

#### **Virtual WQS Academy**

#### National Pollutant Discharge Elimination System (NPDES) Program Overview

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#### **Disclaimers**

#### This presentation does not:

- Impose any binding requirements
- Determine the obligations of the regulated community
- Change or substitute for any statutory provision or regulatory requirement
- Change or substitute for any Agency policy or guidance
- Control in any case of conflict between this discussion and statute, regulation, policy, or guidance

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## **Today's Presentation**

- Key Terms and NPDES Overview
- Types of Permits
- Technology-based Effluent Limitations
- Water Quality Effluent Limitations:
  - Standards-to-Permits Process
    - Identify Pollutants of Concern
    - Identify applicable Water Quality Standards
    - Determine Critical Conditions
    - Is there a need for a Water Quality-based Effluent Limitation?
    - Calculating a Water Quality-based Effluent Limitation
- Final Effluent Limitations

#### **Key NPDES Terms**

- •All point sources
- Discharging pollutants
- •Into waters of the United States



Must obtain an NPDES permit from EPA or an authorized state, territory, or tribe

NPDES Statutory and Regulatory Framework: CWA Section 301(a) and 40 CFR 122.1(b)

## Point Source Dischargers- 40 CFR 122.2



- Any discernible, confined, and discrete conveyance, including but not limited to:
  - any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharged.
- Does not include return flows from irrigated agriculture or agricultural stormwater runoff.
- Does not include discharges incidental to the normal operation of a vessel.

## **CWA Classes of Pollutants**

- Pollutant defined at 40 CFR 122.2
  - Dredged spoil, solid waste, incinerator residue, filter backwash, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, and industrial, municipal, and agricultural waste discharged into water.
- Practical Definition Anything that changes the physical, biological or chemical characteristics of the receiving water.
- Does not include sewage from vessels or certain materials related to injection wells.

**Conventional Pollutants** 

BOD, TSS, pH, fecal coliform, and oil and grease

**Toxic Pollutants** 

65 classes of compounds (126 priority pollutants that are heavy metals or organic compounds)

Nonconventional Pollutants

Everything else (e.g., chlorine, ammonia, nitrogen, phosphorus)

# Waters of the U.S. - Supreme Court Rulings

- Interpretations of Supreme Court rulings led to uncertainty about which waters are protected under the CWA.
  - SWANCC v. U.S. Army COE (2001), Rapanos v. United States (2006)
  - Numerous rules proposed and litigated.
- EPA and U.S. Army Corps of Engineers signed and published a consolidated final rule to clarify WOTUS on January 18, 2023.
  - https://www.epa.gov/wotus/revising-definition-waters-united-states
- The Supreme Court issued the *Sackett v EPA* (2023) decision in May 2023 that provided new direction on what is a Waters of the US.
  - https://www.supremecourt.gov/opinions/22pdf/21-454\_4g15.pdf
- EPA and U.S. Army Corps of Engineers signed and published an amended final rule on August 29, 2023 to conform the WOTUS definition to the SC decision.
  - https://www.epa.gov/wotus
- Not a Water of the US for NPDES purposes.
  - Groundwater
  - Treatment Ponds or Lagoons



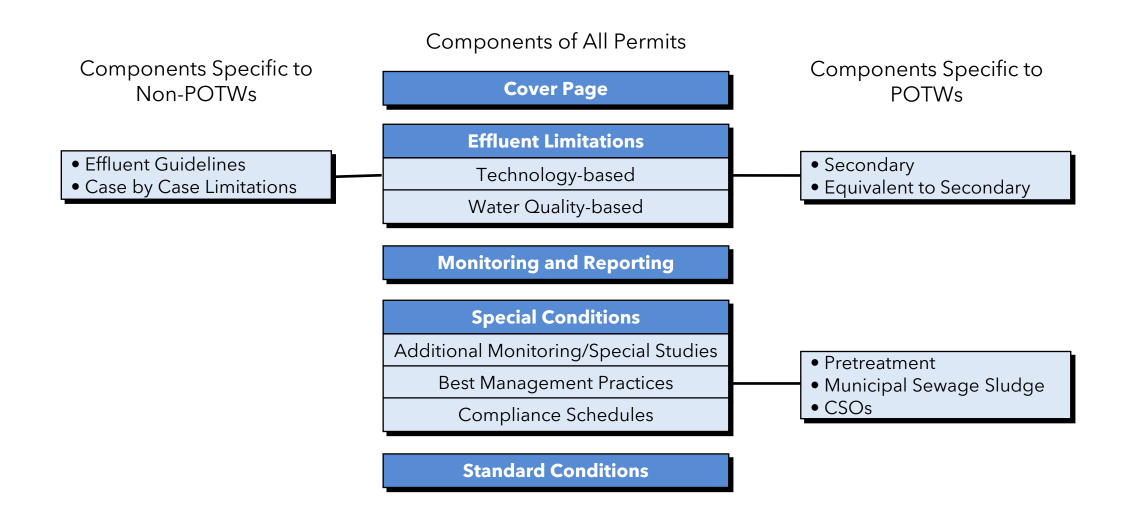
If you have an application, you write a permit.

#### What is a Permit?

- A NPDES permit is a license to discharge, and limitations and requirements of a permit are enforceable.
  - issued by the government.
  - grants permission to do something that would be **illegal** in the absence of the permit (e.g., driver's license).
- There is no right to a permit, and it is revocable for cause (e.g., reckless driving).
- A NPDES permit is issued for a term of 5 years and then expires.



#### **Typical NPDES Permit Components**



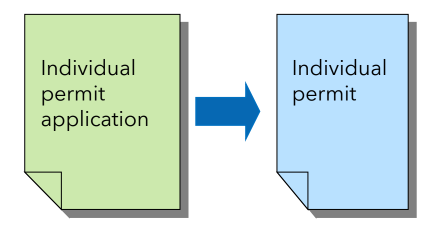
## **NPDES Permit Types**

#### **Individual Permit**

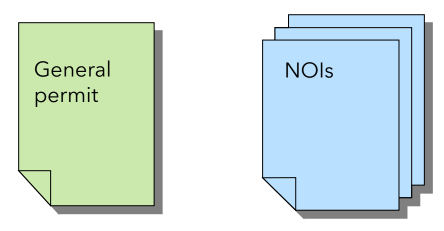
- One application submitted for each permit issued.
- Appropriate where facility-specific permit conditions are needed.

#### **General Permit** [§ 122.28]

- One permit issued and many Notices of Intent (NOIs) for coverage submitted.
- Appropriate where:
  - multiple, similar sources within the same geographic area require permit coverage.
  - sources have similar discharges and would require the same or similar permit conditions.



46,902 facilities (May 2024)



953 permits with 422,076 facilities (May 2024)

## Who Administers the NPDES Program?

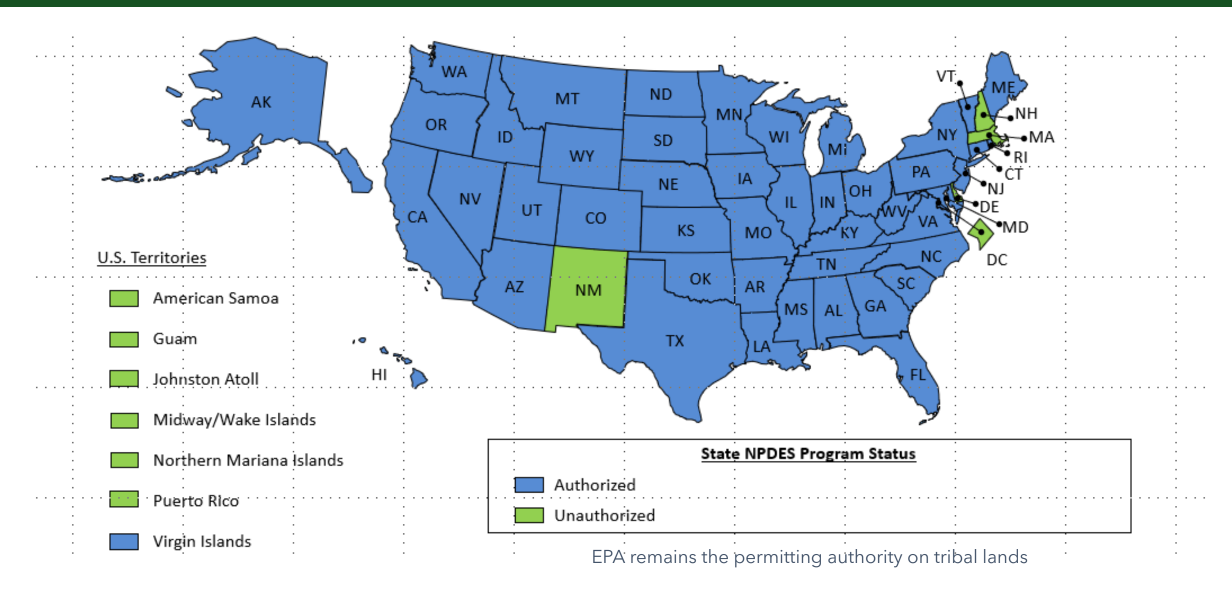
Under the CWA, the U.S. EPA administers the NPDES permit program unless a state, territory, or tribal government seeks and receives authorization:

- Request: State/territory/tribe [hereafter "state"] must submit a detailed request to EPA for approval [40 CFR Part 123].
- Content: The request must include requisite legal authority, resource commitment, and implementation procedures.
- Authority: Upon EPA approval of the state program, <u>exclusive authority</u> for permitting transfers to the state.
- Oversight: EPA assumes oversight role and reviews and objects to permits as necessary to assure consistency with federal requirements.



## **NPDES Program Authorizations**

(as of May 2023)



Goal or Policy:	<ul> <li>Zero Discharge of Pollutants</li> </ul>	<ul> <li>Fishable and Swimmable Waters</li> </ul>
		<ul> <li>No Toxics in Toxic Amounts</li> </ul>
Standards:	<ul> <li>Technology</li> </ul>	Water Quality
NPDES	- 40 CFR 122.44(a), (e)	• 40 CFR 122.44(d)
Regulations:	• 40 CFR 125.3	

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Develop Technology-Based Effluent Limitations (TBELs) for all applicable pollutants of concern. Developed from national guidelines or Best Professional Judgment. Develop Water Quality-Based Effluent Limitations (WQBELs) where TBELs are not adequate to meet water quality standards in the receiving water.

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#### **Permit Limitations**

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## **CWA Technology Requirements**

CWA required EPA to develop technology-based performance standards for different types of direct dischargers.

- Publicly Owned Treatment Works (POTW) Standards that address conventional pollutants.
  - Secondary Treatment
  - Equivalent to Secondary Treatment
- Non-POTW Existing Source Standards (Industrials).
  - Best Practicable Control Technology Currently Available (BPT)
  - Best Conventional Pollutant Control Technology (BCT)
  - Best Available Control Technology Economically Achievable (BAT)
- Non-POTW New Source Performance Standards (NSPS).

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Technology Standards do not consider Water Quality Effects! Evaluate available technology and treatment performance and cost for a facility

## **TBEL Regulations**

- **Technology-based treatment standards** represent the minimum level of control that must be imposed in an NPDES permit § 125.3(a).
- Imposing technology-based requirements for POTWs § 125.3(a):
  - application of secondary treatment standards
  - equivalent to secondary treatment
  - other adjustments
- Imposing technology-based requirements for non-POTWs § 125.3(c):
  - application of EPA-promulgated effluent guidelines (BPT, BCT, BAT, NSPS)
  - where effluent guidelines are inapplicable, through a case-by-case approach using Best Professional Judgment (BPT, BCT, BAT)
  - through a combination of these approaches

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#### What do WQBELs do??

- Waters Attaining Water Quality Standards
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  - prevent future excursions of water quality standards
  - prevent or limit degradation of water quality

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#### What do WQBELs do??

- Waters Attaining Water Quality Standards
  - protect beneficial uses of the water body
  - prevent future excursions of water quality standards
  - prevent or limit degradation of water quality
- Waters Not Attaining Water Quality Standards
  - prevent further degradation
  - implement corrective actions (e.g., TMDLs) to restore waters and meet water quality standards

## **WQBELs Regulations**

#### 40 CFR 122.44(d)

- Each NPDES permit shall include . . . any requirements in addition to or more stringent than promulgated effluent limitations guidelines or standards under sections 301, 304, 306, 307, 318 and 405 of CWA necessary to:
  - 1) Achieve water quality standards established under section 303 of the CWA, including State narrative criteria for water quality.
    - (i) Limitations must control all pollutants or pollutant parameters (either conventional, nonconventional, or toxic pollutants) which the Director determines are or may be discharged at a level which will cause, have the reasonable potential to cause, or contribute to an excursion above any State water quality standard, including State narrative criteria for water quality.

## **WQBELs: Standards to Permits**

 Water quality standards and implementing procedures (including NPDES requirements) specify how we:

Step 1:
Identify
Pollutants of
Concern

Step 2: Identify applicable water quality standards

Step 3: Characterize effluent and receiving water Step 4: Determine the need for WQBELs

Step 5: Calculate WQBELs

## **Step 1: Identify Pollutants of Concern**

- Pollutants of concern (POCs) are any pollutants or pollutant parameters that:
  - permit writer has reason to believe are or may be discharged by the facility, and;
  - could affect or alter the physical, chemical, or biological condition of the receiving water
- **POCs** can be those:
  - with an applicable TBEL
  - with a wasteload allocation from a TMDL or watershed analysis
  - identified as needing WQBELs in the previous permit
  - identified as present in the effluent through monitoring
  - otherwise expected to be present in the discharge

## **Step 2: Identify Applicable Standards**

#### Permit writer's task:

- Identify the specific receiving water segment.
- Determine all numeric and narrative water quality criteria applicable to the receiving water segment for the pollutants of concern.
- Identify any implementation policies associated with applicable standards and criteria.
- Consider whether downstream criteria may also be applicable to the discharge.



## Step 3: Characterize Effluent and Receiving Water

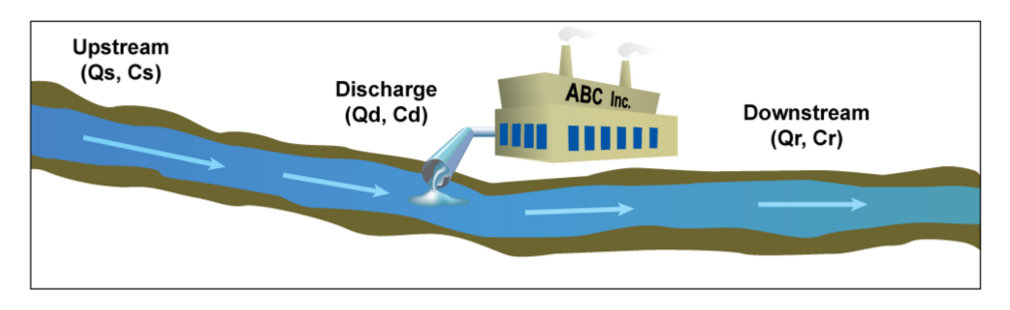
#### Determine whether dilution or mixing zones are allowed by state water quality standards.

- Evaluate applicability for each pollutant of concern and determine allowance or mixing zone requirements.
- Determine the appropriate model to incorporate dilution or mixing.

#### Identify Critical Conditions.

- Often specified in WQS implementing policies.
- May varying based upon when impacts are expected to occur (seasonality or wet/dry weather).
- Effluent Flow and Pollutant Concentrations.
  - Use application and monitoring data.
- Receiving Water Flow and Ambient Concentrations.
  - Use stream gauge data or low flow tools.
  - Use available stream monitoring data.

# **Steady State Model**



#### **Mass-Balance Equation:**

$$Q_sC_s + Q_dC_d = Q_rC_r$$

- $\mathbf{Q_s}$ = Critical upstream flow
- **C**<sub>s</sub>= Critical upstream pollutant concentration
- C<sub>d</sub>= Critical effluent pollutant concentration
- **Q**<sub>d</sub>= Critical effluent flow
- $\mathbf{Q}_r$  = Sum of  $\mathbf{Q}_s$  and  $\mathbf{Q}_d$
- $C_r$  = Sum of  $C_s$  and  $C_d$

## Step 4 - Determining the Need for WQBELs

#### Water Quality-Based Effluent Limitations (40 CFR 122.44(d)(1)(ii))

When determining whether a discharge causes, **has the reasonable potential to cause**, or contributes to an in-stream excursion above a narrative or numeric criteria within a State water quality standard, the permitting authority shall use procedures which account for:

- existing controls on point and nonpoint sources of pollution
- the variability of the pollutant or pollutant parameter in the effluent
- the sensitivity of the species to Whole Effluent Toxicity testing (when applicable)
- where appropriate, the dilution of the effluent in the receiving water

EPA has developed a process found in a Technical Support Document (**TSD**), but state procedures vary widely...must account for the factors above. The TSD was developed for toxic pollutants and may not be appropriate for other pollutants.

# Determine the Receiving Water Concentration Under Critical Conditions



For steady-state modeling under **critical conditions**, the permit writer estimates:

- a single receiving water concentration
- to compare to each applicable water quality criterion
- to determine whether reasonable potential to exceed the criterion exists

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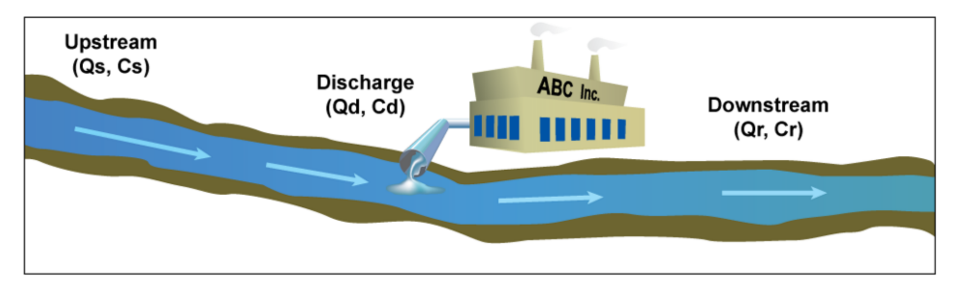


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Let's take a look at the EPA TSD process.

# Reasonable Potential Analysis - Steady-State, Complete Mixing Under Critical Conditions



Determine the pollutant concentration of Pollutant X (the pollutant of concern) in the water body downstream of the discharge:

$$Q_sC_s + Q_dC_d = Q_rC_r$$
  $\Rightarrow$   $C_r = Q_sC_s + Q_dC_d$ 
Mass Balance Equation

## Determining a Critical Value for C<sub>d</sub>

#### **Examine data for ABC Incorporated**

- Number of samples (N) = 6
- Concentrations of Pollutant X:

```
C_d(1) = 1.2 \text{ mg/L} C_d(2) = 0.92 \text{ mg/L} C_d(3) = 0.87 \text{ mg/L} C_d(5) = 0.74 \text{ mg/L} C_d(6) = 1.0 \text{ mg/L}
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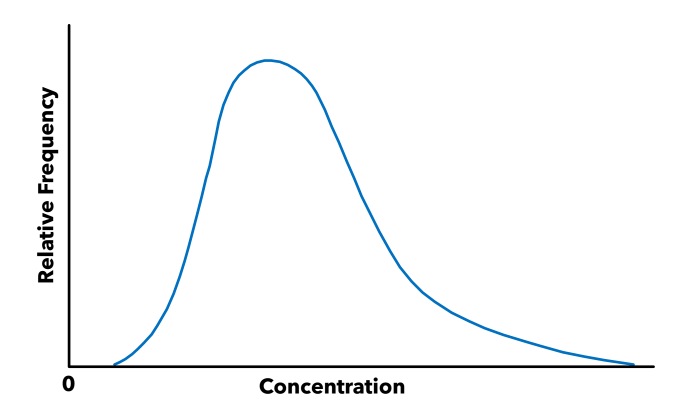
#### Question: Would this C<sub>d</sub> represent the "critical" condition?

Follow permitting authority procedures to determine the critical value for  $C_d$ 

- permitting authority regulation, policy, or guidance
- EPA's Technical Support Document for Water Quality-based Toxics Control (TSD)
  - uses a **statistical analysis**
  - assumes effluent data follow a *lognormal distribution*

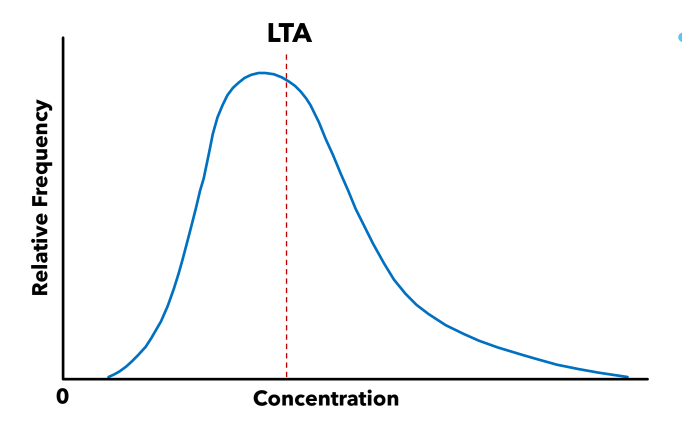
# Defining a Lognormal Distribution

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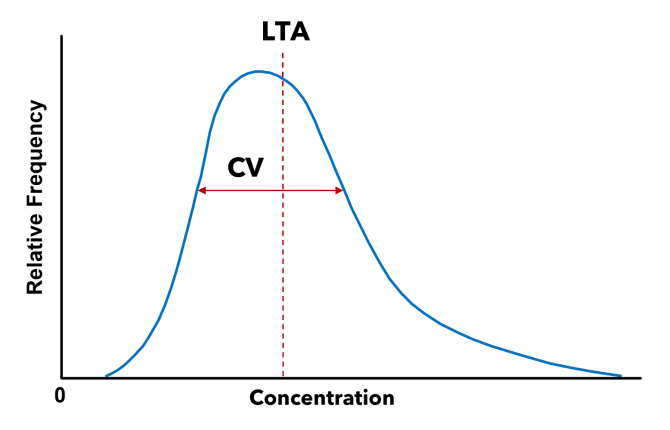


Long-term Average (LTA): for a continuous random variable, the value at which the area under the distribution curve to the left of the value equals the area under the distribution curve to the right of the value.

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## **Defining a Lognormal Distribution**

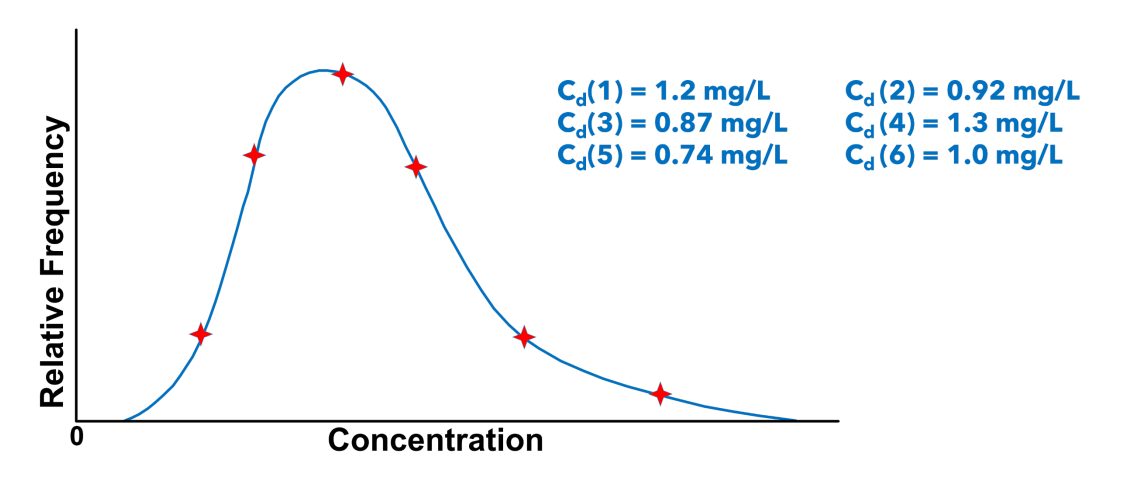
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- Long-term Average (LTA): for a continuous random variable, the value at which the area under the distribution curve to the left of the value equals the area under the distribution curve to the right of the value.
- Coefficient of Variation (CV): a statistical measure of the relative variation of a distribution or set of data calculated as the standard deviation divided by the mean.

## **Lognormal Distribution - Our Data**

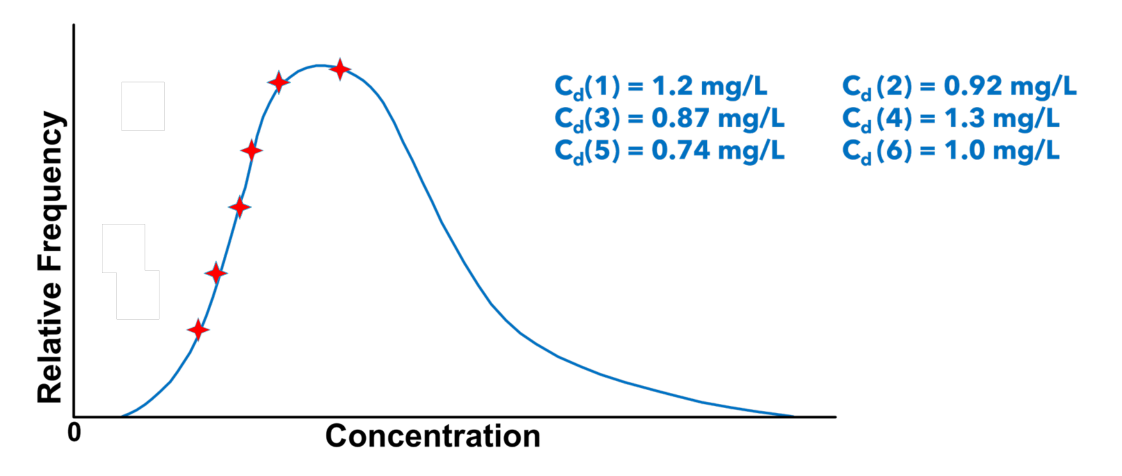
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June 2024

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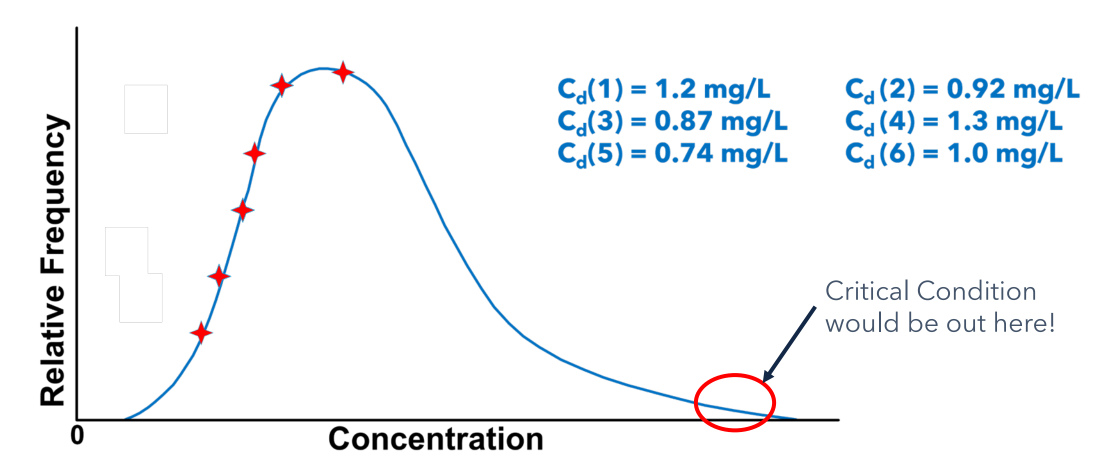
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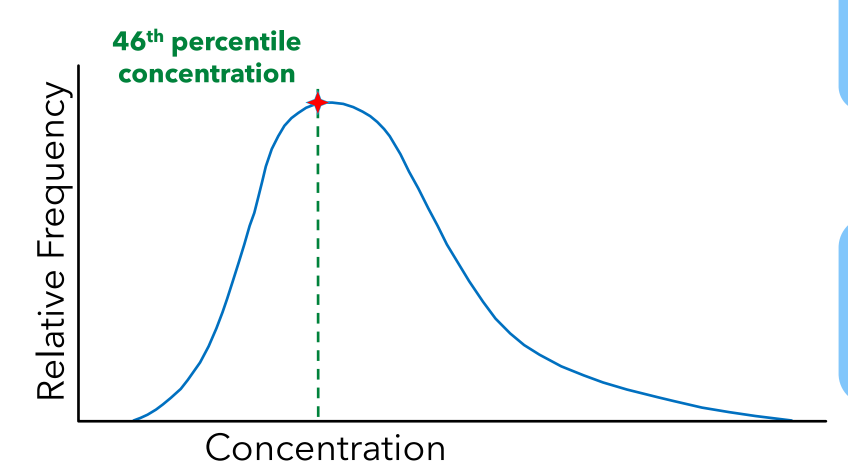
June 2024

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So, what would a graph of this data look like on a lognormal distribution?



Statistics tell us we can be 99% confident:



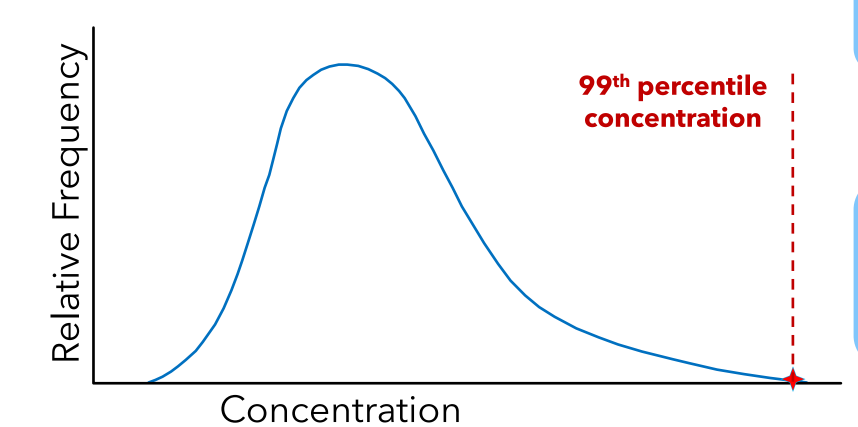
The **largest**concentration
of 6 measurements
for Pollutant X

Will be greater than or equal to

the **46**<sup>th</sup> **percentile**of a lognormal
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June 2024

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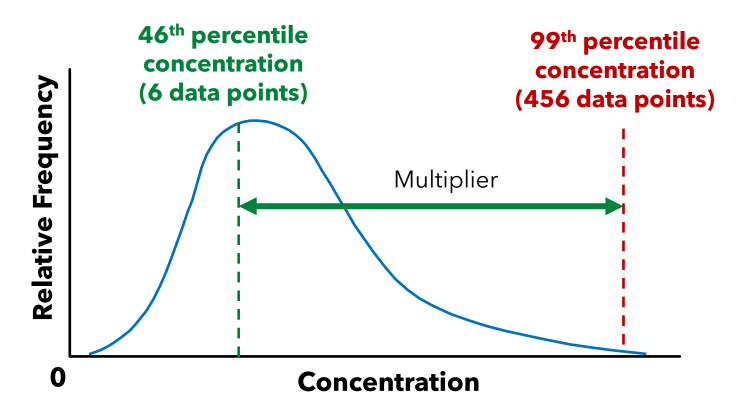
The **largest**concentration
of 456 measurements
for Pollutant X

Will be greater than or equal to

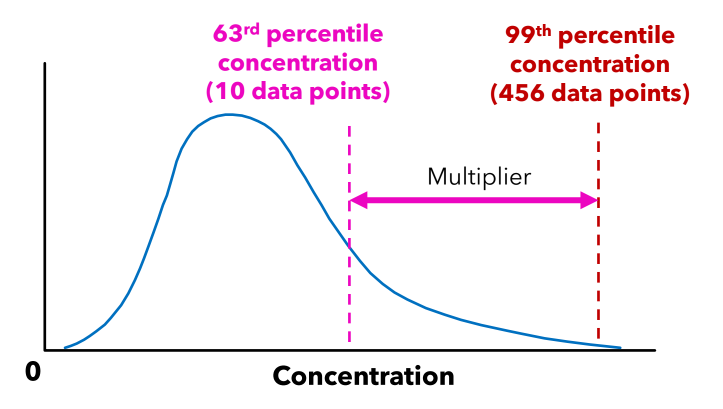
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June 2024

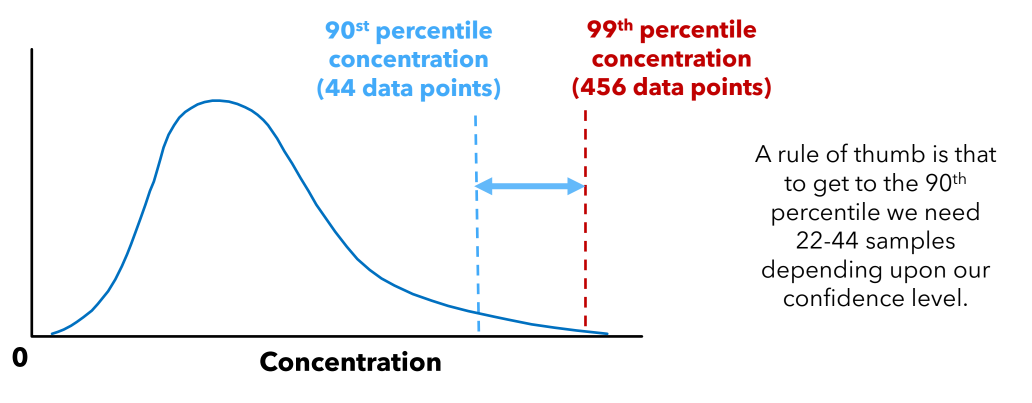
So, using statistics and looking at differences in concentration values between the 46<sup>th</sup> percentile and the 99<sup>th</sup> percentile for known data sets, we can come up with a multiplier that can estimate the 99<sup>th</sup> percentile when we only know the 46<sup>th</sup> percentile.



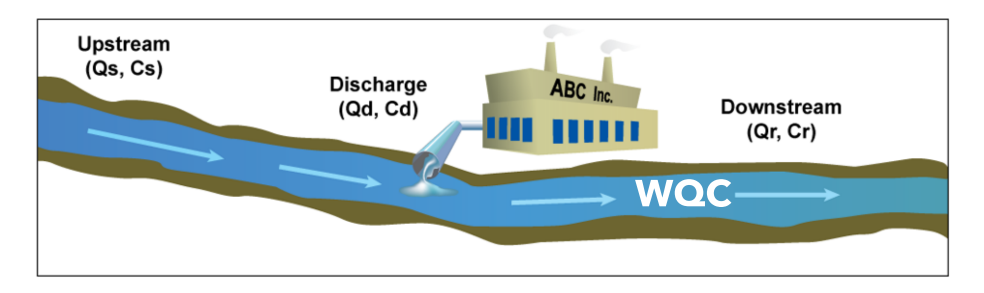
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### "Is There Reasonable Potential?"



- **Cr <= WQC:** If the projected receiving water concentration is *equal to or less than* the applicable water quality criterion, then there is *no reasonable potential* and we <u>have not demonstrated a need</u> to establish WQBELs.
- **Cr > WQC**: If the projected receiving water concentration *exceeds* the applicable water quality criterion, then there is *reasonable potential* and the permit writer <u>must</u> establish WQBELs.

# Step 5: Develop Chemical-Specific WQBELs

#### **Water Quality Criteria**

- Apply in the receiving water and could include:
  - magnitude
  - duration
  - frequency



#### **Effluent Limitations**

- Apply "end-of-pipe" and include:
  - magnitude
  - averaging period

 EPA's TSD establishes statistical procedures for calculating maximum daily limits (MDLs) and average monthly limits (AMLs) from Waste Load Allocations (WLAs) derived from acute and chronic aquatic life criteria and human health criteria based on the lognormal distribution.

Magnitude	1.5 ug/L	
Duration	1/4/30 days	
Frequency	Not more than once	
	in three years	

Magnitude	1.2 ug/L
Averaging Period	Maximum Daily (MDL) Average Weekly (AWL) Average Monthly (AML)

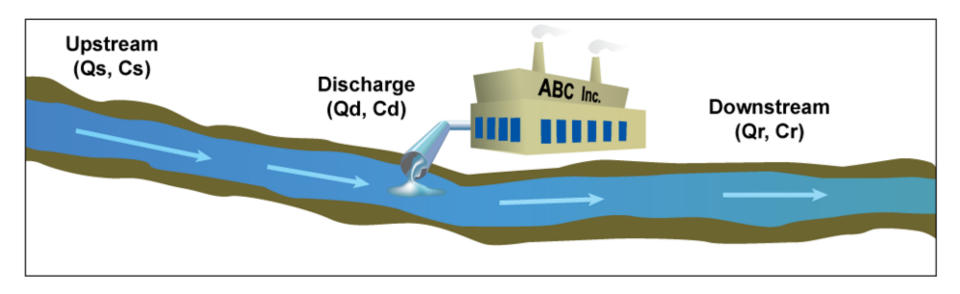
### TSD Process to Develop Chemical-Specific WQBELs

Determine Wasteload Allocations (WLAs) from applicable WQ criteria for each pollutant (typically acute and chronic aquatic life and human health).

Account for WLA duration and frequency differences by converting each criteria to a Long Term Average (LTA) and then choose lowest (most conservative) value.

Use lowest LTA to Calculate Maximum Daily and Average Monthly WQBELs.

# Determine Wasteload Allocation(s) - Facility-specific WLA

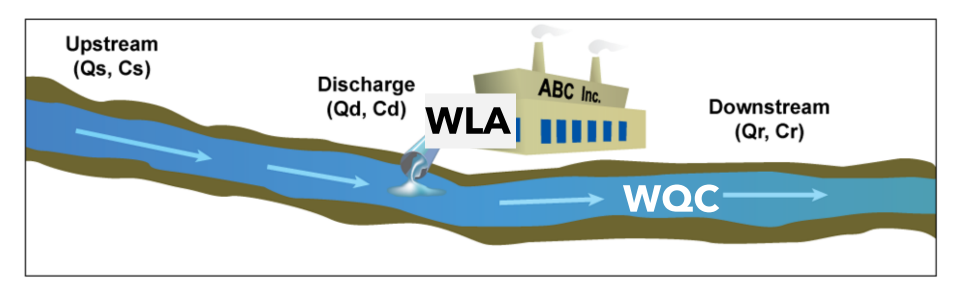


**WLA** = the <u>maximum allowable pollutant concentration</u> in the effluent from ABC Inc. that, after accounting for available dilution under critical conditions, will ensure an applicable <u>water quality criterion</u> (WQC) will not be exceeded.

$$Q_sC_s + Q_dC_d = Q_rC_r \Rightarrow C_d = Q_rC_r - Q_sC_s$$

Mass Balance Equation

# Determine Wasteload Allocation(s) - Facility-specific WLA



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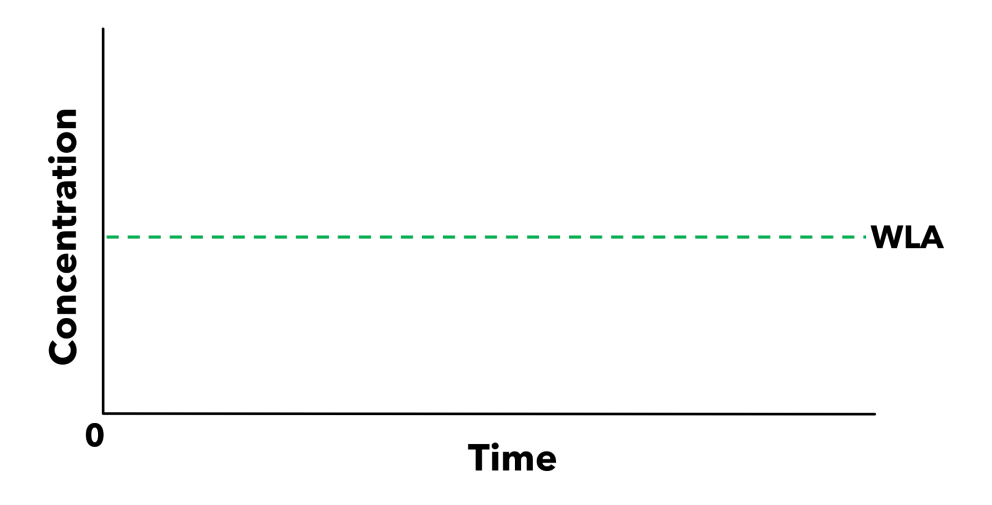
$$Q_sC_s + Q_dC_d = Q_rC_r \Rightarrow WLA = \frac{Q_rWQC - Q_sC_s}{Q_d}$$
Mass Balance Equation

## Not there yet! A WLA is Not a WQBEL

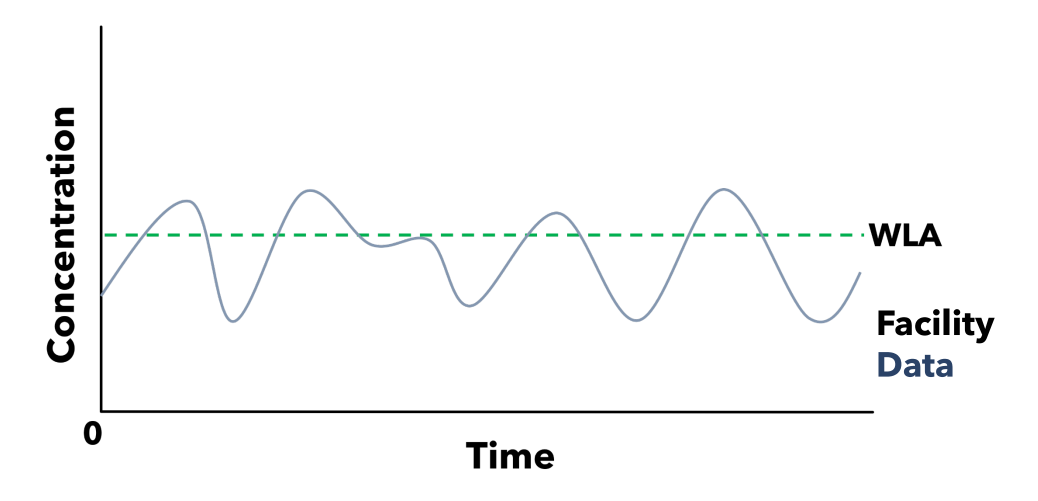
WLAs	WQBELs
Derived from water quality criteria through TMDLs, watershed analyses, or facility-specific analyses	Derived from applicable WLAs
Often have the same duration as criteria (e.g., 1-hour average, 4-day average)	Regulations [§ 122.45(d)] require that, for continuous discharges, all effluent limitations shall, <i>unless impracticable</i> , be stated as  • MDLs and AMLs for non-POTWs
	• AWLs and AMLs for POTWs

# Next, convert the WLA pollutant concentration to a facility Long Term Average (LTA) concentration to derive WQBELs

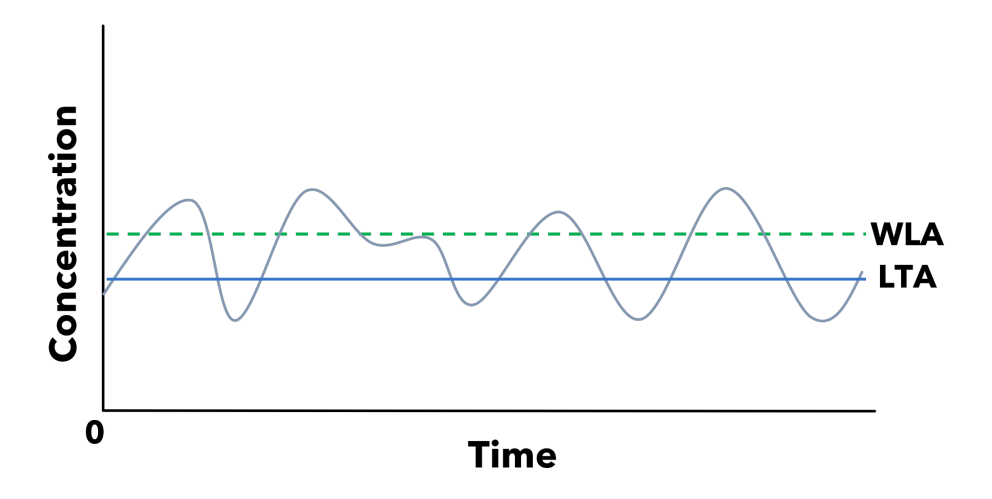
Deriving the Facility Long Term Average (LTA) Pollutant Concentration Based on the WLA



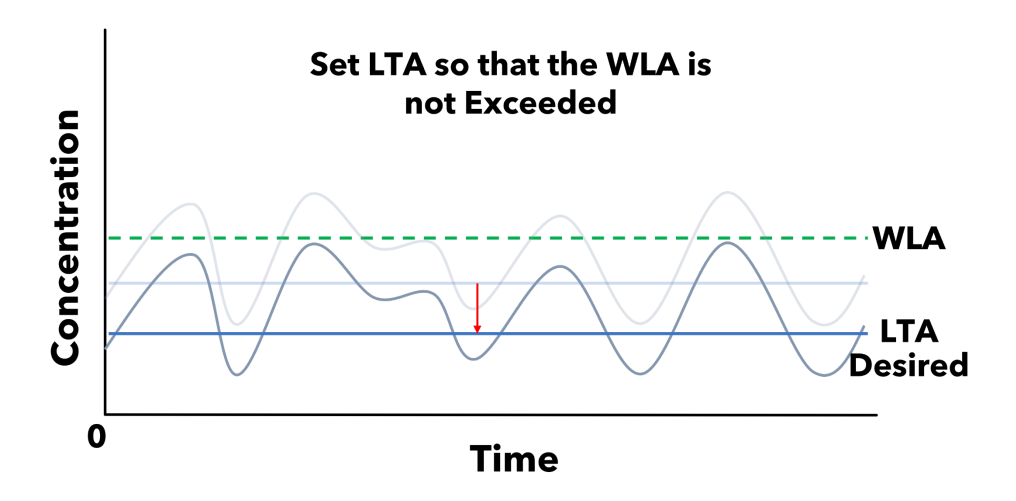
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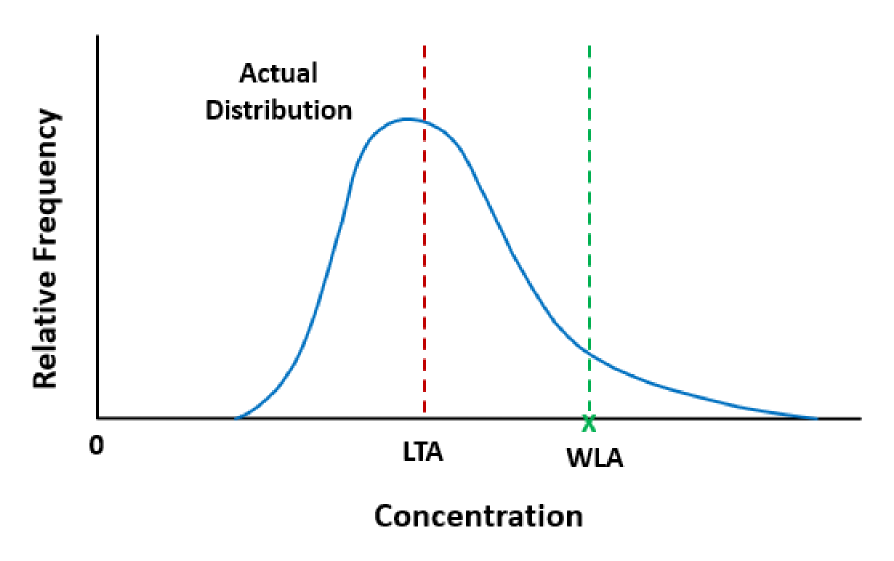
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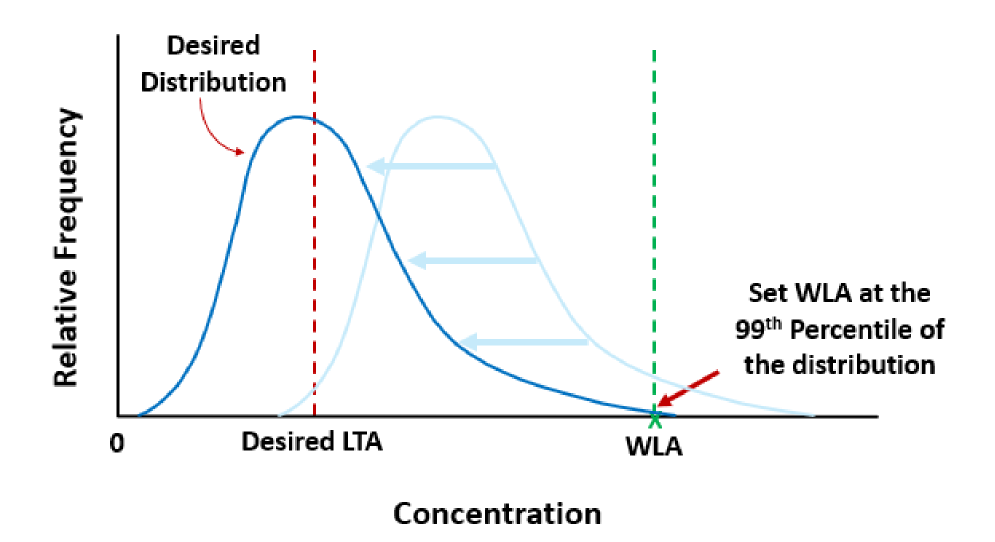
Deriving the Facility Long Term Average (LTA) Pollutant Concentration Based on the WLA



# Characterize the Desired Distribution by LTA and CV



## Characterize the Desired Distribution by LTA and CV



### Calculate MDL and AML WQBELs

- Use the statistical process to calculate the Maximum Daily Limits and Average Monthly Limits from the lowest LTA.
- EPAs TSD procedure:
  - Assumes lognormal distribution
  - uses upper-bound estimates for both MDL and AML (like effluent guidelines)
    - MDL set at 99<sup>th</sup> percentile
    - AML set at 95<sup>th</sup> percentile
- State procedures vary widely but must account for factors in 122.44(d)(1)(ii) [variability of the effluent, etc.] and comply with all applicable water quality standards.

### **Considerations for Other Parameters**

Remember the TSD was developed for toxic pollutants and for pollutants that do not "follow" a lognormal distribution, we typically use other pollutant specific procedures as developed by the permitting authority.

### pН

- Non-conservative
- Instantaneous effects
- Limits often based directly on water quality criteria with no consideration of dilution
- Typically applied as a range that must be met at all times

### Pathogens

- Non-conservative
- Bacteria, viruses
- Human health impacts (beaches)
- Indicator criteria
- Complex duration and frequency considerations

#### **Nutrients**

- Non-conservative
- Limits often derived from interpretation of narrative criterion and state policy implementation
- Relationships between causal and response variables (e.g., far-field effects and delayed impacts)
- Limit expression might include annual or seasonal averages or cumulative loading requirements

### Temperature

- Often applied as a "delta" or rate of change
- Modeling is typically required
- CWA Section 316(a) may be applicable

### **Final Effluent Limits**

- Compare:
  - 1) WQBELs based on WLAs for all applicable criteria with
  - 2) TBELs or other existing limitations with
  - 3) WQBELs based on a TMDL or other watershed-based requirements
- The final effluent limitations must protect all applicable technology and water quality standards...for practical purposes, this is generally the most stringent limitation from the comparison.
  - when variances or compliance schedules for water quality are authorized, the permit writer must ensure technology standards are not exceeded.
- Final effluent limitations in the permit must meet **anti-backsliding** and **antidegradation** requirements.
  - Anti-backsliding proposed limits cannot be less stringent than any previous limit imposed in an NPDES permit unless certain criteria are met.

Antidegradation - new or increased discharges must meet certain criteria to be allowed.

### For Additional Information:

- National Pollutant Discharge Elimination Program (NPDES):
  - <a href="https://www.epa.gov/npdes">https://www.epa.gov/npdes</a>
- NPDES Permit Writers' Manual
  - https://www.epa.gov/npdes/npdes-permitwriters-manual
- NPDES Permit Writers' Course:
  - https://www.epa.gov/npdes/npdes-training
    - Week-long courses held 4-5 times a year (Check website for scheduled courses)
    - Web training: "Recorded Webinars and Training" tab

- NPDES Training Coordinator
  - Sean Ramach
  - <u>ramach.sean@epa.gov</u>
  - \_ 202-564-2865

### **Contact Information**

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