



THE ROUGE RIVER PROJECT
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Inkster CSO Retention Basin

A publication of the Wayne County Rouge River National Wet Weather Demonstration Project

Information Date: June 2003

Objective

The Inkster CSO project seeks to control CSO discharges and to meet applicable requirements including water quality standards.



Completed Inkster CSO Facility

Owner

City of Inkster, Michigan

Location

Inkster Rd., north of Michigan Avenue. The receiving water is the Lower Rouge River.

Dates

Planning Start Date	October 1992
Design Start Date	May 1993
Construction Start Date	August 1994
Operation Start Date	January 1997

Construction Cost

\$17,000,000, Basin only

\$19,000,000, Basin and collector sewer

Demonstration Aspects

- Design for the 1-year/1 hour storm event as opposed to the presumptive approach of 30 minutes of detention for the 10-year/1 hour event.
- Million gallon first flush tank. When the first flush tank is full any additional flow is diverted to the 2 million gallon 2 compartment main storage basin. There is no flow-through capability for the first flush tank, its contents are dewatered to the sewer system following the storm event. Both compartments can dewater in 18 to 24 hours.
- Multiple use recreation facilities (basketball courts and playground equipment) on top of storage tank.
- Tipping bucket flushing system.
- An extensive monitoring program to demonstrate basin performance.

Project Highlights

- Serves an area of 833 acres
- Eliminates 10 CSO outfalls
- Six 45,000 gpm at 30 feet TDH, constant speed pumps
- Sodium hypochlorite disinfection system designed for 10 mg/l feed rate and 1 mg/l target residual for a peak flow rate of treated effluent of 500 cfs; space provided for

addition of dechlorination facilities in the future.

- 3/4-inch mechanical screens with 1.5 inch bar spacing on the influent and skimming baffle for floatables control at the effluent
- Peak overflow rate of 6,600 gpd/sq. ft.
- Wet scrubber odor control system

Basin Treatment Results

[The MDEQ established a process for assessing compliance](#) with the NPDES permits and the Phase II and III control requirements. The process fully involved the Rouge Project and the CSO communities. The MDEQ established three CSO Retention/Treatment Basin (RTB) Committees to analyze discharge data from groups of RTBs. The RTB Committee reviews discharge data in relation to the [Phase II Criteria for Success in CSO Treatment](#) established by MDEQ with input from the Rouge Project and the CSO Communities. The Rouge Stream Data Committee evaluates receiving stream data for impacts from the individual RTBs. The Committee then determines whether the receiving water downstream from each individual RTB is achieving the Phase II criteria for success and, if not, to what extent the RTB discharge is contributing to the water quality problem. Finally, the CSO Workgroup compiles the information on success of the individual RTBs in meeting the Phase II and Phase III criteria for success and proposes what level of treatment should be considered adequate. The Workgroup is composed of MDEQ staff and representatives of the RTB communities.

In February 2001, the Rouge Stream Data Committee issued its [Interim Report](#) in which they analyzed the data collected to assess the effectiveness of the CSO demonstration basins and whether the receiving water downstream from each basin is achieving Phase III criteria for success and, if not, to what extent are the basins contributing to the remaining water quality problems. The MDEQ Phase III criteria for success state that achievement of state water quality standards (WQS) at times of discharge will be measured by the following criteria:

- the dissolved oxygen (DO) standard;
- the physical characteristics standard;
- the total residual chlorine (TRC) standard; and
- the health of the biological community (as a surrogate for toxic materials and other pollutants).

Additional details of the in-stream evaluation process can be found in the paper titled [“Evaluation of In-Stream Impacts of CSO Control Facilities.”](#) For other reports on the CSO control program, please see [Products and Data, Combined Sewer Overflows](#).

It is very important to note that MDEQ has concluded that nine of the CSO retention treatment facilities are currently meeting the Phase II criteria of the elimination of raw sewage and the protection of public health. [A June 9, 2000 Letter of Approval for Phase II Review](#) focused on the following retention treatment basins: Acacia Park CSO Retention Treatment Basin, Birmingham CSO Retention Treatment Basin, and Bloomfield Village CSO Retention Treatment Basin. [The August 7, 2000 Letter of Approval for Phase II Review](#) focused on the following retention treatment basins: Inkster CSO Retention Treatment Basin, Dearborn Heights CSO Retention Treatment Basin, Redford Township CSO Retention Treatment Basin. [A February 14, 2002 Letter of Approval for Phase II Review](#) focused on the following retention treatment basins for the City of Detroit: Hubbell-Southfield CSO Retention Treatment Basin, Puritan-Fenkell CSO Retention Treatment Basin, and Seven Mile CSO Retention Treatment Basin. In addition, the three Oakland County CSO basins (Acacia Park, Birmingham, and Bloomfield) are achieving the Phase III goal of meeting water quality standards at times of discharge, except for meeting the yet-to-be-evaluated total residual chlorine standard. This Phase III certification is expected on the other six basins very soon.

The River Rouge Basin, the tenth CSO basin, became operational in March 2002. Its performance will be evaluated over the next two years.

For additional and more detailed information on the performance of the CSO treatment facilities, go to [technical papers and professional presentations](#).

The operation of the CSO control facilities is critical to their overall success. Some very [important information on the operating experience of these CSO control facilities](#) can be viewed in a paper prepared on this topic.

The Project's CSO control program was summarized in a report and was included as a case study by USEPA in their recent [Report to Congress](#) on the nationwide CSO control efforts.

Environmental Results

As stated above, the MDEQ has concluded that the all six of the CSO treatment facilities that have completed their evaluations are currently meeting the Phase II criteria. MDEQ stated "...the data demonstrate that these facilities are capable of: 1) protecting public health, and 2) eliminating raw sewage, across the range of storms monitored, when operated correctly."

The following summarizes some of the key conclusions of the Rouge Watershed CSO Workgroup that support the determination by MDEQ:

1. Public health protection is achieved by disinfection (through the use of sodium hypochlorite) of the influent flows in order to reduce the presence of organisms in the discharge.
2. The elimination of raw sewage at the Rouge CSO facilities includes screening, skimming and settling of the flow. Screens contribute to the removal of larger debris from the flow.
3. Baffle walls installed in each facility help facilitate removal of floating materials, capturing these materials in the basin for removal during dewatering.
4. The facilities were designed to allow for sedimentation to occur for the removal of heavy solids. The ability of the facilities to achieve removal of solids is typically related to the surface overflow rate and weir loading rate.

5. Elimination of raw sewage is determined by the elimination of sanitary trash from the facility effluent as measured by visual observation of what is captured in 6 mm mesh nets in the facility outfalls.

For a more detailed discussion of the environmental results being achieved by the CSO basins go to [Emerging Information on CSO Facility Performance](#) and [Environmental Results](#).

Emerging Information on CSO Facility Performance

Emerging Information on CSO Facility Performance

The Rouge Watershed CSO Workgroup will compile the information on success of the individual CSO control basins in meeting the Phase II and Phase III Criteria for Success. The instream impacts of the discharge from the CSO basins is very important to any determination made by MDEQ. After assessing all available data, including recommendations from the Rouge Watershed CSO Workgroup, MDEQ will draw conclusions on what level of treatment from these basins should be considered adequate. The CSO Workgroup has not completed its evaluation yet. It expects to do so by the end of this calendar year. Preliminary information and conclusions are starting to emerge as discussed below. **The information below should be considered preliminary emerging information on CSO facility impacts on the receiving stream and is subject to revision based upon more complete data and upon the full evaluation of the CSO Workgroup.**

1. For six storm events, the treated effluent from the Oakland County CSO basins never caused the instream dissolved oxygen to fall below the MDEQ instream standard of 5 mg/l or below the pre-event dissolved oxygen at the two downstream dissolved oxygen sampling points.
2. MDEQ has chosen four parameters for use in CSO evaluation of impacts on the receiving stream. Those are suspended solids, oil films, turbidity, and sediment/sludge

deposits. Based upon available data to date the following preliminary conclusions can be drawn:

- a. In general, total suspended solids (TSS) concentrations in the basin effluent are lower than in-stream values.
 - b. Oil films have not been detected downstream from any of the CSO control facilities.
 - c. Total suspended solids and turbidity have a high degree of correlation. Therefore, if basin effluent and stream turbidity are measured during overflow events, the basin effluent turbidity would be lower than stream values as is the case with TSS.
 - d. The large majority of settleable material that used to enter the river from CSO outfalls controlled by the CSO basins is now kept out of the river. In addition, for those storms which do cause a basin to overflow to the river, the fact that the velocities in the CSO basin are significantly lower than stream velocities means that solids most prone to settle will do so in the CSO basin rather than in the receiving stream.
3. In summary, the available monitoring data show no evidence that the treated effluent from the currently operating CSO basins is causing any violation of the physical characteristic standard in MDEQ's water quality standards.

To obtain further information on the Rouge Project, including documents, maps and general information, visit us at:

<http://www.rougeriver.com>

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