The **total area of impervious surface** being *fully dispersed* must be no more than 15% of the total area of *native vegetated surface* being preserved by a clearing limit by a City-approved recorded tract, easement, or covenant within the same *threshold discharge area*. The total area of *impervious surface* plus *nonnative pervious surface*²⁴ being *fully dispersed* must be no more than 35% of a *threshold discharge area*.
2. The runoff from a *fully dispersed* surface must be discharged using one of the following **dispersion devices** in accordance with the design specifications and maximum area of *fully dispersed* surface for each device set forth in Appendix C, Section C.2.1:
 - a) **Splash blocks**
 - b) **Rock pads**
 - c) **Gravel filled trenches**

²³ The *participating portion* includes those properties that have agreements for use of the shared facility.

²⁴ *Nonnative pervious surface* means a pervious surface that does not meet the definition of a *native vegetated surface*.

d) **Sheet flow**

*Note: The dispersion device must be situated so as to discharge within the same **threshold discharge area** of the surface it serves.*

3. A **native vegetated flowpath segment** of at least 100 feet in length (25 feet for sheet flow from a nonnative **pervious surface**) must be available along the flowpath that runoff would follow upon discharge from a dispersion device listed in Minimum Requirement 2 above. The native vegetated flowpath segment **must meet all of the following criteria**:
 - a) The flowpath segment must be over **native vegetated surface**.
 - b) The flowpath segment must be **onsite or an offsite tract or easement area** reserved for such dispersion.
 - c) The average **slope** of the flowpath segment must be **no steeper than 15%** for any 20-foot reach of the flowpath segment.
 - d) The flowpath segment must be located **between the dispersion device and any downstream drainage feature** such as a pipe, ditch, stream, river, pond, lake, or wetland.
 - e) The flowpath segments for adjacent dispersion devices must comply with the **minimum spacing requirements** in Appendix C, Section C.2.1. These requirements do not allow overlap of flowpath segments, except in the case where **sheet flow from a nonnative pervious surface** overlaps with the flowpath of any dispersion device listed in Minimum Requirement 2 above. In this case, the longer of the two overlapping flowpath segments must be extended at least 1 foot for every 3 feet of distance along the most representative path that runoff would travel from the upstream end to the discharge end of the nonnative **pervious surface**.
4. On **sites with septic systems**, the discharge of runoff from dispersion devices must not be upgradient of the drainfield. This requirement may be waived by **CED** if **site** topography clearly prohibits flows from intersecting the drainfield.
5. The dispersion of runoff must not create **flooding or erosion impacts** as determined by **CED**. If runoff is proposed to be discharged toward a **landslide hazard, erosion hazard area, or steep slope hazard area** (i.e., slopes steeper than 20%), **CED** may require the applicant to have the proposal evaluated by a geotechnical engineer, engineering geologist, or **CED**.

D. SIZING CREDITS FOR USE OF ON-SITE BMPS

Projects that implement **on-site BMPs** as detailed in Core Requirement #9 and Appendix C, whether required or optional, may use the **on-site BMP** sizing credits as described and allowed in Section 1.2.9.4 and Table 1.2.9.A.

E. MITIGATION OF TARGET SURFACES THAT BYPASS FACILITY

On some **sites**, topography may make it difficult or costly to collect all target surface runoff for discharge to the **onsite flow control facility**. Therefore, some project runoff subject to flow control may bypass required **onsite** flow control facilities provided that all of the following conditions are met:

1. The **point of convergence** for runoff discharged from the bypassed target surfaces and from the project's **flow control facility** must be within a **quarter-mile downstream**²⁵ of the facility's **project site** discharge point, AND
2. The increase in the **existing site conditions 100-year peak discharge** from the area of bypassed target surfaces must not exceed 0.4 cfs, AND

²⁵ Note: CED may allow this distance to be extended beyond a half mile to the point where the **project site** area constitutes less than 15% of the tributary area.

3. Runoff from the bypassed target surfaces **must not create a significant adverse impact** to downstream drainage systems, salmonid habitat, or properties as determined by *CED*, AND
4. **Water quality requirements** applicable to the bypassed target surfaces must be met, AND
5. **Compensatory mitigation by a flow control facility** must be provided so that the net effect at the point of convergence downstream is the same with or without the bypass. This mitigation may be waived if the *existing site conditions* 100-year peak discharge from the area of bypassed target surfaces is increased by no more than 0.15 cfs (modeled using 15 minute time steps) and *on-site BMPs* as detailed in Appendix C are applied to all *impervious surfaces* within the area of bypassed target surfaces. One or combination of the following methods may be used to provide compensatory mitigation by a *flow control facility* subject to permission/approvals from other parties as deemed necessary by *CED*:
 - a) Design the project's *flow control facility* or retrofit an existing *offsite flow control facility* as needed to achieve the desired effect at the point of convergence, OR
 - b) Design the project's *flow control facility* or provide/retrofit an *offsite flow control facility* to mitigate an existing developed area (either *onsite* or *offsite*) that has runoff characteristics (i.e., peak flow and volume) equivalent to those of the bypassed target surfaces but is currently not mitigated or required to be mitigated to the same flow control performance requirement as the bypassed target surfaces. Consideration of an *offsite* area to be mitigated for must take into account the likelihood of that area redeveloping in the future. Those areas determined by the City to have a high likelihood of future redevelopment that will provide its own mitigation may not be used as compensatory mitigation.

F. BYPASS OF RUNOFF FROM NON-TARGET SURFACES

The performance of flow control facilities can be compromised if the contributing area, beyond that which must be mitigated by the facility, is too large. Therefore, IF the existing 100-year peak flow rate from any upstream area (not targeted for mitigation) is greater than 50% of the 100-year developed peak flow rate (undetained) for the area that must be mitigated, THEN the runoff from the upstream area must bypass the facility. *Offsite* areas that naturally drain onto the *project site* must be intercepted at the natural drainage course within the *project site* and conveyed in a separate conveyance system and must bypass *onsite* stormwater facilities. The bypass of upstream runoff must be designed so that all of the following conditions are met:

1. Any existing contribution of flows to an *onsite wetland* must be maintained, AND
2. Upstream flows that are **naturally attenuated** by natural detention on the *project site* under predeveloped conditions must remain attenuated, either by natural means or by providing additional *onsite* detention so that peak flows do not increase, AND
3. Upstream flows that are **dispersed or unconcentrated** on the *project site* under predeveloped conditions must be discharged in a safe manner as described in Core Requirement #1 under "Discharge Requirements".
4. Bypasses shall be designed in accordance with standards of Core Requirement #4, Conveyance System

G. MITIGATION TRADES

A *project's flow control facility* may be designed to mitigate an existing developed non-target surface area (either *onsite* or *offsite*) in trade for not mitigating part or all of the *project's* target surface area, provided that all of the following conditions are met:

1. The **existing developed non-target surface area** (i.e., an area of existing *impervious surface* and/or nonnative *pervious surface*) must have runoff discharge characteristics (i.e., peak flow and volume) equivalent to those of the target surface area for which mitigation is being traded and must not be currently mitigated to the same flow control performance requirement as the target surface area, AND

2. Runoff from both the target surface area being traded and the ***flow control facility must converge prior to discharge*** of the runoff from the target surface area being traded onto private property without an easement or through any area subject to erosion, AND
3. The **net effect** in terms of flow control at the point of convergence downstream must be the same with or without the mitigation trade, AND
4. The undetained runoff from the target surface area being traded **must not create a significant adverse impact** to downstream drainage systems, salmonid habitat, or properties prior to convergence with runoff from the ***flow control facility***.
5. Mitigation trade proposals must be reviewed and approved with input from the City of Renton.
6. The existing non-targeted surface area that is mitigated for purposes of the required flow control must be documented and tracked by ***CED***. Documentation should clarify that future redevelopment of the existing non-targeted area used for the mitigation trade will incur additional flow control mitigation requirements if the redevelopment exceeds Core Requirement #3 thresholds. This additional flow control mitigation must be met in addition to that previously required and provided for the mitigation trade. Applicants must consider sizing flow control facilities sufficient for both the mitigation trade area and future ***development*** of the existing non-targeted area, if feasible.

H. MANIFOLD DETENTION FACILITIES

A *manifold detention facility* is a single detention facility designed to take the place of two or more otherwise required detention facilities. It combines the runoff from two or more ***onsite*** drainage areas having separate ***natural discharge locations***, and redistributes the runoff back to the ***natural discharge locations*** following detention. Because manifold detention facilities divert flows from one ***natural discharge location*** to another and then back, they are not allowed except by an approved adjustment (see Section 1.4).

I. FACILITY REQUIREMENT IN LANDSLIDE HAZARD DRAINAGE AREAS

Proposed ***projects*** subject to Discharge Requirement 2 in Core Requirement #1 must provide a tightline system unless the 100-year runoff from the ***project site*** can be feasibly infiltrated or one of the other exceptions listed in Section 1.1.2.2. For infiltration to be used as an alternative to the tightline requirement, it must be feasible per the facility design requirements and limitations specified in Section 5.2. When evaluating the feasibility of infiltration, multiple facility locations scattered throughout the ***project site*** shall be considered and used where feasible and practical to avoid concentrating infiltrated water in one location. If multiple facilities are not feasible or practical, then a single infiltration facility meeting the minimum setback requirements in Section 5.2 may be used where feasible.

Where infiltration is not feasible, it is still possible for a proposed ***project*** to qualify for one of the other exceptions to the tightline requirement specified in Core Requirement #1. If such a ***project*** is subject to the ***flow control facility*** requirement in Core Requirement #3, the required facility must be a **detention pond** sized to meet, at minimum, the **Flow Control Duration Standard Matching Forested site conditions flow control facility** standard with a safety factor of 20% applied to the storage volume. The detention pond must be sited and designed so as to maximize the opportunity for infiltration in the pond. To accomplish this, all of the following design requirements must be met:

1. The detention pond must be preceded by either a water quality treatment facility per Core Requirement #8 or a presettling basin per Section 5.2, AND
2. All detention pond side slopes must be 3H:1V or flatter and must be earthen, AND
3. Detention pond liners that impede infiltration shall not be used, AND
4. The pond bottom shall be at or above the seasonal high groundwater table, AND
5. The detention pond outflow must meet the discharge dispersal requirements specified in Discharge Requirement 1 of Core Requirement #1.

1.2.4 CORE REQUIREMENT #4: CONVEYANCE SYSTEM

All engineered conveyance system elements for proposed *projects* must be analyzed, designed, and constructed to provide a minimum level of protection against overtopping, flooding, erosion, and structural failure as specified in the following groups of requirements:

- “Conveyance Requirements for New Systems,” Section 1.2.4.1
- “Conveyance Requirements for Existing Systems,” Section 1.2.4.2
- “Conveyance System Implementation Requirements,” Section 1.2.4.3

Intent: To ensure proper design and construction of engineered conveyance system elements. Conveyance systems are natural and engineered drainage facilities that provide for the collection and transport of surface water or stormwater runoff. This core requirement applies to the engineered elements of conveyance systems (primarily pipes, culverts, and ditches/channels).

1.2.4.1 CONVEYANCE REQUIREMENTS FOR NEW SYSTEMS

All *new conveyance system elements*,²⁶ both *onsite* and *offsite*, shall be analyzed, designed, and constructed according to the following requirements. Also see Section 4.1 for route design and easement requirements.

Pipe Systems

1. New pipe systems shall be designed with sufficient capacity to convey and contain (at minimum) the 25-year peak flow, assuming developed conditions for *onsite* tributary areas and existing conditions for any *offsite* tributary areas.
2. Pipe system *structures* may overtop for runoff events that exceed the 25-year design capacity, provided the overflow from a 100-year runoff event does not create or aggravate a *severe flooding problem* or *severe erosion problem* as described in Core Requirement #2, Section 1.2.2. Any overflow occurring *onsite* for runoff events up to and including the 100-year event must discharge at the natural location for the *project site*. In residential subdivisions, this overflow must be contained within an *onsite* drainage easement, tract, covenant, or public right-of-way.
3. The upstream end of a pipe system that receives runoff from an open drainage feature (pond, ditch, etc.) shall be analyzed and sized as a culvert as described below.

Culverts

1. New culverts shall be designed with sufficient capacity to meet the headwater requirements in Section 4.3.1 and convey (at minimum) the 25-year peak flow, assuming developed conditions for *onsite* tributary areas and existing conditions for any *offsite* tributary areas.
2. New culverts must also convey as much of the 100-year peak flow as is necessary to preclude creating or aggravating a *severe flooding problem* or *severe erosion problem* as described in Core Requirement #2, Section 1.2.2. Any overflow occurring *onsite* for runoff events up to and including the 100-year event must discharge at the natural location for the *project site*. In residential subdivisions, this overflow must be contained within an *onsite* drainage easement, tract, covenant, or public right-of-way.
3. New culverts proposed in streams with salmonids shall be designed to provide for fish passage as detailed in Section 4.3.2. *Note: The City’s critical areas regulations (RMC 4-3-050) or the state Department of Fish and Wildlife may require a bridge to facilitate fish passage.*

²⁶ *New conveyance system elements* are those that are proposed to be constructed where there are no existing constructed conveyance elements.

Ditches/Channels

1. New ditches/channels shall be designed with sufficient capacity to convey and contain, at minimum, the 25-year peak flow, assuming developed conditions for *onsite* tributary areas and existing conditions for any *offsite* tributary areas.
2. New ditches/channels must also convey as much of the 100-year peak flow as is necessary to preclude creating or aggravating a *severe flooding problem* or *severe erosion problem* as described in Core Requirement #2, Section 1.2.2. Any overflow occurring *onsite* for runoff events up to and including the 100-year event must discharge at the natural location for the *project site*. In residential subdivisions, such overflow must be contained within an *onsite* drainage easement, tract, covenant, or public right-of-way.
3. In both conditions listed above, ditches must be designed with a 6-inch minimum freeboard.

Tightline Systems Traversing Steep Slopes

New tightline conveyance systems traversing slopes that are steeper than 15% and greater than 20 feet in height, or are within a *steep slope hazard area* as defined in RMC 4-3-050, shall be designed with sufficient capacity to convey and contain (at minimum) the 100-year peak flow, assuming *full build-out conditions*²⁷ for all tributary areas, both *onsite* and *offsite*. Tightline systems shall be designed as detailed in Section 4.2.2.

Bridges

New bridges shall be designed to accommodate the 100-year peak flow as specified in Section 4.3.3 and in accordance with the floodplain *development* standards in RMC 4-3-050.

1.2.4.2 CONVEYANCE REQUIREMENTS FOR EXISTING SYSTEMS

The following conveyance requirements for existing systems are less rigorous than those for new systems to allow some salvaging of existing systems that are in useable condition. Existing systems may be utilized if they are capable of providing a minimum level of protection as-is or with minor modifications.

Existing Onsite Conveyance Systems

No Change in Flow Characteristics: Existing *onsite* conveyance systems that will not experience a change in flow characteristics (e.g., peak flows or volume of flows) as a result of the proposed *project* need not be analyzed for conveyance capacity.

Change in Flow Characteristics: Existing *onsite* conveyance systems that will experience a change in flow characteristics as a result of the proposed *project* must comply with the following conveyance requirements:

1. The existing system must be analyzed and shown to have sufficient capacity to convey and contain (at minimum) the 25-year peak flow assuming developed conditions for *onsite* tributary areas and existing conditions for any *offsite* tributary areas.
2. The applicant must demonstrate that the 100-year peak flow to the existing system will not create or aggravate a *severe flooding problem* or *severe erosion problem* as described in Core Requirement #2, Section 1.2.2.
3. Minor modifications may be made to the conveyance system to achieve the required capacity stated above. Examples of minor modifications include raising a catch-basin rim, replacing or relaying a section of pipe to match the capacity of other pipes in the system, improving a pipe inlet, or enlarging a short, constricted reach of ditch or channel.
4. Modifications to an existing conveyance system or element that acts to attenuate peak flows, due to the presence of detention storage upstream, shall be made in a manner that does not significantly

²⁷ *Full build-out conditions* means the tributary area is developed to its full zoning potential except where there are existing sensitive areas, open space tracts, and/or native growth protection easements/covenants.

increase peak flows downstream. For example, if water is detained in a pond upstream of a restrictive road culvert, then installing an overflow system for the culvert should prevent overtopping of the road without significantly reducing existing detention storage.

Existing Offsite Conveyance Systems

1. Existing *offsite* conveyance systems need not be analyzed for conveyance capacity except as required by Core Requirement #2, or if *offsite* improvements or direct discharge are proposed per Core Requirement #3.
2. Improvements made to existing *offsite* conveyance systems to address the drainage problem-specific mitigation requirements in Section 1.2.2.2 need only change existing conveyance capacity sufficient to prevent aggravation of the drainage problem(s) being addressed.
3. Existing *offsite* conveyance systems proposed to be used for direct discharge to a *major receiving water* per Core Requirement #3 shall meet the same conveyance requirements specified in Section 1.2.4.1 for new systems.

1.2.4.3 CONVEYANCE SYSTEM IMPLEMENTATION REQUIREMENTS

Conveyance systems shall be designed and implemented in accordance with the following requirements, allowances, and flexible compliance provisions:

A. METHODS OF ANALYSIS AND DESIGN

Properly sized conveyance elements provide sufficient hydraulic capacity to convey peak flows of the return frequencies indicated in Sections 1.2.4.1 and 1.2.4.2. Conveyance capacity shall be demonstrated using the methods of analysis detailed in Chapter 4. Design flows for sizing conveyance systems shall be determined using the appropriate runoff computation method specified in Section 3.2.

B. COMPOSITION

Where feasible, conveyance systems shall be constructed of vegetation-lined channels, as opposed to pipe systems, except in *Zone 1 of the Aquifer Protection Area* where pipe systems are required. Vegetative channels shall generally be considered feasible if all of the following conditions are present:

1. The channel gradient generally does not exceed 5 percent, AND
2. Ditches/roadway section must be approved by the City, AND
3. The channel will be accessible for *maintenance* (see Section 1.2.6), AND
4. The channel will not be subject to erosion.

Exceptions: The following are exceptions to the requirement for vegetative channels:

- Conveyance systems proposed under roadways, driveways, or parking areas
- Conveyance systems proposed between houses in urban-zoned plats and short plats
- Conveyance systems conveying roof runoff only.
- Conveyance systems in *Zone 1 of the Aquifer Protection Area*.

C. INTERFLOW AND INTERCEPTION

Interflow is near-surface groundwater that moves laterally through the soil horizon following the hydraulic gradient of underlying relatively impermeable soils. When interflow is expressed on the surface, it is termed a *spring* or *seepage*. Any significant springs or seepage areas that impact a roadway or structure proposed by the *project* must be intercepted and directed into a conveyance system. Where roadways may impede the passage of interflow to downstream wetlands or streams, provision for passage of unconcentrated flows must be made.

D. PROVISION FOR LOT DRAINAGE WITHIN SUBDIVISIONS

Within *subdivision projects*,²⁸ provision must be made for the safe conveyance of runoff from the discharge location of each lot to the subdivision's main conveyance system or road drainage system. This may include, but is not limited to, **provisional stub-outs** from an enclosed roadway drainage system to the edge of the road right-of-way at each created lot, or lot-line pipes or ditches that collect lot drainage and convey it to the subdivision's main conveyance system or road drainage system.

E. OUTFALLS

An *outfall* is defined as a point where collected and concentrated surface and storm water runoff is discharged from a pipe system or culvert.

Energy Dissipation: At a minimum, rock erosion protection is required at outfalls from all drainage systems and elements except where *CED* determines that erosion protection is being provided by other means or is not needed. Details on outfall *structures* are included in Section 4.2.2.

New Point Discharges Over Steep Slopes: Proposed outfalls that will discharge runoff in a location where the natural (existing) discharge is unconcentrated over a slope steeper than 15% and greater than 20 feet in height, or over a *steep slope hazard area* (as defined in RMC 4-3-050), must meet the following criteria:

- A tightline conveyance system must be constructed to convey the runoff to the bottom of the slope unless other measures are approved by *CED* based on an evaluation/report by a licensed geotechnical engineer.
- The geotechnical analysis must consider cumulative impacts from the *project* and surrounding areas under full built-out conditions.
- Tightline systems must be designed so that existing baseflow conditions are not significantly changed and adequate energy dissipation is provided at the bottom of the slope.
- Where alternative measures (e.g., dispersal trench) to the tightline system are approved upstream of a *landslide hazard* or *steep slope hazard area*, they may be placed no closer than 50 feet from the top of the hazard area slope based on an evaluation/report by a licensed geotechnical engineer.

F. OUTFALLS TO THE GREEN RIVER

New stormwater outfalls or modifications to existing stormwater outfalls discharging to the Green River between River Mile 6 (South Boeing Access Road) and SR 18 are **allowed only through the adjustment process**. These outfalls must comply with requirements of the *Green River Pump Operations Procedure Plan*, which establishes storage volumes and release rate criteria for developments proposing to **construct or modify** outfalls. Copies of the plan are available from DNRP.

G. SPILL CONTROL

Projects proposing to construct or replace *onsite* conveyance system elements that receive runoff from non-roof-top *pollution-generating impervious surface* must provide a spill control device as detailed in Section 4.2.1.1 prior to discharge from the *site* or into a *natural onsite drainage feature*.²⁹ More specifically, this requirement applies whenever a proposed *project* does either of the following:

- Constructs a new **onsite** conveyance system that receives runoff from non-roof-top *pollution-generating impervious surface*, OR
- Removes and replaces an existing *onsite* conveyance system element that receives runoff from 5,000 square feet or more of non-roof-top *pollution-generating impervious surface onsite*.

²⁸ For purposes of this requirement, the term *subdivision project* refers to any **project** that creates a short plat, plat, or binding site plan.

²⁹ *Natural onsite drainage feature* means a natural swale, channel, stream, closed depression, wetland, or lake.

The intent of this device is to temporarily detain oil or other floatable pollutants before they enter the downstream drainage system in the event of an accidental spill or illegal dumping. It may consist of a tee section in a manhole or catch basin, or an equivalent alternative as specified in Section 4.2.1.1.

*Note that in addition to this spill control requirement to protect **offsite** and natural drainage systems, there are other spill control requirements in this manual for discharges to certain water quality facilities and all infiltration facilities (see the design criteria for water quality facilities in Chapter 6 and the general requirements for infiltration facilities in Section 5.2). The application of these requirements must be such that all stated intents are satisfied.*

H. GROUNDWATER PROTECTION

Any reach of new ditch or channel proposed by a **project** in which the untreated runoff from 5,000 square feet or more of **pollution-generating impervious surface** or $\frac{3}{4}$ acre or more of **pollution-generating pervious surface** comes into direct contact with an outwash soil must be **lined** with either a **low permeability liner** or a **treatment liner** consistent with the specifications for such liners in Section 6.2.4, except where it can be demonstrated that the soil meets the soil suitability criteria listed in Section 5.2.1.

The intent of this requirement is to reduce the likelihood that pollutants will be discharged to groundwater when untreated runoff is conveyed in ditches or channels constructed in soils with high infiltration rates.

I. PUMP SYSTEMS

Pump systems may be used to convey water from one location or elevation to another within the **project site** provided they meet the design criteria specified for such systems in Section 4.2.3 and will be privately owned and maintained.

Pump systems discharging flows from the **project site** that would not have discharged by gravity flow under **existing site conditions** will require an approved adjustment to Core Requirement #1 (see Section 1.4, "Adjustment Process"). These pump systems will be considered only when there is no other physical gravity alternative and they are necessary to prevent creation or aggravation of a flooding or erosion problem as specified in Section 1.2.2.

1.2.5 CORE REQUIREMENT #5: CONSTRUCTION STORMWATER POLLUTION PREVENTION

All proposed **projects** that will clear, grade, or otherwise disturb the **site** must provide erosion and sediment controls to prevent, to the maximum extent practicable, the transport of sediment from the **project site** to downstream drainage facilities, water resources, and adjacent properties. All proposed **projects** that will conduct construction activities **onsite** or **offsite** must provide stormwater pollution prevention and spill controls to prevent, reduce, or eliminate the discharge of pollutants to **onsite** or adjacent stormwater systems or watercourses. To prevent sediment transport and pollutant discharges as well as other impacts related to land-disturbing and construction activities, **Erosion and Sediment Control (ESC)** measures and **Stormwater Pollution Prevention and Spill Control (SWPPS)** measures that are appropriate to the **project site** must be applied through a comprehensive **Construction Stormwater Pollution Prevention (CSWPP) plan** as described in Sections 1.2.5.1 and 1.2.5.3 and shall perform as described in Section 1.2.5.2. In addition, these measures, both temporary and permanent, shall be implemented consistent with the requirements in Section 1.2.5.3 that apply to the proposed **project**.

Intent:

- To prevent the transport of sediment and other impacts, like increased runoff, related to land disturbing activities. Erosion of disturbed areas on construction sites can result in excessive sediment transport to adjacent properties and to surface waters. This sediment can result in major adverse impacts, such as flooding from obstructed drainage ways, smothering of salmonid spawning beds, algal blooms in lakes, and exceedances of state water quality standards for turbidity. These impacts can also result from the increased runoff generated by land disturbing activities on construction sites.

- To prevent, reduce, or eliminate the discharge of pollutants to *onsite* or adjacent stormwater systems or watercourses from construction-related activities such as materials delivery and storage, *onsite* equipment fueling and *maintenance*, demolition of existing buildings and disposition of demolition materials and other waste, and concrete handling, washout and disposal.

1.2.5.1 CSWPP MEASURES

Construction Stormwater Pollution Prevention (CSWPP) measures include **Erosion and Sediment Control (ESC)** measures and **Stormwater Pollution Prevention and Spill (SWPPS)** measures.

ESC Measures

Each of the following categories of ESC measures must be considered for application to the *project site* as detailed in the *Erosion and Sediment Control (ESC) Standards* located in the *Construction Stormwater Pollution Prevention Standards* adopted as Appendix D of this manual:

1. Clearing Limits
2. Cover Measures
3. Perimeter Protection
4. Traffic Area Stabilization
5. Sediment Retention
6. Surface Water Collection
7. Dewatering Control
8. Dust Control
9. Flow Control
10. Control Pollutants (also see SWPPS Measures below)
11. Protect Existing and Proposed Stormwater Facilities and On-site BMPs
12. Maintain Protective BMPs
13. Manage the Project

SWPPS Measures

Each of the following categories of SWPPS measures must be considered for application to the *project site* as detailed in the *Stormwater Pollution Prevention and Spill Control (SWPPS) Standards* located in the *CSWPP Standards* adopted as Appendix D of this manual:

- Follow effective pollutant handling and disposal procedures.
- Provide cover and containment for materials, fuel and other pollutants.
- Manage the *project site* to maximize pollutant control and minimize pollutant sources.
- Protect from spills and drips of petroleum products and other pollutants.
- Avoid overapplication or untimely application of chemicals and fertilizers.
- Prevent or treat contamination of stormwater runoff by pH modifying sources.

1.2.5.2 CSWPP PERFORMANCE AND COMPLIANCE PROVISIONS

The changing conditions typical of construction sites call for frequent field adjustments of existing ESC and SWPPS measures or additional ESC and SWPPS measures in order to meet required performance. In some cases, strict adherence to specified measures may not be necessary or practicable based on *site* conditions or project type. In other cases, immediate action may be needed to avoid severe impacts. Therefore, careful attention must be paid to ESC and SWPPS performance and compliance in accordance with the following provisions:

A. CSWPP SUPERVISOR

For *projects* in Targeted, Full or Large Project Drainage Review, or projects in Directed Drainage Review as determined by the *CED* permit reviewer, the **applicant must designate a CSWPP supervisor** who shall be responsible for the performance, *maintenance*, and review of ESC and SWPPS measures and for compliance with all permit conditions relating to CSWPP as described in the *CSWPP Standards*. The applicant's selection of a CSWPP supervisor must be approved by the City. This approval may be rescinded for non-compliance, requiring the applicant to select another CSWPP supervisor and obtain City approval prior to continuing work on the *project site*. For *projects* that disturb one acre or more of land, the CSWPP supervisor must be a **Certified Professional in Erosion and Sediment Control** (see www.cpesec.net for more information) or a **Certified Erosion and Sediment Control Lead** whose certification is recognized by the Department of Ecology or King County.³⁰ The City may also require a certified ESC professional for *sites* smaller than one acre of disturbance if *CED* determines that *onsite* ESC measures are inadequately installed, located, or maintained.

For larger, more sensitive *sites*, the City may require a certified ESC professional with several years of experience in construction supervision/inspection and a background in geology, soil science, or agronomy (See Appendix D, Section D.2.3.1 for more information).

B. MONITORING OF DISCHARGES

The CSWPP supervisor shall have a turbidity meter *onsite* and shall use it to monitor surface and storm water discharges from the *project site* and into *onsite* wetlands, streams, or lakes whenever runoff occurs from *onsite* activities and during storm events. If the *project site* is subject to a NPDES general permit for construction issued by the Washington State Department of Ecology (*Ecology*), then the *project* must comply with the monitoring requirements of that permit.

The CSWPP supervisor shall also use the specific SWPPS control BMP procedures for monitoring surface and stormwater discharge for pollutants and acceptable discharge levels. The CSWPP supervisor shall keep logs as required by the procedures of all measurements taken *onsite* and make them available to *CED* on request.

C. ESC PERFORMANCE

ESC measures shall be applied/installed and maintained to prevent, to the maximum extent practicable, the transport of sediment from the *project site* to downstream drainage systems or surface waters or into *onsite* wetlands, streams, or lakes or onto adjacent properties. This performance is intended to be achieved through proper selection, installation, and operation of the above ESC measures as detailed in the *CSWPP Standards* (Appendix D) and approved by the City. However, the CSWPP supervisor or the City may determine at any time during construction that the approved measures are not sufficient and that additional action is required based on one of the following criteria:

1. If a turbidity test of surface and storm water discharges leaving the *project site* is greater than the benchmark value of 25 NTU (nephelometric turbidity units) set by the Washington State Department of Ecology, but less than 250 NTU, the CSWPP Supervisor shall do all of the following:
 - a) Review the ESC plan for compliance and make appropriate revisions within 7 days of the discharge that exceeded the benchmark of 25 NTU, AND
 - b) Fully implement and maintain appropriate ESC measures as soon as possible but no later than 10 days after the discharge that exceeded the benchmark, AND
 - c) Document ESC implementation and *maintenance* in the *site* log book.
2. If a turbidity test of surface or storm water entering *onsite* wetlands, streams, or lakes indicates a turbidity level greater than 5 NTU above background when the background turbidity is 50 NTU or

³⁰ King County recognition of certification means that the individual has taken a King County-approved third party training program and has passed the King County-approved test for that training program.

less, or 10% above background when the background turbidity is greater than 50 NTU, then corrective actions and/or additional measures beyond those specified in Section 1.2.5.1 shall be implemented as deemed necessary by the City inspector or *onsite* CSWPP supervisor.

3. If discharge turbidity is 250 NTU or greater, the CSWPP Supervisor shall do all of the following:
 - a) Notify the City by telephone, AND
 - b) Review the ESC plan for compliance and make appropriate revisions within 7 days of the discharge that exceeded the benchmark of 25 NTU, AND
 - c) Fully implement and maintain appropriate ESC measures as soon as possible but no later than 10 days after the discharge that exceeded the benchmark, AND
 - d) Document ESC implementation and *maintenance* in the *site* log book. AND
 - e) Continue to sample discharges until turbidity is 25 NTU or lower, or the turbidity is no more than 10% over background turbidity.
4. If the City determines that the condition of the construction site poses a **hazard to adjacent property** or may **adversely impact drainage facilities or water resources**, THEN additional measures beyond those specified in Section 1.2.5.1 may be required by the City.

D. SWPPS PERFORMANCE

SWPPS measures shall be applied/installed and maintained so as to prevent, reduce, or eliminate the discharge of pollutants to *onsite* or adjacent stormwater systems or watercourses or onto adjacent properties. This performance is intended to be achieved through proper selection, installation, and operation of the above SWPPS measures as detailed in the *CSWPP Standards* (Appendix D) and approved by the City. However, the CSWPP supervisor designated per Section 1.2.5.2.A or the City may determine at any time during construction that such approved measures are not sufficient and additional action is required based on the criteria described in the specific SWPPS BMP standard and/or conditions of an approved adjustment:

E. FLEXIBLE COMPLIANCE

Some *projects* may meet the intent of Core Requirement #5 while varying from specific CSWPP requirements contained here and in the *CSWPP Standards*. If a *project* is designed and constructed to meet the intent of this core requirement, the City may determine that strict adherence to a specific ESC requirement is unnecessary; an approved adjustment (see Section 1.4) is not required in these circumstances. Certain types of *projects* are particularly suited to this greater level of flexibility, for instance, *projects* on relatively flat, well drained soils, *projects* that are constructed in closed depressions, or *projects* that only disturb a small percentage of a forested *site* may meet the intent of this requirement with very few ESC measures. However, SWPPS requirements may actually be emphasized on well-drained soils, particularly in groundwater or well protection areas, or in close proximity to water bodies. More information on intent and general ESC and SWPPS principles is contained in the *CSWPP Standards* in Appendix D.

F. ROADS AND UTILITIES

Road and utility *projects* often pose difficult erosion control challenges because they frequently cross surface waters and are long and narrow with limited area available to treat and store sediment-laden water. Because of these factors, road and utility *projects* are allowed greater flexibility in meeting the intent of Core Requirement #5 as described in the *CSWPP Standards*.

G. ALTERNATIVE AND EXPERIMENTAL MEASURES

All measures proposed for erosion and sediment control shall conform to the details and specifications in the *CSWPP Standards* unless an alternative is approved by the City, and if the alternative is a new

technology, it must also be approved through Ecology’s CTAPE program (see “Alternative and Experimental Measures” in the *CSWPP Standards*, Appendix D).

1.2.5.3 CSWPP IMPLEMENTATION REQUIREMENTS

Proposed *projects* must identify, install, and maintain required erosion and sediment control and stormwater pollution prevention and spill control measures consistent with the following requirements:

A. CSWPP PLAN

As specified in Chapter 2, all proposed *projects* must submit a **CSWPP plan** for implementing CSWPP measures. The CSWPP plan is comprised of the **ESC plan and the SWPPS plan**. The **ESC plan** must show the location and details of all ESC measures as specified in Chapter 2 and the *CSWPP Standards* and shall include a **CSWPP report**, which contains additional directions and supporting information like a detailed construction sequence as proposed by the design engineer and any calculations or information necessary to size ESC measures and demonstrate compliance with Core Requirement #5. The CSWPP plan shall also contain plan notes that outline specific permit conditions as outlined in Appendix D Section D.4.2 Standard ESC and SWPPS Plan Notes. The City may require large, complex projects to phase construction and to submit multiple ESC plans for the different stages of construction. New CSWPP plans are not required for changes that are necessary during construction, unless required by the City inspector.

B. WET SEASON CONSTRUCTION

During the wet season (October 1 to April 30) any *site* with exposed soils shall be subject to the “Wet Season Requirements” contained in the *ESC Standards*. In addition to the ESC cover measures, these provisions include covering any newly-seeded areas with mulch and seeding as much disturbed area as possible during the first week of October to provide grass cover for the wet season. Other ESC measures such as baker tanks and portable sand filters may be required for use during the wet season. A separate “Wet Season” ESC plan shall be submitted and approved by the City before continuing work on any *site* during the wet season.

C. CONSTRUCTION WITHIN CRITICAL AREAS AND BUFFERS

Any construction that will result in disturbed areas on or within a stream or associated buffer, within a wetland or associated buffer, or within 50 feet of a lake shall be subject to the “Critical Area Restrictions” contained in the *CSWPP Standards*. These provisions include phasing the *project* whenever possible so that construction in these areas is limited to the dry season.

D. MAINTENANCE

All ESC and SWPPS measures shall be maintained and reviewed on a regular basis as prescribed in the *CSWPP Standards*.

E. FINAL STABILIZATION

Prior to obtaining final construction approval, the *site* shall be stabilized, structural ESC and SWPPS measures (such as silt fences, sediment traps and concrete waste collection pits) shall be removed, and drainage facilities shall be cleaned as specified in the *CSWPP Standards*. A separate ESC plan describing final stabilization may be required by the City prior to implementation.

F. CONSIDERATION OF OTHER REQUIRED PERMITS

Consideration should be given to the requirements and conditions that may be applied by other agencies as part of other permits required for land-disturbing activities. In particular, the following permits may be required and should be considered when implementing CSWPP measures:

- A **Class IV Special Forest Practices Permit** is required by the Washington State Department of Natural Resources for *projects* that will clear more than two acres of forest or 5,000 board feet of

timber. All such clearing is also subject to the State Environmental Policy Act (RCW 43.21C) and will require SEPA review.

- A **NPDES General Permit for Construction** (pursuant to the Washington State Department of Ecology’s Construction Stormwater General Permit) is required for **projects** that will disturb one or more acres for purposes of constructing or allowing for construction of a **development**, or **projects** disturbing less than one acre that are part of a *larger common plan of sale*³¹ that will ultimately disturb one or more acres.

1.2.6 CORE REQUIREMENT #6: MAINTENANCE AND OPERATIONS

Maintenance and operation of all drainage facilities is the responsibility of the applicant or property owner, except those facilities for which the City assumes maintenance and operation as described below and in RMC 4-6-030.M. Drainage facilities must be maintained and operated in accordance with the maintenance standards in Appendix A of this manual, or other maintenance standards as approved by the City.

Intent: To ensure that the **maintenance** responsibility for drainage facilities is clearly assigned and that these facilities will be properly maintained and operated in perpetuity.

Drainage facilities serving private improvements are not allowed in public right-of-way. **On-site BMPs** serving private improvements are also not allowed in the public right-of-way. Under certain situations, drainage facilities for single family residential subdivisions with public roads may be allowed in the public right-of-way through the City adjustment/variance process. Examples of conditions in which facilities may be considered for placement in the public way are:

- Dead end streets or cul-de-sacs where future extensions of the road is unlikely and where drainage facilities will not conflict with existing utility improvements.
- Unimproved right-of-way where future improvements are not anticipated and would not conflict with existing or future utility improvements.

Drainage Facilities to be Maintained by the City of Renton

The City will assume maintenance and operation of the following drainage facilities³² for any residential subdivision with public streets, except where the City grants an adjustment per Section 1.4, allowing the facilities to be maintained by the homeowners association:

- Flow control and water quality treatment facilities within a stormwater tractor right-of-way dedicated to the City.
- **On-site BMPs** serving more than one lot, and serving public improvements within a stormwater tract.
- **Bioretention** facilities in City right-of-way, mitigating for public improvements.
- Where serving public improvements, **on-site BMP** vegetated flow paths for full dispersion within an easement that includes provisions for access and **maintenance**. The City **maintenance** of these vegetated flow paths will be limited to their functionality. All other **maintenance** shall remain the responsibility of the owner(s).
- The conveyance system within a drainage easement, tract or improved public road right-of-way granted to the City.

³¹ **Common plan of development or sale** means a site where multiple separate and distinct construction activities may take place at different times or on different schedules, but still under a single plan. Examples include: 1) phased **projects** and **projects** with multiple filings or lots, even if the separate phases or filings/lots will be constructed under separate contract or by separate owners (e.g., a development where lots are sold to separate builders); 2) a development plan that may be phased over multiple years, but is still under a consistent plan for long-term development; and 3) **projects** in a contiguous area that may be unrelated but still under the same contract, such as construction of a building extension and a new parking lot at the same facility.

³² Note: the City of Renton does not assume maintenance of individual lot drainage systems or drainage stub-outs serving single family residential lot downspout, footing, or yard drains.

*Note: The City may assume **maintenance** of facilities serving any mix of developments through an adjustment.*

The City **will assume maintenance** and operation of these facilities **two years after final construction approval** by **CED** and an inspection by the City to ensure the facilities have been properly maintained and are operating as designed.

Flow control facilities, water quality treatment facilities, and on-site BMPs to be maintained and operated by the City, along with the required perimeter landscaping (as required per RMC 4-9-150), must be located in a stormwater tract. For drainage facilities requiring perimeter landscaping, the stormwater tract shall be granted and conveyed with all ownership and **maintenance** obligations (excluding **maintenance** of the drainage facilities) to the subdivision's lot owners. An easement under and upon said tract shall be dedicated to the City for the purpose of operating, maintaining, and repairing the drainage facilities contained in the stormwater tract. If perimeter landscaping is not required, then the stormwater tract shall be dedicated to the City along with the **maintenance** of the drainage facility contained therein.

Required vegetated flow paths for full dispersion and basic dispersion BMPs require a recorded declaration of covenant that stipulates restrictions on use AND shall be located in an easement that includes provisions for access and **maintenance**. City **maintenance** of these vegetated flow paths will be limited to their functionality. All other **maintenance** shall remain the responsibility of the owner(s). Access roads serving these facilities must also be located in the tract or right-of-way and must be connected to an improved public road right-of-way.

Conveyance systems to be maintained and operated by the City must be located in a drainage easement, tract, or right-of-way granted to the City.

*Note: the City does not normally assume **maintenance** responsibility for conveyance systems that are outside of improved public road right-of-way.*

Drainage Facilities to be Maintained by Private Parties

For residential subdivisions of nine lots or less with private streets, planned unit developments, and commercial and industrial sites, maintenance and operation of flow control and water quality treatment facilities including **on-site BMPs** are the responsibility of the property owner (s) and must be located in a tract or easement that identifies each property owner as having equal and undivided interest.

Shared facilities shall be maintained jointly by the property owners or users of the facility. Shared facilities must have a City approved maintenance plan or agreement regarding assignment of maintenance and operation.

All drainage facilities maintained privately, by the City or by other public agencies must be maintained as specified in **Appendix A**, "Maintenance Requirements for Stormwater Facilities and **On-Site BMPs**," and as further prescribed in **Chapter 6** for water quality facilities, unless otherwise approved by the City. A copy of the **Operation and Maintenance Manual** submitted as part of the permit application for flow control and water quality treatment facilities (see Section 2.3.1) shall be retained on **site** and shall be transferred with the property to the new owner. A log of **maintenance** activity indicating when cleaning occurred and where waste was disposed of shall also be kept by the owner and be available for inspection by the City.

All privately maintained **on-site BMPs** must be maintained as specified in the **site/lot's** declaration of covenant and grant of easement per Section 1.2.9.

The City shall annually inspect all privately maintained drainage facilities for compliance with these requirements. The City may reduce the inspection frequency based on maintenance records of double the length of time of the proposed inspection frequency. If the property owner(s) fails to maintain their facilities to the acceptable standards, the City shall issue a written notice specifying the required remedial actions and requiring a schedule for timely completion of the actions. If these actions are not performed in a timely manner, the City shall enter the property to perform the actions needed and bill the property owner(s) for the cost of the actions. If a hazard to public safety exists, the City shall perform remedial actions without written notice.

If the proposed *project* is a commercial, industrial, or multifamily *development* or redevelopment, or a single family residential building permit, a **drainage facility declaration of covenant and grant of easement** must be recorded at the King County Office of Records and Elections. Whenever a *flow control facility*, water quality treatment facility, or *on-site BMP* is proposed to be located on a parcel separate from the parcel or parcels containing the target surfaces mitigated by the facility or BMP, provisions must be made to ensure that the owner or owners of the target surfaces have a perpetual right to operate and maintain the facility. This may be done either by recording an easement granting this right to the owner(s) of the target surfaces, or by conveying the land on which the facility sits (or an interest therein) to the owner(s) of target surfaces.

If the proposed *project* is a **residential subdivision development**, all privately maintained conveyance systems or other drainage facilities that convey flows through private property must be located in a **drainage easement dedicated to convey surface and stormwater**. Individual owners of the properties containing these easements must maintain the drainage facilities through their property. The legal instrument creating drainage easements on private property must contain language that requires a private property owner to obtain written approval from the City prior to removing vegetation (except by routine mowing) from any drainage easement containing open, vegetated drainage facilities (such as swales, channels, ditches, ponds, etc.).

Maintenance of On-Site BMPs

Maintenance and operation of all *on-site BMPs* are the responsibility of the property owner unless specified above in Section 1.2.6 (Drainage Facilities to be Maintained by the City of Renton).

On-site BMPs are not allowed in City right-of-way unless constructed to mitigate for public improvements. Maintenance and operation of *on-site BMPs* constructed in the right-of-way is the responsibility of the adjacent property owner in accordance with RMC 4-6-060.

1.2.7 CORE REQUIREMENT #7: FINANCIAL GUARANTEES AND LIABILITY

In accordance with RMC 4-6-030, *CED* shall require all persons constructing any surface water facilities (including flow control/water quality facilities, conveyance systems, erosion control, and road drainage), to post with the City of Renton a bond, assignment of funds or certified check.

The applicant must also maintain liability insurance as described in this Core Requirement #7.

Intent: To ensure financial guarantees are posted to sufficiently cover the cost of correcting, if necessary, incomplete or substandard drainage facility construction work, and to warrant for two years the satisfactory performance and *maintenance* of those newly-constructed drainage facilities. Core Requirement #7 is also intended to ensure that a liability policy is provided that protects the proponent and the City from any damages relating to the construction or *maintenance* of required drainage facilities by private parties.

Construction Bond for Required Improvements

Before a permit, pursuant to the provisions of RMC 4-6-030, may be issued, the applicant may be required to execute to the City a construction bond. In some instances, and at the sole option of the City, a certificate of occupancy, final inspection, or final approval may be issued prior to completion of required public or *site* improvements if an acceptable form of guarantee is provided by the applicant.

Amount of Required Construction Bond: The construction bond shall be for not less than 100 percent of the amount calculated in the bond quantity worksheet (as provided in Reference Section 8-H) of all required drainage improvements associated with the proposed *project*. The bond quantity worksheet shall be provided by the applicant and is subject to review and acceptance by the City.

Utilization of Funds Provided by the Construction Bond: If the required improvements associated with the proposed *project* are not completed by the termination date of the construction bond, the City shall use the bond to construct the improvements in accordance with the City's standards.

Release of Construction Bond: The construction bond will be released when the applicant completes the following:

- Correct any defects noted in the final inspection.
- Address, to the satisfaction of the City, all deficiencies noted in the final inspection by the City.
- Provide to the City as-built drawings, final recorded plat, recorded easements, bill of sale, cost data inventory of public storm system improvements to be owned and maintained by the City, and recorded restricted covenant and grant of easement.
- Receive a City Final inspection to ensure the drainage facilities have been properly installed and are operated as desired.
- Submission of maintenance bond to the City.

Maintenance Bond

Prior to acceptance by the City of any newly constructed public improvements to be deeded to the City, or any *onsite* or *offsite* private storm drainage improvements, the applicant shall file with the City a construction maintenance bond. The maintenance bond is to be held by the City for a period of two years.

Amount of Maintenance Bond: The maintenance bond shall be for 20 percent of the amount calculated in the bond quantity worksheet.

Utilization of Funds Provided by the Maintenance Bond: In the event that required improvements are not properly maintained during the required maintenance guarantee period, the City shall notify the developer/owner. If the developer/owner fails to correct the problem within a period of 15 days, the City shall use the maintenance guarantee to perform the *maintenance* work. Should any failures occur in regard to required improvements associated with a *development project* within the warranty period, the City shall require the developer/owner to correct all failures. Should the developer/owner fail to perform within a period of 15 days, the City shall use the maintenance and warranty bond to correct any failures.

Release of Maintenance Bond: Maintenance bond will be released upon completion of the two-year maintenance bond period following final inspection and correction of any maintenance defects identified in the final inspection by the City.

Hold Harmless

The permittee shall protect, defend, indemnify, and save harmless the City, its officers, employees, and agents from any and all costs, claims, judgments, or awards of damages, arising out of or in any way resulting from the negligent acts or omissions of the permittee. The permittee agrees that its obligations under this Section extend to any claim, demand, and/or cause of action brought by, or on behalf of, any of its employees or agents.

Insurance Required

Before a permit shall be issued for any construction, insurance will be required as follows:

1. The applicant shall secure and maintain in force throughout the duration of the permit: Commercial General Liability insurance written on an occurrence basis with limits no less than one million dollars (\$1,000,000) per occurrence/two million dollars (\$2,000,000) aggregate.
2. Copies of such insurance policy or policies shall be furnished unto the City with a special endorsement in favor of the City with the City named as a primary and noncontributory additional insured on the insurance policy and an endorsement stating such shall be provided to the City.
3. The policy shall provide that it will not be canceled or reduced without 30 days' advanced written notice to the City.

4. Upon showing of a hardship and at the discretion of the Administrator or his/her designee, the insurance requirements may be reduced or waived for single-family or two-family residential applications.

Other Important Information about Core Requirement #7

Other requirements include the following:

- **Cash Bond Returned:** The cash bond will be returned to applicant when work is accepted by the City, less any sums due to the City under the terms of this Core Requirement #7.
- **Reimbursement of City's Costs Incurred to Obtain Funds Provided by Guarantees:** If the City finds it necessary to utilize funds provided for any guarantee, and incurs expenses in obtaining and administering such funds, a portion of these monies shall also be used to reimburse the City for such recovery costs. If the guarantee is not adequate to cover all necessary costs, the developer/owner is required to make up the deficit in cash within 30 days of receipt of written notice from the City.

1.2.8 CORE REQUIREMENT #8: WATER QUALITY FACILITIES

All proposed *projects*, including *redevelopment projects*, must provide water quality (WQ) facilities to treat the runoff from those new and replaced *pollution-generating impervious surfaces* and new *pollution-generating pervious surfaces* targeted for treatment as specified in the following sections. These facilities shall be selected from a menu of water quality facility options specified by the area-specific facility requirements in Section 1.2.8.1 and implemented according to the applicable WQ implementation requirements in Section 1.2.8.2.

Intent: To require an efficient, cost-effective level of water quality treatment tailored to the sensitivities and resource protection needs of the downstream receiving water to which the *project site* drains, or, in the case of infiltration, protection of the receiving groundwater system.

Guide to Applying Core Requirement #8

Core Requirement #8 requires that WQ facilities be provided to remove pollutants from runoff discharging from a *project site* in accordance with land use-specific WQ facility requirements found in Section 1.2.8.1.

For efficient application of Core Requirement #8, the following steps are recommended:

1. Check the exemption language in Section 1.2.8 to determine if or which *threshold discharge areas* of the *project site* must provide WQ facilities per Core Requirement #8.
2. Use the Basic WQ treatment areas section (Section 1.2.8.1.A) to determine if basic or enhanced treatment is required.
3. Consult Section 1.2.8.2 for other design requirements, allowances, and flexible compliance provisions related to implementing water quality treatment.
4. Consult Sections 1.2.2, Core Requirement #2: Offsite Analysis, 1.2.2.1, Downstream Analysis, and 1.2.2.1.2, Downstream Water Quality Problems Requiring Special Attention.

Other Important Information about Core Requirement #8

Core Requirement #8 is the primary component of an overall water quality protection strategy required by this manual. Other requirements include the following:

- **Core Requirement #4: Conveyance System, Spill Control Provisions,** Section 1.2.4 — This provision generally applies whenever a *project* constructs or replaces *onsite* conveyance system elements that receive runoff from *pollution-generating impervious surfaces*. The provision requires that runoff from such *impervious surfaces* be routed through a spill control device prior to discharge from the *project site* or into a natural *onsite* drainage feature.
- **Core Requirement #4: Conveyance System, Groundwater Protection,** Section 1.2.4 — This provision requires that ditches/channels be lined as needed to reduce the risk of groundwater contamination when they convey runoff from *pollution-generating impervious surfaces* that comes

into direct contact with an outwash soil. Facilities that allow runoff to have direct contact with the soil and open channel conveyance systems that are not concrete lined are not allowed in ***Zone 1 of the Aquifer Protection Area***.

- Special Requirement #4: **Source Control**, Section 1.3.4 — This requirement applies water quality source controls from the *King County Stormwater Pollution Prevention Manual* to commercial, industrial, and ***multifamily projects***.
- Special Requirement #5: **Oil Control**, Section 1.3.5 — This requirement applies special oil controls to those ***projects*** proposing to develop or redevelop a ***high-use site***.

❑ EXEMPTIONS FROM CORE REQUIREMENT #8

There are four possible exemptions from the requirement to provide a **water quality facility** per Core Requirement #8:

1. Surface Area Exemption

A proposed ***project*** or any ***threshold discharge area*** within the ***project site*** is exempt if it meets all of the following criteria:

- Less than 5,000 square feet of ***new plus replaced PGIS*** will be created, AND
- Less than $\frac{3}{4}$ acre of ***new PGPS*** will be added.

2. Surface Exemption for Transportation Redevelopment Projects

A proposed ***transportation redevelopment project*** or any ***threshold discharge area*** within the ***project site*** is exempt if it meets all of the following criteria:

- The ***total new impervious surface*** within the project limits is less than 50% of the existing ***impervious surface***, AND
- Less than 5,000 square feet of ***new PGIS*** will be added, AND
- Less than $\frac{3}{4}$ acre of ***new PGPS*** will be added.

3. Cost Exemption for Parcel Redevelopment Projects

A proposed ***redevelopment project*** on a single or multiple parcel ***site*** or any ***threshold discharge area*** within the ***project site*** is exempt if it meets all of the following criteria:

- The ***total valuation*** of the ***project's*** proposed improvements (including interior improvements and excluding required mitigation improvements) is less than 50% of the assessed value of: (a) the existing ***project site*** improvements on commercial or industrial projects, or (b) the existing ***site*** improvements on other projects, AND
- Less than 5,000 square feet of ***new PGIS*** will be added, AND
- Less than $\frac{3}{4}$ acre of ***new PGPS*** will be added.

4. Soil Treatment Exemption

A proposed ***project*** or any drainage area within a ***project*** is exempt if the runoff from ***pollution-generating impervious surfaces*** is infiltrated in soils that meet the “groundwater protection criteria” outlined below. These soil properties must be met by the undisturbed native soils ***onsite*** (i.e. in situ). Soil may not be imported in order to meet groundwater protection criteria.

Groundwater Protection Criteria: The first 2 feet or more of the soil beneath an infiltration facility must have a ***cation exchange capacity*** greater than 5 (tested using EPA Laboratory Method 9081) and an ***organic content*** of 1.0% or greater (measured on a dry weight basis using ASTM D 2974), AND must meet one of the following specifications for general protection of groundwater:

- The soil must have a ***measured infiltration rate***³⁷ of less than or equal to 9 inches per hour, except in ***groundwater protection areas*** where the measured rate must be less than or equal to 2.4 inches per hour, OR

- b) The soil must be composed of less than 25% gravel by weight with at least 75% of the soil passing the #4 sieve, and the portion passing the #4 sieve must meet one of the following gradations:
- At least 50% must pass the #40 sieve and at least 2% must pass the #100 sieve, OR
 - At least 25% must pass the #40 sieve and at least 5% must pass the #200 sieve.³³

This exemption is not allowed for areas that are infiltrated (1) within one-quarter-mile of a *sensitive lake*, or (2) within one-quarter-mile of fresh water with existing or designated aquatic life use whose land use would otherwise trigger application of a facility from the enhanced basic treatment menu, or (3) within one-quarter-mile of a phosphorous or metals problem as described in Section 1.2.2.1.2.

1.2.8.1 LAND USE-SPECIFIC WATER QUALITY FACILITY REQUIREMENT

Projects subject to Core Requirement #8 must provide a water quality facility selected from a menu of water quality facility options identified in the area-specific facility requirements and exceptions for the WQ treatment area in which the proposed *project* or *threshold discharge area* of the proposed *project* is located. These WQ treatment areas are listed below and their requirements and exceptions are detailed in the following subsections:

- A. Basic WQ Treatment Areas
- B. Sensitive Lake WQ Treatment Areas
- C. Sphagnum Bog WQ Treatment Areas.

Intent: To apply an appropriate level of water quality treatment based on the sensitivities of *receiving waters* for the drainage area in which the *project* lies. These drainage areas are identified as WQ treatment areas on the WQ Applications Map adopted with this manual. In addition to a minimum basic standard, which applies broadly to most geographic areas, special menus are provided for land uses that generate the highest concentrations of metals in stormwater and for *sites* within the watersheds of *sensitive lakes*, and sphagnum bog wetlands.

A. BASIC WQ TREATMENT AREAS

Basic WQ Treatment Areas are designated by the City of Renton where a general, cost-effective level of treatment is sufficient for most land uses. Most direct discharges only require Basic WQ Treatment. Some land uses, however, will need an increased level of treatment (Enhanced Basic WQ Treatment) because they generate high concentrations of metals in stormwater runoff and acute concentrations of metals in streams are toxic to fish.

Required Treatment Menu

Within Basic WQ Treatment Areas, a water quality facility option from the **Basic WQ menu** shall be used to treat runoff from the surfaces listed under “Target Surfaces” below, except where such treatment is waived or reduced by the area-specific exceptions at the end of this subsection and except where the Enhanced Basic WQ menu is applicable as follows.

If 50% or more of the runoff that drains to any proposed water quality facility is from one or more of the **following land uses**, then the **Enhanced Basic WQ menu** shall be used in place of the Basic WQ menu for the design of this facility, except if such treatment is waived or reduced by the area-specific exceptions at the end of this subsection:

1. Commercial, industrial, or *multifamily land use*.
2. A road with an expected average daily traffic (ADT) count of 7,500 or more vehicles.

³³ *Measured infiltration rate* shall be as measured by the EPA method or the Double Ring Infiltrometer Method (ASTM D3385). For some soils, an infiltration rate of less than 9 inches per hour may be assumed based on a soil texture determination rather than a rate measurement. For more details, see the “Groundwater Protection” requirements in Section 5.2.1.

Treatment Goal and Options

The treatment goal for facility options in the **Basic WQ menu** is 80% removal of total suspended solids (TSS) for flows or volumes up to and including the WQ design flow or volume for a typical rainfall year, assuming typical pollutant concentrations in urban runoff.³⁴ TSS is the general performance indicator for basic water quality protection because it is the most obvious pollutant of concern. TSS is not a single pollutant; it is a general term for a highly variable mixture of solid pollutants with variable particle size and particle density distributions, and to one degree or another containing a variety of sorbed dissolvable pollutants. The Basic WQ menu includes facilities such as wetponds, combined detention/wetponds, bioswales, vegetated filter strips, and sand filters. See Chapter 6 for specific facility choices and design details. Additional facility designs may appear in Reference Section 14 in the future.

The treatment goal for facility options in the **Enhanced Basic WQ menu** is to accomplish better removal of heavy metals and potentially other toxic materials than can be achieved by basic treatment, while still meeting the basic treatment goal of 80% TSS removal. The specific target performance is > 30% reduction of dissolved copper and > 60% removal of dissolved zinc. Dissolved copper and zinc are indicators of a wider range of metals typically found in urban runoff that are potentially toxic to fish and other aquatic life. The Enhanced Basic WQ menu includes options for use of a basic-sized stormwater wetland, a large sand filter, or a combination of two facilities in series. See Chapter 6 for specific facility options and designs. Additional facility designs may appear in Reference S14 in the future.

Intent

The **Basic WQ menu** is intended to be applied to both stormwater discharges draining to surface waters and those infiltrating into soils that do not provide adequate groundwater protection (see Exemption 4 from Core Requirement #8). Overall, the 80% TSS removal objective, in conjunction with special requirements for source control and *high-use site* controls, should result in good stormwater quality for all but the most sensitive water bodies. Increased water quality treatment is necessary for developments that generate the highest concentrations of metals and for developments that drain to *sensitive lakes* and sphagnum bog wetlands.

Facility options in the **Enhanced Basic WQ menu** are intended to remove more metals than expected from those in the Basic WQ menu. Lower metal concentrations reduce the risk to fish from exposure to both chronic and acute toxic concentrations of metals such as copper and zinc, and very low concentration copper deleterious olfactory effects. As the toxicity of metals depends on their concentration, this standard is most effective for *project sites* with a larger proportion of *pollution-generating impervious surface* like roadways and medium to high density subdivisions. The Enhanced Basic WQ menu is intended to apply to all such *project sites* that drain by surface flows to a fish-bearing stream. However, *projects* that drain entirely by pipe to the *major receiving waters* listed Table 1.2.3.B may be excused from the increased treatment and may revert to the Basic WQ menu because concentration effects are of less concern as the overall flow volume increases; however, this exception is not applicable for metals impaired segments per Section 1.2.2.1: Downstream Analysis, and 1.2.2.1.2: Downstream Water Quality Problems Requiring Special Attention, Metals Problem (Type 4).

Target Surfaces

Facilities in **Basic WQ Treatment Areas** must treat (either directly or in effect) the runoff from the following target surfaces within the *threshold discharge area* for which the facility is required:

1. *New PGIS* that is not *fully dispersed* per the Criteria for *Fully Dispersed* Surfaces (see Section 1.2.3.2.C) in Core Requirement #3. For individual lots within residential subdivision projects, the extent of *new PGIS* shall be assumed based on expected driveway size as approved by *CED*.
2. *New PGPS* that is not *fully dispersed* and from which there will be a concentrated surface discharge in a natural channel or man-made conveyance system from the *site*. For individual lots within residential

³⁴ The influent concentration range for demonstrated pollutant removal is 100 to 200 mg/L. For influent concentrations lower than 100 mg/l the effluent goal is equal to or less than 20 mg/l. For influent concentrations greater than 200 mg/l, the goal is greater than 80% TSS removal.

subdivision projects, the extent of *new pervious surface* shall be assumed to be the entire lot area, except the assumed impervious portion as specified in Chapter 3 and any portion in which native conditions are preserved by covenant, tract, or easement.

3. *Replaced PGIS* that is not *fully dispersed* on a *non-redevelopment project*.
4. *Replaced PGIS* that is not *fully dispersed* on a *transportation redevelopment project* in which *new impervious surface* is 5,000 square feet or more and totals 50% or more of the existing *impervious surface* within the project limits.
5. *Replaced PGIS* that is not *fully dispersed* on a parcel *redevelopment project* in which the total of *new plus replaced impervious surface* is 5,000 square feet or more and whose valuation of proposed improvements (including interior improvements and excluding required mitigation improvements) exceeds 50% of the assessed value of: (a) the existing *project site* improvements on commercial or industrial projects, or (b) the existing *site* improvements on other *projects*.

Exceptions

The following exceptions apply only in **Basic WQ Treatment Areas**:

1. Exception #1 does not apply to the City
2. The Enhanced Basic WQ menu as specified above for certain land uses may be reduced to the Basic WQ menu for treatment of any runoff that is infiltrated per the standards of Section 5.2. This exception is not allowed where infiltrating into soils that do not meet the groundwater protection standards described in Section 5.2.1, if within one-quarter-mile of a fresh water designated for aquatic life use or that has an existing aquatic life use.
3. The Enhanced Basic WQ menu as specified above for certain land uses may be reduced to the Basic WQ menu for treatment of any runoff that is discharged directly, via a non-fish-bearing conveyance system, all the way to the ordinary high water mark of a stream with a mean annual flow of 1,000 cfs or more (at the discharge point of the conveyance system), a lake that is 300 acres or larger, or a waterbody that is listed as a *major receiving water* per Table 1.2.3.B. This exception does not apply where the receiving water is impaired for metals per Section 1.2.2.1: Downstream Analysis, and 1.2.2.1.2: Downstream Water Quality Problems Requiring Special Attention, Metals Problem (Type 4).
4. The Enhanced Basic WQ menu as specified above for treating runoff from a commercial land use may be reduced to the Basic WQ menu if all of the following criteria are met:
 - a) A facility from the Enhanced Basic WQ menu is not feasible, AND
 - b) No leachable heavy metals are currently used or proposed to be used in areas of the *site*, *exposed* to the weather, AND
 - c) A covenant is recorded that prohibits future such use of leachable, heavy metals on the site (use the covenant in Reference Section 8-Q), AND
 - d) Less than 50% of the runoff draining to the proposed water quality facility is from any area of the site comprised of one or both of the following land uses:
 - Commercial land use with an expected ADT of 100 or more vehicles per 1,000 square feet of gross building area.
 - Commercial land use involved with vehicle repair, maintenance, or sales.
5. The facility requirement as applied to *replaced PGIS* may be waived if the City has adopted a plan and implementation schedule for fulfilling this requirement using **regional facilities**.

B. SENSITIVE LAKE WQ TREATMENT AREAS

There are no Sensitive Lake WQ Treatment Areas in the City at the time this manual was adopted; however, this section has been retained in case of future changes in lake status.

Required Treatment Menu

Within Sensitive Lake WQ Treatment Areas, a water quality facility option from the **Sensitive Lake Protection menu** shall be used to treat runoff from the surfaces listed under “Target Surfaces” below, except where such treatment is waived or reduced by the area-specific exceptions at the end of this subsection and except where the Enhanced Basic WQ menu is applicable as follows. If 50% or more of the runoff that drains to any proposed water quality facility is from one or more of the **following land uses**, then a water quality facility option common to both the **Sensitive Lake Protection menu and Enhanced Basic WQ menu** shall be used for the design of this facility, except if such treatment is waived or reduced by the area-specific exceptions at the end of this subsection:

1. Commercial, industrial, or *multifamily land use*.
2. A road with an expected average daily traffic (ADT) count of 7,500 or more vehicles.

Treatment Goal and Options

The treatment goal for facility options in the Sensitive Lake Protection menu is 50% annual average total phosphorus (TP) removal assuming typical pollutant concentrations in urban runoff.³⁵ This goal was chosen as a realistic and cost-effective level of phosphorus removal. The Sensitive Lake Protection menu includes options for using either Basic WQ facilities of larger size, combinations of two facilities in series,³⁶ or a single facility in combination with land use planning elements that reduce phosphorus. See Chapter 6 for specific facility options and design details.

On some developments or portions thereof that have surface uses that generate the highest concentrations of metals in stormwater runoff, the treatment goal is expanded to include > 30% reduction of dissolved copper and > 60% removal of dissolved zinc. This expanded goal requires use of a water quality facility option that is common to both the Sensitive Lake Protection menu and the Enhanced Basic menu.

Intent

A *project* discharging runoff via surface flow contributes phosphorus loading to a *sensitive lake* regardless of distance from the lake. If discharge is via infiltration through coarse soils, it is also possible that phosphorus would be transported through the ground for some distance without attenuation. This groundwater transport distance is considered to be typically no more than one-quarter mile. Therefore, *onsite* treatment using the **Sensitive Lake Protection menu** is required prior to infiltration within one-quarter mile of a *sensitive lake*. Infiltration through finer soils is expected to provide significant attenuation of TP, so the general groundwater protection criteria specified in Section 1.2.8 under “Soil Treatment Exemption” are considered sufficient for infiltration through finer soils.

Where the treatment goal is expanded to include > 30% reduction of dissolved copper and > 60% removal of dissolved zinc, the facility options common to both the Sensitive Lake Protection menu and the Enhanced Basic WQ menu should meet this goal as well as the lake protection goal of 50% removal of annual average total phosphorus. The intent behind the enhanced heavy metals removal goal and why it is applied is described in Section 1.2.8.1.

³⁵ Phosphorus concentrations of between 0.10 and 0.50 mg/L are considered typical of Seattle area runoff (Table 1, “Water Quality Thresholds Decision paper,” King County Surface Water Management Division, April 1994).

³⁶ *In series* means that the entire treatment water volume flows from one facility to the other in turn.

Target Surfaces

Facilities in **Sensitive Lake WQ Treatment Areas** must mitigate (either directly or in effect) the runoff from the following target surfaces within the **threshold discharge area** for which the facility is required:

1. **New PGIS** that is **not fully dispersed** per the Criteria for Fully Dispersed Surfaces (see Section 1.2.3.2.C) in Core Requirement #3. For individual lots within residential subdivision projects, the extent of **new PGIS** shall be assumed based on expected driveway size as approved by **CED**.
2. **New PGPS** that is **not fully dispersed** and from which there will be a concentrated surface discharge in a natural channel or man-made conveyance system from the **site**. For individual lots within residential subdivision projects, the extent of **new pervious surface** shall be assumed to be the entire lot area, except the assumed impervious portion as specified in Chapter 3 and any portion in which native conditions are preserved by covenant, tract, or easement. *Note: where the runoff from target PGPS is separated from the runoff from target PGIS, the Basic WQ menu may be used in place of the Sensitive Lake Protection menu for treatment of runoff from the target PGPS (see the area-specific exceptions at the end of this subsection).*
3. **Replaced PGIS** that is **not fully dispersed**, on a **non-redevelopment project**.
4. **Replaced PGIS** that is **not fully dispersed** on a **transportation redevelopment project** in which **new impervious surface** is 5,000 square feet or more and totals 50% or more of the existing **impervious surface** within the project limits.
5. **Replaced PGIS** that is **not fully dispersed**, on a **parcel redevelopment project** in which the total of **new plus replaced impervious surface** is 5,000 square feet or more and whose valuation of proposed improvements (including interior improvements and excluding required mitigation improvements) exceeds 50% of the assessed value of: (a) the existing **project site** improvements on commercial or industrial projects, or (b) the existing **site** improvements on other projects.

Exceptions

The following exceptions apply only in **Sensitive Lake WQ Treatment Areas**:

1. The **Basic WQ menu** may be used in place of the **Sensitive Lake Protection menu** for treatment of any **runoff that is infiltrated** according to the standards in Section 5.2. This exception is not allowed where infiltrating into soils that do not meet the groundwater protection standards described in Section 5.2.1, if within one-quarter-mile of a phosphorous sensitive receiving water or a tributary to that receiving water.
2. Application of the **Enhanced Basic WQ menu** as specified above for certain land uses may be waived for treatment of any runoff that is infiltrated according to the standards in Section 5.2 (*A facility from the Sensitive Lake Protection menu is still required unless that requirement has been reduced to the Basic WQ Menu by another exception*). This exception is not allowed where infiltrating into soils that do not meet the groundwater protection standards described in Section 5.2.1, if within one-quarter-mile of a fresh water designated for aquatic life use or that has an existing aquatic life use.
3. Application of the **Enhanced Basic WQ menu** as specified above for certain land uses may be waived for treatment of any runoff that is discharged, via a non-fish-bearing conveyance system, all the way to the ordinary high water mark of a stream with a mean annual flow of 1,000 cfs or more (at the discharge point of the conveyance system), a lake that is 300 acres or larger, or a waterbody that is listed as a **major receiving water** per Table 1.2.3.B (*A facility from the Sensitive Lake Protection menu is still required unless that requirement has been reduced to the Basic WQ Menu by another exception*). This exception is not applicable for WQ impaired segments per Section 1.2.2.1: Downstream Analysis, and 1.2.2.1.2: Downstream Water Quality Problems Requiring Special Attention, Metals Problem (Type 4).
4. The **Enhanced Basic WQ menu** as specified above for treating runoff from a commercial land use may be waived (*A facility from the Sensitive Lake Protection menu is still required unless that*

requirement has been reduced to the Basic WQ Menu by another exception) if the all of the following criteria are met:

- a) No leachable metals (e.g., galvanized metals) are currently used or proposed to be used in areas of the *site, exposed* to the weather, AND
 - b) A covenant is recorded that prohibits future such use of leachable metals on the *site, exposed* to the weather (use the covenant in Reference Section 8-Q), AND
 - c) Less than 50% of the runoff draining to the proposed water quality facility is from any area of the *site* comprised of one or both of the following land uses:
 - Commercial land use with an expected ADT of 100 or more vehicles per 1,000 square feet of gross building area.
 - Commercial land use involved with vehicle repair, maintenance, or sales.
5. The **Basic WQ menu** may be used for treatment of any runoff from **target PGPS** that is treated separately from the runoff from **target PGIS**.
 6. Exception #6 does not apply in the City.
 7. The facility requirement as applied to **replaced PGIS** may be waived if the City has adopted a plan and implementation schedule for fulfilling this requirement using **regional facilities**.

Note: If a lake management plan has been prepared and adopted by the City, additional treatment and/or other water quality measures may be required as specified in the plan and pursuant to Special Requirement #1, Section 1.2.9.

C. SPHAGNUM BOG WQ TREATMENT AREAS

There are no Sphagnum Bog WQ Treatment Areas in the City at the time this manual was adopted; however, this section has been retained in case of future changes. Sphagnum Bog WQ Treatment Areas are areas of King County from which runoff drains to or otherwise comes into contact with the vegetation of a *sphagnum bog wetland*³⁷ **larger than 0.25 acres in size**.³⁸ These wetlands support unique vegetation communities, and they tend to develop in areas where water movement is minimized. Although sphagnum bog wetlands are typically isolated from significant sources of surface and ground water and receive their main water supply from rainfall, there are instances where they are components of larger wetlands and may be subject to inundation by those wetlands during high intensity or long duration runoff events. Sphagnum bog wetlands are generally uncommon in the Puget Sound area; of all the inventoried wetlands in King County, only a small percentage have sphagnum bog wetland components.³⁹

Only a portion of all sphagnum bog wetlands have been identified and mapped by King County. Consequently, many of these wetlands and their contributing drainage areas must be identified during the wetland identification and delineation for a *project site* and during offsite analysis as required in Core Requirement #2. A list of identified sphagnum bog wetlands is included on the WQ Applications Map and in the 1997 King County Bog Inventory, updated November 2002, available at <http://your.kingcounty.gov/dnrp/library/2002/kcr249-2002.pdf>; however, if a wetland that meets the definition of a sphagnum bog wetland is found downstream of a *project site* and runoff from the *project site* drains to or otherwise comes into contact with the wetland's vegetation, the *project site* is considered to be within a Sphagnum Bog WQ Treatment Area whether the wetland is listed or not.

³⁷ A *sphagnum bog wetland* is defined as a wetland dominated by sphagnum moss and which has an associated acid-loving plant community. See the "Definitions" section for more details on how King County defines a sphagnum bog wetland.

³⁸ The *size* of a sphagnum bog wetland is defined by the boundaries of the sphagnum bog plant community.

³⁹ Approximately 3% of wetlands in the 1990 sensitive areas inventory are either sphagnum bog wetlands or include portions of a lake or wetland with sphagnum bog wetland characteristics.

*Note: Any **threshold discharge area** from which runoff drains to or comes into contact with the vegetation of a sphagnum bog wetland larger than 0.25 acres in size is considered to be within a Sphagnum Bog WQ Treatment Area regardless of the WQ treatment area indicated by the WQ Applications Map.*

Required Treatment Menu

A treatment option from the **Sphagnum Bog Protection menu** shall be used to treat runoff from the target surfaces specified below, except where this mitigation is waived or reduced by the area-specific exceptions at the end of this subsection.

Treatment Goals and Options

The treatment goals for protection of sphagnum bog wetlands include the control of nutrients, alkalinity, and pH. Although these goals may change as additional information about these wetlands becomes available, target pollutant removals for sphagnum bog protection are currently as follows:

- Total phosphorus reduction of 50%
- Nitrate + nitrite reduction of 40%
- pH below 6.5
- Alkalinity below 10 mg CaCO₃/L.

Facility options to meet these goals are limited; therefore, the City discourages developments from discharging runoff to sphagnum bog wetlands. Where infiltration of developed area runoff is not feasible or applicable per Section 5.2, water quality facility options include a treatment train⁴⁰ of two or three facilities in series. One of the facilities in the train must be a sand filter. The order of facilities in the treatment train is important; see Chapter 6 for specific facility options and design details.

Intent

Sphagnum bog wetlands support unique vegetation communities that are extremely sensitive to changes in alkalinity and nutrients from surface water inputs. The most effective way to prevent these changes is to infiltrate or redirect developed area runoff so it does not come into contact with the vegetation of a sphagnum bog wetland. However, this is not practicable for most **development** projects due to soil constraints precluding infiltration (see Section 5.2) and the onerous nature of bypassing runoff around a wetland. Therefore, where runoff contact with sphagnum bog vegetation cannot be avoided, the bog protection menu seeks to minimize certain changes in the chemistry of developed area runoff to protect this unique vegetation. This menu applies not only to runoff that drains directly to a sphagnum bog wetland but to runoff that otherwise comes into contact with the bog's vegetation, such as through inundation of the bog by an adjacent water body during high intensity or long duration runoff events.

While water quality facility options emphasize reduction of mineral elements (alkalinity) and nutrients in the runoff, little is known about their ability to reduce alkalinity or to actually protect sphagnum-based plant communities. In addition, the effect of frequent water level changes on the sphagnum plant community is also unknown but could be damaging. Hence, it is best to avoid discharge to sphagnum bog wetlands whenever possible. **Permeable pavements** that are tributary to sphagnum bog wetlands should be types other than Portland cement (PCC) **permeable pavement**, if feasible.

Target Surfaces

Facilities in **Sphagnum Bog WQ Treatment Areas** must mitigate (either directly or in effect) the runoff from the following target surfaces within the **threshold discharge area** for which the facility is required:

1. **New PGIS** that is **not fully dispersed** per the Criteria for Fully Dispersed Surfaces (p. 1-46) in Core Requirement #3. For individual lots within residential subdivision projects, the extent of **new PGIS** shall be assumed based on expected driveway size as approved by **CED**.

⁴⁰ A **treatment train** is a combination of two or more treatment BMPs connected in series (i.e., the design water volume passes through each facility in turn).

2. **New PGPS** that is **not fully dispersed** and from which there will be a concentrated surface discharge in a natural channel or man-made conveyance system from the **site**. For individual lots within residential subdivision projects, the extent of **new pervious surface** shall be assumed to be the entire lot area, except the assumed impervious portion as specified in Chapter 3 and any portion in which native conditions are preserved by covenant, tract, or easement.
3. **Replaced PGIS** that is **not fully dispersed**, on a **non-redevelopment project**.
4. **Replaced PGIS** that is **not fully dispersed** on a **transportation redevelopment project** in which **new impervious surface** is 5,000 square feet or more and totals 50% or more of the existing **impervious surface** within the project limits.
5. **Replaced PGIS** that is **not fully dispersed** on a **parcel redevelopment project** in which the total of **new plus replaced impervious surface** is 5,000 square feet or more and whose valuation of proposed improvements (including interior improvements and excluding required mitigation improvements) exceeds 50% of the assessed value of: (a) the existing **project site** improvements on commercial or industrial projects, or (b) the existing **site** improvements on other **projects**.

Exceptions

The following exceptions apply only **in Sphagnum Bog WQ Treatment Areas**:

1. The **Basic WQ menu** may be used in place of the Sphagnum Bog Protection menu for treatment of any **runoff that is infiltrated** in a facility per Section 5.2. This exception is not allowed where infiltrating into soils that do not meet the groundwater protection standards described in Section 5.2.1, if within one-quarter-mile of a phosphorous sensitive receiving water or a tributary to that receiving water. If the infiltration facility is located in soils not meeting the groundwater protection standards described in Section 5.2.1, and within the prescribed distance of a **sensitive lake**, then the Sensitive Lake Protection menu shall be used.
2. The facility requirement for Sphagnum Bog WQ Treatment Areas may be reduced to that of the surrounding WQ treatment area (i.e., either the Basic WQ Treatment Area or Sensitive Lake Treatment Area, whichever contains the Sphagnum Bog WQ Treatment Area) for treatment of any **replaced PGIS runoff**.

1.2.8.2 WATER QUALITY IMPLEMENTATION REQUIREMENTS

Water quality facilities shall be designed and implemented in accordance with the following requirements, allowances, and flexible compliance provisions:

A. METHODS OF ANALYSIS AND DESIGN

Water quality facilities shall be analyzed and designed as detailed in Chapter 6.

B. SITING OF WATER QUALITY FACILITIES

Required water quality facilities shall be located so as to treat the runoff from all target surfaces, except as allowed below under “Treatment Trades” and “Untreated Discharges.”

Any other **onsite** or **offsite** runoff draining to a proposed water quality facility must be treated whether it is from a **target pollution-generating surface** or not and regardless of whether the runoff has already been treated by another facility. The facility must be sized for all flows/volumes entering the facility. This is because treatment effectiveness is determined in part by the total volume of runoff entering the facility.

C. TREATMENT TRADES

The runoff from **target pollution-generating surfaces** may be released untreated if an existing non-targeted pollution-generating surface of equivalent size and pollutant characteristics lying within the same watershed or stream reach tributary area is treated on the **project site**. Such substitution is subject to all of the following restrictions:

1. The existing non-targeted pollution-generating surface is not currently being treated, is not required to be treated by any phase of the proposed *project*, is not subject to NPDES or other permit requirements, and is not under a compliance order or other regulatory action.
2. The existing non-targeted pollution-generating surface that is treated for purposes of the treatment trade must be documented and tracked by *CED*. Documentation should clarify that future redevelopment of the existing non-targeted, treated area used for the treatment trade will incur additional water quality treatment requirements if the redevelopment exceeds Core Requirement #8 thresholds. Any additional water quality treatment triggered by redevelopment of the non-targeted, treated area must be achieved by implementing an additional treatment trade.
3. The proposal is reviewed and approved by *CED*.

D. UNTREATED DISCHARGES

If *site* topographic constraints are such that runoff from a **target pollution-generating surface** must be pumped to be treated by the required water quality facility, then *CED* may allow the area's runoff to be released untreated provided that all of the following conditions are met:

1. Treatment of the constrained area by filter strip, bioswale, or a linear sand filter is not feasible, and a **treatment trade** as described above is not possible, AND
2. The untreated target surface is less than 5,000 square feet of *new plus replaced PGIS*.

E. USE OF PROPRIETARY FACILITIES

Water quality facilities other than those identified in Chapter 6, Reference Section 14-A, or Reference Section 14-B may be allowed if it can be demonstrated that they are likely to meet the pollutant removal goal for the applicable receiving water. Use of such facilities requires an adjustment, which requires approval by the City according to Section 1.4, "Adjustment Process," and Section 6.7, "Alternative Facilities." Any new treatment technologies must be approved through the state Department of Ecology's *TAPE*⁴¹ program before the technology can be considered by the City. Monitoring will be required, the nature of which will depend on the pre-existing Ecology use-level designation, the number of existing facilities of this design for which monitoring data already exists, and review of the monitoring results from those facilities. When sufficient data on performance and maintenance requirements have been collected and if both are acceptable, the new facility may be added to the appropriate water quality menu for common use through a blanket adjustment or update of this manual. Criteria may be set, which if not met, may require replacement of the facility with a standard facility from Chapter 6.

F. OWNER RESPONSIBILITY FOR WATER QUALITY

Regardless of the means by which a property owner chooses to meet the water quality requirements of this manual – whether a water quality facility, a train of facilities, or a treatment trade – it is the responsibility of the property owner to ensure that runoff from their *site* does not create water quality problems or degrade beneficial uses downstream. It is also the responsibility of the property owner to ensure that the discharge from their property is not in violation of state and federal laws.

1.2.9 CORE REQUIREMENT #9: ON-SITE BMPS

All proposed *projects*, including *redevelopment projects*, must provide *on-site BMPs* to mitigate the impacts of storm and surface water runoff generated by *new impervious surface*, *new pervious surface*, existing *impervious surfaces*, and *replaced impervious surface* targeted for mitigation as specified in the following sections. *On-site BMPs* must be selected and applied according to the basic requirements,

⁴¹ Ecology W, 2011. Technical Guidance Manual for Evaluating Emerging Stormwater Treatment Technologies: Technology Assessment Protocol – Ecology (TAPE), Publication No. 11-10-061, 2011 ed. Washington State Department of Ecology, Lacey, WA, pp. 1–73. <<https://fortress.wa.gov/ecy/publications/summarypages/1110061.html>>.

procedures, and provisions detailed in this section and the design specifications for each BMP in Appendix C, Section C.2.

On-site BMPs are methods and designs for dispersing, infiltrating, or otherwise reducing or preventing *development*-related increases in runoff at or near the sources of those increases. **On-site BMPs** include, but are not limited to, preservation and use of *native vegetated surfaces* to fully disperse runoff; use of other *pervious surfaces* to disperse runoff; roof downspout infiltration; *permeable pavements*; *bioretention*; limited infiltration systems; and reduction of *development* footprint.

Intent: To provide mitigation of hydrologic impacts that are not possible/practical to mitigate with a *flow control facility*. Such impacts include increases in runoff volumes and peak discharges and decreases in groundwater recharge. Increased runoff volume and peak discharges leads to higher and more variable stream velocities at low flows and more frequent water level fluctuations in streams and wetlands. This causes wash-out and stranding of aquatic species, algal scour and washout of organic matter, loss of vegetation diversity and habitat quality, and disruption of cues for spawning, egg hatching, and migration. Decreased groundwater recharge reduces water supply for human use and summer base flows in streams, which is critical to water temperature, salmonid use of smaller streams, and the habitat quality of mainstem side channels and wetlands used for spawning, rearing, and flood refuge. **On-site BMPs** seek to reduce runoff volumes and flashiness and increase groundwater recharge by reducing imperviousness and making use of the pervious portions of *development sites* to maximize infiltration and retention of stormwater *onsite*. Thus, the goal is to apply **on-site BMPs** to *new impervious surfaces*, *new pervious surfaces*, and *replaced impervious surfaces*, to the maximum extent feasible without causing flooding or erosion impacts.

❑ EXEMPTIONS FROM CORE REQUIREMENT #9

There are two exemptions from the *on-site BMP* provisions of Core Requirement #9:

1. Basic Exemption

A proposed *project* is exempt if it meets the following criteria:

- a) Less than 2,000 square feet of *new plus replaced impervious surface* will be created, AND
- b) Less than 7,000 square feet of *land disturbing activity* will occur.

2. Infiltration Flow Control Facility Exemption

Any *impervious surface* served by an infiltration facility designed in accordance with the *flow control facility* requirement (Section 1.2.3.1), the facility implementation requirements (Section 1.2.3.2), and the design criteria for infiltration facilities (Section 5.2) is exempt from the *on-site BMP* requirement.

1.2.9.1 ON-SITE BMP REQUIREMENTS OVERVIEW

Projects that are subject to Core Requirement #9 must apply **on-site BMPs** to either supplement the flow mitigation provided by required flow control facilities or provide flow mitigation where flow control facilities are not required. All such **on-site BMPs** are detailed in Appendix C of this manual. **On-site BMPs** must be implemented per the requirements and approach detailed in Sections 1.2.9.2 and 1.2.9.3 below for individual lots and subdivisions or road improvement projects, respectively. As described within Sections 1.2.9.2 and 1.2.9.3, there are two methods of satisfying the **on-site BMP** requirement:

(1) application of BMPs to the maximum extent feasible using lists specific to the project location, size, and impervious coverage; or (2) using a continuous runoff model to demonstrate compliance with the **Low Impact Development (LID)** Performance Standard, described below. Demonstrating compliance with the **LID** Performance Standard using modeling is an optional method for all *projects*.

A. TARGET SURFACES

Target surfaces for application of Core Requirement #9 (**On-site BMPs**) include *new impervious surfaces*, *new pervious surfaces*, and *replaced impervious surfaces*.

Projects that trigger Core Requirement #9 by disturbing 7,000 square feet or more of land, but where **new** plus **replaced impervious surface** is less than 2,000 square feet, may consider basic dispersion as an equal choice for treating the **target impervious surfaces** alongside full infiltration, limited infiltration, **bioretention**, and **permeable pavement**. These **projects** are not required to meet the minimum BMP implementation requirements described in “Small Lot BMP Requirements” and “Large Lot BMP Requirements,” (Requirement #5 on both lists), and are not required to comply with Core Requirement #6.

Target pervious surfaces must be protected in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13.

Projects or **threshold discharge areas** of **projects** qualifying as exempt from the **flow control facility** requirement using the Direct Discharge Exemption in accordance with Section 1.2.3.1 do not have to achieve the LID Performance Standard (described below), nor consider **bioretention**, **permeable pavement**, and full dispersion. However, **target pervious surfaces** must be protected in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13; and **target impervious surfaces** must implement full infiltration as detailed in Appendix C, Section C.2.2, Basic Dispersion per Appendix C, Section C.2.4; perforated pipe connection as detailed in Appendix C, Section C.2.11 for roofs, if feasible; and Basic Dispersion per Appendix C, Section C.2.4 for other **impervious surfaces**, if feasible.

B. LOW IMPACT DEVELOPMENT PERFORMANCE STANDARD

The LID Performance Standard is defined as follows:

For the target surfaces subject to Core Requirement #9, *Stormwater discharges shall match developed discharge durations to pre-developed durations for the range of pre-developed discharge rates from 8% of the 2-year peak flow to 50% of the 2-year peak flow. Assume **historical site conditions** as the predeveloped condition.*

Projects that opt to demonstrate compliance with the LID Performance Standard using a continuous runoff model must protect the soil moisture capacity of new pervious in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13. Additionally, any proposed connection of roof downspouts to the **local drainage system** must be via a perforated pipe connection as detailed in Appendix C, Section C.2.11.

Projects that are required or opt to model compliance with the LID Performance Standard are still subject to meeting applicable area specific flow control requirements as determined in Core Requirement #3 (Section 1.2.3).

Note that when demonstrating compliance with the LID Performance Standard, **on-site BMPs** are modeled explicitly, utilizing design infiltration rates as determined and selected per Section 5.2.1. However, when modeling **flow control facility** sizing, water quality facility sizing, and the peak flow exceptions from the area-specific **flow control facility** requirement in Sections 1.2.3.1.A, B, and C, these BMPs are not modeled explicitly, but may use modeling credits as allowed and subject to the limitations described in Section 1.2.9.4 and Table 1.2.9.A. **On-site BMPs** used to demonstrate compliance with the LID Performance Standard must meet the implementation requirements described in Section 1.2.9.4.

C. DEMONSTRATING COMPLIANCE WITH THE LID PERFORMANCE STANDARD

Project applicants may opt to use the LID Performance Standard in lieu of the BMP selection and application requirements described in Sections 1.2.9.2 and 1.2.9.3 below.

D. IMPLEMENTATION

Four kinds of implementation for the **on-site BMP** requirement are described in this section as follows:

1. For **non-subdivision projects making improvements on an individual site/lot**, implementation of this requirement shall be in accordance with the “Individual Lot BMP Requirements” in Section 1.2.9.2, which specify the selection of BMPs and the extent of their application on the **site/lot**. This required implementation of **on-site BMPs** must occur as part of the proposed **project** and provisions

must be made for their future *maintenance* as specified in Section 1.2.9.2. As allowed in Sections 1.2.3 and 1.2.8, credits for the application of *on-site BMPs* per Table 1.2.9.A may be used to reduce the size of a required *flow control facility*, reduce the size of a water quality facility, qualify for a *flow control facility* exception or bypass of target surfaces, or reduce the target surfaces subject to flow control or water quality facility requirements.

2. **Subdivision projects and road improvement projects on sites that are 5 acres or larger AND located outside the Urban Growth Area (UGA).** This requirement does not apply to the City of Renton.
3. **For subdivision projects,** implementation of *on-site BMPs* for associated plat infrastructure improvements (e.g., roads, sidewalks) shall be done per Section 1.2.9.3 and must occur concurrently and as part of the proposed *project*, while BMPs associated with the individual lot improvements may be delayed until construction on the lots. As allowed in Sections 1.2.3 and 1.2.8, credits for the application of *on-site BMPs* per Table 1.2.9.A. may be used to reduce the size of a required *flow control facility*, reduce the size of a water quality facility, qualify for a *flow control facility* exception or bypass of target surfaces, or reduce the target surfaces subject to flow control or water quality facility requirements. To use these credits, *on-site BMPs* must be implemented as part of the proposed *project* and provisions must be made for their future *maintenance* as specified in Section 1.2.9.4. For subdivision projects proposing to take credit for future implementation of BMPs on individual lots, provisions must be made to ensure their implementation as specified in Section 1.2.9.4.
4. **For road improvement projects,** implementation of *on-site BMPs* must occur as part of the proposed *project*. As allowed in Sections 1.2.3 and 1.2.8, credits for the application of *on-site BMPs* per Table 1.2.9.A may be used to reduce the size of a required *flow control facility*, reduce the size of a water quality facility, qualify for a *flow control facility* exception or bypass of target surfaces, or reduce the target surfaces subject to flow control or water quality facility requirements. To use these credits, *on-site BMPs* must be implemented as part of the proposed *project* and provisions must be made for their future *maintenance* as specified in Section 1.2.9.4.

The information presented in this section is organized as follows:

- Section 1.2.9.2, “Individual Lot BMP Requirements”
 - “Small Lot BMP Requirements,” Section 1.2.9.2.1
 - “Large Lot BMP Requirements,” Section 1.2.9.2.2
 - “Large Rural Lot BMP Requirements,” Section 1.2.9.2.3
 - “Implementation Requirements for Individual Lot BMPs,” Section 1.2.9.2.4
- Section 1.2.9.3, “Subdivision and Road Improvement Projects BMP Requirements”
 - “Small Subdivision Project BMP Requirements,” Section 1.2.9.3.1
 - “Small Road Improvement and Urban Road Improvement Projects BMP Requirements,” Section 1.2.9.3.2
 - “Large Rural Subdivision and Large Rural Road Improvement Projects BMP Requirements,” Section 1.2.9.3.3
- Section 1.2.9.4, “Requirements for Use of BMP Credits”
 - “Use of Credits by Subdivision Projects,” Section 1.2.9.4.1
 - “Use of Credits by Projects within Rights-of-Way,” Section 1.2.9.4.2

1.2.9.2 INDIVIDUAL LOT BMP REQUIREMENTS

For *projects* on individual *sites/lots*, *on-site BMPs* must be selected and applied according to the individual lot BMP requirements in this section. For purposes of applying *on-site BMPs* to individual

sites/lots, three categories of requirements have been established based on the size of *site/lot* subject to improvements by the *project*, and the extent of *impervious surface* coverage resulting from the *project* on the *site/lot*. These categories of requirements are as follows:

- Small Lot BMP Requirements (for *sites/lots* <22,000 square feet)
- Large Lot BMP Requirements (for *sites/lots* ≥22,000 square feet)

On-site BMPs must be applied in the order of preference and to the extent specified for the category of individual lot requirements applicable to the proposed *project* as described in the following subsections.

Note: for lots created by a previous subdivision, some or all of these requirements may have been addressed by on-site BMPs installed on the lots or within common areas, tracts, or road right-of-way. In some cases, the type of BMPs required for a subdivision lot have already been established by a recorded covenant on the lot. See Section 1.2.9.4 for more information on pre-installed or pre-determined BMPs in subdivisions.

1.2.9.2.1 SMALL LOT BMP REQUIREMENTS

IF the proposed *project* is on a *site/lot* smaller than 22,000 square feet, THEN *on-site BMPs* must be applied as specified in the requirements below OR the *project* must demonstrate compliance with the LID Performance Standard (described in Section 1.2.9.1.B) using an approved continuous runoff model.

Projects on small lots are typically single family residential improvements (e.g., homes, outbuildings, etc.) but could be a small commercial *development*.

1. The feasibility and applicability of full dispersion as detailed in Appendix C, Section C.2.1 must be evaluated for all *target impervious surfaces*. If feasible and applicable, **full dispersion** must be implemented as part of the proposed *project*. Typically, small lot full dispersion will be applicable only in subdivisions where enough forest was preserved by tract, easement, or covenant to meet the minimum design requirements for full dispersion in Appendix C, Section C.2.1.1
2. Where full dispersion of target impervious roof areas is not feasible or applicable, or will cause flooding or erosion impacts, the feasibility and applicability of full infiltration as detailed in Appendix C, Section C.2.2 must be evaluated (*note, this will require a soils report for the site/lot*). If feasible and applicable, **full infiltration of roof runoff** must be implemented as part of the proposed *project*.
3. All *target impervious surfaces* not mitigated by Requirements 1 and 2 above, must be mitigated to the maximum extent feasible using one or more BMPs from the following list. Use of a given BMP is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Feasible BMPs are required to be implemented. The BMPs listed below may be located anywhere on the *site/lot* subject to the limitations and design specifications for each BMP. These BMPs must be implemented as part of the proposed *project*.
 - **Full Infiltration** per Appendix C, Section C.2.2, or per Section 5.2, whichever is applicable
 - **Limited Infiltration** per Appendix C, Section C.2.3,
 - **Rain Gardens** per Appendix C, Section C.2.12, sized as follows:
 - *Rain gardens* have a maximum contributing area of 5,000 square feet.
 - *Rain gardens* must have a minimum horizontal projected surface area below the overflow that is at least 5% of the area draining to it.
 - **Bioretention** per Appendix C, Section C.2.6, sized as follows:
 - SeaTac regional scale factor equals 1.0: In till soils, provide *bioretention* volume based on 0.6 inches of equivalent storage depth; in outwash soils provide *bioretention* volume based on 0.1 inches of equivalent storage depth,
 - SeaTac regional scale factor greater than 1.0: In till soils, provide *bioretention* volume based on 0.8 inches of equivalent storage depth; in outwash soils, provide *bioretention* volume based on 0.4 inches of equivalent storage depth,
 - **Permeable Pavement** per Appendix C, Section C.2.7

4. All **target impervious surfaces** not mitigated by Requirements 1, 2 and 3 above, must be mitigated to the maximum extent feasible using the Basic Dispersion BMP described below. Use of Basic Dispersion is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Feasible BMPs are required to be implemented. Basic Dispersion BMPs may be located anywhere on the **site/lot** subject to the limitations and design specifications cited in Appendix C. The BMP must be implemented as part of the proposed **project**.
 - **Basic Dispersion** per Appendix C, Section C.2.4,
5. BMPs must be implemented, at minimum, for an impervious area equal to at least 10% of the **site/lot** for **site/lot sizes up to 11,000 square feet** and at least 20% of the **site/lot** for **site/lot sizes between 11,000 and 22,000 square feet**. For **projects** located in **Zone 1 of the Aquifer Protection Area**, these impervious area amounts must be doubled. Doubling of the minimum impervious area required for BMP implementation in **Zone 1 of the Aquifer Protection Area** is not required for **projects** located within 200 feet of a **steep slope hazard area, landslide hazard, or erosion hazard area**. If these minimum areas are not mitigated using feasible BMPs from Requirements 1, 2, 3, and 4 above, one or more BMPs from the following list are required to be implemented to achieve compliance. These BMPs must be implemented as part of the proposed **project**.
 - **Reduced Impervious Surface Credit** per Appendix C, Section C.2.9,
 - **Native Growth Retention Credit** per Appendix C, Section C.2.10.
 - **Tree Retention Credit** per Appendix C, Section C.2.14
6. The soil moisture holding capacity of **new pervious surfaces (target pervious surfaces)** must be protected in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13.
7. Any proposed connection of roof downspouts to the **local drainage system** must be via a **perforated pipe connection** as detailed in Appendix C, Section C.2.11.

1.2.9.2.2 LARGE LOT BMP REQUIREMENTS

IF the proposed **project** is on a **site/lot** that is **22,000 square feet or larger**, THEN **on-site BMPs** must be applied as specified in the requirements below OR the **project** must demonstrate compliance with the LID Performance Standard (described in Section 1.2.9.1.B) using an approved continuous runoff model.

1. The feasibility and applicability of **full dispersion** as detailed in Appendix C, Section C.2.1 must be evaluated for all **target impervious surfaces**. If feasible and applicable for any such surface, then full dispersion must be applied to that surface and implemented as part of the proposed **project**. Typically, full dispersion will be applicable only on the largest **sites/lots** where there may be enough forest area available within a **threshold discharge area** to meet the 15% ratio of **fully dispersed** impervious area to **native vegetated surface**.
2. Where full dispersion of target impervious roof areas is not feasible or applicable, or will cause flooding or erosion impacts, the feasibility and applicability of **full infiltration of roof runoff** must be evaluated in accordance with Appendix C, Section C.2.2, or Section 5.2, whichever is applicable based on the type of **project**.⁴² If feasible and applicable, full infiltration of roof runoff must be implemented as part of the proposed **project**.
3. All **target impervious surfaces** not mitigated by Requirements 1 and 2 above, must be mitigated to the maximum extent feasible using one or more BMPs from the following list. Use of a given BMP is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Feasible BMPs are required to be implemented. The BMPs listed below may be located anywhere on the **site/lot** subject to the limitations and design specifications for each BMP. These BMPs must be implemented as part of the proposed **project**.

⁴² For **projects** subject to Simplified Drainage Review, and for any **single family residential project** subject to Full or Large Project Drainage Review, the design requirements and specifications in Appendix C, Section C.2.2 may be used for evaluation and design of full infiltration on individual lots. For all other **projects**, full infiltration must be evaluated and designed in accordance with the infiltration facility standards in Section 5.2.

- **Full Infiltration** per Section C.2.2, or per Section 5.2, whichever is applicable
 - **Limited Infiltration** per Appendix C, Section C.2.3
 - **Bioretention** per Appendix C, Section C.2.6, sized as follows:
 - SeaTac regional scale factor equals 1.0: In till soils, provide **bioretention** volume based on 0.6 inches of equivalent storage depth; in outwash soils provide **bioretention** volume based on 0.1 inches of equivalent storage depth
 - SeaTac regional scale factor greater than 1.0: In till soils, provide **bioretention** volume based on 0.8 inches of equivalent storage depth; in outwash soils, provide **bioretention** volume based on 0.4 inches of equivalent storage depth,
 - **Permeable Pavement** per Appendix C, Section C.2.7
4. All **target impervious surfaces** not mitigated by Requirements 1, 2, and 3 above, must be mitigated to the maximum extent feasible using the Basic Dispersion BMP described below. Use of Basic Dispersion is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Feasible BMPs are required to be implemented. Basic Dispersion BMPs may be located anywhere on the **site/lot** subject the limitations and design specifications cited in Appendix C. The BMP must be implemented as part of the proposed **project**.
- **Basic Dispersion** per Appendix C, Section C.2.4
5. BMPs must be implemented, at minimum, for impervious area amounts defined as follows.
- For **projects** that will result in an **impervious surface** coverage on the buildable portion of the **site/lot** of less than 45%, **on-site BMPs** must be applied to 50% of **target impervious surfaces**.
 - For **projects** that will result in an **impervious surface** coverage 45-65% on the buildable portion of the **site/lot**, **on-site BMPs** must be applied to 50% of **target impervious surfaces** reduced by 1.5% for each 1% of **impervious surface** coverage above 45% (e.g., impervious coverage of 55% results in a requirement of **on-site BMPs** applied to 35% of **target impervious surfaces**).
 - For **projects** that will result in an **impervious surface** coverage greater than 65% on the buildable portion of the **site/lot**, **on-site BMPs** must be applied to 20% of the **target impervious surfaces** or to an impervious area equal to at least 10% of the **site/lot**, whichever is less.
- The buildable portion of the **site/lot** is the total area of the **site/lot** minus any critical areas and minus 200 ft. buffer areas from a **steep slope hazard**, **landslide hazard**, or **erosion hazard area**. If these minimum areas are not mitigated using feasible BMPs from Requirements 1, 2, 3, and 4 above, one or more BMPs from the following list are required to be implemented to achieve compliance. These BMPs must be implemented as part of the proposed **project**.
- **Reduced Impervious Surface Credit** per Appendix C, Section C.2.9,
 - **Native Growth Retention Credit** per Appendix C, Section C.2.10,
 - **Tree Retention Credit** per Appendix C, Section C.2.14.
6. The soil moisture holding capacity of **new pervious surfaces** (**target pervious surfaces**) must be protected in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13.
7. Any proposed connection of roof downspouts to the **local drainage system** must be via a **perforated pipe connection** as detailed in Appendix C, Section C.2.11.

1.2.9.2.3 LARGE RURAL LOT BMP REQUIREMENTS

This requirement does not apply in the City of Renton.

1.2.9.2.4 ⁴³IMPLEMENTATION REQUIREMENTS FOR INDIVIDUAL LOT BMPS

The *on-site BMPs* required in Sections 1.2.9.2 above must be implemented in accordance with the following requirements:

1. **Implementation Responsibility.** All *on-site BMPs* required for the *site/lot* must be implemented (installed) by the applicant as part of the proposed *project* unless they have already implemented as part of a subdivision project that created the lot per Section 1.2.9.4.
2. **Maintenance Responsibility.** *Maintenance* of all required *on-site BMPs* is the responsibility of the owner of the *site/lot* served by these BMPs. The responsibility for such *maintenance* must be clearly assigned to the current and future owners of the *site/lot* through a “declaration of covenant and grant of easement” as described in Requirement 3 below.
3. **Declaration of Covenant and Grant of Easement.** To ensure future *maintenance* of *on-site BMPs* and allow for City inspection of BMPs, a declaration of covenant and grant of easement must be recorded for each *site/lot* that contains *on-site BMPs*. A draft of the proposed covenant must be reviewed and approved by *CED* prior to recording. All required covenants must be recorded prior to final construction approval for the proposed *project*. If the individual *site/lot* contains or will contain flow control or water quality facilities, then the drainage facility covenant in Reference Section 8-J (or equivalent) must be used, and is designed to achieve the following:
 - a) Provide **notice** to future owners of the presence of *on-site BMPs* on the lot and the responsibility of the owner to retain, uphold, and protect the *on-site BMPs*, features, pathways, limits, and restrictions.
 - b) Include as an **exhibit**, a *recordable version*⁴⁴ of the following drainage plan information:
 - The **site plan** showing all developed surfaces (impervious and pervious) and the location and dimensions of *on-site BMPs*, features, flowpaths (if applicable), limits of native growth retention areas (if applicable), and limits of tree retention areas (if applicable). This plan(s) must be to scale and include *site* topography in accordance with the specifications for such plans in Appendix C, Section C.4.2. Also indicate any areas where City access is excluded (see paragraph 3.d below). *Note: CED may waive this element if, for example, the only on-site BMP proposed is a limit on impervious surface (reduced footprint).*
 - The **on-site BMP design and maintenance details** for each *on-site BMP* per Appendix C, Section C.4.3. This includes a diagram (if applicable) of each *on-site BMP* and written maintenance and operation instructions and restrictions for each device, feature, flowpath (if applicable), native growth retention area (if applicable) and *impervious surface* coverage (if applicable). See Reference Section 8-M for prepared 8-1/2" x 11" maintenance instruction sheets. See City of Renton’s Surface Water Design Standards web site: www.rentonwa.gov/swdm for downloadable BMP details.
 - c) Ensure the exhibits are correctly cross-referenced in the declaration of covenant (the site plan is typically Exhibit A and the design/maintenance details are typically Exhibit B).
 - d) Require that each *on-site BMP* be operated and **maintained at the owner’s expense** in accordance with the above exhibit.
 - e) Grant the City the **right to enter** the property at reasonable times for purposes of inspecting the *on-site BMPs* and to perform any corrective *maintenance*, repair, restoration, or mitigation work on the *on-site BMPs* that has not been performed by the property owner within a reasonable time

⁴³ Footnote 48 is not used.

⁴⁴ *Recordable version* means one that meets King County’s “Standard Formatting Requirements for Recording Documents” pursuant to RCW 36.18.010 and 65.04.045, available online at < https://kingcounty.gov/~media/depts/records-licensing/recorders-office/documents/Requirements_WAState_Formatting.ashx?la=en > or from the King County Recorder’s Office. These requirements include specifications for such things as page size (8 1/2" x 14" or smaller), font size (at least 8-point), and margin width (1" on all sides of every page if there is a standard cover sheet).

- set by **CED**, and to charge the property owner for the cost of any **maintenance**, repair, restoration, or mitigation work performed by the City.
- e) The right to enter typically applies to the entire property, but occasionally accepts areas on the property agreed upon by the City to be excluded from access. Such areas are to be shown on the site plan described above.
 - f) Prohibit any **modification or removal** of **on-site BMPs** without written approval from the City. The approval must be obtained from **CED** and a covenant must be recorded to reflect the changes. Approval will be granted only if equivalent protection in terms of hydrologic performance is provided by other means.
4. **Timing of Implementation.** All required **on-site BMPs** must be installed prior to final inspection approval of constructed improvements. For BMPs that rely on vegetation, the vegetation must be planted and starting to grow prior to final construction approval.
 5. **Acceptance standards.** **On-site BMPs** may be inspected during and/or following construction. Approval of the constructed BMPs will be based on verification that the materials and placement appear to meet the specifications and that the BMPs appear to function as designed. **Onsite** observations may be used to verify that materials are as specified and material receipts checked. Performance may be evaluated by a **site** visit while it is raining or by testing with a bucket of water or garden hose to check pavement permeability or proper connection to BMP devices/features, etc.
 6. **Drainage concerns.** If **CED** determines that there is a potential for drainage impacts to a neighboring property, then additional measures may be required. Some **on-site BMPs** may not be appropriate in certain situations, and will not be allowed by **CED** where they may cause drainage problems.
 7. **Geotechnical concerns.** A geotechnical engineer, engineering geologist, or **CED** must evaluate and approve **on-site BMPs** that are proposed: (A) on slopes steeper than 15%; (B) within a setback from the top of slope equal to the total vertical height of the slope area that is steeper than 15%; or (C) within 200 feet of a **steep slope hazard area, erosion hazard area, or landslide hazard**. In addition, **CED** may require review by a geotechnical engineer or engineering geologist of any proposed BMP that infiltrates, disperses, or directs overflow adjacent to or towards a **steep slope hazard area, erosion hazard area, or landslide hazard**. **CED** may also require some **projects** to route flows down or around such slopes using non-perforated pipes. Some **on-site BMPs** may not be appropriate for these locations, and will not be allowed by **CED** where flows may cause erosion problems.
 8. **Sewage system concerns.** If **CED** determines that there is a potential conflict between **onsite** sewage systems and **on-site BMPs**, additional measures may be required. Some **projects** may need to route flows past **onsite** sewage systems using non-perforated pipes. Also, some **on-site BMPs** may not be appropriate for these **sites**, and will not be allowed where sewage systems may be impacted.
 9. **Engineering Concerns.** While most of the **on-site BMPs** in Appendix C can be implemented by a non-engineer, there are some that have structural components that must be designed or evaluated by a **civil engineer or structural engineer**. When a BMP is proposed that has such components as identified in Section C.2 in Appendix C, **CED** may require submittal of engineering plans for that component signed and stamped by a **civil engineer** or structural engineer.
 10. **Connection to Subsurface Drains.** **On-site BMPs should not** be connected to subsurface drains (e.g., footing drains) as these connections may adversely affect the performance of the BMPs, and in some cases may cause reverse flow into the footing drains during storm events.
 11. **Simplified Drainage Plan.** The type, size, and placement of proposed **on-site BMPs** are to be shown on the **site plan** submitted for the proposed **project**. This plan must be in accordance with the specifications for such plans outlined in Section C.4 in Appendix C unless otherwise directed by **CED**.

1.2.9.3 SUBDIVISION AND ROAD IMPROVEMENT PROJECTS BMP REQUIREMENTS

For subdivision and road improvement *projects*, *on-site BMPs* must be selected and applied according to the subdivision and road improvement *projects* BMP requirements in this section. For purposes of applying *on-site BMPs* to these *projects*, two categories of requirements have been established based on the size of *site/lot* subject to improvements by the *project*. These categories of requirements are as follows:

- **Small Subdivision Project BMP Requirements**
- **Small Road Improvement and Urban Road Improvement Projects BMP Requirements**

On-site BMPs must be applied in the order of preference and to the extent specified for the category of requirements applicable to the proposed project as described in the following subsections.

1.2.9.3.1 SMALL SUBDIVISION PROJECT BMP REQUIREMENTS

On-site BMPs for plat infrastructure improvements (e.g., road and sidewalk etc.) of these *projects* shall meet the requirements described in Section 1.2.9.3.2 below for “Small Road Improvement and Urban Road Improvement Project BMP Requirements.” Implementation of *on-site BMPs* required for/on the individual lots of the subdivision may be deferred until a permit is obtained for construction on each lot and is therefore optional. However, if the applicant wishes to implement or make provision for implementation of BMPs for the lot improvements as part of the subdivision project for purposes of receiving BMP modeling credits, the individual lot BMP requirements described in Section 1.2.9.2 and implementation requirements for subdivision projects described Section 1.2.9.4.1 must be met.

1.2.9.3.2 SMALL ROAD IMPROVEMENT AND URBAN ROAD IMPROVEMENT PROJECTS BMP REQUIREMENTS

IF the proposed *project* is a **road improvement project** that is **on a site/parcel less than 5 acres in size**, THEN *on-site BMPs* must be applied as specified in the requirements below.

1. The feasibility and applicability of full dispersion as detailed in Appendix C, Section C.2.1 must be evaluated for all **target impervious surfaces**. If feasible and applicable, **full dispersion** must be implemented as part of the proposed *project*. Typically, small lot full dispersion will be applicable only in subdivisions where enough forest was preserved by tract, easement, or covenant to meet the minimum design requirements for full dispersion in Appendix C, Section C.2.1.1.
2. All **target impervious surfaces** not mitigated by Requirement 1 above, must be mitigated to the maximum extent feasible using one or more BMPs from the following list. Use of a given BMP is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Infeasible BMPs are not required to be implemented. The BMPs listed below may be located anywhere on the **site/lot** subject to the limitations and design specifications for each BMP. These BMPs must be implemented as part of the proposed *project*.
 - **Full Infiltration** per Section C.2.2, or per Section 5.2, whichever is applicable
 - **Limited Infiltration** per Appendix C, Section C.2.3,
 - **Bioretention** per Appendix C, Section C.2.6, sized as follows:
 - SeaTac regional scale factor equals 1.0: In till soils, provide **bioretention** volume based on 0.6 inches of equivalent storage depth; in outwash soils provide **bioretention** volume based on 0.1 inches of equivalent storage depth,
 - SeaTac regional scale factor greater than 1.0: In till soils, provide **bioretention** volume based on 0.8 inches of equivalent storage depth; in outwash soils, provide **bioretention** volume based on 0.4 inches of equivalent storage depth,
 - **Permeable Pavement** per Appendix C, Section C.2.7,
3. All **target impervious surfaces** not mitigated by Requirements 1 and 2 above, must be mitigated to the maximum extent feasible using the Basic Dispersion BMP described below. Use of Basic Dispersion

is subject to evaluation of its feasibility and applicability as detailed in Appendix C. Infeasible BMPs are not required to be implemented. Basic Dispersion BMPs may be located anywhere on the *site/lot* subject to the limitations and design specifications cited in Appendix C. The BMPs must be implemented as part of the proposed *project*.

- **Basic Dispersion** per Appendix C, Section C.2.4,
4. The soil moisture holding capacity of **new pervious surfaces** (*target pervious surfaces*) must be protected in accordance with the soil amendment BMP as detailed in Appendix C, Section C.2.13.

1.2.9.3.3 LARGE RURAL SUBDIVISION AND LARGE RURAL ROAD IMPROVEMENT PROJECTS BMP REQUIREMENTS

This requirement does not apply in the City of Renton.

1.2.9.4 REQUIREMENTS FOR USE OF BMP CREDITS

Projects that implement *on-site BMPs*, whether required or optional, may use the *on-site BMP* credits described in this section subject to the implementation requirements in Section 1.2.9.2.4 (for Individual Lots), Section 1.2.9.4.1 (for Subdivision Projects), Section 1.2.9.4.2 (for Right-of-Way Projects), and any restrictions noted in this section or Table 1.2.9.A. For all project types, modeling credits cannot be used for *on-site BMPs* that will be privately maintained, with the exception of the full dispersion and full infiltration BMPs. An alternative approach is to perform continuous runoff modeling per Chapter 3 instead of applying the *on-site BMP* credits in Table 1.2.9.A.

Two kinds of credits are available. First, any *impervious surface* served by an *on-site BMP* that meets the design specifications for that BMP in Appendix C may be modeled as indicated and allowed in Table 1.2.9.A. Such credits may be used in the following situations:

1. To compute post-development runoff time series when sizing required flow control facilities.
2. To compute post-development 100-year peak flows when assessing any of the peak flow exceptions from the area-specific *flow control facility* requirement in Sections 1.2.3.1.A, B, and C.
3. To compute post-development runoff time series when sizing required flow rate based water quality facilities (e.g., bioswales) and to re-characterize post developed land types when sizing volume based water quality facilities (e.g., wetponds, wetvaults).

Use of credits for water quality facility sizing as described above is limited to BMPs that are treating flows downstream from the BMP and tributary to a required water quality facility.

Second, any impervious or nonnative *pervious surface* that is *fully dispersed* per the full dispersion criteria in Section 1.2.3.2.C is **not** considered a target surface of the area-specific *flow control facility* requirement (Section 1.2.3.1) or the area-specific water quality facility requirement (Section 1.2.8.1).

TABLE 1.2.9.A ON-SITE BMP SIZING CREDITS⁽¹⁾

On-Site BMP Type	Sizing Credit	
	Privately Maintained On-Site BMP	Publicly Maintained On-Site BMP
Full dispersion	Model fully dispersed surface as forest ⁽²⁾	Model fully dispersed surface as forest ⁽²⁾
Full infiltration ⁽³⁾	Subtract impervious area that is fully infiltrated	Subtract impervious area that is fully infiltrated
Limited infiltration	None	Model tributary impervious surface as 90% impervious, 10% grass
Basic dispersion	None	Model dispersed impervious surface as 90% impervious, 10% grass
Rain garden	None	None
Bioretention	None	Model tributary impervious surface as 90% impervious, 10% grass
Permeable pavement (unlined with no underdrain)	None	Model permeable pavement area as 50% impervious, 50% grass. Run-on from other impervious surfaces does not receive a credit.
Grassed modular grid pavement	None	Model modular grid pavement as all grass
Rainwater harvesting	None	Credit only allowed via, and as specified in, an approved drainage adjustment that details conditions of use
Restricted footprint	None	Model footprint as restricted (Appendix Section C.2.9.2)
Wheel strip driveways	None	Model credited area as 50% impervious, 50% grass
Minimum disturbance foundation	None	Model foundation area as 50% impervious, 50% grass
Open grid decking over pervious area	None	Model deck area as 50% impervious, 50% grass
Native growth retention credit	None	Model mitigated impervious area as 50% impervious, 50% grass
Perforated pipe connection	None	None

Notes:

(1) These credits do not apply when determining eligibility for exemptions from Core Requirement #3, Core Requirement #8, or exceptions from the flow control or water quality facility requirements unless otherwise noted in the exemption or exception. **Modeling credits cannot be used for on-site BMPs that will be privately maintained, with the exception of full dispersion and full infiltration BMPs.** Explicit modeling of BMP infiltration for facility sizing is not allowed. When applying modeling credits for flow control facility sizing, infiltrative BMPs tributary to the facility that are included in the modeling scenario (including the permeable pavement element with area reduced to 50% impervious area fraction, or other BMPs (e.g., bioretention, trenches, drywells) treating upstream runoff) must have the infiltration option *turned off* during the flow routing analysis for facility sizing to avoid double-counting the BMP infiltration benefit. Alternatively, permeable pavement with infiltration turned off may be represented by an impervious area land use element of equivalent area.

(2) Surface shall be modeled using the soil type found at that location on the site.

(3) For any project subject to Simplified Drainage Review, and for any single family residential project subject to Directed, Full or Large Project Drainage Review, the design requirements and specifications in Appendix C, Section C.2.2 may be used for design of full infiltration on individual lots. For all other projects, including any project where full infiltration is proposed to serve more than one lot, full infiltration must be designed in accordance with infiltration facility standards in Section 5.2.

1.2.9.4.1 USE OF CREDITS BY SUBDIVISION PROJECTS

If a proposed *project* is a *subdivision project*,⁴⁵ implementation of *on-site BMPs* for plat infrastructure improvements (e.g., road, sidewalk, or other non-lot improvements) is required concurrent with the subdivision improvements. Implementation of *on-site BMPs* on the individual lots of the subdivision may be deferred until a permit is obtained for construction on each lot and is therefore optional as part of the subdivision project.

In order to receive the modeling credits (noted above) for *on-site BMPs* required for plat infrastructure improvements (e.g., road, sidewalk, or other non-lot improvements), and/or for individual lot BMPs where the applicant elects to implement or make provision for implementation of individual lot BMPs as part of

⁴⁵ For purposes of applying on-site BMPs, the term *subdivision* or *subdivision project* refers to any *project* that is a short plat, plat, or binding site plan.

the subdivision project, the following requirements must be met depending on where the BMPs are located on the *site*. These requirements are in addition to any restrictions for use of modeling credits noted in Section 1.2.9.4 and/or Table 1.2.9.A.

A. SUBDIVISION IMPLEMENTATION OF BMPS WITHIN ROAD RIGHT-OF-WAY

These are *on-site BMPs* installed within public or private road right-of-way as part of the construction of street and drainage improvements for the subdivision. To receive credit for these BMPs, the subdivision project must meet all of the following requirements:

1. The BMPs must serve *impervious surface* located only within the road right-of-way.
2. The BMPs must be shown on the **site improvement plans** submitted with the engineering plans for the proposed *project* as specified in Section 2.3.1.2.
3. If the road right-of-way will be privately maintained, provision must be made for future **maintenance** of the BMPs in accordance with Core Requirement #6, Section 1.2.6. As specified in Core Requirement #6, the City will assume *maintenance* of such BMPs in certain cases.
4. If the City will be assuming *maintenance* of the BMPs, the BMPs must comply with the drainage facility **financial guarantee and liability requirements** in Core Requirement #7, Section 1.2.7.

B. SUBDIVISION IMPLEMENTATION OF BMPS WITHIN DEDICATED TRACTS

These are *on-site BMPs* installed on or associated with the features (e.g., forest) of common area tracts dedicated by the subdivision. Such BMPs may serve future improvements on lots, common area improvements, or road right-of-way improvements. To receive credit for these BMPs, the subdivision project must meet all of the following requirements:

1. The BMPs must be shown on the **site improvement plans** submitted with the engineering plans for the proposed *project* as specified in Section 2.3.1.2.
2. Provision must be made for future *maintenance* of the BMPs in accordance with Core Requirement #6, Section 1.2.6. When *maintenance* by the City is specified by Core Requirement #6, the City will assume *maintenance* of BMP devices (e.g., dispersion trenches) that are within a tract dedicated to the City for drainage purposes. The City will not assume *maintenance* of BMPs located in common areas dedicated for purposes other than just drainage (e.g., play areas, parks, etc.). Where City *maintenance* is specified by Core Requirement #6, the City will assume *maintenance* for *on-site BMP* vegetated flow paths that are within an easement that allows for inspection and *maintenance* by the City. The City *maintenance* of these vegetated flow paths will be limited to their *on-site BMP* functionality. All other *maintenance* shall remain the responsibility of the owner(s).
3. BMPs to be maintained by the City in accordance with Core Requirement #6 must comply with the drainage facility **financial guarantee and liability requirements** in Core Requirement #7, Section 1.2.7.
4. If the BMPs installed within a dedicated tract satisfy some or all of the BMP requirements for individual lots per Section 1.2.9.2, then a **note** must be placed on the **recorded documents** for the subdivision indicating those lots for which BMPs have been provided.

C. SUBDIVISION IMPLEMENTATION OF BMPS ON INDIVIDUAL LOTS

These are *on-site BMPs* installed on a subdivision's proposed lots as part of the subdivision project. For example, the subdivision developer may elect to pre-install some or all of the *on-site BMPs* required by the individual lot BMP requirements in Section 1.2.9.2. To receive credits for these BMPs, the subdivision project must meet all of the following requirements:

1. The *on-site BMPs* must be installed and implemented in accordance with the individual lot BMP requirements in Section 1.2.9.2. This includes recording a **declaration of covenant and grant of easement** for each lot with BMPs as specified in Implementation Requirement 3 of Section 1.2.9.2.4.

If not all of the required BMPs are installed on a lot as part of the subdivision project, language must be included in the covenant notifying the future lot owner of additional required BMPs.

2. BMPs to be installed on individual lots as part of the subdivision project must be shown on the **site improvement plans** submitted with the engineering plans for the proposed **project** as specified in Section 2.3.1.2.

D. SUBDIVISION FUTURE IMPLEMENTATION OF BMPS ON INDIVIDUAL LOTS

These are **on-site BMPs** stipulated to be installed on some or all of a subdivision's proposed lots by a declaration of covenant recorded for each such lot. To receive credits for these BMPs, the subdivision project must meet all of the following requirements:

1. Demonstrate through a lot-specific assessment that the **on-site BMPs** stipulated for each lot are **feasible and applicable** according to the individual lot BMP requirements in Section 1.2.9.2 and the BMP design specifications in Appendix C. This lot-specific assessment must be included in the TIR submitted with engineering plans for the subdivision. The assessment shall include any soils reports, calculations, or other information necessary to select and properly apply BMPs.
2. Record a **declaration of covenant and grant of easement** for each lot stipulating the type or types of BMP being proposed for credit. This covenant must be as specified in Implementation Requirement 3 of Section 1.2.9.2.4, except as follows:
 - a) The **site plan** requirement may be waived depending on the BMPs proposed or may be conceptual, showing only the information necessary to stipulate the type or types of BMP being proposed for credit. For example, if the BMP is full dispersion, the approximate location of future **impervious surface** and the limits of the "native vegetated flowpath segment" (see Appendix C, Section C.2.1) must be shown. If the BMP is full infiltration, the approximate location of future **impervious surface**, septic drain field (if applicable), and infiltration devices must be shown. For all other BMPs, the "design and maintenance details" (see Item b below) for each proposed BMP per Appendix C may be sufficient as determined by **CED**.
 - b) The **on-site BMP design and maintenance details** must include the dimensions of all proposed devices, features, and flowpaths, expressed as unit amounts per square foot of **impervious surface** served or as a percentage of the lot size or **impervious surface** created.
 - c) The **notice** to future lot owners must indicate that they are responsible to install the **on-site BMP** or BMPs stipulated for the lot prior to final inspection approval of constructed lot improvements. Alternative BMPs that provide equivalent performance may be proposed at the time of permit application for proposed lot improvements. In any case, a revised covenant will need to be recorded to reflect the final approved BMPs and site improvement plan(s).
3. If **single family residential lots** are being created, a **note** must be placed on the **recorded documents** for the subdivision indicating the following:

"Single family residences and other improvements constructed on the lots created by this subdivision must implement the flow control best management practices (BMPs) stipulated in the drainage plan declaration of covenant and grant of easement recorded for each lot. Compliance with this stipulation must be addressed in the small project drainage plan submitted for drainage review when application is made for a single family residential building permit for the lot."
4. If **commercial lots** are being created, a **note** must be placed on the **recorded documents** for the subdivision indicating the following:

"Improvements constructed on the lots created by this subdivision must implement the flow control best management practices (BMPs) stipulated in the drainage plan declaration of covenant and grant of easement recorded for each lot. Compliance with this stipulation must be addressed in the engineering plans submitted for drainage review when application is made for a permit to make improvements to the lot."

5. If a **binding site plan** is being created, a **note** must be placed on the **recorded documents** for the subdivision indicating the following:

“Improvements constructed on the lots created by this binding site plan must implement the flow control best management practices (BMPs) stipulated in the drainage plan declaration of covenant and grant of easement recorded for each lot. Compliance with this stipulation must be addressed in the engineering plans submitted for drainage review when application is made for a permit to make improvements to the lot.”

1.2.9.4.2 USE OF CREDITS BY PROJECTS WITHIN RIGHTS-OF-WAY

If a proposed *project* is located primarily within an established public or private right-of-way, implementation of *on-site BMPs* is as required per Section 1.2.9.3. To receive credit for these BMPs, the *project* must meet all of the following requirements in addition to any restrictions for use of modeling credits noted in Section 1.2.9.4 and/or Table 1.2.9.A.:

1. The BMPs must serve **impervious surface** located only within the right-of-way.
2. If the right-of-way will be privately maintained, provision must be made for future **maintenance** of the BMPs in accordance with Core Requirement #6, Section 1.2.6.
3. If the City will be assuming *maintenance* of the BMPs, the BMPs must comply with the drainage facility **financial guarantee and liability requirements** in Core Requirement #7, Section 1.2.7.

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1.3 SPECIAL REQUIREMENTS

This section details the following six special drainage requirements that may apply to the proposed project depending on its location or *site*-specific characteristics:

- “Special Requirement #1: Other Adopted Area-Specific Requirements,” Section 1.3.1
- “Special Requirement #2: Flood Hazard Area Delineation,” Section 1.3.2
- “Special Requirement #3: Flood Protection Facilities,” Section 1.3.3
- “Special Requirement #4: Source Control,” Section 1.3.4
- “Special Requirement #5: Oil Control,” Section 1.3.5
- “Special Requirement #6: Aquifer Protection Area,” Section 1.3.6

1.3.1 SPECIAL REQUIREMENT #1: OTHER ADOPTED AREA-SPECIFIC REQUIREMENTS

This manual is one of several adopted regulations in the City of Renton that apply requirements for controlling drainage on an area-specific basis. Other adopted area-specific regulations include requirements that have a more direct bearing on the drainage design of a proposed *project*. These regulations include the following:

- **Master Drainage Plans (MDPs):** MDPs are comprehensive drainage plans prepared for urban planned developments (UPDs) or other large, complex projects (described in Section 1.1.2.5). *Projects* covered by a MDP must meet any adopted requirements specific to that plan.
- **Basin Plans (BPs):** The City of Renton adopts basin plans to provide for the comprehensive assessment of resources and to accommodate growth while controlling adverse impacts to the environment. A basin plan may recommend specific land uses, regional capital projects, and special drainage requirements for future *development* within the basin area it covers.
- **Salmon Conservation Plans (SCPs):** Salmon conservation plans are comprehensive, ecosystem-based plans intended to identify and assess the means to protect and restore salmon habitat through mechanisms such as habitat improvements, regulations, incentives, BMPs, land acquisition, and public education activities. These plans are developed in collaboration with other jurisdictions within a water resource inventory area (WRIA) designated by the state under WAC 173-500-040 and spanning several basins or subbasins.
- **Lake Management Plans:** The City of Renton may adopt lake management plans to provide for comprehensive assessment of resources and to accommodate growth while controlling adverse impacts from nutrient loading to selected lakes. A lake management plan may recommend nutrient control through special drainage and source control requirements for proposed *projects* within the area it covers.
- **Hazard Mitigation Plan:** The City’s Hazard Mitigation Plan prepared in accordance with RCW 86.12.200 includes information on reducing flood risks.
- **Shared Facility Drainage Plans (SFDPs):** SFDPs are approved by the City of Renton to allow two or more *projects* to share drainage facilities required by this manual. *Projects* covered by a SFDP must meet any specific requirements of that plan.

Threshold	Requirement
IF a proposed project is in an area included in an adopted master drainage plan, basin plan, salmon conservation plan, stormwater compliance plan, hazard mitigation plan, lake management plan, or shared facility drainage plan ...	THEN the proposed project shall comply with the drainage requirements of the master drainage plan, basin plan, salmon conservation plan, stormwater compliance plan, hazard mitigation plan, lake management plan, or shared facility drainage plan, respectively.

Application of this Requirement

The drainage requirements of adopted MDPs, BPs, SCPs, Hazard Mitigation Plan, lake management plans, and SFDPs shall be applied in addition to the drainage requirements of this manual unless otherwise specified in the adopted regulation. Where conflicts occur between the two, the drainage requirements of the adopted area-specific regulation shall supersede those in this manual.

Examples of drainage requirements found in other adopted area-specific regulations include the following:

- More or less stringent flow control
- More extensive water quality controls
- Forest retention requirements
- Infiltration restrictions
- Groundwater recharge provisions
- Discharge to a constructed regional flow control or conveyance facility.

Adjustments to vary from the specific drainage requirements mandated by BPs, SCPs, FHMPs, and lake management plans may be pursued through the adjustment process described in Section 1.4 of this manual. Copies of all adopted basin plans, SCPs, Hazard Mitigation Plan, and lake management plans are available from the City of Renton.

Projects covered by SFDPs shall demonstrate that the shared facility will be available by the time the *project* is constructed and that all *onsite* requirements are met. **Projects** covered by a SFDP are still required to provide any *onsite* controls necessary to comply with drainage requirements not addressed by the shared facility.

1.3.2 SPECIAL REQUIREMENT #2: FLOOD HAZARD AREA DELINEATION

Flood hazard areas are composed of the 100-year floodplain, zero-rise flood fringe, zero-rise floodway, and FEMA floodway. If a proposed *project* contains or is adjacent to a **flood hazard area** as determined by **CED**, this special requirement requires the *project* to determine those components that are applicable and delineate them on the *project's site* improvement plans and recorded maps.

Floodplains are subject to inundation during extreme events. The 100-year floodplain, and floodway if applicable, is delineated in order to minimize flooding impacts to new **development** and to prevent aggravation of existing flooding problems by new **development**. Regulations and restrictions concerning **development** within a 100-year floodplain are found in the critical areas code, RMC 4-3-050.

Threshold	Requirement
IF a proposed project contains or is adjacent to a flood hazard area for a river, stream, lake, wetland, closed depression, , or if other City of Renton regulations require study of flood hazards related to the proposed project ...	THEN the 100-year floodplain, and applicable floodway, shall be determined and their boundaries, together with the boundaries of the severe and moderate channel migration hazard area (if applicable), shall be delineated on the site improvement plans and profiles, and on any final subdivision maps prepared for the proposed project.

Application of this Requirement

The applicant is required to use the best available floodplain/floodway data when delineating the 100-year floodplain and floodway boundaries on site improvement plans and profiles, and on any final subdivision maps. The **floodplain/floodway delineation** used by the applicant shall be in accordance with RMC 4-3-050 and associated public rules. If floodplain/floodway data and delineation does not exist, then a floodplain/floodway analysis shall be prepared by the applicant as described in Section 4.4.2, “Floodplain/Floodway Analysis.”

1.3.3 SPECIAL REQUIREMENT #3: FLOOD PROTECTION FACILITIES

Flood protection facilities, such as **levees** and **revetments** require a high level of confidence in their structural integrity and performance. Proper analysis, design, and construction are necessary to protect against the potentially catastrophic consequences if such facilities should fail.

Threshold	Requirement
IF a proposed project will: <ul style="list-style-type: none"> • Rely on an existing flood protection facility (such as a levee or revetment) for protection against hazards posed by erosion or inundation, OR • Modify or construct a new flood protection facility ... 	THEN the applicant shall demonstrate that the flood protection facility, as determined by a licensed professional engineer, conforms with siting, structural stability, environmental, and all other relevant standards cited in the following regulations and documents: <ul style="list-style-type: none"> • Washington State <i>Integrated Streambank Protection Guidelines</i>, • Corps of Engineers <i>Manual for Design and Construction of Levees</i> (EM 1110-2-1913), • RMC 4-3-050 and • Special Requirement #1 (specifically the City Hazard Mitigation Plan) AND, flood containment levees shall meet or exceed the professional engineering standards summarized in FEMA National Flood Insurance mapping regulations ... (44 CFR, subsection 65.10) or FEMA’s Analysis and Mapping Procedures for non-Accredited Levee Systems.

Application of this Requirement

Conformance with the requirements listed above shall be addressed in the Technical Information Report submitted with the *project's* engineering plans (see Section 2.3.1.1).

Conformance also requires that certain **easement requirements** (outlined in Section 4.1) be met in order to allow County access to the facility. If the proposed *project* contains an existing City of Renton flood protection facility or proposes to rely on a City of Renton flood protection facility, the applicant shall provide an easement to the City of Renton consistent with the river protection easement requirements outlined in Section 4.1.

1.3.4 SPECIAL REQUIREMENT #4: SOURCE CONTROLS

Water quality source controls prevent rainfall and runoff water from coming into contact with pollutants, thereby reducing the likelihood that pollutants will enter public waterways and violate water quality standards or City stormwater discharge permit limits. A *Stormwater Pollution Prevention Manual* was prepared for citizens, businesses, and industries to identify and implement source controls for activities that often pollute water bodies. The City of Renton provides education about source control implementation upon request. The City will implement a progressive enforcement policy to require mandatory source controls through education and outreach, technical assistance, and enforcement.

Threshold	Requirement
IF a proposed project requires a commercial building or commercial site development permit ...	THEN water quality source controls applicable to the proposed project shall be applied as described below in accordance with the <i>King County Stormwater Pollution Prevention Manual</i> and Renton Municipal Code, Title IV.

Application of this Requirement

When applicable per the *Stormwater Pollution Prevention Manual*, **structural source control measures**, such as car wash pads or dumpster area roofing, shall be applied to the entire **site** containing the proposed *project*, not just the *project site*. If the applicant is a tenant or lessee for only a portion of the **site**, **CED** may limit the entire **site** application of structural source controls to only that portion of the **site** occupied or leased by the applicant. All applicable structural source control measures shall be shown on the site improvement plans submitted for engineering review and approval. Other, **nonstructural source control measures**, such as covering storage piles with plastic or isolating areas where pollutants are used or stored, are to be implemented after occupancy and need not be addressed during the plan review process. All commercial, industrial, and **multifamily projects** (irrespective of size) undergoing drainage review are required to implement applicable source controls.

Activities That May Result In Structural Improvements

There are a number of activities that may require structures and/or specific drainage configurations in order to protect stormwater and maintain compliance with county code. Roof structures, wheel washes, cement pads, shutoff valves, containment berms and indoor mop sinks are all examples of things that need to be in place prior to commencing the activity. These may require building permits and other approvals prior to construction.

Below are some highlighted activities and the numbered BMP activity sheets in the *Stormwater Pollution Prevention Manual* that provide more detail:

Commercial Composting

Structural improvements: paved composting and storage pads, leachate collection system, lined collection ponds, wheel wash system

- A-4 Outdoor Storage of Soil, Sand, and Other Erodible Materials
- A-24 Commercial Composting

Food and Beverage Manufacturing and Storage

Structural improvements: roofed enclosures, containment, wastewater collection, storage, and disposal system

- A-7 Food and Beverage Manufacturing and Storage

Fueling of Equipment and Vehicles

Structural improvements: Portland cement pads, roofs, spill control devices, trench drains, oil/water separators

- A-17 Stationary Fueling Operations
- A-48 Older Stationary Fueling Operations

Greenhouses and Plant Nurseries

Structural improvements: berms, covering, and erosion control measures

- A-4 Outdoor Storage of Soil, Sand, and Other Erodible Materials

Horse Stables

Structural improvements: Wash racks connected to sanitary sewer or separate infiltration area, manure containment areas

- A-35 Keeping Livestock in Stables, Pens, Pastures, or Fields

Mining of Sand or Gravel

Structural improvements: Wheel wash system and track-out control, catch basin inserts

- A-41 Wheel Wash and Tire Bath Track Out Control

Painting, Finishing, and Coating of Vehicles and Equipment

Structural improvements: Permitted, enclosed paint booths

- A-22 Painting, Finishing, & Coating of Vehicles, Products, & Equipment

Restaurants and Food Trucks

Structural improvements: Indoor sinks format and rack washing and mop and wastewater disposal.

- A-8 Storage of Solid and Food Wastes (Including Cooking Grease)
- A-12 Cleaning or Washing of Food Services Areas and Equipment

Outdoor Storage of Erodible Materials (e.g., compost, bark, sand, etc.)

Structural improvements: Wheel wash system and track-out control, berms, containment areas, covering, catch basin inserts

- A-41 Wheel Wash and Tire Bath Track-Out Control

Outdoor Storage or Processing of Galvanized Materials

Structural improvements: Roofs or other covering, stormwater collection and treatment system

- A-21 Manufacturing and Post-Processing of Metal Products

Storage of Liquid Materials

Structural improvements: Secondary containment, roofed structures, spill control devices

- A-2 Outdoor Storage of Liquid Materials in Stationary Tanks
- A-3 Storage of Liquid Materials in Portable Containers

Utility Corridor Maintenance

Structural improvements: Road stabilization

- A-45 Maintenance of Public and Private Utility Corridors and Facilities

Washing of Cars, Trucks, and Equipment (not just commercial car washes)

Structural improvements: Dedicated wash pads, sewer connection, holding tanks, catch basin inserts

- A-13 Vehicle Washing and Steam Cleaning

Wood Treatment and Preserving

Structural improvements: Paved, contained and covered storage and processing areas

- A-4 Outdoor Storage of Soil, Sand, and Other Erodible Materials
- A-23 Wood Treatment & Preserving

1.3.5 SPECIAL REQUIREMENT #5: OIL CONTROL

Projects proposing to develop or redevelop a **high-use site** must provide oil controls in addition to any other water quality controls required by this manual. Such **sites** typically generate high concentrations of oil due to high traffic turnover, **onsite** vehicle or heavy or stationary equipment use, some business operations, e.g., automotive recycling, or the frequent transfer of liquid petroleum or coal derivative products.

The traffic threshold in the definition above focuses on vehicle turnover per square foot of building area (trip generation) rather than ADT alone because oil leakage is greatest when engines are idling or cooling. In general, all-day parking areas are not intended to be captured by these thresholds except those for diesel vehicles, which tend to leak oil more than non-diesel vehicles. The petroleum storage and transfer stipulation is intended to address regular transfer operations like service stations, not occasional filling of heating oil tanks.

Threshold	Requirement
<p>IF a proposed project:</p> <ul style="list-style-type: none"> • Develops a site that will have high-use site characteristics, OR • Is a redevelopment project proposing \$100,000 or more of improvements to an existing high-use site, OR • Is a redevelopment project that results in new plus replaced pollution generating impervious surfaces of 5,000 square feet or more or new pollution generating pervious surface of $\frac{3}{4}$ acre or more improvements to an existing high-use site ... 	<p>THEN the project must treat runoff from the high-use portion of the site using oil control treatment options from the High-Use menu (described below and detailed in Chapter 6).</p>

High-Use Menu

High-use oil control options are selected to capture and detain oil and associated pollutants. The goal of this treatment is no visible sheen on runoff leaving the facility, or less than 10 mg/L total petroleum hydrocarbons (TPH) in the runoff, depending on the facility option used. Oil control options include facilities that are small, handle only a limited tributary area, and require frequent *maintenance*, as well as facilities that treat larger areas and generally have less frequent *maintenance* needs. Facility choices include linear sand filters and oil/water separators. See Chapter 6 for specific facility choices and design details.

Application of this Requirement

For *high-use sites* located within a larger commercial center, only the *impervious surface* associated with the high-use portion of the *site* is subject to treatment requirements. If common parking for multiple businesses is provided, treatment shall be applied to the number of parking stalls required for the high-use business only. However, if the treatment collection area also receives runoff from other areas, the water quality facility must be sized to treat all water passing through it.

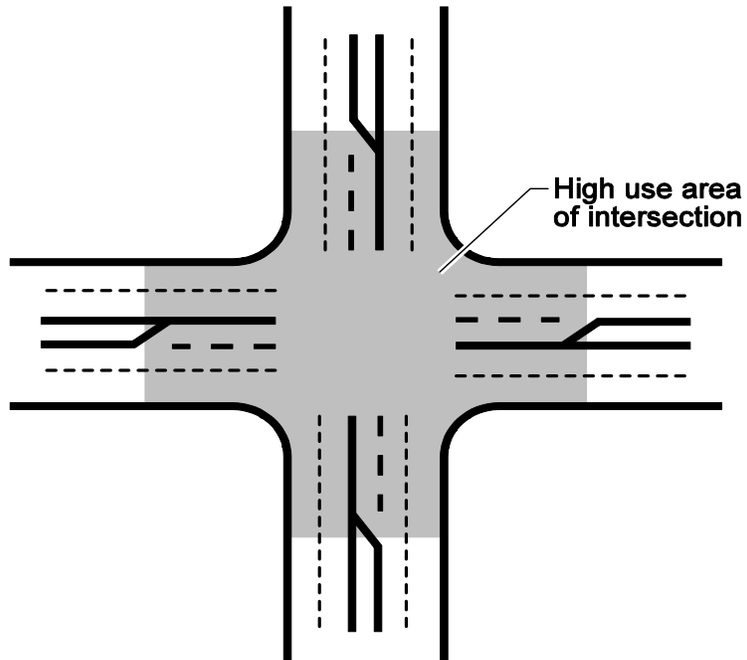
High-use roadway intersections shall treat the intersection itself, plus lanes where vehicles accumulate during the signal cycle, including all lanes, from the beginning of the left turn pocket (see Figure 1.3.5.A below). If no left turn pocket exists, the treatable area shall begin at a distance of 75 feet from the stop line. If runoff from the intersection drains to more than two collection areas that do not combine within the intersection, treatment may be limited to any two of the collection areas. Oil control facilities shall be designed for all flows tributary to the oil control facility including flow from otherwise exempt areas that are not bypassed around the facility.

Note: For oil control facilities to be located in public road right-of-way and maintained by the City of Renton, only coalescing plate or baffle oil/water separators shall be used unless otherwise approved through an adjustment. Catch basin inserts are not allowed for oil control.

Methods of Analysis

The traffic threshold for the High-Use menu shall be estimated using information from *Trip Generation*, published by the Institute of Transportation Engineers, from a traffic study prepared by a professional engineer or transportation specialist with experience in traffic estimation, or from documented data from the City.

FIGURE 1.3.5.A TREATABLE AREAS FOR HIGH-USE ROAD INTERSECTIONS



1.3.6 SPECIAL REQUIREMENT #6: AQUIFER PROTECTION AREA

Aquifer Protection Area(s) (APA) are identified in the RMC 4-3-050. If a proposed *project* is located within the APA, this special requirement requires the *project* to determine those components that are applicable and delineate them on the *project's* site improvements plans. APA zones are depicted in the Wellhead Protection Area Zones layer of COR Maps (<https://maps.rentonwa.gov/Html5viewer/Index.html?viewer=cormaps>).

Threshold	Requirement
IF a proposed project is in Zone 1 of the APA...	THEN the following are prohibited: <ol style="list-style-type: none"> a. Facilities that allow runoff to have direct contact with the soil, such as flow control and water quality treatment ponds, stormwater wetlands, filter strips, and infiltration facilities. b. On-site BMPs that rely on infiltration, such as bioretention and permeable pavement. c. Open channel conveyance systems that are not concrete lined, such as ditches and swales.
IF a proposed project is in Zone 1 Modified or Zone 2 of the APA...	THEN the following may require a liner in accordance with the design criteria in Section 6.2.4: <ol style="list-style-type: none"> a. Facilities that allow runoff to have direct contact with the soil, such as flow control and water quality treatment ponds, stormwater wetlands, filter strips, and infiltration facilities. b. Open channel conveyance systems that are not concrete lined, such as ditches as swales.

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1.4 ADJUSTMENT PROCESS

For proposed *projects* subject to drainage review by the City of Renton this process is provided for the occasions when a *project* proponent desires to vary from one of the core or special requirements, or any other specific requirement or standard contained in this manual. Proposed adjustments should be approved prior to final permit approval, but they may be accepted up to the time the City approves final construction or accepts drainage facilities for *maintenance*.

Types of Adjustments

To facilitate the adjustment process and timely review of adjustment proposals, the following types of adjustments are provided:

- **Standard Adjustments:** These are adjustments of the standards and requirements contained in the following chapters and sections of this manual:
 - Chapter 1, “Drainage Review and Requirements”
 - Chapter 2, “Drainage Plan Submittal”
 - Chapter 3, “Hydrologic Analysis and Design”
 - Chapter 4, “Conveyance System Analysis and Design”
 - Chapter 5, “Flow Control Design”
 - Chapter 6, “Water Quality Design”
 - Appendix A, “Maintenance Requirements for Stormwater Facilities and On-Site BMPs”
 - Appendix B, “Master Drainage Plans”
 - Appendix C, “Simplified Drainage Requirements”
 - Appendix D, “Construction Stormwater Pollution Prevention Standards”

Requests for standard adjustments will be accepted only for permits pending approval or approved permits that have not yet expired.

- **Blanket Adjustments:** This type of adjustment may be established by the City based on approval of any of the above-mentioned adjustments. Blanket adjustments are usually based on previously approved adjustments that can be applied routinely or globally to all *projects* where appropriate. Blanket adjustments are also used to effect minor changes or corrections to manual design requirements or to add new designs and methodologies to this manual. There is no application process for establishing blanket adjustments because they are initiated solely by the City.

1.4.1 ADJUSTMENT AUTHORITY

CED shall have full authority to determine if and what type of adjustment is required for any proposed *project* subject to drainage review by *CED*. The authority to grant adjustments for such *projects* is distributed as follows:

- CED shall have full authority to approve or deny adjustments, except those involving outfalls or pump discharges to the Green River between River Mile 6 and SR 18 per Section 1.2.4.2.F and 1.2.4.2.I. *CED* decisions on those adjustments are subject to approval by the King County Flood Control District.

1.4.2 CRITERIA FOR GRANTING ADJUSTMENTS

Adjustments to the requirements in this manual may be granted provided that granting the adjustment will achieve the following:

1. Produce a compensating or comparable result that is in the public interest, AND
2. Meet the objectives of safety, function, appearance, environmental protection, and maintainability based on sound engineering judgment.

Also, the granting of any adjustment that would be in conflict with the requirements of any other City department will require review and concurrence with that department.

Criteria Exception

If it can be demonstrated that meeting the above criteria for producing a compensating or comparable result will deny reasonable use of a property, approval of the adjustment will require an adjustment **criteria exception** to be approved by the City. An adjustment that requires a criteria exception may be granted following legal public notice of the adjustment request, the proposed decision on the request, and a written finding of fact that documents the following:

1. There are special physical circumstances or conditions affecting the property such that strict application of the criteria for producing a compensating or comparable result would deprive the applicant of all reasonable use of the parcel of land in question, and every effort has been made to find creative ways to meet the intent of the requirement for which the adjustment is sought, AND
2. Granting the adjustment for the individual property in question will not create a significant adverse impact to public health, welfare, water quality, and properties downstream or nearby, AND
3. The adjustment requires the best practicable alternative for achieving the spirit and intent of the requirement in question.

In addition, the written finding of fact must include the following information:

- The current (pre-project) use of the *site*.
- How application of the requirement for which an adjustment is being requested denies reasonable use of the *site* compared to the restrictions that existed under the 2009 *King County Surface Water Design Manual and City of Renton Amendments to the 2009 King County Surface Water Design Manual*.
- The possible remaining uses of the *site* if the criteria exception were not granted.
- The uses of the *site* that would have been allowed under the 2009 *King County Surface Water Design Manual and City of Renton Amendments to the 2009 King County Surface Water Design Manual*.
- A comparison of the estimated amount and percentage of value loss as a result of the requirements of this manual versus the estimated amount and percentage of value loss as a result of requirements that existed under the 2009 *King County Surface Water Design Manual and City of Renton Amendments to the 2009 King County Surface Water Design Manual*.
- The feasibility for the owner to alter the project to apply the requirements of this manual.⁴⁶⁻⁴⁷

1.4.3 ADJUSTMENT APPLICATION PROCESS

Standard Adjustments

The application process for standard adjustments is as follows:

- Requests for standard adjustments will be accepted only for permits pending approval or approved permits that have not yet expired.
- The completed adjustment request application forms must be submitted to **CED** along with sufficient engineering information (described in Chapter 2) to evaluate the request. The application shall note the specific requirement for which the adjustment is sought.
- If the adjustment request involves use of a previously unapproved construction material or construction practice, the applicant should submit documentation that includes, but is not limited to, a record of successful use by other agencies and/or evidence of meeting criteria for quality and performance, such as that for the American Association of State Highway and Transportation Officials (AASHTO) and the American Society of Testing and Materials (ASTM).
- If the adjustment requires a criteria exception, additional engineering or other information may be required by **CED** to document that denial of reasonable use would occur, that every effort was made to achieve compliance, and that the best practicable alternative will not cause significant adverse impact.
- A fee reduction may be requested if it is demonstrated that the adjustment request requires little or no engineering review.

⁴⁶ Footnote 51 is not used.

⁴⁷ Footnote 52 is not used.

Blanket Adjustments

There is no application process for establishing blanket adjustments because they are initiated and issued solely by the City.

1.4.4 ADJUSTMENT REVIEW PROCESS

All adjustments are governed by the review procedures and time lines set forth by the City. Consistent with these procedures, the general steps of the review process for specific types of adjustments are presented as follows.

Standard Adjustments

- CED will review the adjustment request application forms and documentation for completeness and inform the applicant in writing as to whether additional information is required from the applicant in order to complete the review. The applicant will also be informed if **CED** determines that special technical support is required in cases where the adjustment involves a major policy issue or potentially impacts a City drainage facility.
- The **CED Development Review Engineer** will review and either approve or deny the adjustment request following determination that all necessary information has been received from the applicant.
- If a criteria exception is required for the adjustment, **CED** will issue a legal public notice of the adjustment request that indicates the director's proposed decision on the request, including the written finding of fact specified in Section 1.4.2. The public notice will include a 15-working-day public comment period within which a request for reconsideration may be made to the **CED** director as described in Section 1.4.5. Absent a request for reconsideration, the director's decision becomes final after the two week public comment period.
- Approvals of standard adjustments will expire upon expiration of the permit to which they apply.

Blanket Adjustments

Blanket adjustments may be established at the discretion of **CED**. Blanket adjustments are established by memorandum based on:

1. Previously approved adjustments and supporting documentation, AND
2. Monitoring results in conjunction with any TAPE or CTAPE results AND
3. Information presenting the need for the blanket adjustment. Typically, blanket adjustments should apply globally to design or procedural requirements and be independent of *site* conditions.

CED must approve creation of a blanket adjustment.

Applicants may use any approved blanket adjustment listed in Reference Section 14, by submitting the form titled "Surface Water Design Manual Requirements/Standards Blanket Adjustment No. ____" to the **CED** plan reviewer currently reviewing the specific project proposal, but no further approval is required.

1.4.5 APPEALS

Any appeals from administrative determinations for variances or adjustments related to the Storm Drainage regulations and codes shall be filed in writing to the Hearing Examiner by any person aggrieved, or by any officer, department, board or bureau of the City affected by such determination per RMC 4-8-110.

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