

Draft Total Maximum Daily Load (TMDL) For Walton Creek

Assessment Unit ID # AL03150202-0506-200

Pathogens (E. coli)

Bibb and Perry Counties

Alabama Department of Environmental Management
Water Quality Branch
Water Division
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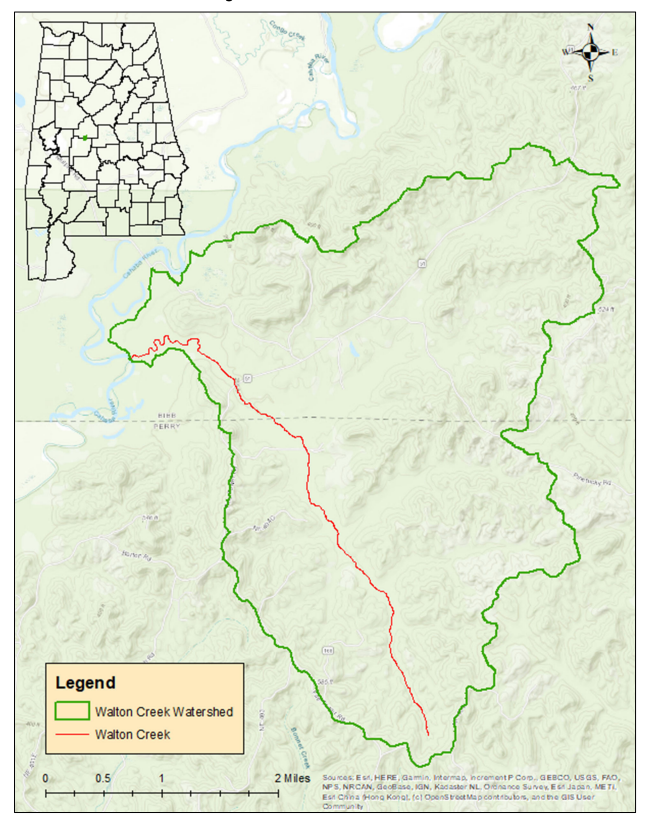


Figure 1: Walton Creek Watershed

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1.0 Executive Summary

Section 303(d) of the Clean Water Act and EPA's Water Quality Planning and Management Regulations (40 CFR Part 130) require states to identify waterbodies which are not meeting their designated uses and to determine the Total Maximum Daily Load (TMDL) for pollutants causing the use impairment. A TMDL is the sum of individual waste load allocations (WLAs) for point sources, load allocations (LAs) for nonpoint sources including natural background levels, and a margin of safety (MOS).

Walton Creek is currently included on Alabama's §303(d) list as impaired for pathogens (*E. coli*) from the Cahaba River to its source. Walton Creek has a designated use classification of Fish and Wildlife (F&W).

Walton Creek begins just north of Sherman Huey Road in north Perry County and flows northwest for 5.45 miles into Bibb County, where it flows into the Cahaba River. The total drainage area for the Walton Creek watershed is approximately 12.6 square miles.

Walton Creek was first included on the §303(d) list for pathogens in 2016 based on data collected by the Alabama Department of Environmental Management (ADEM) in 2012 at ADEM station WLTB-1. This data, which can be found in Table 3, indicated that the stream was impaired for pathogens (*E. coli*), which will be the basis for this TMDL.

In 2020 and 2023, §303(d) sampling studies were performed by ADEM on Walton Creek to further assess the water quality of the impaired stream. ADEM collected 22 *E. coli* samples from Walton Creek at station WLTB-1. A review of the general water quality and intensive *E. coli* studies revealed that the listed segment of Walton Creek was still not meeting the pathogen criteria applicable to its use classification (F&W).

A mass balance approach was used for calculating the pathogen TMDL for Walton Creek. The mass balance approach utilizes the conservation of mass principle. The TMDL was calculated using the single sample or geometric mean sample exceedance event that resulted in the highest percent reduction. Existing loads were calculated by multiplying the $E.\ coli$ concentrations times the respective in-stream flows and a conversion factor. In the same manner as existing loads were calculated, allowable loads were calculated for the single sample $E.\ coli$ target of 268.2 colonies/100 ml (298 colonies/100 ml – 10% Margin of Safety) and geometric mean $E.\ coli$ target of 113.4 colonies/100 ml (126 colonies/100 ml – 10% Margin of Safety). In this case, it was determined that the highest percent reduction was calculated from a single sample maximum $E.\ coli$ exceedance at station WLTB-1 (August 13, 2020) with a value of 2419.6 colonies/100 ml. This violation calls for a reduction of 89%.

Table 1 is a summary of the estimated existing load, allowable load, and percent reduction for the single sample criterion and the geometric mean criterion. Table 2 lists the TMDL, defined as the maximum allowable *E. coli* loading under critical conditions for Walton Creek.

Table 1: E. coli Loads and Required Reductions for AL03150202-0506-200 at WLTB-1

| | | | Required | |
|---------------------|-------------------------|-------------------------|-------------------------|-----------|
| | Existing Load | Allowable Load | Reduction | % |
| Source | (colonies/day) | (colonies/day) | (colonies/day) | Reduction |
| Single Sample Load | 7.16 x 10 ¹¹ | 7.94 x 10 ¹⁰ | 6.37 x 10 ¹¹ | 89% |
| Geometric Mean Load | 1.71 x 10 ¹⁰ | 2.39 x 10 ⁹ | 1.47 x 10 ¹⁰ | 86% |

Table 2: E. coli TMDL for Walton Creek

| | | Waste I | Load Allocation (W | 'LA) ^a | | |
|-------------------------|---------------------------|--------------------|---|---|-------------------------|-----------|
| TMDLe | Margin of Safety (MOS) | WWTPs ^b | Stormwater (MS4s and other NPDES sources) ^c | Leaking Collection Systems ^d | Load Allocation (LA) | |
| (col/day) | (col/day) | (col/day) | % reduction | (col/day) | (col/day) | (col/day) |
| 8.82 x 10 ¹⁰ | 8.82 x 10 ⁹ | NA | NA | 0 | 7.94 x 10 ¹⁰ | 89% |

Note: NA = not applicable

Compliance with the terms and conditions of future NPDES permits will effectively implement the WLA and demonstrate consistency with the assumptions and requirements of the TMDL. Required load reductions in the LA portion of this TMDL can be implemented through voluntary measures and may be eligible for CWA §319 grants.

The Department recognizes that adaptive implementation of this TMDL will be needed to achieve applicable water quality criteria, and we are committed to targeting the load reductions to improve water quality in the Walton Creek watershed. As additional data and/or information become available, it may become necessary to revise and/or modify the TMDL accordingly.

2.0 Basis for §303(d) Listing

2.1 Introduction

Section 303(d) of the Clean Water Act and EPA's Water Quality Planning and Management Regulations (40 CFR Part 130) require states to identify waterbodies which are not meeting their designated uses and to determine the total maximum daily load (TMDL) for pollutants causing

a. All future CAFOs in the Walton Creek watershed will be assigned a waste load allocation (WLA) of zero.

b. There are currently no NPDES-permitted facilities in the Walton Creek watershed. Future WWTPs must meet the applicable in-stream water quality criteria for pathogens at the point of discharge.

c. Future MS4 areas and other NPDES stormwater sources would be required to demonstrate consistency with the assumptions and requirements of this TMDL through implementation and maintenance of BMPs on a case-by-case basis.

d. The objective for leaking collection systems is a WLA of zero. It is recognized, however, that a WLA of 0 colonies/day may not be practical. For these sources, the WLA is interpreted to mean a reduction in *E. coli* loading to the maximum extent practical, consistent with the requirement that these sources not contribute to a violation of the water quality criteria for *E. coli*.

e. TMDL was established using the single sample maximum criterion of 298 colonies/100 ml.

use impairment. The TMDL process establishes the allowable loading of pollutants for a waterbody based on the relationship between pollution sources and in-stream water quality conditions, so that states can establish water-quality based controls to reduce pollution and restore and maintain the quality of their water resources (USEPA, 1991).

The State of Alabama has identified 5.45 miles of Walton Creek as impaired for pathogens. The §303(d) listing was originally reported on Alabama's 2016 List of Impaired Waters based on data collected in 2012 and was included on all subsequent lists.

2.2 Problem Definition

Waterbody Impaired: Walton Creek – from the Cahaba River to its source

Impaired Reach Length: 5.45 miles

Impaired Drainage Area: 12.6 sq. miles

Water Quality Standard Violation: Pathogens (Single Sample Maximum, Geometric

Mean)

Pollutant of Concern: Pathogens (E. coli)

Water Use Classification: Fish and Wildlife

Usage Related to Classification:

Walton Creek is classified as Fish and Wildlife (F&W). Usage of waters in the F&W classification is described in ADEM Admin. Code r. 335-6-10-.09(5)(a), (b), (c), and (d).

- (a) Best usage of waters: fishing, propagation of fish, aquatic life, and wildlife.
- (b) Conditions related to best usage: the waters will be suitable for fish, aquatic life and wildlife propagation. The quality of salt and estuarine waters to which this classification is assigned will also be suitable for the propagation of shrimp and crabs.
- (c) Other usage of waters: it is recognized that the waters may be used for incidental water contact year-round and whole body water-contact recreation during the months of May through October, except that water contact is strongly discouraged in the vicinity of discharges or other conditions beyond the control of the Department or the Alabama Department of Public Health.
- (d) Conditions related to other usage: the waters, under proper sanitary supervision by the controlling health authorities, will meet accepted standards of water quality

for outdoor swimming areas and will be considered satisfactory for swimming and other whole body water-contact sports.

E. coli Criteria:

Criteria for acceptable bacteria levels for the F&W use classification are described in ADEM Admin. Code R. 335-6-10-.09(5)(e)7(i) and (ii) as follows:

7. Bacteria:

- (i) In non-coastal waters, bacteria of the E. coli group shall not exceed a geometric mean of 548 colonies/100 ml; nor exceed a maximum of 2,507 colonies/100 ml in any sample. In coastal waters, bacteria of the enterococci group shall not exceed a maximum of 275 colonies/100 ml in any sample. The geometric mean shall be calculated from no less than five samples collected at a given station over a 30-day period at intervals not less than 24 hours.
- (ii) For incidental water contact and whole body water-contact recreation during the months of May through October, the bacterial quality of water is acceptable when a sanitary survey by the controlling health authorities reveals no source of dangerous pollution and when the geometric mean E. coli organism density does not exceed 126 colonies/100 ml nor exceed a maximum of 298 colonies/100 ml in any sample in non-coastal waters. In coastal waters, bacteria of the enterococci group shall not exceed a geometric mean of 35 colonies/100 ml nor exceed a maximum of 158 colonies/100 ml in any sample. The geometric mean shall be calculated from no less than five samples collected at a given station over a 30-day period at intervals not less than 24 hours. When the geometric bacterial coliform organism density exceeds these levels, the bacterial water quality shall be considered acceptable only if a second detailed sanitary survey and evaluation discloses no significant public health risk in the use of the waters. Waters in the immediate vicinity of discharges of sewage or other wastes likely to contain bacteria harmful to humans, regardless of the degree of treatment afforded these wastes, are not acceptable for swimming or other whole body water contact sports.

Criteria Exceeded:

Walton Creek was placed on the §303(d) list for pathogens in 2016 based on data collected during 2012 at station WLTB-1. At the time of the original listing, the geometric mean criterion was 126 col/100 ml and the single sample criterion was 487 col/100 ml during the months of June – September. During the months of October – May, the geometric mean criterion was 548 col/100 ml, and the single sample criterion was 2507 col/100 ml. *E. coli* sampling at ADEM monitoring station WLTB-1 showed that the applicable single sample criterion was exceeded in three out of eight samples. At the time of listing, the source of pathogens was linked to animal feeding operations and pasture grazing. The listing data is summarized below in Table 3.

| Station ID | Sample Date | E. Coli (col/100ml) | E. coli Detect Criteria * | Single Sample Criteria | Flow (cfs) | Flow Measured by ADEM |
|------------|-------------|------------------------|------------------------------|---------------------------|------------|--------------------------|
| WLTB-1 | 4/3/2012 | 435.2 | | 2507 | 10.2 | Yes |
| WLTB-1 | 5/31/2012 | 365.4 | | 2507 | | No |
| WLTB-1 | 6/12/2012 | 2419.6 | G | 487 | 6.6 | Yes |
| WLTB-1 | 7/18/2012 | 222.4 | | 487 | 1.5 | Yes |
| WLTB-1 | 8/7/2012 | 613.1 | | 487 | 1.2 | Yes |
| WLTB-1 | 9/4/2012 | 2599.4 | | 487 | | No |
| WLTB-1 | 10/9/2012 | 517.2 | | 2507 | 2.9 | Yes |
| WLTB-1 | 11/7/2012 | 456.9 | | 2507 | 4.1 | Yes |

Table 3: Data for §303(d) Listing - Ambient Monitoring

3.0 Technical Basis for TMDL Development

3.1 Water Quality Target Identification

For the purpose of this TMDL, a single sample maximum *E. coli* target of 268.2 colonies/100 ml will be used. This target was derived by using a 10% explicit margin of safety from the single sample maximum criterion of 298 colonies/100 ml. This target is considered protective of water quality standards and should not allow the single sample maximum criterion to be exceeded. In addition, a geometric mean target of 113.4 colonies/100 ml will be used for a series of five samples taken at least 24 hours apart over the course of 30 days. This target was also derived by using a 10% explicit margin of safety from the geometric mean criterion of 126 colonies/100 ml. This target is considered protective of water quality standards and should not allow the geometric mean criterion to be exceeded.

3.2 Source Assessment

3.2.1 Point Sources in the Walton Creek Watershed

A point source can be defined as a discernible, confined, and discrete conveyance from which pollutants are or may be discharged to surface waters. Point source pathogen contributions can typically be attributed to municipal wastewater facilities, illicit discharges, and leaking sewer systems in urban areas. Municipal wastewater treatment facilities are permitted through the National Pollutant Discharge Elimination System (NPDES) process administered by ADEM. In urban settings, sewer lines typically run parallel to streams in the floodplain. If a leaking sewer line is present, high concentrations of bacteria can flow into the stream or leach into the groundwater. Illicit discharges are found at facilities that are discharging bacteria when not permitted, or when the pathogens criterion established in the issued NPDES permit is not being upheld.

There are currently no NPDES-regulated point sources in the Walton Creek watershed. In addition, the Walton Creek watershed does not presently qualify as a municipal separate storm sewer system (MS4) area. There are also currently no Animal Feeding Operation/Concentrated Animal Feeding Operation (AFO/CAFO) facilities located within the Walton Creek watershed. The

 $^{{\}rm ^{*}G}$ - The actual number was probably greater than the number reported.

ADEM AFO/CAFO rules prohibit discharges of pollutants from the facilities and their associated waste land application activities. As a result, future AFOs/CAFOs will receive a waste load allocation of zero.

Any future NPDES-regulated discharger that is considered by the Department to be a pathogen source will be required to demonstrate consistency with the assumptions and requirements of this TMDL.

3.2.2 Nonpoint Sources in the Walton Creek Watershed

Nonpoint sources of bacteria do not have a defined discharge point, but rather occur over the entire length of a stream or waterbody. On the land surface, bacteria can accumulate over time and be washed into streams or waterbodies during rain events. Therefore, there is some net loading of bacteria into streams as dictated by the watershed hydrology.

Agricultural land is commonly a source of *E. coli* bacteria. Runoff from pastures, animal feeding areas, improper land application of animal wastes, and animals with direct access to streams are all mechanisms that can contribute bacteria to waterbodies. To account for the potential influence from animals with direct access to stream reaches in the watershed, *E. coli* loads can be calculated as a direct source into the stream.

E. coli bacteria can also originate from forested areas due to the presence of wild animals such as deer, raccoons, turkey, waterfowl, etc. Wildlife will deposit feces onto land surfaces, where it can be transported during rainfall events to nearby streams. Control of these sources is usually limited to land management BMPs and may be impracticable in most cases. As a result, forested areas are not specifically targeted in this TMDL.

E. coli loading from developed areas is potentially attributable to multiple sources including stormwater runoff, unpermitted discharges of wastewater, runoff from improper disposal of waste materials, failing septic tanks, and domestic animals. On-site septic systems may be direct or indirect sources of bacterial pollution via ground and surface waters due to system failures and malfunctions.

The nature and extent of bacterial sources in the watershed will be identified more specifically during the implementation phase of the TMDL.

3.3 Land Use Assessment

Land use percentages for the Walton Creek watershed were determined from the 2021 National Land Cover Dataset (NLCD). The total drainage area of the Walton Creek watershed is approximately 12.6 square miles. Table 4 lists the various land uses and their associated percentages for the Walton Creek watershed. A pie chart illustrating the major cumulative land use types for the Walton Creek watershed is shown in Figure 2.

Table 4: Walton Creek Watershed Land Use (2021 NLCD)

| 2021 Alabama NLCD Land Cover | NLCD Legend | Area (square miles) | % |
|-------------------------------|-------------|---------------------|---------|
| Open Water | 11 | 0.00591 | 0.05% |
| Developed, Open Space | 21 | 0.27521 | 2.18% |
| Developed, Low Intensity | 22 | 0.06116 | 0.49% |
| Developed, Medium Intensity | 23 | 0.00382 | 0.03% |
| Developed, High Intensity | 24 | 0.00000 | 0.00% |
| Barren Land | 31 | 0.00000 | 0.00% |
| Deciduous Forest | 41 | 1.88549 | 14.97% |
| Evergreen Forest | 42 | 5.34026 | 42.39% |
| Mixed Forest | 43 | 2.38518 | 18.93% |
| Shrub/Scrub | 52 | 0.60220 | 4.78% |
| Herbaceuous | 71 | 0.68213 | 5.41% |
| Hay/Pasture | 81 | 0.36521 | 2.90% |
| Cultivated Crops | 82 | 0.00000 | 0.00% |
| Woody Wetlands | 90 | 0.92329 | 7.33% |
| Emergent Herbaceuous Wetlands | 95 | 0.06776 | 0.54% |
| Total Land Use | | 12.598 | 100.00% |
| Cumalative Alabama Land Cover | NLCD Legend | Area (square miles) | % |
| Open Water | 11 | 0.01 | 0.05% |
| Developed | 21,22,23,24 | 0.34 | 2.70% |
| Barren Land | 31 | 0.00 | 0.00% |
| Forested | 41,42,43 | 9.61 | 76.29% |
| Grassland/Shrub | 52,71 | 1.28 | 10.20% |
| Agriculture | 81,82 | 0.37 | 2.90% |
| Wetlands | 90,95 | 0.99 | 7.87% |
| Total Land Use | | 12.598 | 100.00% |

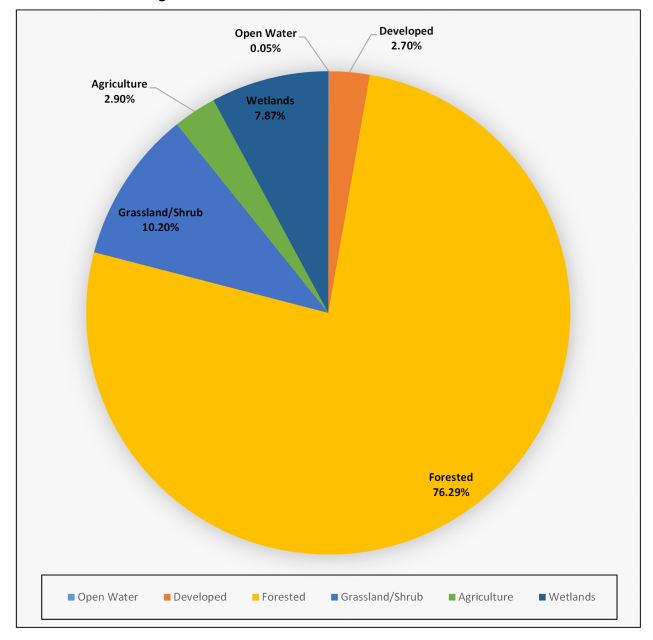


Figure 2: Walton Creek Watershed Cumulative Land Use

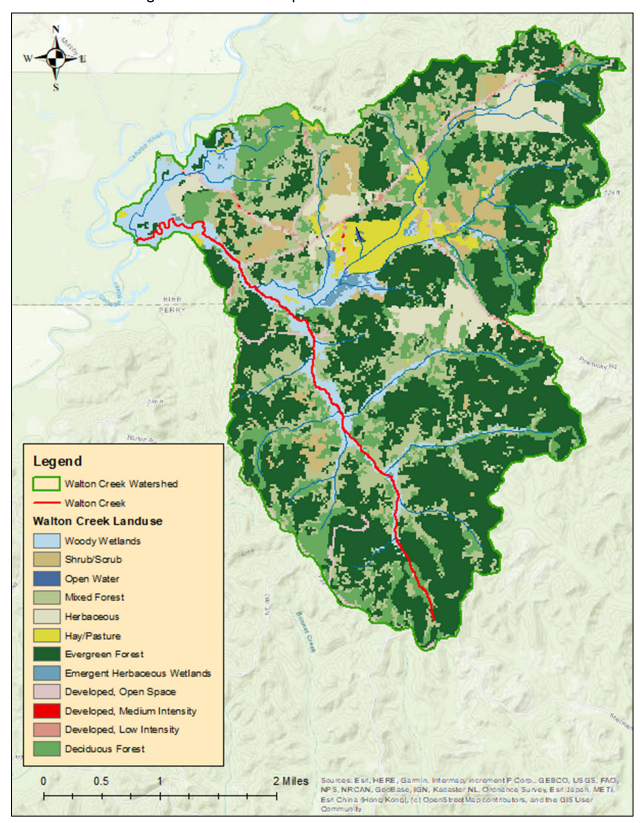


Figure 3: 2021 NLCD Map of the Walton Creek Watershed

As can be seen from an inspection of the table and map above, forested land is the predominant land use in the watershed at 76.29 percent. Grassland/shrub covers approximately 10.2 percent, wetlands covers approximately 7.87 percent, and agriculture covers approximately 2.9 percent of the watershed. Developed land, which covers approximately 2.7 percent of the watershed, represents both commercial and residential urbanized land uses, and includes the following individual land use categories: Developed – Open Space, Developed – Low Intensity, Developed – Medium Intensity, and Developed – High Intensity.

3.4 Linkage between Numeric Targets and Sources

The dominant land use coverage in the Walton Creek watershed is forested/natural, followed by agriculture and developed land. Pollutant loadings from forested areas tend to be low due to their filtering capabilities and will be considered as background conditions. The most likely sources of pathogen loadings in Walton Creek are from the agricultural land uses and possibly failing septic systems. It is not considered a logical approach to calculate individual components for nonpoint source loadings. Hence, there will not be individual loads or reductions calculated for the various nonpoint sources. The loadings and reductions will only be calculated as a single total nonpoint source load and reduction.

3.5 Data Availability and Analysis

In 2020 and 2023, §303(d) sampling studies were performed by ADEM on Walton Creek at WLTB-1 to further assess the water quality of the impaired stream. For purposes of this TMDL, the 2020 and 2023 data will be used to assess the water quality of Walton Creek because it is the most recent data and provides the best picture of the current water quality conditions of the stream. The 2024 edition of *Alabama's Water Quality Assessment and Listing Methodology*, prepared by ADEM, provides the rationale for the Department to use the most recent data to prepare a TMDL for an impaired waterbody.

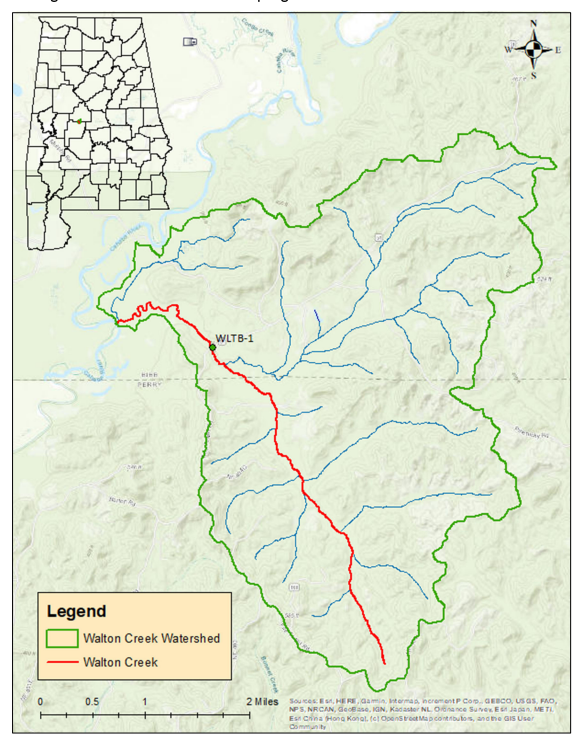
Eight *E. coli* samples were collected during 2020 and 14 *E. coli* samples were collected during 2023 at station WLTB-1 for a total of 22 samples. Intensive bacteria studies were performed during the months of July/August and September in 2023. Each intensive bacteria study consisted of collecting at least five *E. coli* bacteria samples over a thirty-day time window, with a minimum of 24 hours between each sample collection. A geometric mean was calculated from each intensive bacteria study.

Of the 22 total *E. coli* samples, 16 exceeded the single sample maximum criterion of 298 colonies/100 ml. Furthermore, both of the *E. coli* geometric means violated the geometric mean criterion of 126 colonies/100 ml. A summary of the *E. coli* results is provided below in Table 6. All *E. coli* criteria exceedances are highlighted in red.

Table 5: Station Description

| Station | Agency | Latitude | Longitude | Description |
|---------|--------|----------|-----------|-------------------------------------|
| WLTB-1 | ADEM | 32.83971 | -87.18488 | Walton Creek at Bibb County Road 51 |

Figure 4: ADEM 2020 & 2023 Sampling Station in the Walton Creek Watershed



Single Sample E. coli Detect Flow Measured Station ID Sample Date Flow (cfs) (col/100ml) Criteria * Criteria Calculation by ADEM WLTB-1 3/11/2020 146.7 2507 5/13/2020 298 WLTB-1 275.5 6.6 Yes WLTB-1 6/10/2020 298 435.2 7.3 WLTB-1 7/8/2020 298 Yes 2419.6 G WLTB-1 8/13/2020 298 12.1 Yes WLTB-1 9/10/2020 298 Yes WLTB-1 10/8/2020 344.8 298 2.7 Yes WLTB-1 11/18/2020 178 2507 Yes WLTB-1 4/3/2023 2419.6 GH 2507 WLTB-1 6/5/2023 165.8 Н 298 Yes WLTB-1 7/18/2023 581.8 298 3.6 Yes WLTB-1 7/20/2023 488.4 298 4 Yes 298 WLTB-1 7/25/2023 535.4 2.6 461.1 Yes 298 WLTB-1 7/27/2023 547.5 2.1 Yes WLTB-1 8/1/2023 613.1 298 2.8 Yes 8/15/2023 224.7 298 WLTB-1 Н WLTB-1 9/6/2023 365.4 298 1.1 Yes WLTB-1 9/18/2023 1553.1 298 1.4 Yes WLTB-1 9/20/2023 547.5 298 810.6 1 Yes 9/25/2023 1299.7 WLTB-1 298 0.6 Yes 866.4 WLTB-1 9/27/2023 298 0.2 Yes WLTB-1 10/4/2023

Table 6: 2020 & 2023 E. coli Data for Walton Creek

Critical Conditions/Seasonal Variation 3.6

Critical conditions typically occur during the summer months (May – October). This can be explained by the nature of storm events in the summer versus the winter. In summer, periods of dry weather interspersed with thunderstorms allow for the accumulation and washing off of bacteria into streams, resulting in spikes of bacteria counts. In winter, frequent low intensity rain events are more typical and do not allow for the build-up of bacteria on the land surface, resulting in a more uniform loading rate.

The impaired portion of Walton Creek generally follows the trends described above for the summer months of May through October. The critical condition for this pathogen TMDL was taken to be the one with the highest E. coli single sample exceedance value. The single sample maximum concentration of 2419.6 colonies/100 ml was collected on August 13, 2020, at station WLTB-1. The use of the highest exceedance to calculate the TMDL is expected to be protective of water quality in Walton Creek year-round.

3.7 Margin of Safety

There are two methods for incorporating a Margin of Safety (MOS) in the TMDL analysis: 1) by implicitly incorporating the MOS using conservative model assumptions to develop allocations, or 2) by explicitly specifying a portion of the TMDL as the MOS and using the remainder for allocations.

^{*}G - The actual number was probably greater than the number reported; H - The analytical holding times for analysis are exceeded.

An explicit MOS was incorporated into this TMDL. The MOS accounts for the uncertainty associated with the limited availability of data used in this analysis. An explicit MOS was applied to the TMDL by reducing the appropriate target criterion concentration by ten percent and calculating a mass loading target with measured flow data. The single sample *E. coli* maximum value of 298 colonies/100 ml was reduced by 10% to 268.2 colonies/100 ml, while the geometric mean criterion was reduced in the same fashion to 113.4 colonies/100 ml.

4.0 TMDL Development

4.1 Definition of a TMDL

A total maximum daily load (TMDL) is the sum of individual waste load allocations (WLAs) for point sources, load allocations (LAs) for nonpoint sources including natural background levels, and a margin of safety (MOS). The margin of safety can be included either explicitly or implicitly and accounts for the uncertainty in the relationship between pollutant loads and the quality of the receiving waterbody. As discussed earlier, the MOS is explicit in this TMDL. A TMDL can be denoted by the equation:

$$TMDL = \sum WLAs + \sum LAs + MOS$$

The TMDL is the total amount of a pollutant that can be assimilated by the receiving waterbody while achieving water quality standards under critical conditions. Pathogen TMDL loads are typically expressed in terms of organism counts per day (colonies/day), in accordance with 40 CFR 130.2(i).

4.2 Load Calculations

A mass balance approach was used to calculate the pathogen TMDL for Walton Creek. The mass balance approach utilizes the conservation of mass principle. Total mass loads can be calculated by multiplying the *E. coli* concentration times the in-stream flow times a conversion factor. Existing loads were calculated for the highest geometric mean sample exceedance and the highest single sample exceedance. In the same manner, allowable loads were calculated for both the single sample criterion of 298 col/100 ml and the geometric mean criterion of 126 col/100 ml. The TMDL was based on the violation that produced the highest percent reduction of *E. coli* loads necessary to achieve applicable water quality criteria, whether it be the single sample or geometric mean.

Existing Conditions

The **single sample** mass loading was calculated by multiplying the highest *E. coli* single sample exceedance concentration of 2419.6 colonies/100 ml by the measured flow on the day of the exceedance. The calculation for the existing condition was based on the measurement at WLTB-1 on August 13, 2020. The product of the concentration, measured flow, and a conversion factor

gives the total mass loading (colonies per day) of *E. coli* to Walton Creek under the single sample exceedance condition.

$$\frac{12.1 \text{ ft}^3}{\text{s}} \times \frac{2419.6 \text{ colonies}}{100 \text{ ml}} \times \frac{24,465,755 * 100 \text{ ml} * \text{s}}{\text{ft}^3 * \text{day}} = \frac{7.16 \times 10^{11} \text{colonies}}{\text{day}}$$

The **geometric mean** mass loading was calculated by multiplying the highest geometric mean exceedance concentration of 810.6 colonies/100 ml times the average of the five measured stream flows. This concentration was calculated based on measurements at WLTB-1 between September 6, 2023, and September 27, 2023. The average stream flow was determined to be 0.86 cfs. The product of these two values times the conversion factor gives the total mass loading (colonies per day) of *E. coli* to Walton Creek under the geometric mean exceedance condition.

$$\frac{0.86 \text{ ft}^3}{\text{s}} \times \frac{810.6 \text{ colonies}}{100 \text{ ml}} \times \frac{24,465,755 * 100 \text{ ml} * \text{s}}{\text{ft}^3 * \text{day}} = \frac{1.71 \times 10^{10} \text{colonies}}{\text{day}}$$

Allowable Conditions

The **allowable load** to the watershed was calculated under the same physical conditions as discussed above for the single sample and geometric mean criteria. This was done by taking the product of the measured flow for the violation event, the allowable concentration, and the conversion factor.

For the **single sample** *E. coli* target concentration of 268.2 colonies/100 ml, the allowable *E. coli* loading is:

$$\frac{12.1 \text{ ft}^3}{\text{s}} \times \frac{268.2 \text{ colonies}}{100 \text{ ml}} \times \frac{24,465,755 * 100 \text{ ml} * \text{s}}{\text{ft}^3 * \text{day}} = \frac{7.94 \times 10^{10} \text{colonies}}{\text{day}}$$

The explicit margin of safety of 29.8 colonies/100 ml equals a daily loading of:

$$\frac{12.1 \text{ ft}^3}{\text{s}} \times \frac{29.8 \text{ colonies}}{100 \text{ ml}} \times \frac{24,465,755 * 100 \text{ ml} * \text{s}}{\text{ft}^3 * \text{day}} = \frac{8.82 \times 10^9 \text{colonies}}{\text{day}}$$

For the **geometric mean** *E. coli* target concentration of 113.4 colonies/100 ml, the allowable *E. coli* loading is:

$$\frac{0.86 \, ft^3}{s} \times \frac{113.4 \, colonies}{100 \, mL} \times \frac{24,465,755 * 100 mL * s}{ft^3 * day} = \frac{2.39 \times 10^9 colonies}{day}$$

The explicit margin of safety of 12.6 colonies/100 ml equals a daily loading of:

$$\frac{0.86\,ft^3}{s} \times \frac{12.6\,colonies}{100\,mL} \times \frac{24,465,755*100\,mL*s}{ft^3*day} = \frac{2.65\times10^8colonies}{day}$$

The difference between the existing conditions (violation event) and the allowable conditions converted to a percent reduction represents the total load reduction needed to achieve the *E. coli* water quality criteria. Table 7 below depicts the existing and allowable *E. coli* loads and required reductions for the Walton Creek watershed.

Required **Existing Load** Reduction Allowable Load % Reduction Source (colonies/day) (colonies/day) (colonies/day) Single Sample Load 7.16×10^{11} 7.94×10^{10} 6.37×10^{11} 89% 1.71×10^{10} 2.39×10^9 1.47×10^{10} Geometric Mean Load 86%

Table 7: E. coli Loads and Required Reductions for AL03150202-0506-200

The TMDL was calculated as the total daily *E. coli* load to Walton Creek as evaluated at station WLTB-1. From Table 7, compliance with the single sample maximum criterion of 298 colonies/100 ml requires a reduction of 89% in the *E. coli* load. The TMDL, WLA, LA and MOS values necessary to achieve the applicable *E. coli* criteria are provided in Table 8 below.

| | Margin of | Wast | te Load Allocation (\ | WLA) ^a | | |
|-------------------------|------------------------|--------------|-----------------------------|-----------------------|-------------------------|----------------|
| TMDL ^e | Safety (MOS) | ety MANATOCE | Stormwater (MS4s and other | Leaking Collection | Load Alloca | ition (LA) |
| | | | NPDES sources) ^c | Systems ^d | | |
| (col/day) | (col/day) | (col/day) | % reduction | (col/day) | (col/day) | % reduction |
| 8.82 x 10 ¹⁰ | 8.82 x 10 ⁹ | NA | NA | 0 | 7.94 x 10 ¹⁰ | 89% |

Table 8: E. coli TMDL for Walton Creek

Note: NA = not applicable

a. All future CAFOs in the Walton Creek Watershed will be assigned a waste load allocation (WLA) of zero.

b. There are currently no NPDES-permitted facilities in the Walton Creek watershed. Future WWTPs must meet the applicable in-stream water quality criteria for pathogens at the point of discharge.

c. Future MS4 areas and other NPDES stormwater sources would be required to demonstrate consistency with the assumptions and requirements of this TMDL through implementation and maintenance of BMPs on a case-by-case basis.

d. The objective for leaking collection systems is a WLA of zero. It is recognized, however, that a WLA of 0 colonies/day may not be practical. For these sources, the WLA is interpreted to mean a reduction in *E. coli* loading to the maximum extent practical, consistent with the requirement that these sources not contribute to a violation of the water quality criteria for *E. coli*.

e. TMDL was established using the single sample maximum criterion of 298 colonies/100 ml.

4.3 TMDL Summary

Walton Creek was first included on the §303(d) list for pathogens in 2016 based on data collected in 2012 at ADEM station WLTB-1. In 2020 and 2023, §303(d) sampling studies were performed by ADEM on Walton Creek to further assess the water quality of the impaired stream. ADEM collected 22 *E. coli* samples from Walton Creek at station WLTB-1. A review of the general water quality and intensive *E. coli* studies revealed that Walton Creek was still not meeting the pathogen criteria applicable to its use classification (F&W).

The data collected by ADEM in 2020 and 2023 confirmed the pathogen impairment and provided the basis for TMDL development. A mass balance approach was used to calculate the *E. coli* TMDL for Walton Creek. Based on the TMDL analysis, it was determined that an 89% reduction in *E. coli* loading was necessary to achieve compliance with applicable water quality standards.

Compliance with the terms and conditions of future NPDES sanitary and stormwater permits will effectively implement the WLA and demonstrate consistency with the assumptions and requirements of the TMDL.

Required load reductions in the LA portion of this TMDL will be implemented through voluntary measures/best management practices (BMPs). Cooperation and active participation by the general public and various other groups is critical to successful implementation of TMDLs. Local citizen-led and implemented management measures offer the most efficient and comprehensive avenue for reduction of loading rates from nonpoint sources. Therefore, TMDL implementation activities for nonpoint sources will be coordinated through interaction with local entities and may be eligible for CWA §319 grants through the Department's Nonpoint Source Unit.

The Department recognizes that adaptive implementation of this TMDL will be needed to achieve applicable water quality criteria, and we are committed to targeting the load reductions to improve water quality in the Walton Creek watershed. As additional data and/or information become available, it may become necessary to revise and/or modify the TMDL accordingly.

5.0 Follow-up monitoring

ADEM has adopted a basin approach to water quality monitoring, an approach that divides Alabama's sixteen major river basins into three groups. Each year, ADEM's water quality resources are concentrated in one of the three basin groups and are divided among multiple priorities including §303(d) listed waterbodies, waterbodies with active TMDLs, and other waterbodies as determined by the Department. Monitoring will help further characterize water quality conditions resulting from the implementation of best management practices and load reductions in the watershed. This monitoring will occur in each basin according to the schedule shown in Table 9.

Table 9: Follow-up Monitoring Schedule

| Pivor Pacin Croup | Years to be | |
|--|-------------|--|
| River Basin Group | Monitored | |
| Black Warrior, Blackwater, Chattahoochee, Chipola, Choctawhatchee, | 2024/2027 | |
| Escambia, Perdido, Tennessee (Wheeler), Yellow | 2024/2027 | |
| Coosa, Escatawpa, Tennessee (Guntersville), Tombigbee | 2025/2028 | |
| Alabama, Cahaba, Mobile, Tallapoosa, Tennessee (Pickwick and Wilson) | 2026/2029 | |

6.0 Public Participation

As part of the public participation process, this TMDL will be placed on public notice and made available for review and comment. The public notice will be prepared and published in four newspapers in Montgomery, Huntsville, Birmingham, and Mobile, as well as submitted to persons who have requested to be on ADEM's postal and electronic mailing distributions. In addition, the public notice and subject TMDL will be made available on ADEM's website: www.adem.alabama.gov. The public can also request paper or electronic copies of the TMDL by contacting Ms. Kimberly Minton at 334-271-7826 or kminton@adem.alabama.gov. The public will be given an opportunity to review the TMDL and submit comments to the Department in writing. At the end of the public review period, all written comments received during the public notice period will become part of the administrative record. ADEM will consider all comments received by the public prior to final completion of this TMDL and subsequent submission to EPA Region 4 for final approval.

7.0 Appendices

7.1 References

ADEM Administrative Code, 2021. Water Division - Water Quality Program, Chapter 335-6-10, Water Quality Criteria.

ADEM Administrative Code, 2021. Water Division - Water Quality Program, Chapter 335-6-11, Use Classifications for Interstate and Intrastate Waters.

Alabama's Monitoring Program. 2012, 2020, 2023. ADEM.

Alabama Department of Environmental Management (ADEM), *Alabama's Water Quality Assessment and Listing Methodology*, 2024.

Alabama's §303(d) List and Fact Sheet. 2016, 2018, 2020, 2022. ADEM.

Alabama Department of Environmental Management (ADEM), Laboratory Data Qualification SOP #4910 Revision 7.2, 2022.

United States Environmental Protection Agency, 1991. Guidance for Water Quality-Based Decisions: The TMDL Process. Office of Water. EPA 440/4-91-001.

United States Environmental Protection Agency, 1986. Quality Criteria for Water. Office of Water. EPA 440/4-91-001.

7.2 Walton Creek Watershed Photos





Figure 6: At WLTB-1: Downstream View of Walton Creek (4/3/2023)

