Spatial ecology data for the Site are available for several data types and are stored in the GIS on the servers in Grand Junction, Colorado. The types of ecological spatial data that are available include annual weed distribution data (for selected species), annual weed control locations, biocontrol release locations, vegetation and wildlife monitoring locations (transect endpoints and sample points), vegetation community classifications, Preble’s mouse habitat, wetland locations, wildfire/prescribed burn locations, Preble’s mouse and wetland mitigation work, and rare plant locations. These data are available in various ArcGIS-compatible formats. In addition to these types of spatial data, orthorectified aerial and satellite imagery is also available for the Site for different time frames, including pre- and post-closure.

3.4 Validation and Data Quality Assessment

Data validation and verification (V&V) during CY 2011 was performed by Legacy Management Support contractor personnel at the Grand Junction, Colorado, office. Data quality assessment (DQA) is performed by personnel at the Site. The following section distinguishes DQA from data validation and discusses the technical basis, equations, and criteria used in the DQA of the water sampling analytical data.

3.4.1 General Discussion

Data validation is the principal means of assessing the usability of water analytical data. Validation also improves overall data quality by allowing the laboratory coordinator to closely monitor laboratory performance and to provide feedback to each laboratory regarding its ability to produce quality data that meets subcontract requirements. The laboratory coordinator may also use the results of data validation to direct analytical work to laboratories that demonstrate superior performance by generating timely, high-quality analytical data for the Site.

Data validation is a rigorous data review performed by the laboratory coordinator or designee on all of the water analytical data generated by the Site. Additionally, the Site lead may request a secondary detailed validation on a case-by-case basis. Data validation is currently performed as specified in the Environmental Procedures Catalog (LMS/PRO/S04325), “Standard Practice for Validation of Laboratory Data.” This procedure is based on the following EPA documents:

- EPA 2001, USEPA Contract Laboratory Program National Functional Guidelines for Low Concentration Organic Data Review, EPA-540-R-00/006, June; and

All water analytical data collected by the Site are considered valid unless analytical problems are identified during data validation that require data qualification. When it is necessary to qualify individual data records, standard qualifier codes are applied.
Common data qualifiers used by LM are defined below. Refer to the *Environmental Procedures Catalog*, “Standard Practice for Validation of Laboratory Data” for formal definitions.

- **U** For organic and inorganic analytes, the analyte was not detected at a concentration greater than the method detection limit. For radiochemistry, the analyte was not detected at a concentration greater than the decision-level concentration.
- **J** The associated numerical value is an estimated quantity.
- **R** The data are unusable (analyte may or may not be present). Resampling and reanalysis may be necessary for verification.

Data validation includes the evaluation of laboratory quality control (QC) data such as method blank results, laboratory control sample results, and matrix spike recoveries. Adherence to sample and extract holding times, standard analytical methods, contractual requirements, and proper documentation are also verified.

Although DQA and data validation examine some of the same QC data, they do so from different perspectives. DQA (in this report) looks at the overall quality of an entire year of water data, in contrast to validation, which looks at the analytical details of individual data packages. Data validation focuses on laboratory performance, while DQA focuses on interpretation of data describing QC samples that originated in the field, such as field duplicate samples and equipment rinsate samples.

In contrast to data validation, the DQA performed by personnel at the Site does not result in assignment of data qualifiers to individual analytical results or data packages. DQA is a second level of QA intended to be a general assessment of how well the water data collection program is operating. The DQA is performed by evaluating water quality data in terms of the precision, accuracy, representativeness, completeness, and comparability (PARCC) parameters.

### 3.4.2 PARCC Parameters

Use of the PARCC parameters for DQA has been promoted by EPA guidance documents. Accuracy and precision are quantitative measures. Representativeness and comparability are qualitative measures. Completeness is a combination of both quantitative and qualitative measures.

Site personnel evaluate the PARCC parameters by following guidelines published in these former QC documents:

- RMRS 2000b, *Quality Assurance Program Plan for the Automated Surface-Water Monitoring Program*, RF/RMRS-2000-013, Revision 0; and

The following sections discuss the PARCC parameters and the types of data available to assess them.
3.4.2.1 Criteria for Precision

The precision of a measurement is an expression of the agreement between duplicate measurements of the same property taken under similar conditions. Precision can be expressed quantitatively by the relative percent difference (RPD) between real and field duplicate sample results for non-radiochemical parameters as defined by the following equation:

$$RPD = \frac{|S - D|}{(S + D)/2} \times 100$$

where:  
- $S$ = Concentration of analyte in the real sample,  
- $D$ = Concentration of analyte in the duplicate sample,  
- RPD = relative percent difference.  
Nondetects are not included.

The Site uses the duplicate error ratio (DER) to quantify the precision of radiochemical data:

$$DER = \frac{|S - D|}{\sqrt{(TPU_s)^2 + (TPU_d)^2}}$$

where:  
- DER = Duplicate error ratio,  
- $S$ = Sample result,  
- $D$ = Duplicate (or lab replicate) result,  
- $TPU_s$ = Total propagated uncertainty of the sample,  
- $TPU_d$ = Total propagated uncertainty of the duplicate.

The Site QC criterion for water RPDs is that individual RPDs should be ≤30 percent. The analogous criterion for DERs is ≤1.96. The overall goal for the water data set is to have 85 percent of the RPD and DER values comply with the QC criteria.

3.4.2.2 Criteria for Accuracy

Accuracy is the degree of agreement for a measurement with an accepted reference or true value and is a measure of the bias in a system. The closer the measurement is to the true value, the more accurate the measurement. The Site validation process is the principal means for evaluating the accuracy of analytical results.

Because the Site V&V process compares the actual analytical methods used by each laboratory to the contract-required analytical methods, the Site does not repeat this evaluation.

Matrix spike (MS) and matrix spike duplicate (MSD) analysis are required for most non-radiochemical analyses to demonstrate method performance when applied to a specific sample matrix. Acceptance criteria for MS recoveries vary depending on the laboratory, analyte, and analytical method. The Site criterion for acceptable MS results ranges from 75 to 125 percent recovery.
Laboratory control samples (LCS) are analyzed to provide information on the accuracy of the analytical method and the overall laboratory performance. The acceptance criteria for LCS recovery is analyte and method specific, but generally is within the range of 70 to 130 percent. The Site acceptance range for LCS recoveries is 75 to 125 percent.

The Site evaluates LCS performance using the “relative bias” reporting criterion. The relative bias criterion is defined by the following formula:

\[
\text{Relative Bias} = \frac{\text{Observed} - \text{Known}}{\text{Known}}
\]

where: Observed = measured concentration of the LCS,

\[
\text{Known} = \text{known concentration of the LCS.}
\]

Acceptable values for relative bias results range from –0.25 to +0.25.

### 3.4.2.3 Criteria for Representativeness

Representativeness in DQA is limited to an evaluation of whether analytical results for field samples are truly representative of environmental concentrations, or whether they may have been influenced by the introduction of contamination during collection and handling. The potential introduction of contamination is commonly evaluated by examination of the analytical results for equipment rinsates.

Equipment rinsates are used to assess the efficacy of the process used to clean and decontaminate water sampling equipment. Analytes detected in rinsate samples indicate possible cross-contamination between environmental samples. Rinsates are samples of analyte-free distilled or deionized water that has been poured over or through decontaminated sampling equipment and subsequently handled in the same manner as environmental samples. For flow-paced composite samples that are collected over time in carboys, a location-specific “rinse carboy” is prepared using distilled water. This carboy is treated the same as other surface-water samples from that location and analyzed for the same parameters. Analytical data for these rinse carboys are used to assess how well the carboys were cleaned between field deployments and to determine whether contamination was introduced during sample preparation.

Although rinsates are used specifically as indicators of cross-contamination from improper decontamination of equipment, they are carried through the entire sampling, shipping, and laboratory process. Therefore, they are good indicators of potential contamination introduced during any of these steps.

### 3.4.2.4 Criteria for Completeness

A qualitative measure of completeness is the rate of successful sampling. The DQA verifies that all planned samples were collected, unless insufficient water was available for sampling. The completeness goal for successful sampling is the collection of at least 90 percent of the planned samples. However, the availability of water is outside the control of the Site. If all required stations were visited, sampling completeness is considered acceptable.

Completeness as a quantitative measure of data quality may be expressed as the percentage of valid or acceptable data obtained from a measurement system. The Site tracks analytical
laboratory performance through both the shipment of samples to the laboratory and the receipt of data from the laboratory. The Site also evaluates data completeness using the following formula:

\[ \text{Completeness} = DP_u = \frac{DP_t - DP_n}{DP_t} \times 100 \]

where: 
- \( DP_u \) = Percentage of usable data points 
- \( DP_t \) = Total number of data points 
- \( DP_n \) = Nonusable (rejected) data points

The completeness criterion is having \( \geq 90 \) percent valid samples.

### 3.4.2.5 Criteria for Comparability

Comparability is a qualitative parameter. Consistency in the acquisition, handling, and analysis of samples is necessary for comparing results. Samples are collected in accordance with Site standard operating procedures, transported according to Site standard operating procedures and U.S. Department of Transportation shipping regulations, and analyzed using standard EPA or nationally recognized analytical methods. These criteria help to ensure comparability of results with other analyses performed in a similar manner.

The laboratory coordinator or designee verifies that laboratory analyses are performed according to the standard protocols specified by the Site subcontract to each laboratory. Therefore, the analytical results should be comparable to data produced by similar methods.

### 3.4.3 Water DQA Results for CY 2011

Data used to evaluate the PARCC parameters are included in the available CY 2011 analytical data generated by the laboratories. These include analyses of field duplicate and rinsate QC samples submitted to the laboratory, and laboratory-generated QA/QC samples such as LCSs. This PARCC evaluation is limited to analyses at routine RFLMA locations, for samples collected by routine protocol, and for analytes that are listed in Table 1 of RFLMA Attachment 2.\(^{23}\) By limiting the evaluation to RFLMA locations, sample protocols, and analytes, more targeted and accurate assessment is made for analytes that have water quality standards applicable to the Site. The DQA of these analyses is discussed below by each PARCC parameter.

During CY 2011, 82 locations were sampled one or more times. This resulted in a total of 495 water samples collected.\(^{24}\) During CY 2011, 1,233 bottles of water were submitted to analytical laboratories for analysis. Table 109 breaks this data down by sample type.

---

\(^{23}\) Hardness and total suspended solids are also included, though these analytes are not listed in Table 1 of RFLMA Attachment 2.

\(^{24}\) This is the sum of real and duplicate samples for unique sampling events.
Table 109. CY 2011 Sample Type Breakdown

<table>
<thead>
<tr>
<th></th>
<th>Unique Water Samples</th>
<th>Unique Bottle Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary samples (REALs)</td>
<td>460</td>
<td>1,134</td>
</tr>
<tr>
<td>Field duplicates (DUPs)</td>
<td>35</td>
<td>99</td>
</tr>
<tr>
<td>Rinsates (RNSs)</td>
<td>12</td>
<td>29</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>507</strong></td>
<td><strong>1,262</strong></td>
</tr>
</tbody>
</table>

3.4.3.1 Precision During CY 2011

DERs are indicators of precision for radionuclide analyses. The QC criterion for precision requires that individual DER values should be ≤1.96, and overall the data set should have ≥85 percent compliance with the criterion. Appendix Table B–1 is a tabulation of the DER values for CY 2011 radionuclide analyses. The table has been sorted by the DER parameter so that the range of values is apparent. The DER range is from 0.03 to 2.46.

Table 110 summarizes the DER findings of Table B–1 and indicates if the 85 percent goal has been met. Overall, 94.7 percent of the DER data are in compliance with the criterion, indicating excellent precision for radionuclide analyses.

Table 110. Summary of DER Values

<table>
<thead>
<tr>
<th>Analyte Group</th>
<th>Total Number of DER Results</th>
<th>Number of Unacceptable Results DER &gt;1.96</th>
<th>Number of Acceptable Results</th>
<th>Percentage Acceptable</th>
<th>Goal Met</th>
</tr>
</thead>
<tbody>
<tr>
<td>Radionuclides</td>
<td>19</td>
<td>1</td>
<td>18</td>
<td>94.7</td>
<td>Yes</td>
</tr>
</tbody>
</table>

The RPD between real and field duplicate sample results is an indicator of precision for nonradionuclide analyses. Individual RPD values should be ≤30 percent, and at least 85 percent of the RPDs should comply with the criterion. Appendix Table B–2 tabulates RPD values and is sorted first by analyte suite, then by RPD, in order to highlight the RPD range of each suite. RPD values ranged from 0.0 percent to 65.1 percent for metals, 0.0 percent to 65.1 percent for water quality parameters (WQPs), and 0.0 percent to 58.6 percent for VOCs/SVOCs.

Table 111 summarizes the RPD findings of Table B–2 and indicates if the 85 percent goal has been met. During CY 2011, the RPD goal was met for all analyte groups except WQPs. Although the WQPs group barely missed the 85% target, the two unacceptable RPDs included all J-qualified results, indicating very low estimated values. Overall, the nonradionuclide data had 82.6 percent acceptable RPDs and therefore exceeded the 85 percent goal.

Table 111. Summary of RPD Values

<table>
<thead>
<tr>
<th>Analyte Group</th>
<th>Total Number of RPD Results</th>
<th>Number of Unacceptable Results RPD &gt;30%</th>
<th>Number of Acceptable Results</th>
<th>Percentage Acceptable</th>
<th>Goal Met</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metals</td>
<td>49</td>
<td>3</td>
<td>46</td>
<td>93.9</td>
<td>Yes</td>
</tr>
<tr>
<td>WQPs</td>
<td>13</td>
<td>2</td>
<td>11</td>
<td>84.6</td>
<td>No</td>
</tr>
<tr>
<td>VOCs/SVOCs</td>
<td>32</td>
<td>2</td>
<td>30</td>
<td>93.8</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>94</strong></td>
<td><strong>7</strong></td>
<td><strong>87</strong></td>
<td><strong>92.6</strong></td>
<td><strong>Yes (overall)</strong></td>
</tr>
</tbody>
</table>
3.4.3.2 Accuracy During CY 2011

MS recoveries provide another measure of accuracy. Appendix Table B–3 displays recoveries for 1,529 MS and MSD analytical records for metals, VOCs/SVOCs, and WQPs. These data are summarized in Table 112. All individual suites met the goal with greater than 90 percent of their spike recoveries falling in the acceptable range. Overall, across all analytical suites, the percentage of acceptable MS/MSD results was 96.1 percent.

Table 112. Summary of MS and MSD Recovery Data

<table>
<thead>
<tr>
<th>Analyte Group</th>
<th>Total Number of MS &amp; MSD Results</th>
<th>Number of Low Results Below 75%</th>
<th>Number of High Results Above 125%</th>
<th>Number Acceptable</th>
<th>Percentage Acceptable</th>
<th>Goal Met</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metals</td>
<td>554</td>
<td>2</td>
<td>1</td>
<td>551</td>
<td>99.5</td>
<td>Yes</td>
</tr>
<tr>
<td>WQPs</td>
<td>106</td>
<td>1</td>
<td>8</td>
<td>97</td>
<td>91.5</td>
<td>Yes</td>
</tr>
<tr>
<td>VOCs/SVOCs</td>
<td>869</td>
<td>32</td>
<td>15</td>
<td>822</td>
<td>94.6</td>
<td>Yes</td>
</tr>
<tr>
<td>Totals</td>
<td>1,529</td>
<td>35</td>
<td>24</td>
<td>1,470</td>
<td>96.1</td>
<td>Yes (overall)</td>
</tr>
</tbody>
</table>

Appendix Table B–4 contains 170 relative bias values for LCSs. These are used by the Site to evaluate the accuracy of radionuclide analyses. The QC criterion for the acceptable range of relative bias values is from –0.25 to +0.25. During CY 2011, the bias ranged from –0.206 to +0.110. All of the data met the QC criterion.

LCS results for nonradionuclide suites were available for metals, VOCs/SVOCs, and WQPs (including anions). These LCS recoveries are tabulated in Appendix Table B–5, which is sorted by analyte group, then by percent recovery. There are 433 LCS data records for metals. The LCS recoveries for metals fell in the range 86.3 percent to 113 percent and were all within the 75 percent to 125 percent acceptable QC range. There are 997 LCS data records for VOCs/SVOCs. LCS recoveries for VOCs/SVOCs fell between 15.9 percent and 132 percent. Sixty-one records are outside the 75 percent to 125 percent acceptable QC range (93.9 percent acceptable). There are 121 LCS data records for WQPs. LCS recoveries for WQPs fell between 90 percent and 108 percent and were all acceptable. Overall for nonradionuclides, 96.1 percent of the LCS recoveries indicate that CY 2011 water analytical data for metals, VOCs/SVOCs, and WQPs are of high accuracy.

Another aspect of accuracy is “rejected data.” Out of 9,244 analytical records representing reals, duplicates, and rinsates during CY 2012, two records were R-qualified (rejected as unusable) during data V&V. Another way to state this is that 99.98 percent of the analytical data collected during the year were considered to be valid and usable.

3.4.3.3 Representativeness During CY 2011

As defined earlier, representativeness is an evaluation of the sampling procedure for its ability to reflect the true concentrations of contaminants in water. The Site uses equipment rinsate samples (and “rinse carboys”) to determine whether contamination is introduced from improper or incomplete decontamination of the sampling equipment.
During CY 2011 a total of 203 rinsate analytical records were generated for metals, radionuclides, VOCs/SVOCs, and WQPs. The majority of these records lack evidence of contamination. The remaining 4 records are tabulated in Appendix Table B−6. Two of these are B-qualified metals data, which constitute only weak evidence of contamination. The B qualifier for inorganics indicates that the concentrations are above the instrument detection limit but below the contract required detection limit. One other record is J-qualified, indicating an estimated value. A single result for chromium for a rinse of a GS59 carboy shows a concentration at 16.4 × the detection limit; the cause of this anomaly is unknown.

Overall, there is very little evidence of introduced contamination during CY 2011 water sampling and shipping activities. Most of the 203 rinsate records appear to be clean. Therefore, water quality data for the year are judged to be representative of the actual water concentrations.

Because all required sampling locations were visited, and the samples that could be collected were analyzed, analyses for the year are judged to be representative with respect to spatial coverage.

3.4.3.4 Completeness During CY 2011

If sufficient water is available for sampling, the goal is to have 100 percent successful sampling of all required locations. However, the availability of water is beyond the control of the samplers. Surface-water monitoring during CY 2011 targeted sampling at 19 RFLMA surface-water sampling locations. In actuality, samples were collected at 16 sites and were submitted to the laboratory for analysis. Three locations were not sampled:

- During the period that GS31 was functioning as a RFLMA POC (January 1–September 27, 2011) there was no flow.
- Sampling at PLFPONDEFF was not triggered in CY 2011 based on upstream results at PLFSYSEFF according to the RFLMA monitoring protocols.
- There was insufficient flow at POE SW027 to collect a complete composite sample.

Groundwater monitoring during CY 2011 targeted sampling at 59 wells. In actuality, samples were collected at 58 wells and were submitted to the laboratory for analysis. One location, Sentinel well 95299, was dry.

Treatment system monitoring during CY 2011 targeted sampling at eight locations; samples were collected at all eight locations and were submitted to the laboratory for analysis.

Because dry locations do not count against sampling success rates (being beyond the control of samplers), success rates for surface water, groundwater, and treatment system sampling are all 100 percent.

V&V completeness is summarized in Table 113. This table compiles, by analyte group, the total number of data points for reals, duplicates, and rinsate samples. It then subtracts rejected data points (two for 2011) as well as points that lack validation qualifiers (zero for 2011). The result is the net number of usable validated or verified data points, and this is expressed as percent usable data, or percent V&V completeness. The QC goal for completeness is ≥90 percent.
Validation completeness for all suites was nearly 100.0 percent and exceeded the completeness goal. Therefore, from the perspective of V&V completeness, the CY 2011 water data are acceptable.

Another measure of completeness is that an adequate number of QC samples (field duplicates and equipment rinsates) must be collected to meet QC requirements. The recommended frequency for collecting duplicate samples is 1 duplicate (DUP) per 20 or fewer primary (REAL) water samples. In other words, duplicates should be collected at a 5 percent or greater frequency per REAL sample.

Like duplicates, rinsate samples (RNS) are also to be collected at a 5 percent or greater rate. However, this rate applies only for sampling done with reusable equipment. For example, for wells without dedicated equipment, a Teflon bailer is used to collect the sample. This same bailer is then decontaminated before being used at the next well. Therefore, RNS samples taken from the decontaminated bailer are used as a measure of proper decon to prevent cross-contamination between locations.

Similarly, for automated composite sampling locations that employ reusable carboy containers, RNSs are periodically collected from carboys after they are decontaminated between samples. However, since multiple carboys are dedicated to a single location, carboy RNS samples are used as a measure of proper decon to prevent cross-contamination between samples at a particular location, and not between locations.

The sample collection frequencies of REAL and DUP samples are tabulated by analyte group in Table 114. The ratios of REAL/DUP samples shown meet water program QC goals with 1 DUP per 9.46 REALs. Across all analyte suites and samples collected during the year, the overall frequency of duplicates was 10.57 percent, exceeding program goals (≥5 percent).
Table 114. Summary of Field QC Samples and Data Records

<table>
<thead>
<tr>
<th>Analyte Group</th>
<th>Number of Locations Sampled for REALs</th>
<th>Number of Locations Sampled for DUPs</th>
<th>Ratio REALs/DUPs (Goal &lt;20)</th>
<th>Number REAL Records</th>
<th>Number DUP Records</th>
<th>Total Records</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metals</td>
<td>59</td>
<td>22</td>
<td>12.1</td>
<td>1,695</td>
<td>140</td>
<td>1,835</td>
</tr>
<tr>
<td>Radionuclides</td>
<td>17</td>
<td>6</td>
<td>9.8</td>
<td>196</td>
<td>20</td>
<td>216</td>
</tr>
<tr>
<td>WQPs</td>
<td>32</td>
<td>13</td>
<td>11.3</td>
<td>214</td>
<td>19</td>
<td>233</td>
</tr>
<tr>
<td>VOCs/SVOCs</td>
<td>65</td>
<td>13</td>
<td>8.86</td>
<td>6,072</td>
<td>685</td>
<td>6,757</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>69</strong></td>
<td><strong>65</strong></td>
<td><strong>9.46</strong></td>
<td><strong>8,177</strong></td>
<td><strong>864</strong></td>
<td><strong>9,041</strong></td>
</tr>
<tr>
<td><strong>Percentages</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>10.57%</strong></td>
</tr>
</tbody>
</table>

The ratios of REAL/RNS samples shown in Table 115 exceeded water program QC goals with 1 RNS per 7.57 REALs. Across all analyte suites and samples collected during the year, the overall frequency of rinsates was 13.2 percent, far exceeding program goals (≥5 percent).

Table 115. Summary of Field QC Samples and Data Records

<table>
<thead>
<tr>
<th>Analyte Group</th>
<th>Number of Locations Sampled for REALs</th>
<th>Number of Locations Sampled for RNSs</th>
<th>Ratio REALs/RNSs (Goal &lt;20)</th>
<th>Number REAL Records</th>
<th>Number RNS Records</th>
<th>Total Records</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metals</td>
<td>11</td>
<td>8</td>
<td>13.3</td>
<td>734</td>
<td>55</td>
<td>789</td>
</tr>
<tr>
<td>Radionuclides</td>
<td>9</td>
<td>5</td>
<td>16.4</td>
<td>164</td>
<td>10</td>
<td>174</td>
</tr>
<tr>
<td>WQPs</td>
<td>7</td>
<td>2</td>
<td>28.0</td>
<td>56</td>
<td>2</td>
<td>58</td>
</tr>
<tr>
<td>VOCs/SVOCs</td>
<td>1</td>
<td>1</td>
<td>1.0</td>
<td>68</td>
<td>68</td>
<td>136</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>19</strong></td>
<td><strong>15</strong></td>
<td><strong>7.57</strong></td>
<td><strong>1,022</strong></td>
<td><strong>135</strong></td>
<td><strong>1,157</strong></td>
</tr>
<tr>
<td><strong>Percentages</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>13.2%</strong></td>
</tr>
</tbody>
</table>

Note: Data are only for surface-water locations that collect composite carboys or wells without dedicated sampling equipment.

3.4.3.5 Comparability During CY 2011

No significant changes were made to water sampling or analytical procedures during CY 2011. Therefore, the analytical data generated during the year should be generally comparable to corresponding analyses from previous years.