

Chicopee Basin Permit Meeting

February 23, 2016

DCR Quabbin Blue Meadows Conference Center

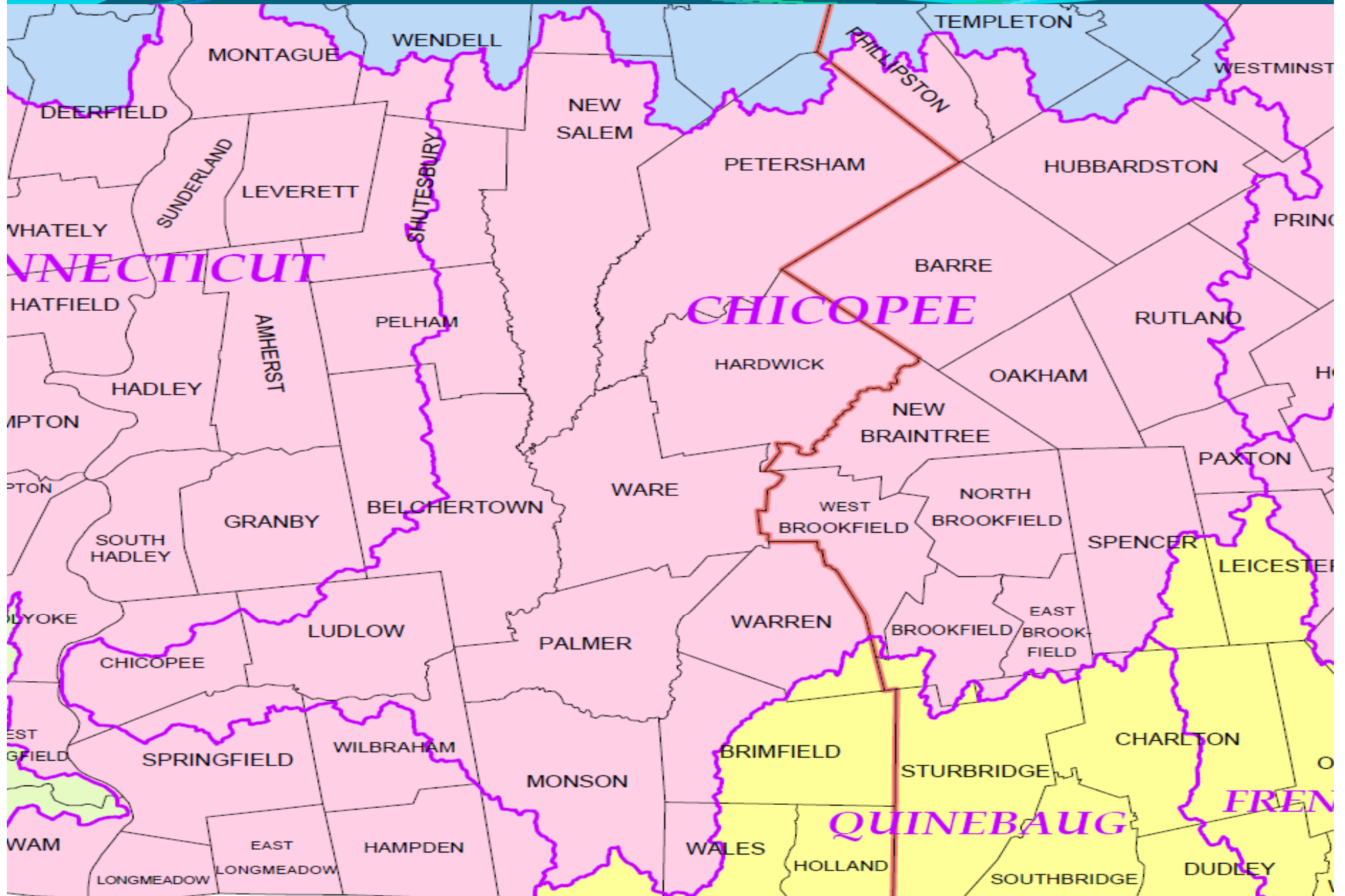
MA Executive Office of Energy and Environmental Affairs
Department of Conservation and Recreation
Department of Environmental Protection
Department of Fish and Game

Chicopee Meeting

Agenda

- Introductions
- WMA Permit Renewal Process
- Chicopee Basin Specifics
- Questions & Answers
- Informal Agency Consultations

Chicopee Basin



Meeting Purpose- Part One

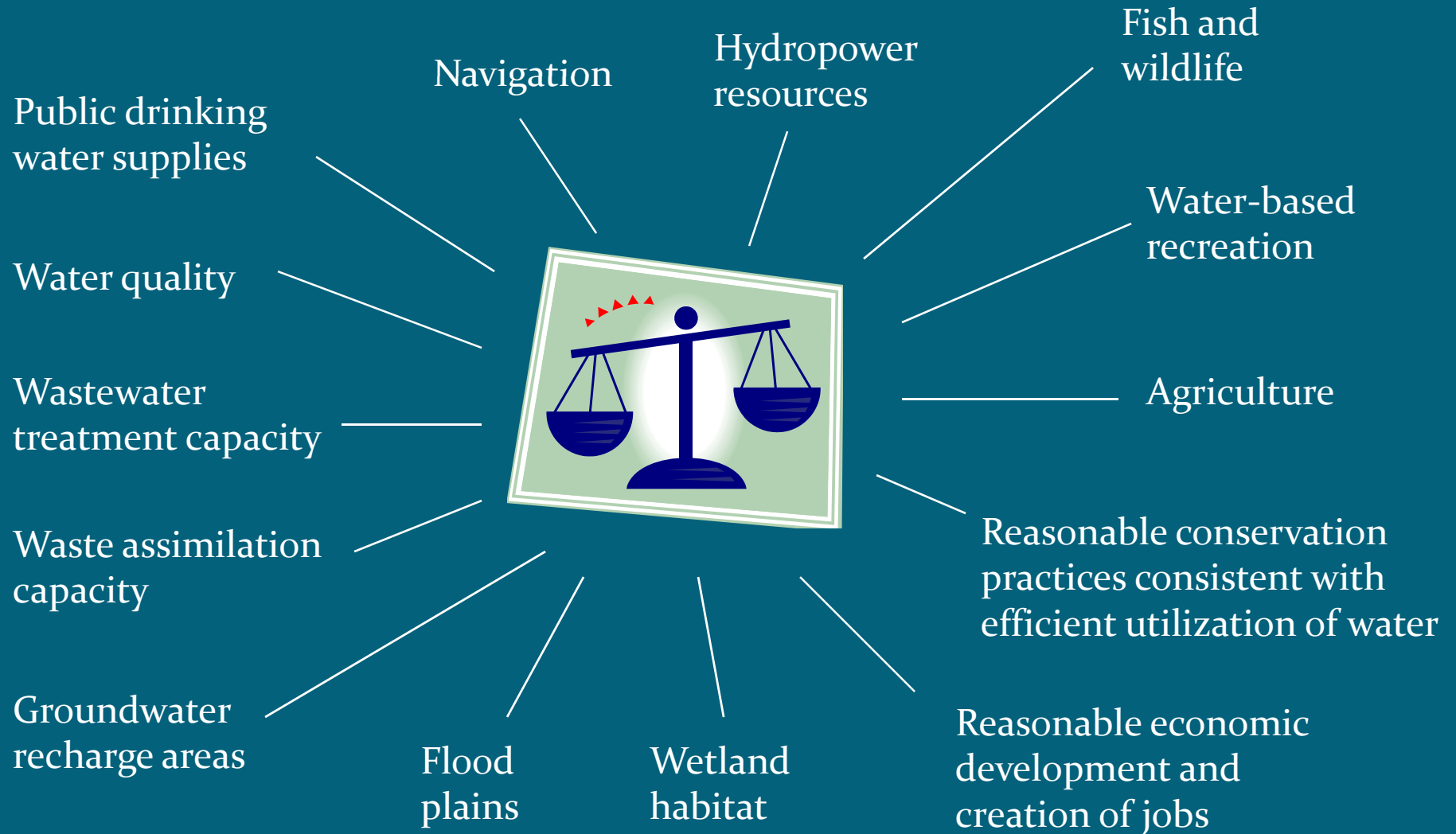
- Explain the WMA permit renewal process, including:
 - WMA Purpose
 - Permit Review Schedule
 - Water Needs Forecasts
 - Safe Yield
 - Permit Conditions
 - New Permit Requirements

Meeting Purpose- Part Two

- Review Chicopee data and requirements, including:
 - Water Use
 - Baselines
 - Water Use Restrictions
 - Coldwater Fisheries Resources (CFRs) and Requirements

Water Management Act Purpose

Chapter 21G, Section 7 **Reasonable protection of ...**



Chicopee Permit Renewal Schedule

Activity	Notes
Outreach meeting	February 23, 2016
Water Needs Forecast	Under development
Consultation meetings	On going, as necessary
Renewal Application Filing Period	Mar. 31, 2016– May. 31, 2016
MassDEP issues Order to Compete (OTC)	TBD
Applicant prepares response to OTC	TBD
OTC response due back	TBD
MassDEP reviews	Mtgs. as necessary
Draft permit and public comment period	TBD
Issue final permits*	TBD

* Permits may be appealed for up to 21 days after permit issuance. Permits under appeal are not considered final permits.

Safe Yield

55% of Annual Drought Basin Yield + **Reservoir Storage**

- New methodology* determines maximum withdrawal volumes on annual basis and major basin scale.

*For more detailed description, see the Sustainable Water Management Initiative Framework Summary (November 28, 2012)

Basin	Safe Yield	Total Annual Authorized Withdrawals*	Total Annualized Registered Volume *	2014 Reported Use
Chicopee	353.2mgd	204.96 mgd	201.56 mgd	148.05 mgd

* Withdrawal volume calculated based on 365 days

Water Needs Forecasts (WNF)

- Applications for WMA Permits require a forecast of water needs for the permit term
- DCR develops forecast
- WRC Method:
 - Population and Employment forecasts
 - 65/10 and Current Trends scenarios
 - + 5% Buffer
 - At least 3 years of reliable data
 - Temporary allocation where necessary
- URL: www.mass.gov/eea/wnf-method

Steps in Developing a Water Needs Forecast

- DCR compiles and analyzes data
- Public Notices: *Environmental Monitor*; status report to WRC
- DCR develops draft forecast; discussions with water supplier
- Basin-wide public meeting (this meeting)
- PWS includes forecast in WMA permit application

Data from Water Supplier

1. Water-use data based on actual metering for 3 to 5 years (from ASRs):
 - Residential
 - Industrial, Commercial, Municipal (Nonresidential)
 - Treatment plant losses (if any)
 - UAW
2. Population served by water system (including out of town and seasonal)
3. Anticipated significant changes in water use (large projects not captured in projections)

Data Obtained by DCR

Data	Sources
Current Town-wide Population	U.S. Census, Planning Office
Population Projections	Regional Planning Agency
Current Employment	Regional Planning Agency
Employment Projections	Regional Planning Agency

Permit Renewal Volumes

You can renew only as much as you currently have

- Existing Allocation vs Requested Volume
 - Existing Allocation = Your registration + permit = 2.0 mgd
 - DCR Projection = 2.30 mgd
- Up to 2.0 mgd can be done through the Permit Renewal Application
- Additional 0.3 mgd requires a new Permit Application (BRPWMO₃)
- Permit Renewal and the new Permit can be done simultaneously
or
- New Permit can be done in the future (but before water is needed)

WMA Permit Conditions

1. Efficiency Requirements

- 65 residential gallons per capita day (RGPCD)
- 10% unaccounted-for-water (UAW)
- BMPs (leak detection & repair, metering, pricing, public education etc.)

2. Seasonal limits on nonessential outdoor water use

Chicopee

Nonessential Outdoor Water Use Restrictions

Non-Essential: Uses not required for health or safety reasons, by regulation, for production of food or fiber, for maintenance of livestock, or to meet the core function of a business

RGPCD for prior year	CALENDAR		STREAMFLOW		
	May 1 to Sept 30	7 day Low- Flow Trigger	Flow above ABF	Flow below ABF	7 day Low- Flow Trigger
< 65 →	7 days *	1 day *	7 days	7 days*	1 day*
>65 →	2 days *	1 day*	7 days	2 days*	1 day*

* No watering 9 am to 5 pm on any day

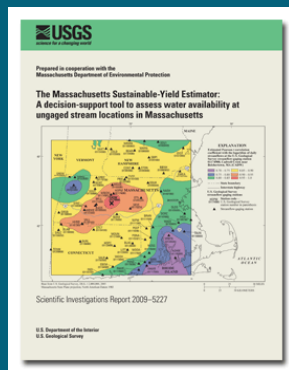
ABF= Aquatic Base Flow

7 Day Low Flow calculated from period of record flows from a local USGS stream gage

Surface water PWSs with a Summer Management Plan with environmental considerations approved by MassDEP may vary from above requirements

Science and Policy Informing WMA Permit Requirements

- USGS Studies: August withdrawals and impervious cover have significant impact on fluvial fish



SYE



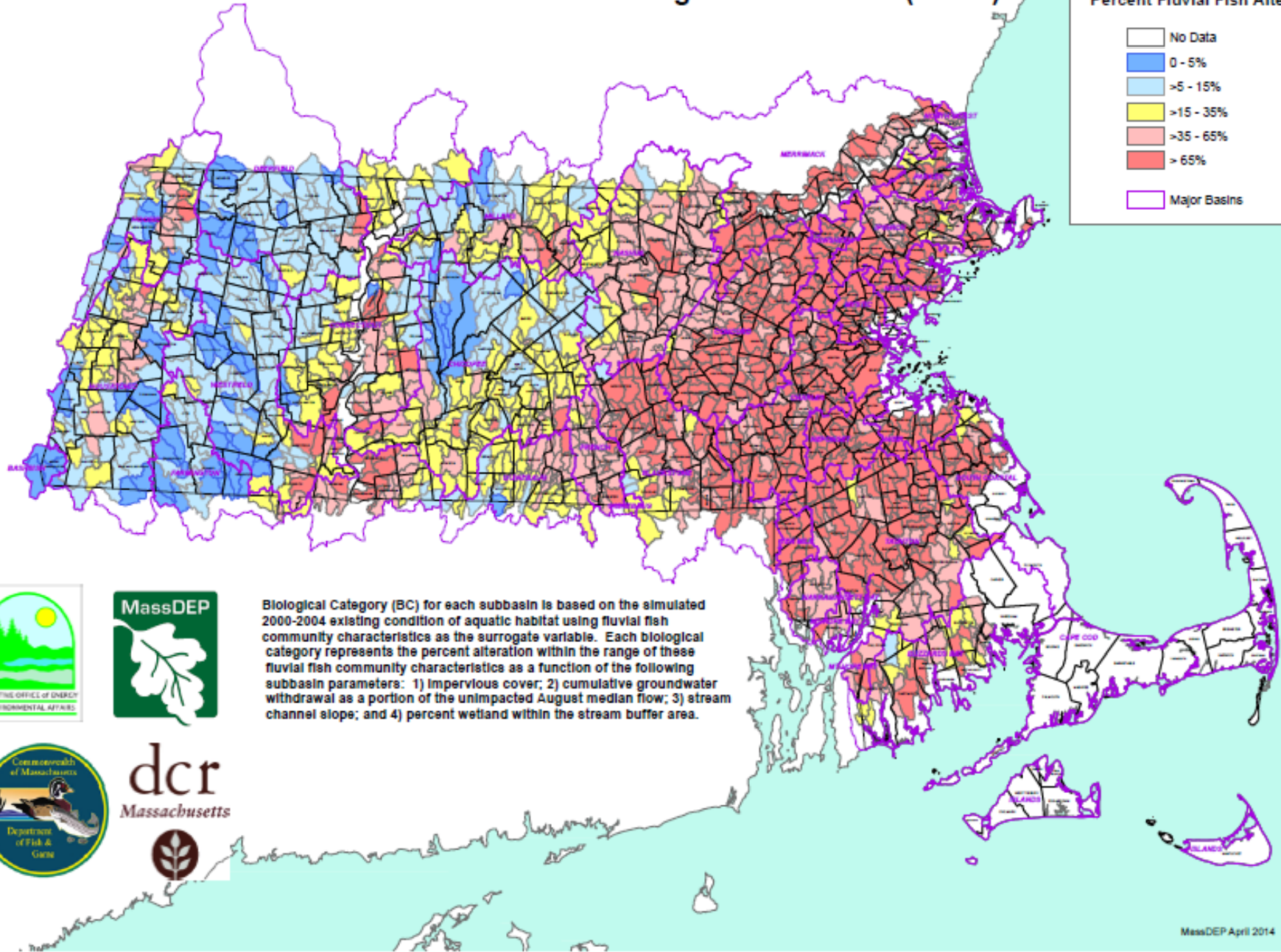
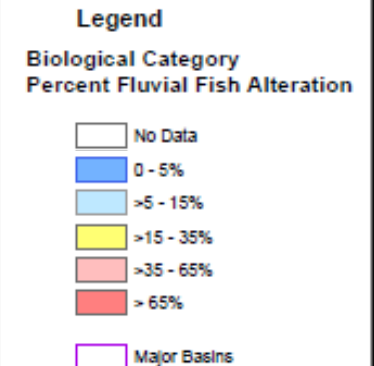
MWI



Fish and Habitat

- SWMI Advisory and Technical Committees helped us develop policy from science
- Five Biological and Groundwater Categories (1=least impact, 5 = most impact)
 - Categories use fluvial fish as surrogate for healthy aquatic habitat,
 - Impervious cover and August groundwater withdrawals used to represent impacts
- Streamflow Criteria mark the boundaries between categories (310 CMR 36.14)

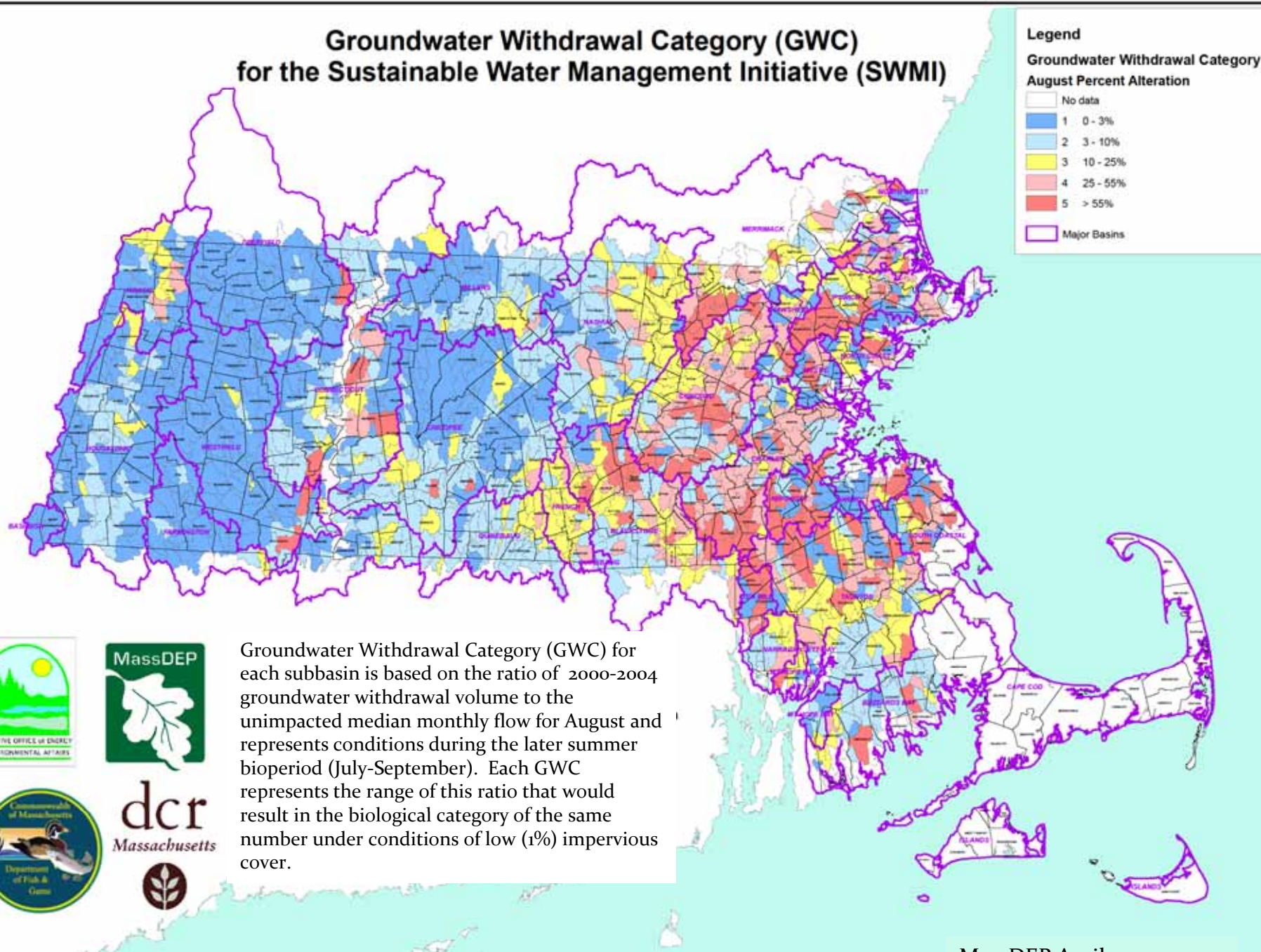
Biological Category (BC) for the Sustainable Water Management Initiative (SWMI)



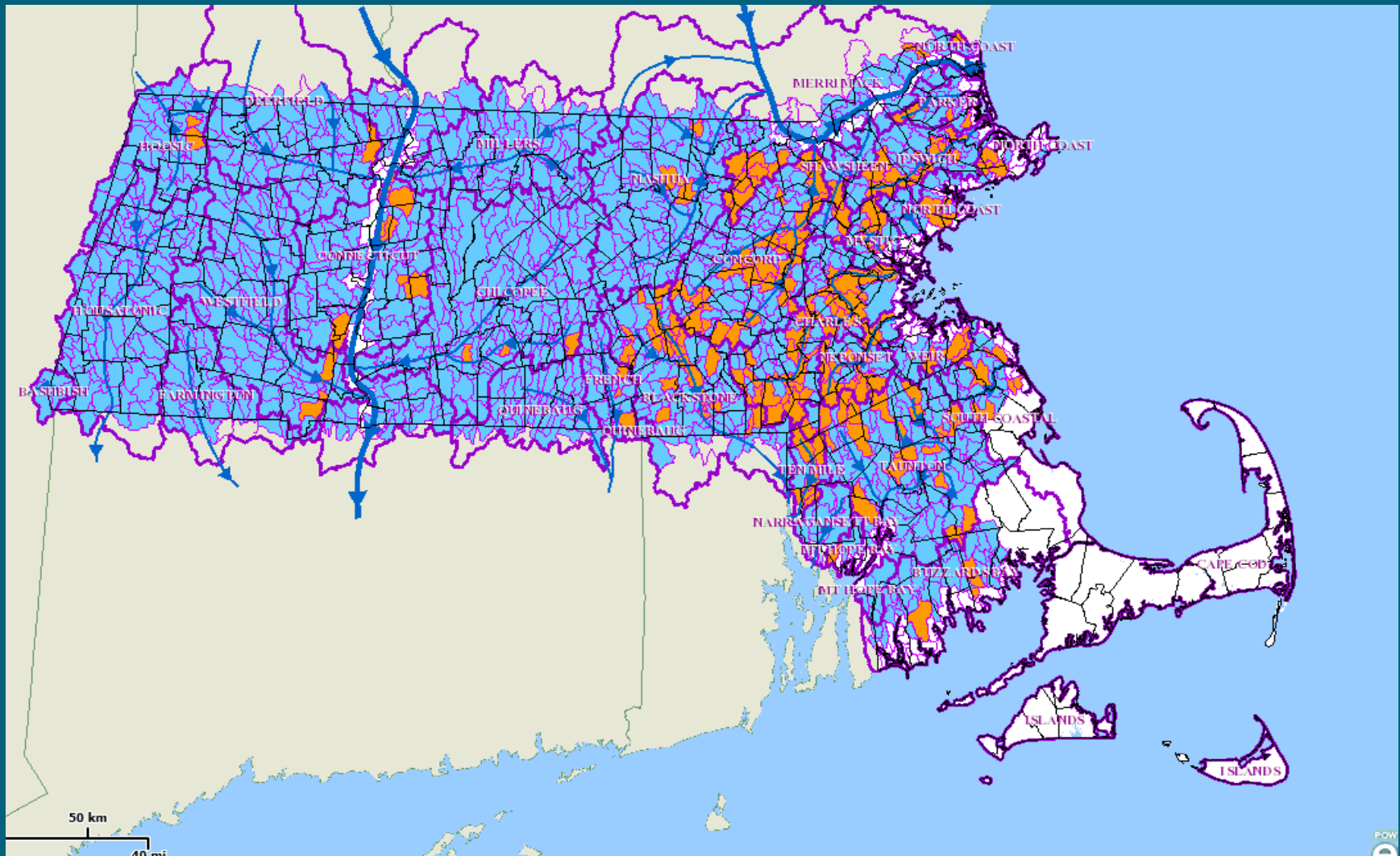
Biological Category (BC) for each subbasin is based on the simulated 2000-2004 existing condition of aquatic habitat using fluvial fish community characteristics as the surrogate variable. Each biological category represents the percent alteration within the range of these fluvial fish community characteristics as a function of the following subbasin parameters: 1) impervious cover; 2) cumulative groundwater withdrawal as a portion of the unimpacted August median flow; 3) stream channel slope; and 4) percent wetland within the stream buffer area.



Groundwater Withdrawal Category (GWC) for the Sustainable Water Management Initiative (SWMI)



August Net Depletion



New Permit* Requirements

- CFR Consult for withdrawals in subbasins with Coldwater Fishery Resources (CFRs)
- Minimization for groundwater withdrawals in “ $\geq 25\%$ August Net Groundwater Depleted” Subbasins
- Mitigation commensurate with impact, for requests above baseline, in consultation with agencies
- Show no feasible alternative for requests that change a category

*Those with only registrations are not subject to these requirements

Coldwater Fisheries Resource (CFR) Consult

- Basin meeting serves as the preliminary consult
- Goal: Reduce impacts to CFRs through optimization
- Optimization guidance will be provided



Minimization

Required* in subbasins that are August net groundwater depleted (NGD) by 25% or more according to MA Water Indicator Study data.

(NGD= Aug unaffected flow – Aug GW withdrawals + Aug GW returns)

Minimization Requirements (to the greatest extent feasible):

- Desktop Optimization
- Water Releases and Returns
- Additional Conservation Measures (Including more stringent outside water use restrictions)

*Permittees may avoid Minimization through:

1. Data refinement- showing August NGD is less than 25%, or
2. By conducting a Site-Specific Fish Community Assessment

Mitigation

Mitigation Standard:

- “commensurate with impact”, defined as:
 - volume of increase over baseline
 - does the increase cause a category change?
- considers cost and efficacy

Baseline is the largest of the following:

- 2003 – 2005 water use + 5%
- 2005 water use +5 %
- the community’s registered volume
- Must be in compliance with volume authorized in 2005

Permit Tiers

Tier 1 = No increase above baseline	—————>	no mitigation
Tier 2 = Increase but no category change	—————>	commensurate mitigation
Tier 3 = Increase and category change	—————>	commensurate mitigation (2:1 if indirect mitigation) show no feasible alternative

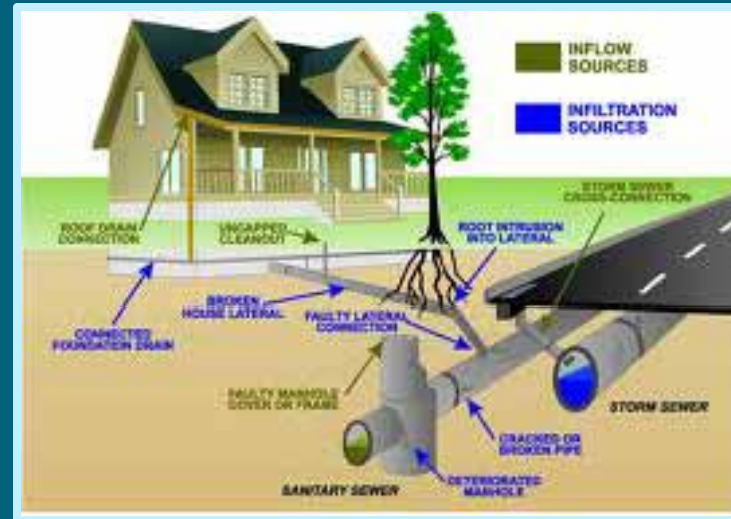
Mitigation Requirements

Direct Mitigation

Can be volumetrically calculated

Eligible Activities:

1. Infiltration and inflow improvements
2. Stormwater recharge (directly connected impervious area redevelop to recharge)
3. Surface water releases



Indirect Mitigation Activities

Qualitative Credit System

- Install & maintain fishway
- Culvert replacements meeting crossing standards
- Stream restoration
- Private well bylaw
- Stormwater utility, bylaw with recharge or implement MS4*
- Acquire property in Zone I or II, or for other resource protection
- Infiltration/Inflow removal program
- Remove dam

*must result in increased recharge to get credit



Mitigation Plan Development

Action hierarchy

- 1st: Demand Management to stay below baseline
- 2nd: Direct/quantifiable mitigation
- 3rd: Indirect/non-quantifiable mitigation

Location hierarchy (where a choice exists)

- 1st: same subbasin as withdrawals (considering water quality)
- 2nd upstream from the subbasin of withdrawals (considering water quality)
- 3rd: same major basin as withdrawals
- 4th: different major basin

Take cost and
feasibility
into account

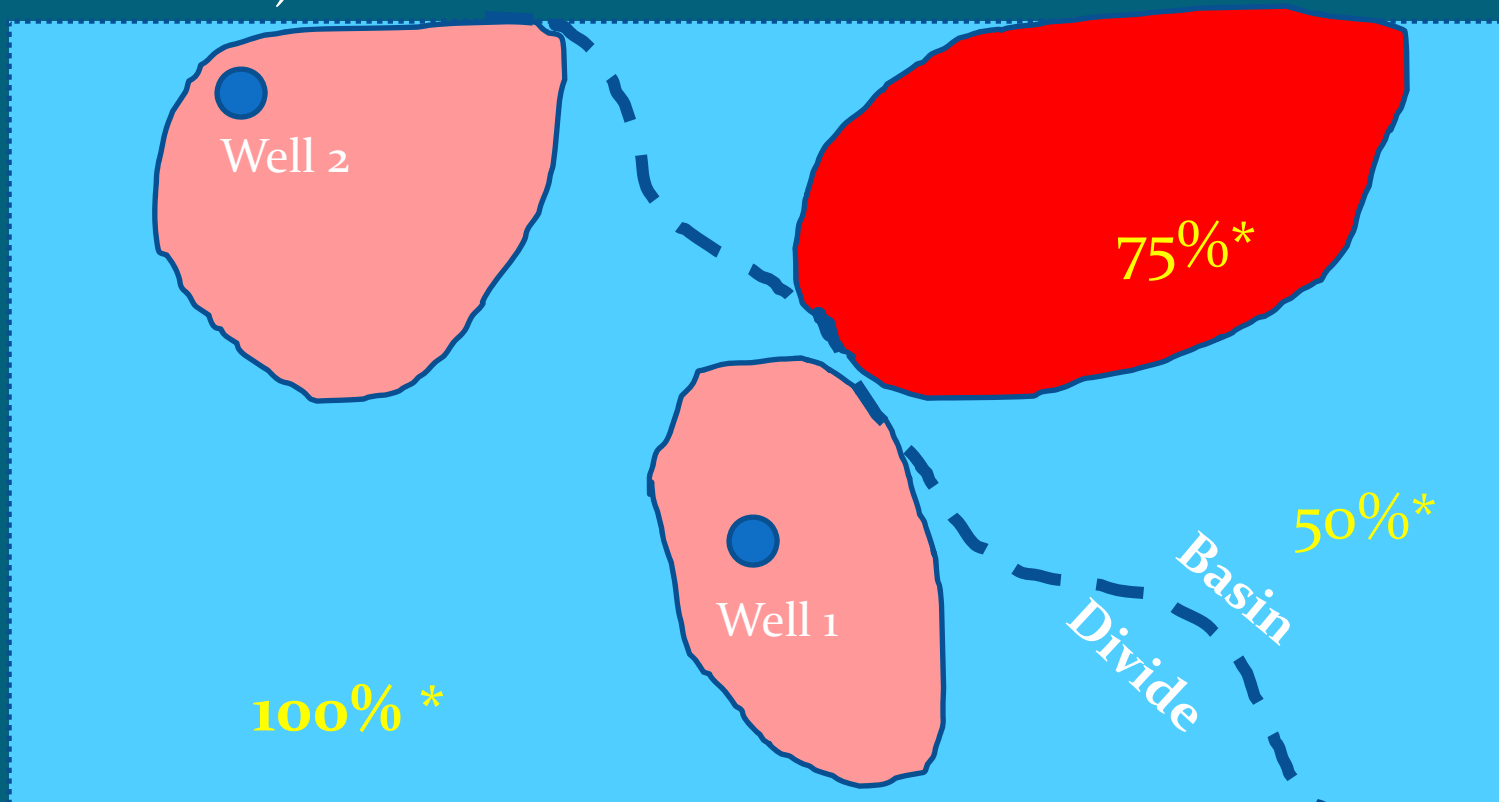
Mitigation Plan Timing

- Mitigation Plan is a live document
- Must be submitted at start of permit, can be phased-in based on use
- Retroactive credits (since 2005) considered if activity/benefit still in effect
- Volumes over Baseline must be mitigated prior to withdrawal (with allowances if withdrawals are already over baseline)

Mitigation Adjustments

Withdrawal location(s) and wastewater returns may result in adjustments in mitigation volumes and credits

- Wastewater Adjustment (* also adjusted by consumptive use factor)
- Location Adjustment Factor



Chicopee Basin Specifics

- Who withdraws & how much?
- What are my water use restriction triggers?
- Who needs to minimize?
- Who has Cold Water Fishery Resources?
- What is my baseline?
- Do I need to mitigate? Projected Tier?
- What mitigation options exist?

Community-Specific One-Page Summary Sheet

Includes 6 summary tables:

- 1) Reported Use 2010-14
- 2) Performance Standards
- 3) WNF Scenarios
- 4) Permit Data
- 5) Subbasin Data
- 6) Streamflow Triggers

example

Permit Requirements*	
CFR Consult?	Yes/no
Minimization required?	Yes/no
Estimated renewal request in mgd	1.47
Baseline (BL) in mgd	1.54
Projected increase above BL in mgd	-0.07
Estimated Permit Tier	1
Mitigation Required?	no

*includes comments to explain data sources and decisions

Total Chicopee Water Use

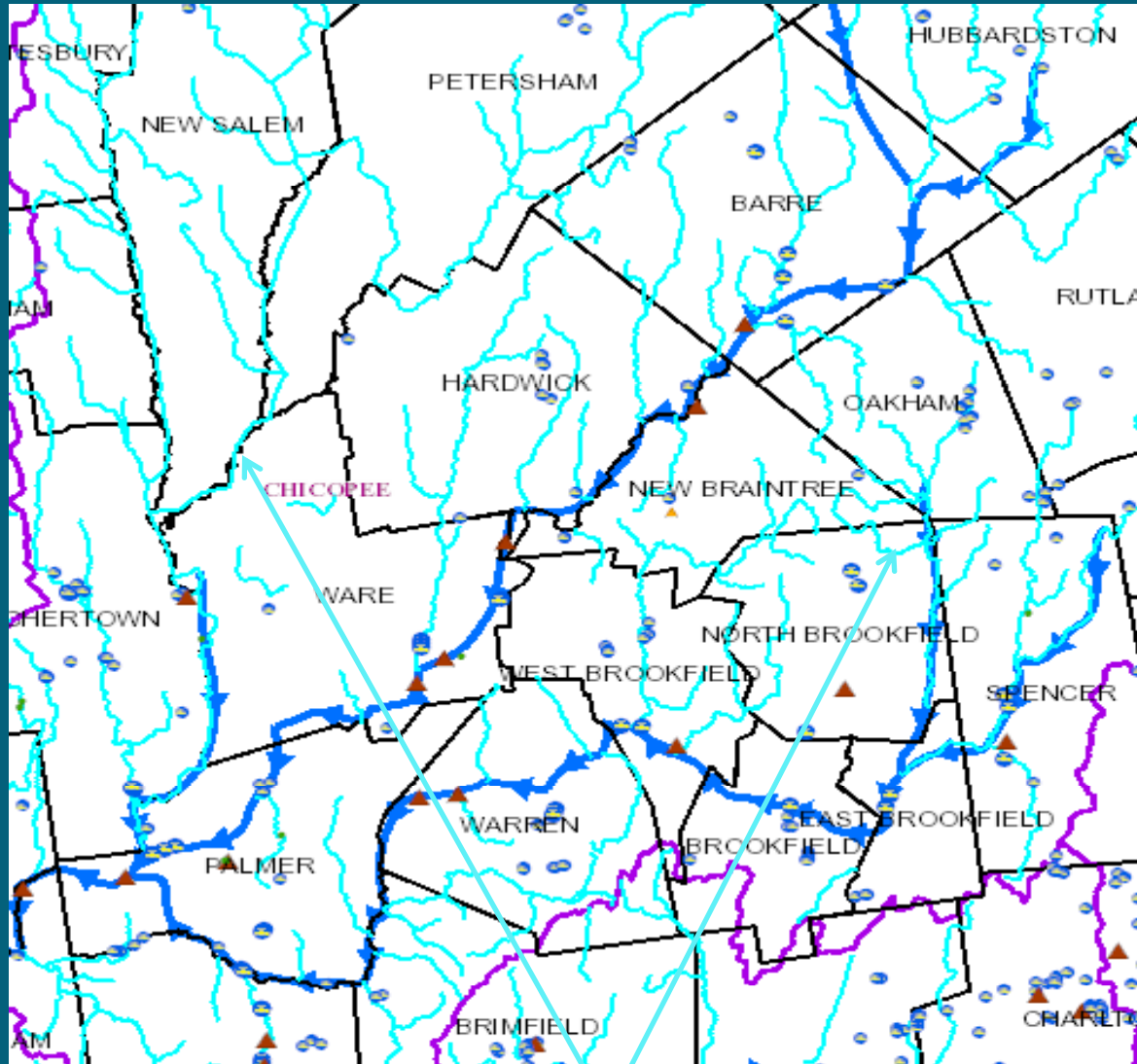
Use Type	Registered Users	Permitted Users	Registered Volumes (mgd)*	Permitted Volumes (mgd)*
PWS	16	8	194.49	1.2
INDUST	3	2	0.639	1.0
GOLF	0	2	0	0.169
WMAOTH	1	1	6.43	1.03
Total	20	13	201.56	3.399

* Withdrawal volume calculated based on 365 days

Permitted Chicopee Users

Name	Registration Volume (mgd)	Current Permit Volume (mgd)	Total Authorized Volume (mgd)
Barre Water Department	0.26	0.16	0.42
Bondsville Fire & Water District	0.36	0	0.36
Fitchburg Water Department	0.67	0.11	0.78
Spencer Water Department	0.48	0.49	0.97
Three Rivers Fire District	0.4	0	0.4
Ware Water Department	0.95	0.44	1.39
Warren Water District	0.2	0	0.2
West Brookfield Water Department	0.26	0	0.26
Hardwick Knitted Fabrics Inc	0.23	0.5	0.73
Ware Fiber Recovery Associates	0	0.5	0.5
Cold Spring Golf Course	0	0.108	0.108
Mill Valley Golf Links	0	0.154	0.154
McLaughlin & Palmer State Fish Hatchery	6.43	1.03	7.46

Chicopee Fishery Resources



CFRs are light blue

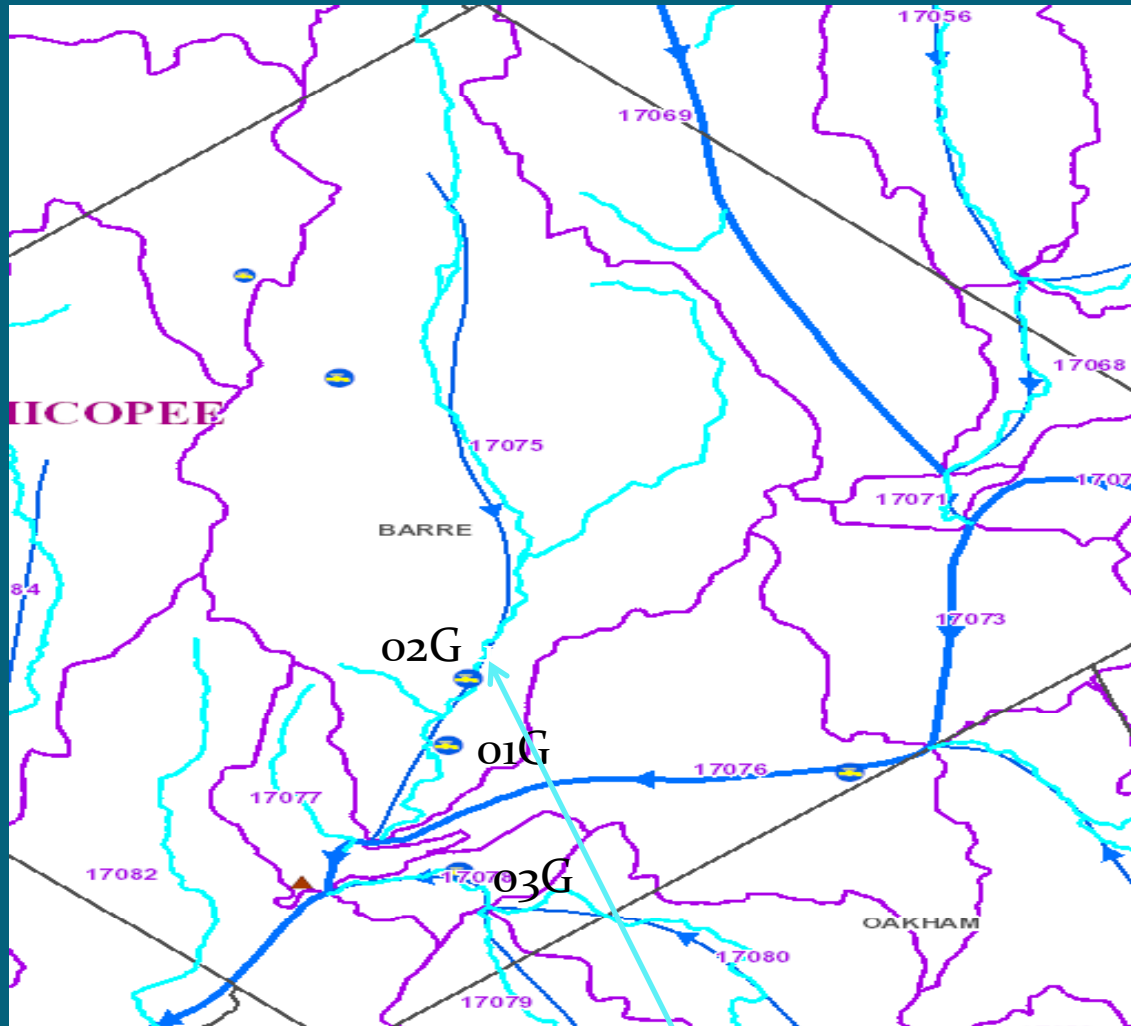


CFRs are considered a particularly sensitive receptor warranting protection.

CFR Present (consultation required for Bold)	
Barre	McLaughlin State Fish Hatchery
Bondsville	Mill Valley Golf
Cold Springs Golf	Spencer
Fitchburg	Ware
Hardwick Knitted Fabrics	

Chicopee Fishery Resources

Barre



CFRs are light blue



CFRs are considered a particularly sensitive receptor warranting protection.

CFR Consultation Required

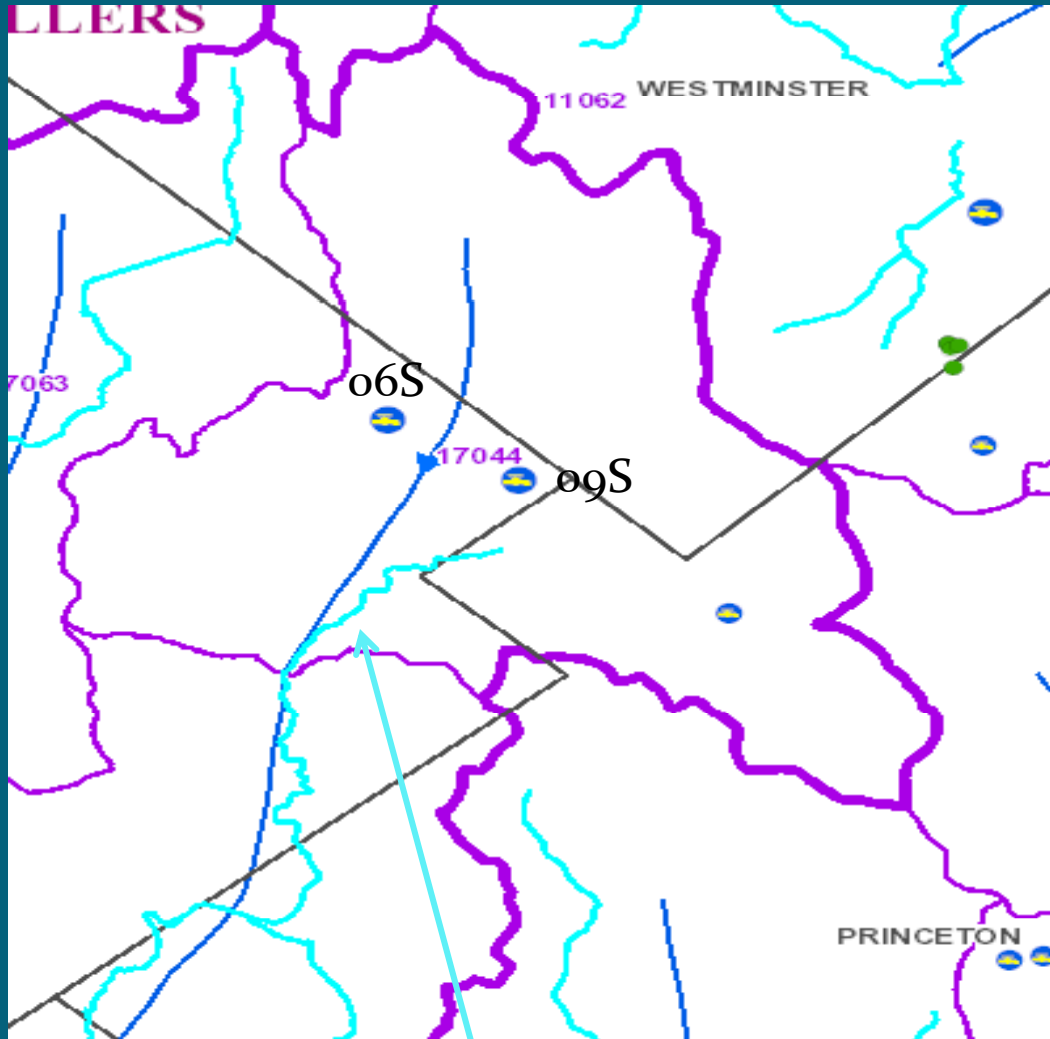
Barre

Fitchburg

Ware

Chicopee Fishery Resources

Fitchburg



CFRs are light blue



CFRs are considered a particularly sensitive receptor warranting protection.

CFR Consultation Required

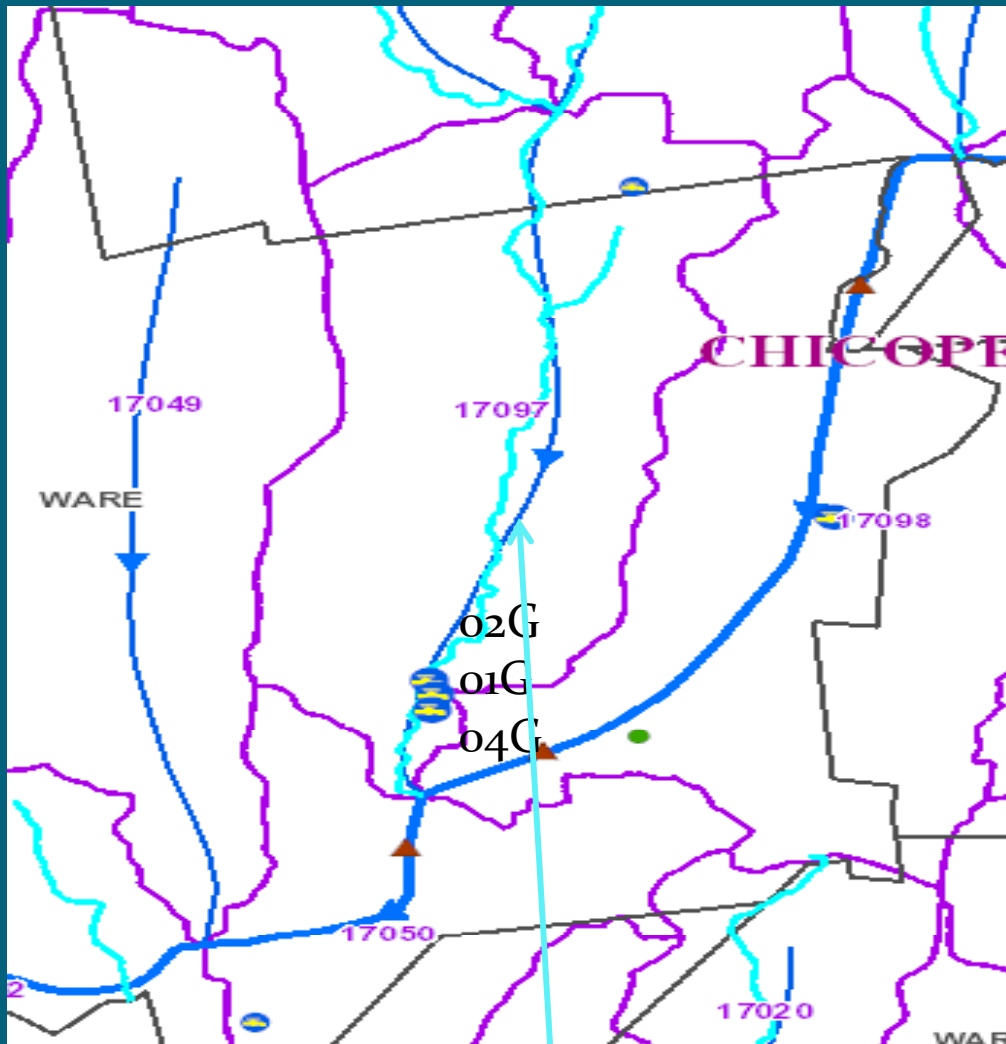
Barre

Fitchburg

Ware

Chicopee Fishery Resources

Ware



CFRs are light blue



CFRs are considered a particularly sensitive receptor warranting protection.

CFR Consultation Required

Barre

Fitchburg

Ware

This map illustrates the Brookfield watershed, which is divided into several subwatersheds: WARE, WEST BROOKFIELD, NORTH BROOKFIELD, WARREN, BROOKFIELD, EAST BROOKFIELD, and CHARLTON. The map shows the flow of water from various points (indicated by numbers like 17049, 17097, 17088, etc.) into the main Brookfield river system. The flow is generally from the north and west towards the south and east. The map also shows the boundaries of the towns and the locations of the subwatersheds.

Warren

Chicopee Baseline Volumes

Chicopee Basin PWS	Baseline Volume (mgd)	Reported Pumping 2012 (mgd)	Reported Pumping 2013 (mgd)	Reported Pumping 2014 (mgd)
Barre Water Department	0.34	0.29	0.35	0.34
Bondsville Fire District	0.36	0.23	0.22	0.19
Fitchburg Water Department	2.26*	1.71	1.04	1.49
Spencer Water Department	0.78	0.49	0.42	0.42
Three Rivers Fire District	0.40	0.28	0.3	0.27
Ware Water Department	1.06	0.62	0.58	0.6
Warren Water District	0.20	0.11	0.13	0.14
West Brookfield Water Department	0.26	0.20	0.20	0.19
Cold Spring Golf Course	0.04	0.05	0.06	0.09
Hardwick Knitted Fabrics Inc	0.23	NR	0	0
McLaughlin State Fish Hatchery	7.12	6.2	6.12	5.76
Mill Valley Golf Links	0	0.002	0.02	0.03
Ware Fiber Recovery Associates	0.0	0	0	0

* Normal Variation volume

Chicopee Nonessential Water Use Triggers

Trigger	May- June Trigger Value (cfs)	July – Sept. Trigger Value (cfs)	7 Day Low Flow Trigger Value (cfs)	Permittees assigned
01176000- Quaboag River at W. Brimfield, MA	130	67	29.71	All Permittees
2015 Days below trigger threshold	5/15- 6/8; 6/12- 6/14; 6/19- 6/20; 6/26- 6/27	7/20- 9/30	9/1- 9/3; 9/5- 9/7; 9/21- 9/29	
2014 Dates below trigger threshold	6/11- 6/30	7/ 1- 7/3; 7/23- 8/12; 8/17- 8/30; 9/12- 9/30	None	

Online SWMI Interactive Maps

- GIS map provides an interactive graphic display that includes:
 - GWC & BC
 - August Net groundwater depletion
 - Water use points
 - Cold Water Fishery Resources
 - Aquifers and more

- Map is at

<http://www.mass.gov/eea/agencies/massdep/water/watersheds/sustainable-water-management-initiative-swmi.html>

MassDEP Permitting Tool

- Displays data and equations to determine BC, GWC, August NGD for 1400 subbasins.
- User may increase or decrease water use and see resulting change in above values.
- Two main views:
 - PWS information includes: recent usage, baseline volumes, projected usage, sources, and other users
 - Subbasin information includes: cumulative area, % of impervious cover, streamflow values, etc.

MassDEP Permitting Tool

Find by Subbasin ID:

Find by PWSID:

Find by PWS System Name:

Find PWS by Town Name:

Click to use pull
downs and to View
All Subbasins

All Water Use
Points in Subbasin
Report

Calculation Tool
Report

Click on "X" in upper right of this form to close this window and return to main page.

Double Click on Sub Basin ID to view water use volumes

Subbasin Characteristics

Sub Basin ID: **17104** Major Basin: **Chicopee** HUC12 Name: **Quaboag River-Mill Brook to Foskett Mill Stream**

Subbasin Cumulative Data (includes this subbasin and all upstream contributing subbasins)

Subbasin Information	August Wastewater Discharges (mgd)	August Groundwater Withdrawals (mgd)	Additional GW Withdrawal Volume to Cause a Change in Existing GWC and BC:
Area (Square Miles): 128.43	Ground Water Discharge: 0.020	PWS and Commercial Wells: 1.391	To Change GWC (mgd): 0.791
Impervious Cover (%): 4.6	Septic Systems: + 1.022	Private Wells: + 0.845	To Change BC (mgd): 1.0651
Surface water withdrawals exist in or upstream of subbasin: YES	Total Subsurface Discharge: = 1.042	Total Groundwater Withdrawals: = 2.236	
	Surface Water (NPDES): 0.773		

Individual Subbasin Data (only includes this subbasin)

Net Groundwater Depletion (NGD)

Coldwater Fisheries Resource Exist: No

Net Groundwater Depletion (%): 3.9

Positive value indicates depleted.
Negative value indicates surcharged.

Unaffected streamflow, Ground Water withdrawals, Groundwater Withdrawal Category (GWC) and Biologic Category (BC).

Estimated August Condition		Proposed Changes to existing GW Withdrawal		Existing vs. Proposed	
Affected Streamflow (mgd)*	29.849	Change (+/-) to existing GW Withdrawal (mgd)	0	Calculate	Clear
Unaffected Streamflow (mgd)**	30.270	Unaffected Streamflow(mgd)	30.270		
GW Withdrawals (mgd)***	- 2.236	Proposed Total GW Withdrawal (mgd)	- 2.236		
(Unaffected Streamflow) - (GW Withdrawals)	= 28.034	(Unaffected Streamflow) - (Prop. GW Withdrawal)	= 28.034		
(GW Withdrawals) / (Unaffected Streamflow)	= 7.4%	(Proposed GW Withdrawal) / (Unaffected Streamflow)	= 7.4%	0.0%	Percent Difference
Groundwater Withdrawal Category (1-5) GWC:	2	Proposed Groundwater Withdrawal Category (1-5)	2	NO	Change in GWC?
Biologic Category (1-5) BC:	3	Proposed Biologic Category (1-5)	3	NO	Change in BC?

USGS report SIR 2009-5272 ("Mass. Indicators") describes subbasin delineation, streamflow simulation, and water withdrawal and discharge volume calculations.

* August affected streamflow = Aug. unaffected streamflow - Aug. groundwater withdrawals + Aug. wastewater discharges

** August unaffected streamflow = median August streamflow simulated using 1960-2004 USGS records of measured daily streamflow.

Streamflow simulated for pour point of subbasin and includes streamflow from all upstream subbasins.

*** GW Withdrawals = 2000 to 2004 average August pumping from PWS and commercial wells; private well volumes estimated from U.S. Census data.
mgd = million gallons per day

Groundwater Withdrawal Category (GWC) is the ratio of GW Pumping to Unaffected Streamflow (in percent) in the following ranges:

GWC1 (0 to <3%); GWC2 (3 to <10%); GWC3 (10 to <25%); GWC4 (25 to <55%); GWC5 (55% or greater)

Biologic Category (BC) is the estimated biological condition based on streamflow, impervious cover and natural basin characteristics.

The Biological Categories represent the estimated percent loss in the relative abundance of fluvial fish in the following ranges:

BC1 (0 to <5%); BC2 (5 to <15%); BC3 (15 to <35%); BC4 (35 to <65%); BC5 (65% or greater)

Summary Info for Chicopee Permits

Chicopee Permits	Current Total Allocation (MGD)	DCR 65/10 +5% Buffer Forecast for 2033 (MGD)	Potential Permitted Volume (MGD)
Barre Water Department	0.42	Insufficient data	0.42
Bondsville Fire & Water District	0.36	-	0.36 Reg. Vol.
Fitchburg Water Department	2.37 (NV)	Insufficient data	2.37
Spencer Water Department	0.97	0.71	0.71
Three Rivers Fire District	0.40	-	0.40 Reg. Vol.
Ware Water Department	1.39	0.78	0.95
Warren Water District	0.20	-	0.20 Reg. Vol.
West Brookfield Water Department	0.26	-	0.26 Reg. Vol.
Cold Spring Golf Course	0.108	-	0.108
Hardwick Knitted Fabrics Inc	0.73	-	TBD
McLaughlin State Fish Hatchery	7.46	-	7.46
Mill Valley Golf Links	0.154	-	0.154
Ware Fiber Recovery Associates	0.5	-	TBD

Summary Info for Chicopee Permits

Chicopee Permits	CFR Present	Minimization required	Projected Permit Tier	Alternative analysis
Barre Water Department	Yes	No	3	Yes
Bondsville Fire & Water District	Yes*	No	1	No
Fitchburg Water Department	Yes	No	2	No
Spencer Water Department	Yes*	Yes	1	No
Three Rivers Fire District	Yes*	No	1	No
Ware Water Department	Yes	No	1	No
Warren Water District	No	Yes	1	No
West Brookfield Water Department	No	No	1	No
Cold Spring Golf Course	Yes*	No	2 or 3	Maybe
Hardwick Knitted Fabrics Inc	Yes*	No	1	No
McLaughlin State Fish Hatchery	Yes*	No	2	No
Mill Valley Golf Links	No	No	2 or 3	Maybe
Ware Fiber Recovery Associates	No	No	1	No

*** CFR Present but consultation with DFG will not be required**

Chicopee Permit Reviews

Chicopee Permit Holder	DEP Reviewer	DCR Reviewer
Barre	Connors	Drury
Bondsville	Bumgardner	NA
Fitchburg	Connors	Drury
Spencer	Connors	McCrary
Three Rivers	Longridge	NA
Ware	Longridge	Cohen
Warren	Bumgardner	NA
West Brookfield	Connors	NA
Cold Spring Golf	Bumgardner	-
Hardwick Knitted	Bumgardner	-
McLaughlin Fish	Longridge	-
Mill Valley Golf	Bumgardner	-
Ware Fiber Recovery	Longridge	-

DEP Reviewers

Name	Email	Phone #
Susan Connors	susan.connors@state.ma.us	508-767-2701
Kimberly Longridge	kimberly.longridge@state.ma.us	413-755-2215
James Bumgardner	james.bumgardner@state.ma.us	413-755-2270

DCR Reviewers

Name	Email	Phone #
Sara Cohen	Sara.cohen@state.ma.us	617-626-1374
Michele Drury	Michele.drury@state.ma.us	617-626-1366
Marilyn McCrary	Marilyn.mccrary@state.ma.us	617-626-1423

WMA Regulations and Permit Assistance

- Regulation (**Promulgated November 7, 2014**) and Policy Development (**Ongoing**)
- Permit application forms and worksheets
- Financial assistance (Annual Grant Program)
 - Eligible planning projects:
 - Optimization
 - Outdoor water use restrictions
 - Implementation of reasonable water conservation
 - NEWWA and MWWA Toolbox of BMPs
 - Eligible implementation projects:
 - Demand management (water audits, soil moisture sensors etc..)
 - Mitigation projects designed to improve flow impacts
ex. dam removal, culvert replacement, etc.

Further information

- MassDEP Technical Resources webpage at:
<http://www.mass.gov/eea/waste-mgmt-recycling/water-resources/preserving-water-resources/sustainable-water-management/>
- MassDEP SWMI webpage at:
<http://www.mass.gov/dep/water/resources/swmi.htm>
- Massachusetts Sustainable Water Management Initiative (SWMI), Framework Summary, November 28, 2012 at :
<http://www.mass.gov/eea/docs/eea/water/swmi-framework-nov-2012.pdf>

- Duane LeVangie
MassDEP
Water Management Program Chief
One Winter Street, Boston, MA 02108
duane.levangie@state.ma.us
617 292-5706

Water Needs Forecast Contacts

Anne Carroll 617-626-1395
anne.carroll@state.ma.us

Michele Drury 617-626-1366
michele.drury@state.ma.us