## Savannah River Basin Basinwide Assessment Report Whole Effluent Toxicity Program 2005-2009





## The Division of Water Quality's Whole Effluent Toxicity Monitoring Program

Acute and/or chronic toxicity tests are used to determine toxicity of discharges to sensitive aquatic species (usually fathead minnows or the water flea, *Ceriodaphnia dubia*). Results of these tests have been shown by researchers to be predictive of discharge effects to receiving stream populations.

Many facilities are required to monitor whole effluent toxicity (WET) by their NPDES permit. Facilities without monitoring requirements may have their effluents evaluated for toxicity by DWQs Aquatic Toxicology Laboratory. If toxicity is detected, DWQ may include aquatic toxicity testing upon permit renewal.

DWQs Aquatic Toxicology Unit maintains a compliance summary for all facilities required to perform tests and provides a monthly update of this information to regional offices and WQ administration. Ambient toxicity tests can be used to evaluate stream water quality relative to other stream sites and/or a point source discharge.

## WET Monitoring in the Savannah River Basin: 2005-2009

Three facility permits in the Savannah River basin require whole effluent toxicity (WET) monitoring (Figure 1 and Table 1)

Figure 1 Facilities within the Savannah River Basin conducting WET testing

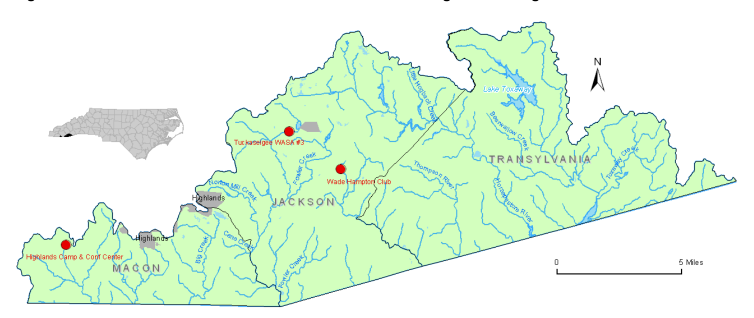


Table 1. Hiwassee River basin facilities required to conduct whole effluent toxicity testing

HUC/Facility	NPDES Permit No.	Receiving Stream	County	Flow (MGD)	IWC (%)	7Q10 (cfs)	2005- 2009 Passes	2005- 2009 Fails
06010103								
Highlands Camp & Conference Center	NC0061123/001	Abes Cr.	Macon	0.01	100	0	4	6
Tuckasegee WASA #3	NC0063321/001	UT Chattooga	Jackson	0.1	24	0.5	14	0
Wade Hampton Club	NC0062553/001	UT Silver Run Crk	Jackson	0.1	34	0.4	21	1

The Wade Hampton Club passed all but one WET test during this 5 year basin cycle for the period 2005 through 2009. They passed the two additional tests following the failure and were compliant for the quarter. The Highlands Camp & Conference Center failed 6 tests during this 5 year period. Since February of 2006, the facility has not had sufficient flow to collect a sample. Tuckasegee WASA # 3, as of July 2008, no longer has a WET testing requirement because of the selection of an ammonia limit in their permit.