

TOWNSHIP OF HOPEWELL
COUNTY OF MERCER, STATE OF NEW JERSEY
MASTER PLAN AMENDMENT: STORMWATER MANAGEMENT PLAN

RESOLUTION NO. 05-020

WHEREAS, N.J.A.C.7:14A-25 et seq., requires municipalities to prepare Municipal Stormwater Management Plans (MSWMP) in order to address issues related to groundwater recharge, stormwater quantity and stormwater quality impacts by establishing stormwater design and performance standards for new major developments; and

WHEREAS, the Hopewell Township Engineer has prepared a report entitled: "Township of Hopewell, Mercer County, New Jersey, March 2005 Municipal Stormwater Management Plan;" and

WHEREAS, the Hopewell Township Planning Board has reviewed said plan and conducted a public hearing on said plan on March 22, 2005 so as to incorporate the plan into the utility element of the Hopewell Township Master Plan pursuant to N.J.S.A.40:55D-28b(5); and

WHEREAS, following said review and said public hearing, the Hopewell Township Planning Board finds that said MSWMP does set forth a viable strategy for the Township of Hopewell to properly manage stormwater-related impacts for new major developments that are likely to take place within said Township and that will disturb one or more acres of land.

NOW, THEREFORE, be it resolved, by the Hopewell Township Planning Board as follows:

1. The Hopewell Township MSWMP entitled "Township of Hopewell, County of Mercer, New Jersey, March 2005: Municipal Stormwater Management Plan" is hereby endorsed and adopted for the Township of Hopewell as a part of the Hopewell Township Master Plan, utility element.
2. A certified true copy of this resolution shall be furnished upon its adoption to the Clerk, Township of Hopewell, together with a copy of the aforementioned MSWMP; an additional

HOPEWELL TOWNSHIP PLANNING BOARD

RESOLUTION NO. 05-020

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certified true copy shall be furnished to the Hopewell Township Engineering Consultants, Van Cleef Engineering Associates, for filing with the New Jersey Department of Environmental Protection in order to satisfy the requirements of the NJDEP Municipal Stormwater Regulations and the Mercer County Planning Board, all of which as required by law.

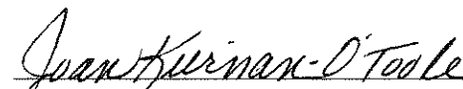
Roll Call on Adoption: March 22, 2005

Ayes - 6 Nays - 0 Abstain - 0 Absent - 5 Not Voting - 0

Beyer:	Yes	Murphy, K.	Absent
Hart:	Yes	Sandahl:	Yes
Hirsch:	Absent	Swanson:	Yes
Kemp:	Yes	Moore:	Absent
Lewandoski:	Yes	Newport:	Absent
Murphy, J.	Absent		

CERTIFICATION

The undersigned as secretary to the Hopewell Township Planning Board does hereby certify that the above resolution was adopted by the Hopewell Township Planning Board at its regular meeting held on the 22nd day of March, 2005.



Joan Kiernan-O'Toole
Board Secretary

**TOWNSHIP OF HOPEWELL
MERCER COUNTY, NEW JERSEY**

R E S O L U T I O N #05-217

**A RESOLUTION APPOINTING THE TOWNSHIP
ENGINEER AS THE DULY AUTHORIZED REPRESENTATIVE FOR
HOPEWELL TOWNSHIP'S ANNUAL REPORT AND CERTIFICATION FOR
THE TIER A MUNICIPAL STORMWATER PERMIT FOR THE YEAR 2005**

WHEREAS, it is necessary for Hopewell Township to prepare and file with the New Jersey Department of Environmental Protection an Annual Report and Certification for its Tier A Municipal Stormwater General Permit; and

WHEREAS, either a principal executive officer or a ranking elected official; or duly authorized representative must sign and attest to the accuracy of this Annual Report and Certification; and

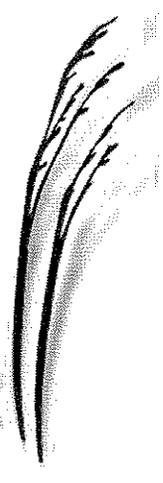
WHEREAS, the Hopewell Township Committee desires to appoint a duly authorized individual or title of a position having overall responsibility for the operation of municipal stormwater facilities or municipal environmental matters for the purpose of preparing its Annual Report and Certification for the Tier A Municipal Stormwater Permit for the year 2005.

NOW, THEREFORE, BE IT RESOLVED on this 1st day of August 2005, that the Township Committee of the Township of Hopewell, County of Mercer, State of New Jersey, does hereby appoint Paul Pogorzelski, P.E., Township Engineer as the duly authorized individual having overall responsibility for the operation of municipal stormwater facilities or municipal environmental matters for the purpose of preparing Hopewell Township's Annual Report and Certification for the Tier A Municipal Stormwater Permit for the year 2005.

BE IT FURTHER RESOLVED that a certified copy of this Resolution be transmitted to the New Jersey Department of Environmental Protection, Township Engineer, Administrative Officer, Zoning Officer, Construction Official and Public Works Director.

Date Adopted: August 1, 2005

Township of Hopewell



Mercer County, New Jersey
March, 2005

2005

Municipal Stormwater Management Plan

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Introduction

This Municipal Stormwater Management Plan (MSWMP) documents the strategy for the Township of Hopewell, Mercer County ("the Township") to address stormwater-related impacts. The creation of this plan is required by N.J.A.C. 7:14A-25 Municipal Stormwater Regulations. This plan contains all of the required elements described in N.J.A.C. 7:8 Stormwater Management Rules. The plan addresses groundwater recharge, stormwater quantity, and stormwater quality impacts by incorporating stormwater design and performance standards for new major development, defined as projects that disturb one or more acre of land. These standards are intended to minimize the adverse impact of stormwater runoff on water quality and water quantity and the loss of groundwater recharge that provides base flow in receiving water bodies. The plan describes long-term operation and maintenance measures for existing and future stormwater facilities.

This plan also addresses the review and update of existing ordinances and other planning documents to allow for project designs that include low impact development techniques. The final component of this plan is a mitigation strategy for when a variance or exemption of the design and performance standards is sought. As part of the mitigation section of the stormwater plan, specific stormwater management measures are identified to lessen the impact of existing development.

Goals

The goals of this MSWMP are to:

- reduce flood damage, including damage to life and property;
- minimize, to the extent practical, any increase in stormwater runoff from any new development;
- reduce soil erosion from any development or construction project;
- assure the adequacy of existing and proposed culverts and bridges, and other in-stream structures;
- maintain groundwater recharge;
- prevent, to the greatest extent feasible, an increase in nonpoint pollution;
- maintain the integrity of stream channels for their biological functions, as well as for drainage;
- minimize pollutants in stormwater runoff from new and existing development to restore, enhance, and maintain the chemical, physical, and biological integrity of the waters of the state, to protect public health, to safeguard fish and aquatic life and scenic and ecological values, and to enhance the domestic, municipal, recreational, industrial, and other uses of water; and
- protect public safety through the proper design and operation of stormwater basins.

To achieve these goals, this plan outlines specific stormwater design and performance standards for new development. Additionally, the plan proposes stormwater management controls to address impacts from existing development. Preventative and corrective maintenance strategies are included in the plan to ensure long-term effectiveness of stormwater management facilities. The plan also outlines safety standards for stormwater infrastructure to be implemented to protect public safety.

Stormwater Discussion

Land development can dramatically alter the hydrologic cycle (See Figure 1) of a site and, ultimately, an entire watershed. Prior to development, native vegetation can either directly intercept precipitation or draw that portion that has infiltrated into the ground and return it to the atmosphere through evapotranspiration. Development can remove this beneficial vegetation and replace it with lawn or impervious cover, reducing the site's evapotranspiration and infiltration rates. Clearing and grading a site can remove depressions that store rainfall. Construction activities may also compact the soil and diminish its infiltration ability, resulting in increased volumes and rates of stormwater runoff from the site. Impervious areas that are connected to each other through gutters, channels, and storm sewers can transport runoff more quickly than natural areas. This shortening of the transport or travel time quickens the rainfall-runoff response of the drainage area, causing flow in downstream waterways to peak faster and higher than natural conditions. These increases can create new and aggravate existing downstream flooding and erosion problems and increase the quantity of sediment in the channel. Filtration of runoff and removal of pollutants by surface and channel vegetation is eliminated by storm sewers that discharge runoff directly into a stream. Increases in impervious area can also decrease opportunities for infiltration which, in turn, reduces stream base flow and groundwater recharge. Reduced base flows and increased peak flows produce greater fluctuations between normal and storm flow rates, which can increase channel erosion. Reduced base flows can also negatively impact the hydrology of adjacent wetlands and the health of biological communities that depend on base flows. Finally, erosion and sedimentation can destroy habitat from which some species cannot adapt.

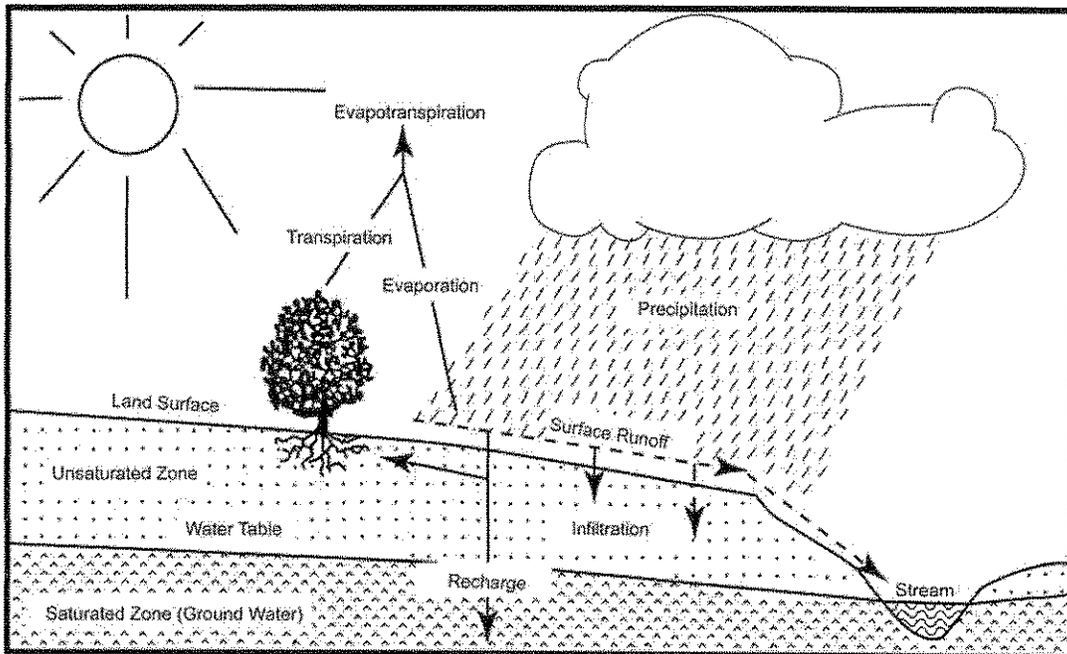


Figure 1: Groundwater Recharge in the Hydrologic Cycle

Source: New Jersey Geological Survey Report GSR-32.

In addition to increases in runoff peaks, volumes, and loss of groundwater recharge, land development often results in the accumulation of pollutants on the land surface that runoff can mobilize and transport to streams. New impervious surfaces and cleared areas created by development can accumulate a variety of pollutants from the atmosphere, fertilizers, animal wastes, and leakage and wear from vehicles. Pollutants can include metals, suspended solids, hydrocarbons, pathogens, and nutrients.

In addition to increased pollutant loading, land development can adversely affect water quality and stream biota in more subtle ways. For example, stormwater falling on impervious surfaces or stored in detention or retention basins can become heated and raise the temperature of the downstream waterway, adversely affecting cold water fish species such as trout. Development can remove trees along stream banks that normally provide shading, stabilization, and leaf litter that falls into streams and becomes food for the aquatic community.

Background

The Township encompasses a 60 square mile area in Mercer County, New Jersey. In recent years, the Township has been under significant development pressure. The population of the Township has increased from 11,590 in 1990, to 16,105 in 2000. This population increase has resulted in changes to the landscape and those changes have most likely increased stormwater runoff volumes and pollutant loads to the waterways of the municipality. These population increases also demonstrate an increasing demand for new development and related changes.

Figure 2 illustrates the waterways in the Township. These waterways may have many different names (river, brook, creek, stream, ditch). Each waterway has a defined land area that drains into it. These land areas are known as watersheds and each waterway has its own watershed. The watershed of a large waterway (river, brook) includes the watershed of all of the smaller waterways that drain into it (subwatersheds). As stated above, rain falling in a particular watershed may either runoff or may infiltrate (recharge) back into the ground helping supplement the groundwater (Figure 1). This groundwater may return to the streams as the flow that may normally be observed in streams (base flow) or may be the water ultimately used wells. Each watershed is definable using mapping that shows topography and elevations. Topographic maps may be found in a variety of forms and Figure 3 depicts the Township boundary on topographic maps known as quadrangle maps as published by the United States Geologic Survey.

The New Jersey Department of Environmental Protection (NJDEP) has established an Ambient Biomonitoring Network (AMNET) to document the health of the state's waterways. There are over 800 AMNET sites throughout the state of New Jersey. These sites are sampled for benthic macroinvertebrates by NJDEP on a five-year cycle. Streams are classified as non-impaired, moderately impaired, or severely impaired based on the AMNET data. The data is used to generate a New Jersey Impairment Score (NJIS), which is based on a number of biometrics related to benthic macroinvertebrate community dynamics.

Figure 2
Hopewell Township and its Waterways

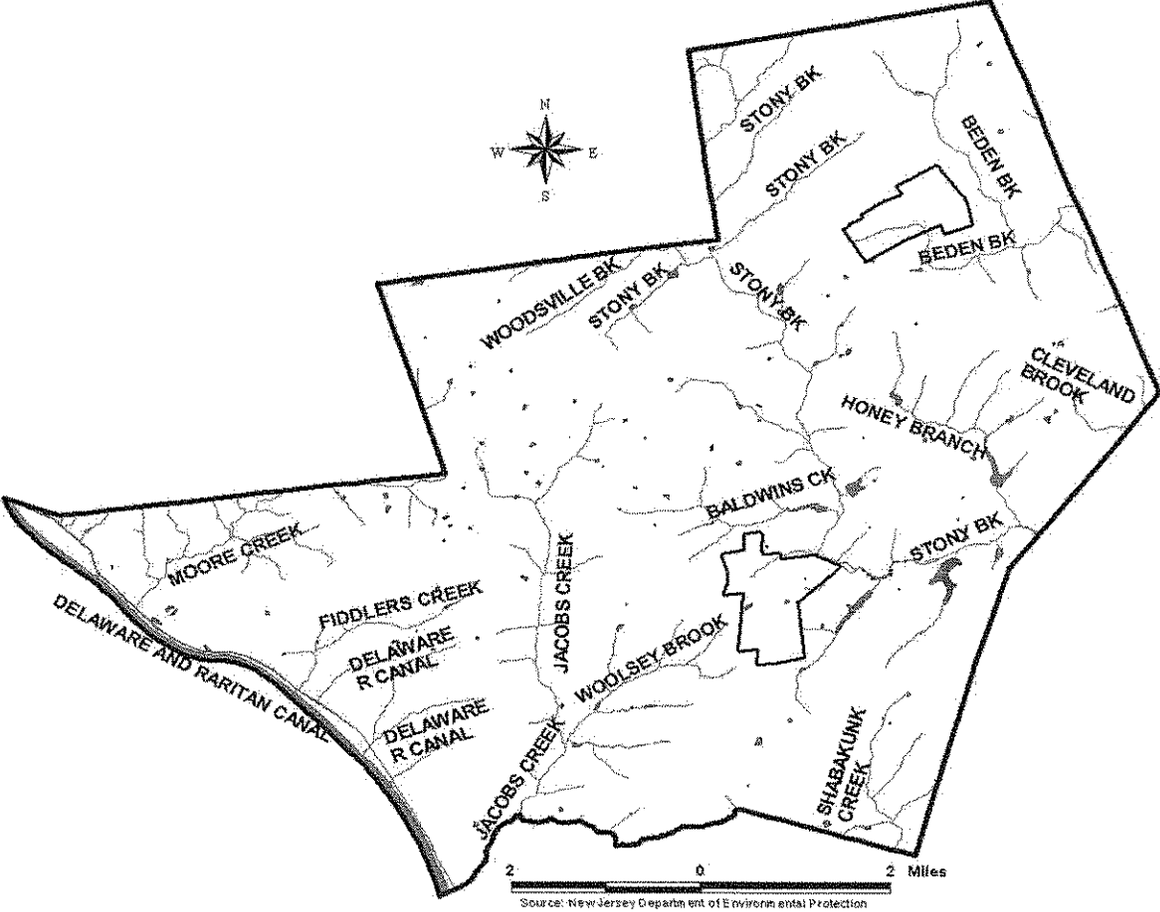
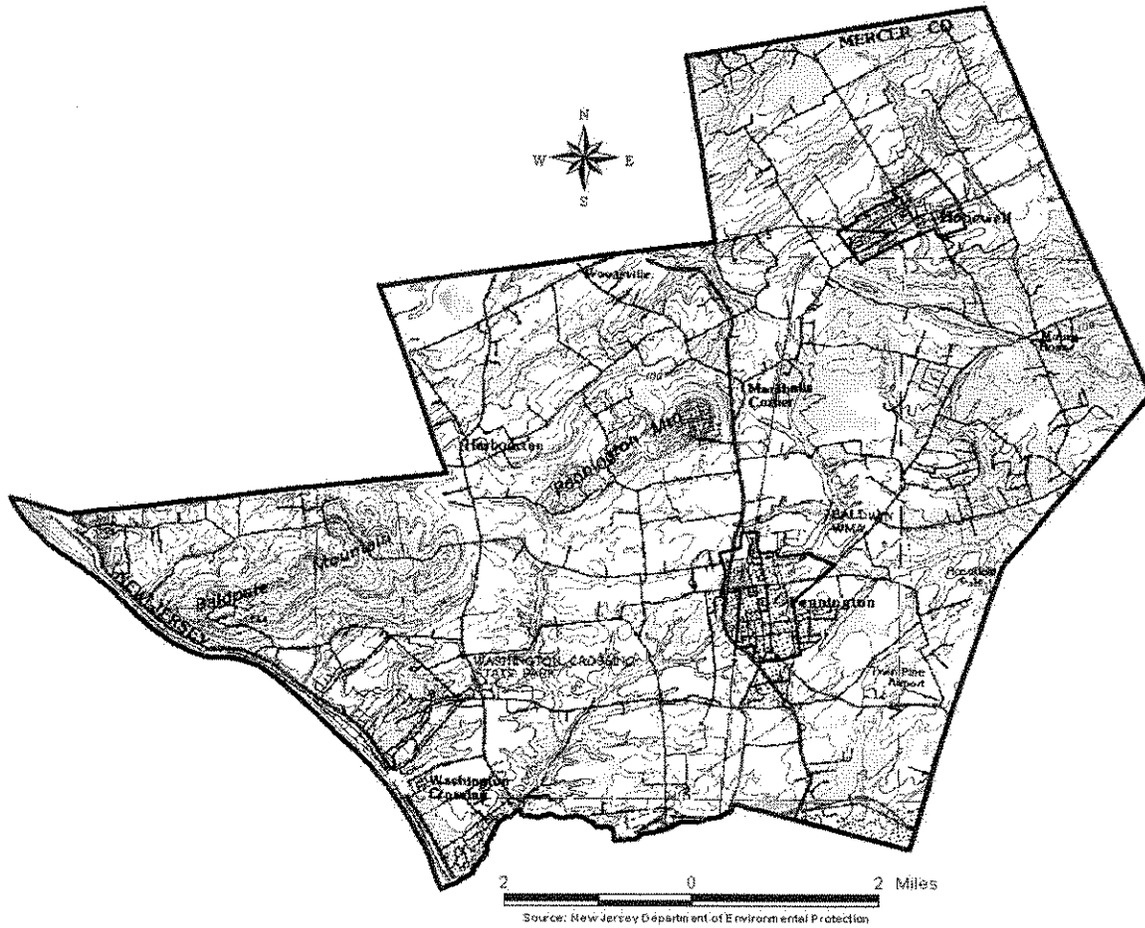


Figure 3
Hopewell Township Boundary on USGS Quadrangle



In addition to the AMNET data, the NJDEP and other regulatory agencies collect water quality chemical data on the streams in the state¹. This information is provided based upon the specific watershed management area (watershed) in which the testing is performed.

There are major waterways that either border or bisect the Township include the Delaware River and its tributaries in the west², Stony Brook and its tributaries in the east³, and the Shabakunk Creek and its tributaries in the south¹. The major tributaries of the Delaware River include Ewing Creek, Jacobs Creek and Moores Creek all have some measured level of impairment at certain locations based on AMNET data. Stony Brook and the Shabakunk Creek also have measured levels of impairment at certain locations according to AMNET data. Additionally, data has been collected that show phosphorus concentrations fecal coliform concentrations are excessive in sample locations in Jacobs Creek and that heavy metals exceed the limits in the sample location of Stony Brook. Because these waterways have some measured level of impairment, each waterway is in need of defined pollutant limits (Total Maximum Daily Load (TMDL)) in order to help prevent further contamination.

A TMDL is the amount of a pollutant that can be accepted by a waterbody without causing an exceedance of water quality standards or interfering with the ability to use a waterbody for one or more of its designated uses. The allowable load is allocated to the various sources of the pollutant, such as stormwater and wastewater discharges, which require an NJPDES permit to discharge, and nonpoint source, which includes stormwater runoff from agricultural areas and residential areas, along with a margin of safety. Provisions may also be made for future sources in the form of reserve capacity. An implementation plan is developed to identify how the various sources will be reduced to the designated allocations. Implementation strategies may include improved stormwater treatment plants, adoption of ordinances, reforestation of stream corridors, retrofitting stormwater systems, and other BMPs.

In addition to water quality degradation, the Township has experienced a wide variety of water quantity problems including flooding, stream bank erosion, and diminished base flow in its streams. Culverts, roadside ditches and waterways associated with road crossings in the Township surcharge during severe storms and have, in many instances, were installed without design as part of routine public works management operations. These amenities were installed during a time period with much different land uses, soil cover and related hydrologic conditions (i.e., less impervious area) than those which presently exist in the

¹ The New Jersey Integrated Water Quality Monitoring and Assessment Report (305(b) and 303(d)) (Integrated List) is required by the federal Clean Water Act to be prepared biennially and is a valuable source of water quality information. This combined report presents the extent to which New Jersey waters are attaining water quality standards, and identifies waters that are impaired. Sublist 5 of the Integrated List constitutes the list of waters impaired or threatened by pollutants, for which one or more TMDLs are needed. The integrated list is available from the NJDEP website at www.nj.gov/dep/wmm/sgwqt/wat/index.html. Specific data on biological monitoring (AMNET data) is available from the NJDEP web site at www.state.nj.us/dep/wmm/bfbm. Additional data can be found on the United States Geological Survey (USGS) site at www.water.usgs.gov.

² Watershed Management Area 11

³ Watershed Management Area 10

Township. As land use changes occurred, runoff and pollutants increased in the Township. The increased volume of water has resulted in stream bank erosion which has resulted in unstable areas at roadway/bridge crossings and degraded stream habitats.

Groundwater recharge has also diminished with growth. Diminishing recharge also decreases base flows in streams during dry weather periods. Lower base flows can have a negative impact on instream habitat during the summer months. Hopewell Township has amended its zoning and adopted ordinances to help protect recharge and its groundwater resources. A map of the groundwater recharge areas are shown in Figure 4. Wellhead protection areas, also required as part of this Municipal Stormwater Management Plan, are shown in Figure 5.

Design and Performance Standards

The Township will adopt the design and performance standards for stormwater management measures as presented in N.J.A.C. 7:8-5 to minimize the adverse impact of stormwater runoff on water quality and water quantity and loss of groundwater recharge in receiving water bodies. The design and performance standards include the language for maintenance of stormwater management measures consistent with the stormwater management rules at N.J.A.C. 7:8-5.8 Maintenance Requirements, and language for safety standards consistent with N.J.A.C. 7:8-6 Safety Standards for Stormwater Management Basins. The ordinances will be submitted to the county for review and approval within 24 months of the effective date of the Stormwater Management Rules.

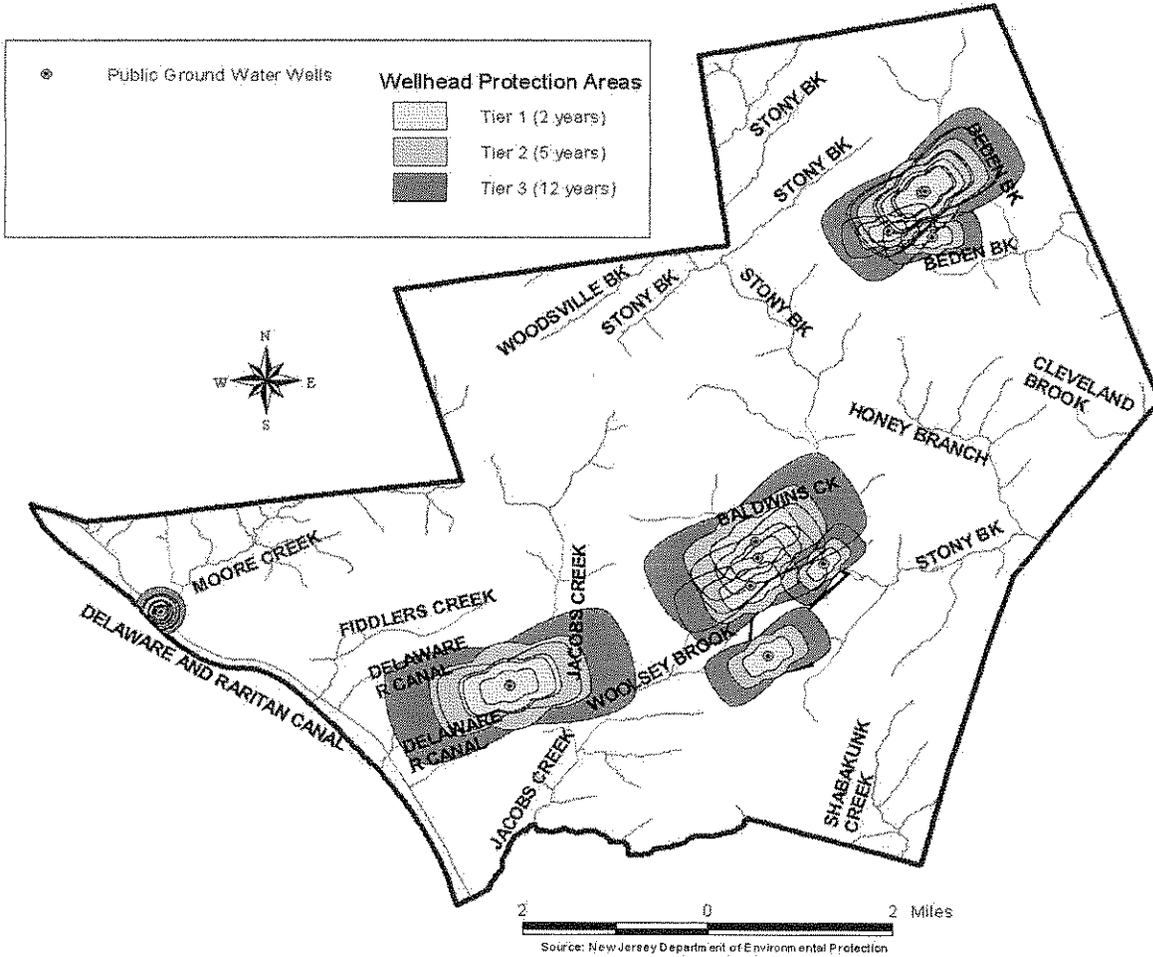
During construction, Township inspectors will observe the construction of the project to ensure that the stormwater management measures are constructed and function as designed.

Plan Consistency

The Township is not within a Regional Stormwater Management Planning Area and no TMDLs have been developed for waters within the Township; therefore this plan does not need to be consistent with any regional stormwater management plans (RSWMPs) nor any TMDLs. If any RSWMPs or TMDLs are developed in the future, this Municipal Stormwater Management Plan will be updated to be consistent.

The Municipal Stormwater Management Plan is consistent with the Residential Site Improvement Standards (RSIS) at N.J.A.C. 5:21. The municipality will utilize the most current update of the RSIS in the stormwater management review of residential areas. This Municipal Stormwater Management Plan will be updated to be consistent with any future updates to the RSIS.

**FIGURE 5
WELLHEAD PROTECTION AREAS**



The Township's Stormwater Management Ordinance requires all new development and redevelopment plans to comply with New Jersey's Soil Erosion and Sediment Control Standards. During construction, Township inspectors will observe on-site soil erosion and sediment control measures and report any inconsistencies to the local Soil Conservation District.

Nonstructural Stormwater Management Strategies

A review of Chapter 17, the Land Use and Development Ordinance of Hopewell Township, was reviewed with regard to incorporating new stormwater management strategies. Revisions to the following sections of the Township Land Use and Development Ordinance Design Standards to include references to water quality, quantity and groundwater recharge provisions and to encourage the use of nonstructural design strategies and low impact development techniques are recommended:

Section 17-76 Apartments And Townhouses; Section 17-77 Bikeways; Section 17-83 Driveways; Section 17-87 Flood Plains; Section 17-89 Landscaping; Section 17-91 Lots; Section 17-93 Modification Of Lot Areas And Other Restrictions; Section 17-95 Off-Street Parking And Loading; Section 17-96 Off-Tract Improvements; Section 17-98 Planned Developments; Section 17-101 Recreation Areas; Section 17-102 Service Stations; Section 17-104 Sidewalks; Section 17-108 Streets.

Revision of Section 17-82, Drainage, Detention, and Stormwater Management, is necessary to comply with N.J.A.C. 7:8-5 and N.J.A.C. 5:21. This can be easily accomplished by deleting current design standards and by making compliance with N.J.A.C. 7:8-5 and N.J.A.C. 5:21 a requirement. Additionally, several revisions to provide references to water quality, quantity and groundwater recharge provisions and to encourage the use of nonstructural design strategies or low impact development techniques is also recommended.

Although each zone has a maximum allowable percent impervious surface, the Township may consider amendments to its Land Use and Development Ordinance as a reminder that merely satisfying the percent impervious requirements does not relieve the of responsibility for complying with the Design and Performance Standards for Stormwater Management Measures.

If an applicant is given a variance to exceed the maximum allowable percent imperviousness, it must mitigate the impact of the additional impervious surfaces. A acceptable mitigation is included in this Stormwater Management Plan.

Ordinances related to this Plan will be submitted to the county for review and approval within 24 months of the effective date of the Stormwater Management Rules.

Land Use/Build-Out Analysis

A build-out analysis assuming full development under existing zoning for each HUC14 drainage area in the municipality will be completed within 24 months of the effective date of

the Stormwater Management Rules. The following steps will be used to prepare the build-out analysis for this municipal stormwater management plan:

1. Determine the total land area within each of the HUC14s of the municipality.
2. Determine the area of constrained lands within each HUC14 of the municipality.
3. Determine the land available for development by simply subtracting the constrained lands from the total land area for each HUC14. In essence, the land available for development is the agricultural, forest and/or barren lands available within each HUC14. Existing residential, commercial, and industrial areas are also eligible for redevelopment and should be considered as land available for development.
4. For each HUC14, complete a build-out analysis by using the municipal zoning map and applicable ordinances to determine the acreage of new development. Once the build-out acreage of each land use is determined for each HUC14, nonpoint source loadings will be determined for the build-out scenario.

Mitigation

Mitigation for a proposed development that is granted a variance or exemption from the stormwater management design and performance standards is permitted. In the absence of planned or approved mitigation projects that are specifically detailed as part of this Plan or as part of the Stormwater Management Ordinance, the only form of acceptable mitigation shall be the perpetual preservation of land from future development. Since the total pollutants generated by development in a specific watershed are cumulative, land that is preserved from generating the same type and magnitude of pollutants in the same watershed can offset the pollutants that cannot otherwise be mitigated through on-site controls. Mitigation by preservation is only acceptable in Hopewell Township by satisfying the following conditions:

1. Preservation shall be in the same watershed/subwatershed.
2. The land to be preserved shall have the same zoning. Pollutant types differ by land use, therefore, in order to be equivalent the same potential land use must be equivalent to the land being preserved. Preserving lands having different potential land uses could, possibly, create the same total pollutant loads, however, preservation will not be an acre for acre basis. Preserving land having different potential land uses may be permitted but only following detailed evaluations and at the discretion of Hopewell Township.
3. Mitigation plan approval by the Township shall be based upon environmental benefits proposed by the specific mitigation proposal.