

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region 1 1 Congress Street, Suite 1100 BOSTON, MA 02114-2023

April 8, 2009

Laura Pelosi, Commissioner Vermont Department of Environmental Conservation 103 South Main Street Waterbury VT 05671-0408

SUBJECT: Approval of Lake Carmi TMDL

Dear Commissioner Pelosi:

Thank you for your submittal of the Total Maximum Daily Load (TMDL) document for Lake Carmi. This lake is included on Vermont's 2008 303(d) list and was prioritized for TMDL development. The purpose of the TMDL is to address aesthetics and contact recreation impairments caused by phosphorus and resulting algae blooms.

The U.S. Environmental Protection Agency (EPA) hereby approves Vermont's October, 2008 TMDL for Lake Carmi, submitted with a cover letter dated October 14, 2008. EPA has determined that this TMDL meets the requirements of §303(d) of the Clean Water Act (CWA), and of EPA's implementing regulations (40 CFR Part 130). A copy of our approval documentation is enclosed.

Thank you again for your submittal. We were pleased with the quality of this TMDL, and the high level of collaboration with local entities such as the Franklin Watershed Committee, the Missisquoi River Basin Association, the Lake Carmi Campers Association, and the Vermont Natural Resources Conservation Service. My staff and I look forward to continued cooperation with VTDEC in exercising our shared responsibility of implementing the requirements under Section 303(d) of the CWA.

Sincerely,

/s/

Ken Moraff, Acting Director Office of Ecosystem Protection

Enclosure

cc: Tim Clear, VTDEC

EPA NEW ENGLAND'S TMDL REVIEW

- TMDL:Lake Carmi, Franklin, Vermont
Waterbody VT05-02L01
- STATUS: Final
- **DATE:** April 8, 2009

IMPAIRMENT/POLLUTANT: Aesthetics and contact recreation due to excessive phosphorus loading. The TMDL is calculated for total phosphorus (TP).

BACKGROUND: The Vermont Agency of Natural Resources (VANR) submitted to EPA New England the final Lake Carmi TMDL for total phosphorus (TP) with a transmittal letter dated October 14, 2008.

REVIEWERS: Caitlyn Hunt (617-918-1748) E-mail: hunt.caitlyn@epa.gov

REVIEW ELEMENTS OF TMDLs

Section 303(d) of the Clean Water Act (CWA) and EPA's implementing regulations at 40 C.F.R. § 130 describe the statutory and regulatory requirements for approvable TMDLs. The following information is generally necessary for EPA to determine if a submitted TMDL fulfills the legal requirements for approval under Section 303(d) and EPA regulations, and should be included in the submittal package. Use of the verb "must" below denotes information that is required to be submitted because it relates to elements of the TMDL required by the CWA and by regulation.

1. Description of Waterbody, Pollutant of Concern, Pollutant Sources and Priority Ranking

The TMDL analytical document must identify the waterbody as it appears on the State/Tribe's 303(d) list, the pollutant of concern and the priority ranking of the waterbody. The TMDL submittal must include a description of the point and nonpoint sources of the pollutant of concern, including the magnitude and location of the sources. Where it is possible to separate natural background from nonpoint sources, a description of the natural background must be provided, including the magnitude and location of the source(s). Such information is necessary for EPA's review of the load and wasteload allocations which are required by regulation. The TMDL submittal should also contain a description of any important assumptions made in developing the TMDL, such as: (1) the assumed distribution of land use in the watershed; (2) population characteristics, wildlife resources, and other relevant information affecting the characterization of the pollutant of concern and its allocation to sources; (3) present and future growth trends, if taken into consideration in preparing the TMDL; and, (4) explanation and analytical basis for expressing the TMDL through surrogate measures, if applicable. Surrogate measures are parameters such as percent fines and turbidity for sediment impairments, or chlorophyll <u>a</u> and phosphorus loadings for excess algae.

The TMDL describes the waterbody and the cause of impairment as identified in the 303(d) list. The lake is impaired by total phosphorus and ranked high for TMDL development. Lake Carmi is a relatively shallow lake located in Franklin, VT, a small town in the northwestern part of the state. The lake is 1,402 acres in size and has a watershed area of 7,710 acres. The lake is located in an agricultural region of the state and 44% of its watershed is tilled or untilled farm land.

Forty-five percent of the watershed is wooded or wetland, including Franklin Bog at the lake's southern end. The lake is natural, but a dam controls the water level and keeps the water about 2 feet higher than its natural level. This dam was constructed in the mid 1800s to provide power for a sawmill and was rebuilt in the early 1970s. Currently, the dam is operated by the Vermont Department of Environmental Conservation.

Lake Carmi has a history of late summer algal blooms resulting in conditions that residents find objectionable and will not swim in. There was a period in the 1990s when conditions improved, but they have since worsened. Currently residents report that a bloom can occur any time during the summer, with late summer still being the time of the most intense algal growth. During the summers of 2006 and 2007, these blooms tested positive for cyanobacteria. Incidences of cyanobacteria in Lake Carmi have been increasing over the years, corresponding with increasing occurrences in other lakes in Vermont, but have been found in Lake Carmi dating back to 1976.

Lake Carmi has a history of water quality measurements dating back to 1980. Volunteer monitors measure for total phosphorus, chlorophyll-a, and Secchi transparency. While it appears that over the years, water quality in the middle of the lake is improving, watershed residents indicate that the quality of waters in the lake margins has declined in recent years. The mean total phosphorus concentration, based on a 23 year record, is 28 ppb.

The modeling used for this TMDL was based on estimates of watershed phosphorus loads as well as estimates of septic and internal loads which were created with the use of Wisconsin Inland Lakes Modeling Suite (WILMS). Land Use export estimates were made based on several calculations and GIS land use analysis, which is a method that is widely used and easy to implement. Septic loads were also calculated and based on a procedure that relies on the number of persons annually using septic systems adjacent to the lake, the per-capita phosphorus loss to septic systems, a factor relating to septic system integrity, and a factor relating to soil phosphorus retention. Internal loads were also calculated using the average of three WILMS methods. The wastewater treatment facility load which discharges to ground water rather than surface water was calculated by multiplying the daily flow, the groundwater concentrations and the number of operation days (the facility operates only seasonally).

Table 4 of the TMDL presents the magnitudes of major phosphorus source categories based on the modeling and calculations described above. It shows that the load from watershed tributaries (1,421 kg/yr) makes up the bulk of the total loading, while the internal load (97 kg/yr), septic load (15 kg/yr), and the wastewater treatment facility load (2 kg/yr) are estimated to be much smaller. Table 1 of the TMDL breaks out the watershed tributary load by land use, and shows that agricultural land is estimated to contribute 85% of the load, urban categories 7%, forest and wetland 3%, and direct deposition to the lake surface 5%.

Assessment: EPA Region 1 concludes that Vermont Agency of Natural Resources has done an adequate job of describing the waterbody, pollutant of concern, and pollutant sources.

2. Description of the Applicable Water Quality Standards and Numeric Water Quality Target

The TMDL submittal must include a description of the applicable State/Tribe water quality standard, including the designated use(s) of the waterbody, the applicable numeric or narrative water quality criterion, and the antidegradation policy. Such information is necessary for EPA's review of the load and wasteload allocations which are required by regulation. A numeric water quality target for the TMDL (a quantitative value used to measure whether or not the applicable water quality standard is attained) must be identified. If the TMDL is based on a target other than a numeric water quality criterion, then a numeric expression, usually site specific, must be developed from a narrative criterion and a description of the process used to derive the target must be included in the submittal.

The TMDL report describes the applicable water quality standards including designated uses, applicable narrative criteria, and antidegradation provisions (page 11 of the TMDL report).

Since Vermont's water quality standards do not include applicable numeric criteria for phosphorus, a target concentration was selected for Lake Carmi. Based on historical monitoring and past instances of use attainment, VANR selected a target phosphorus concentration of 22 ppb, to be measured as a summer time average at two specific monitoring locations. This concentration is expected to both eliminate algae blooms and limit the proliferation of littoral aquatic plants – objectives consistent with Vermont's narrative phosphorus criteria.

Assessment: EPA Region 1 concludes that VANR has properly presented its water quality standards and has made a reasonable interpretation of the narrative water quality criteria when setting the numeric water quality target.

3. Loading Capacity - Linking Water Quality and Pollutant Sources

As described in EPA guidance, a TMDL identifies the loading capacity of a waterbody for a particular pollutant. EPA regulations define loading capacity as the greatest amount of loading that a water can receive without violating water quality standards (40 C.F.R. § 130.2(f)). The loadings are required to be expressed as either mass-per-time, toxicity or other appropriate measure (40 C.F.R. § 130.2(i)). The TMDL submittal must identify the waterbody's loading capacity for the applicable pollutant and describe the rationale for the method used to establish the cause-and-effect relationship between the numeric target and the identified pollutant sources. In most instances, this method will be a water quality model. Supporting documentation for the TMDL analysis must also be contained in the submittal, including the basis for assumptions, strengths and weaknesses in the analytical process, results from water quality modeling, etc. Such information is necessary for EPA's review of the load and wasteload allocations which are required by regulation.

In many circumstances, a critical condition must be described and related to physical conditions in the waterbody as part of the analysis of loading capacity (40 C.F.R. § 130.7(c)(1)). The critical condition can be thought of as the "worst case" scenario of environmental conditions in the waterbody in which the loading expressed in the TMDL for the pollutant of concern will continue to meet water quality standards. Critical conditions are the combination of environmental factors (e.g., flow, temperature, etc.) that results in attaining and maintaining the water quality criterion and has an acceptably low frequency of occurrence. Critical conditions are important because they describe the factors that combine to cause a violation of water quality standards and will help in identifying the actions that may have to be undertaken to meet water quality standards.

To calculate the loading capacity VANR turned to the suite of models used to estimate total phosphorus loading (described in Section 1 above). This time, the models were used to achieve 22 ppb as a final concentration. The average of the four models was taken to set the loading capacity at **1,027 kg/yr**. A table (Table 5) of these data is provided in the TMDL submittal.

Assessment: EPA Region I concludes that the loading capacity has been appropriately set at a level necessary to attain and maintain applicable water quality standards for the lake. The TMDL is based on a reasonable and widely accepted approach for establishing the relationship between pollutant loading and water quality in lakes.

EPA's November 15, 2006 guidance entitled "Establishing TMDL 'Daily' Loads in Light of the Decision by the U.S. Court of Appeals for the D.C. Circuit in *Friends of the Earth, Inc. v. EPA, et al.*, No.05-5015, (April 25, 2006) and Implications for NPDES Permits," recommends that TMDL submittals express allocations in terms of daily time increments. This guidance also acknowledges that the decision of the U.S. Court of Appeals for the Second Circuit, *NRDC v. Muszynski*, 268 F.3d 91 (2nd Cir. 2001), established the controlling legal precedent for cases brought in the Second Circuit, which includes Vermont. In this decision, the Court required a reasoned explanation for the choice of any particular non-daily load. EPA believes that VANR has provided a reasonable basis for not including daily loads in this TMDL. As the TMDL document makes clear, in-lake concentrations of phosphorus in a lake such as Lake Carmi are not affected by variations in daily inputs, but rather by long-term cumulative inputs over a season or more. The expression of the loading capacity and load limits on an annual basis is therefore a logical and effective approach in this case.

4. Margin of Safety (MOS)

The statute and regulations require that a TMDL include a margin of safety to account for any lack of knowledge concerning the relationship between load and wasteload allocations and water quality (CWA § 303(d)(1)(C), 40 C.F.R. § 130.7(c)(1)). EPA guidance explains that the MOS may be implicit, i.e., incorporated into the TMDL through conservative assumptions in the analysis, or explicit, i.e., expressed in the TMDL as loadings set aside for the MOS. If the MOS is implicit, the conservative assumptions in the analysis that account for the MOS must be described. If the MOS is explicit, the loading set aside for the MOS must be identified.

VANR established an explicit margin of safety of 10% of the total loading capacity, or 103 kg/yr. The TMDL report indicates that this additional loading reduction will better ensure that the lake will attain the annual target of 22 ppb and applicable water quality standards.

Assessment: EPA Region I concludes that with an explicit MOS of 10%, VANR has provided an adequate MOS for this TMDL.

5. Wasteload Allocations (WLAs)

EPA regulations require that a TMDL include WLAs, which identify the portion of the loading capacity allocated to existing and future point sources (40 C.F.R. § 130.2(h)). If no point sources are present or if the TMDL recommends a zero WLA for point sources, the WLA must be expressed as zero. If the TMDL recommends a zero WLA after considering all pollutant sources, there must be a discussion of the reasoning behind this decision, since a zero WLA implies an allocation only to nonpoint sources and background will result in attainment of the applicable water quality standard, and all point sources will be removed.

In preparing the wasteload allocations, it is not necessary that each individual point source be assigned a portion of the allocation of pollutant loading capacity. When the source is a minor discharger of the pollutant of concern or if the source is contained within an aggregated general permit, an aggregated WLA can be assigned to the group of facilities. But it is necessary to allocate the loading capacity among individual point sources as necessary to meet the water quality standard.

The TMDL submittal should also discuss whether a point source is given a less stringent wasteload allocation based on an assumption that nonpoint source load reductions will occur. In such cases, the State/Tribe will need to demonstrate reasonable assurance that the nonpoint source reductions will occur within a reasonable time.

There are currently no permitted point source discharges to Lake Carmi, so VANR has set the WLA at zero. The TMDL report indicates that there is uncertainty related to future VT NPDES point sources, but if a VT NPDES permit were to be sought for a discharger to Lake Carmi, the TMDL would be re-opened.

Assessment: EPA Region I concludes that VANR has appropriately set the WLA to zero, based on VANR's determination that there are no point source discharges subject to NPDES permit requirements in the watershed.

6. Load Allocations (LAs)

EPA regulations require that a TMDL include LAs, which identify the portion of the loading capacity allocated to existing and future nonpoint sources and to natural background (40 C.F.R. § 130.2(g)). Load allocations may range from reasonably accurate estimates to gross allotments (40 C.F.R. § 130.2(g)). Where it is possible to separate natural background from nonpoint sources, load allocations should be described separately for background and for nonpoint sources.

If the TMDL concludes that there are no nonpoint sources and/or natural background, or the TMDL recommends a zero load allocation, the LA must be expressed as zero. If the TMDL recommends a zero LA after considering all pollutant sources, there must be a discussion of the reasoning behind this decision, since a zero LA implies an allocation only to point sources will result in attainment of the applicable water quality standard, and all nonpoint and background sources will be removed.

VANR chose to set the WLA at zero and therefore the LA for phosphorus was calculated as the total loading capacity minus the margin of safety. It was set at **924 kg/yr**.

Assessment: EPA Region I concludes that the load allocation is adequately specified in the TMDL at a level necessary to attain and maintain water quality standards.

7. Seasonal Variation

The statute and regulations require that a TMDL be established with consideration of seasonal variations. The method chosen for including seasonal variations in the TMDL must be described (CWA § 303(d)(1)(C), 40 C.F.R. § 130.7(c)(1)).

The Lake Carmi TMDL considered seasonal variations because the allowable annual load was developed to be protective of the most sensitive time of year – during the summer, when algae blooms are most severe. Thus, the TMDL is protective of all seasons.

Assessment: EPA Region I concludes that seasonal variation has been adequately accounted for in the TMDL because the TMDL was developed to be protective of the most environmentally

sensitive period, the summer season. In addition, phosphorus controls are expected to be in place throughout the year so that these controls will reduce pollution whenever sources are active.

8. Monitoring Plan

EPA's 1991 document, Guidance for Water Quality-Based Decisions: The TMDL Process (EPA 440/4-91-001), and EPA's 2006 guidance, Clarification Regarding "Phased" Total Maximum Daily Loads, recommend a monitoring plan when a TMDL is developed using the phased approach. The guidance indicates that a State may use the phased approach for situations where TMDLs need to be developed despite significant data uncertainty and where the State expects that the loading capacity and allocation scheme will be revised in the near future. EPA's guidance provides that a TMDL developed under the phased approach should include, in addition to the other TMDL elements, a monitoring plan that describes the additional data to be collected, and a scheduled timeframe for revision of the TMDL.

While the TMDL report does not include a separate monitoring section, it is clear from other sections of the report that VANR plans to continue supporting the long-term lay monitoring program to assess trends.

Assessment: EPA Region I concludes that the ongoing lay monitoring program is sufficient to evaluate success of the TMDL and its implementation.

9. Implementation Plans

On August 8, 1997, Bob Perciasepe (EPA Assistant Administrator for the Office of Water) issued a memorandum, "New Policies for Establishing and Implementing Total Maximum Daily Loads (TMDLs)," that directs Regions to work in partnership with States/Tribes to achieve nonpoint source load allocations established for 303(d)-listed waters impaired solely or primarily by nonpoint sources. To this end, the memorandum asks that Regions assist States/Tribes in developing implementation plans that include reasonable assurances that the nonpoint source load allocations established in TMDLs for waters impaired solely or primarily by nonpoint sources will in fact be achieved. The memorandum also includes a discussion of renewed focus on the public participation process and recognition of other relevant watershed management processes used in the TMDL process. Although implementation plans are not approved by EPA, they help establish the basis for EPA's approval of TMDLs.

The Lake Carmi Phosphorus Reduction Action Plan is described on page 15 of the TMDL report, and includes recommendations for future work. Specific recommendations for action items address improvements needed in all land use types within the Lake Carmi watershed such as residential development, agriculture, roads, and forests.

Assessment: Addressed, though not required.

10. Reasonable Assurances

EPA guidance calls for reasonable assurances when TMDLs are developed for waters impaired by both point and nonpoint sources. In a water impaired by both point and nonpoint sources, where a point source is given a less stringent wasteload allocation based on an assumption that nonpoint source load reductions will occur, reasonable assurance that the nonpoint source reductions will happen must be explained in order for the TMDL to be approvable. This information is necessary for EPA to determine that the load and wasteload allocations will achieve water quality standards.

In a water impaired solely by nonpoint sources, reasonable assurances that load reductions will be achieved are not required in order for a TMDL to be approvable. However, for such nonpoint source-only waters, States/Tribes are strongly encouraged to provide reasonable assurances regarding achievement of load allocations in the

implementation plans described in section 9, above. As described in the August 8, 1997 Perciasepe memorandum, such reasonable assurances should be included in State/Tribe implementation plans and "may be non-regulatory, regulatory, or incentive-based, consistent with applicable laws and programs."

Assessment: Not required, because the WLA was set at zero.

11. Public Participation

EPA policy is that there must be full and meaningful public participation in the TMDL development process. Each State/Tribe must, therefore, provide for public participation consistent with its own continuing planning process and public participation requirements (40 C.F.R. § 130.7(c)(1)(ii)). In guidance, EPA has explained that final TMDLs submitted to EPA for review and approval must describe the State/Tribe's public participation process, including a summary of significant comments and the State/Tribe's responses to those comments. When EPA establishes a TMDL, EPA regulations require EPA to publish a notice seeking public comment (40 C.F.R. § 130.7(d)(2)). Inadequate public participation could be a basis for disapproving a TMDL; however, where EPA determines that a State/Tribe has not provided adequate public participation, EPA may defer its approval action until adequate public participation has been provided for, either by the State/Tribe or by EPA.

The public participation for the Lake Carmi TMDL is described on page 14 of the report. A comment period ran from August 8 thru September 26, 2008. The comment period was noticed in a regional newspaper and on the VT DEC website. VT DEC also hosted a well-attended public meeting within the Lake Carmi watershed on September 11, 2008 to present the TMDL and to answer questions. At the close of the comment period, VTDEC received just one comment in support of the TMDL. No VTDEC response was necessary.

Assessment: EPA Region I concludes that VANR has done an adequate job of involving the public during the development of the TMDL and provided adequate opportunities for the public to comment on the TMDL.

Phosphorus Total Maximum Daily Load (TMDL)

for

Lake Carmi

Waterbody VT05-02L01

October 2008

Prepared by the Vermont Agency of Natural Resources 103 South Main St. Waterbury, VT 05671-0408

with guidance from:

Franklin Watershed Committee Lake Carmi Campers Association Natural Resources Conservation Service Missisquoi River Basin Association

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1. Background

1.1 Introduction

Lake Carmi in Franklin, Vermont, has experienced high phosphorus concentrations and the resultant water quality problems for several decades. Late summer algae blooms, reduced water clarity and heavy aquatic plant growth persist. The Department of Environmental Conservation lists Lake Carmi as "impaired" by phosphorus, i.e. the lake does not meet Vermont Water Quality Standards. Excessive amounts of phosphorus in the lake feed algae growth to such an extent that problem conditions are present. Recently the Franklin Watershed Committee has worked within the watershed to reduce nonpoint sources of phosphorus. This report presents data and estimates regarding sources of phosphorus and provides detail about the level of non-point source phosphorus reduction needed to bring the lake into compliance with the Water Quality Standards, and more importantly, meet the recreational needs of lake users.

Lake Carmi would most likely be somewhat nutrient-rich under entirely natural conditions, as compared to deeper lakes in Vermont because it is in an area of fairly rich soils. Nevertheless, lake conditions are documented to have changed considerably in the past 200 years, due to changes in land uses and farming practices. The current reduced water clarity is

What is a TMDL?

Section 303(d) of the Clean Water Act requires waters that do not meet state water quality standards to have a Total Maximum Daily Load analysis prepared. A "TMDL" identifies a daily amount ("load") of phosphorus that can enter the lake without causing water quality problems. Lake Carmi exceeds such a daily load currently and the TMDL will provide guidelines as to how much the load needs to be reduced. If followed, the TMDL should result in the correction of water quality problems.

likely limiting aquatic plant growth, even given there are places in the lake where people find the plants a problem. If phosphorus (and algae growth) were reduced beyond a certain point, plant growth would very likely increase due to an increase in the depth to which light can penetrate. There is a consensus amongst stakeholders that the target phosphorus concentration for this TMDL eliminates algae blooms, but is not so low that aquatic plant growth dramatically increases. The water quality targets and load allocations developed in this TMDL are defined so as to eliminate severe algae blooms in Lake Carmi and are consistent with a lake condition that will meet water quality standards.

The TMDL portion of this report articulates this phosphorus concentration goal in terms of maximum allocation of the annual loading of phosphorus to the lake from the watershed that will permit the lake to attain the target concentration of 22 ppb phosphorus.

1.2 Description of Lake Carmi

Lake Carmi is a large relatively shallow lake located in northwestern Vermont in the town of Franklin. It is 1,402 acres in size and has a watershed area of 7,710 acres. Its maximum depth is 33 feet. The lake's long axis runs north-south and measures approximately three miles. Lake Carmi has extensive wetlands in its watershed, most notably Franklin Bog at its southern end. Somewhere within the Franklin Bog lies the divide between the Pike River and Missisquoi River watersheds. The watershed is made up of low hills, with only a 485 foot difference between the lake elevation (435 feet) and the highest point in the basin. A small, wetland-edged pond, Little Pond is located within the watershed on the eastern side, and its outlet, Marsh Brook, is the largest tributary to the lake (Figure 1).

The lake is located in an agricultural region of the state and 44% of its watershed is tilled or untilled farm land. There are five dairy farms in the watershed, as well as many acres of hay, corn, and pasture fields leased by farms located outside of the Carmi watershed. Forty-five percent of the watershed is wooded or wetland, including a large portion of Franklin Bog. Apart from fairly intensive shoreline development, low-density residential development is spread throughout the watershed.

Lake Carmi State Park is located on its shores and is one of the most used state parks in the state. In addition to a large swimming beach, 2.9 miles of undeveloped shore (38% of the total shoreline) are included in the park, and comprise the bulk of the undeveloped shore lake-wide. The remaining shore is fairly heavily developed, including 206 camps and 3700 feet of road within 50 meters of the shore. Many of the shoreline camps are located within 50 feet of the shoreline, and most do not have significant vegetation other than lawn between the camp and driveway and the lake. In addition to a boat launch ramp in the State Park, there is a Department of Fish and Wildlife Access at the northern end directly on Route 120. Many town residents park along Route 120 and swim off the shore adjacent to the boat ramp during the summer.

The lake is natural, but a dam controls the water level and elevates the water about 2 feet over its natural level. The dam is located at the north end of the lake and drains north into the Pike River which flows into Canada and eventually into the Missisquoi Bay of Lake Champlain. The dam, originally constructed in the mid 1800s to provide power for a sawmill, was rebuilt in the early 1970s and is now owned by the VT Department of Environmental Conservation. The Lake Carmi dam is actually located about 2400 feet from the lake itself, having been built downstream on the outlet. Therefore, the outlet stream leaves Lake Carmi and passes under Dewing Shore Road and through Mill Pond before reaching the dam. The culvert that passes under the road can have lower capacity than the dam itself, so at times of high flow it determines the water level in the lake.

1.3 Background on Water Quality Issues

Lake Carmi has a history of late summer algae blooms, resulting in conditions that residents find objectionable and will not swim in. Anecdotally, there was a period in the 1990s when conditions

improved, but they have since worsened. Currently, residents report that a bloom can occur anytime during the summer, with late summer still being the time of most intense algae growth.

The Franklin Watershed Committee was formed in 1994 (originally as the Carmi Watershed Committee) to investigate and address sources of phosphorus to the lake. The group has accomplished many projects since then and received funding through the Vermont Watershed Grants Program, US EPA Section 319 – Nonpoint Source Pollution, the Lake Champlain Basin Program, the Town of Franklin and the Carmi Campers Association. Below is a partial list of the projects:

- 1. Nutrient management of Lake Carmi watershed farms The Committee provided financial support to three watershed farmers since 1998 to enable their participation in an Integrated Crop Management assessment that focuses on nutrient needs and manure management of crop and hay fields. As part of a five year project, soils and manure are tested, and a plan to maximize the efficiency of manure spreading and minimize the need for chemical fertilizers is developed for each farmer's use. Currently, about half of the farms in the watershed are operating under nutrient management plans.
- 2. **Steam assessments -** In 1994-5 and in 2005 volunteers and VTDEC staff assessed the conditions along the major tributary streams (Alder Run, Marsh Brook, King Farm Watershed) to observe problems and rank tributaries for pollution reduction action. In 2006, Marsh Brook and Dewing Brook (Fig.1, "Trib 4") were again assessed, this time with Phase 2 Stream Geomorphic methods.
- 3. **Septic tank pumping cost share** Since 2002 the Franklin Watershed Committee has given 78 shoreland camp owners partial funding toward maintenance pumping of septic tanks as a means to promote the necessary practice and provide septic system maintenance tips to owners.
- 4. **Septic survey** During the summer of 2004, 63 camp owners were surveyed as part of an effort to understand the relative suitability of existing septic systems and the extent to which camp owners knew about their septic systems and how to take care of them.
- Tree planting on public beach In 1997, trees and shrubs were planted along the shore between the lake and Route 120 at the north end of the lake to stabilize the shoreline. Unfortunately the trees were later accidentally mown down during roadside maintenance.
- 6. **Stabilize ditches and slopes** at Dewing Farm In 2005, volunteers seeded and mulched unstable slopes and ditches on the Dewing Farm. In addition, they installed drainage tile in an existing eroding ditch so that it could be covered over and seeded.
- 7. **Roadside stabilization** The Town of Franklin received a Better Backroads grant to stabilize the road/lake bank along 500 feet of Dewing Shore Road.
- 8. Removed two truck loads of trash from Marsh Brook.

- 9. VT Youth Conservation Corp graded and seeded ditches along Patton Shore Road.
- 10. Lay Monitoring Program Lake Carmi has been sampled annually by volunteers through the Lay Monitoring Program since prior to 1980. This data is incorporated into the phosphorus loading analysis later in this report.
- 11. **Shoreland Planting -** During the summer of 2006, four camps along the north shore were offered plants and labor via the Vermont Youth Conservation Corps to revegetate the lakeshore bank on their property. The majority of participants chose to plant a strip of cedars to maintain bank stability.
- 12. **Streambank stabilization** Three projects were carried out in 2007 aimed at reducing sediment delivery to Lake Carmi.

1.4 Current Water Quality Conditions

1.4.1 History of cyanobacteria (blue-green algae) blooms

During the summer of 2006 and 2007, algae blooms tested positive for cyanobacteria. Cyanobacteria are known to produce toxins, although the timing and concentrations of toxin production do not necessarily track with bloom density. The increasing incidence of cyanobacteria in Lake Carmi corresponds with increased occurrences in other lakes in Vermont; this may be the result of a regional or larger increase in blue-green algae blooms and not indicative of worsening conditions on Carmi. Despite these recent increases, cyanobacteria have been measured in Lake Carmi as far back as 1976 (VT Department of Water Resources, 1976).

1.4.2 Long-term water quality trends

Water quality monitoring in Lake Carmi has been carried out by the Vermont Lay and Spring Phosphorus Monitoring Programs since 1980. The Vermont Lay Monitoring Program trains citizen volunteers to collect summertime weekly measurements of total phosphorus, chlorophyll-a (a measure of algal growth in the openwaters of the lake), and Secchi transparency (a standard measure of lake water clarity). The mean total phosphorus, based on a 23-year record, is 28 partsper-billion (+/- 0.9). The mean chlorophyll-a is 17 ppb, and the mean Secchi transparency is 2.0 meters (+\- 0.07). Lay Monitoring Program measurements provide an indication of water quality in the summer months when the lake is subject to maximum recreational use. Figure 2 provides long-term trends of these three parameters.

The Spring Phosphorus Monitoring Program is designed to track long-term trends in total phosphorus in lakes statewide at spring overturn. While not all lakes are measured annually, Lake Carmi has an 18-year record since 1980 (Figure 2). The mean spring total phosphorus is 25 ppb (+/- 0.84), which is only slightly lower than the summer mean measured by citizen monitors. There is no trend evident in the long-term pattern of spring total phosphorus in Lake Carmi.

Measurements from both these programs are made in the central portion of the lake. In nearshore areas, phosphorus and chlorophyll-a are significantly higher, and transparency is significantly poorer. Paradoxically, while summertime water quality conditions appear to be improving in the

center of the lake (Figure 1, CARMI01), watershed residents indicate that the quality of waters in the lake margins has declined in recent years, particularly in the lakes' northeast corner (Figure 1, CARMI03), where cyanobacteria blooms are consistently observed. This TMDL is therefore adopting the precautionary approach of specifying the TMDL compliance location at CARMI03.

1.4.3 Intensive water quality investigations

1994-1996

Intensive water quality investigations have also been carried out in Lake Carmi since 1994. From 1994 to 1996, the lake was intensively monitored on a bi-weekly basis to develop an understanding of the internal phosphorus dynamics in the lake. The goal of that sampling campaign was to determine the relative importance of watershed-based vs. internal sources of phosphorus to the lake. The results of these studies are described in VTDEC (1997). In brief, water column profiles of phosphorus and other constituents were collected at the main lake station (CARMI01, Figure 1). These data were plotted using "isopleth" diagrams to visualize the potential for sediment nutrient resuspension. In addition, measured total phosphorus concentrations in the lake were related to modeled total phosphorus loads. This analysis used simple land-use export models to predict the proportion of phosphorus in the lake that could be attributed to watershed losses vs. internal phosphorus recycling. Total phosphorus discharges to the lake, based on land use characteristics, were estimated to range from 1,221 to 1,887 kg/year, based on 1993 land-use data.

The summer mean concentration throughout the water column was 30 ppb in 1994 and 1995, but **42** ppb in 1996. During 1996, an internal "pulse" of phosphorus from the lake sediments following a turnover event explains the increased phosphorus, which resulted in a major cyanobacteria bloom. No data were collected during that project period from the tributary streams, precluding the development quantitative estimates of phosphorus loads from streams. This means that the proportion of watershed vs. internal phosphorus loading could not be estimated on an annual basis with certainty. That study concluded that while internal loading was not a major factor under most conditions, under conditions of peak and persistent summer stratification followed by a "mixing event," internally-derived phosphorus could influence algae blooms in the lake.

1998

In 1998, Lake Carmi was included in a study that was designed to assess contamination of mercury to waters statewide. While that study had little relevance to the present TMDL, one element involved collecting ²¹⁰Pb-dated sediment cores from several lakes, including Lake Carmi, with the goal of analyzing historic and current levels of mercury contamination. In addition to estimating historical mercury contamination, three more relevant indicators of lake condition were measured within these cores (methods are described by Kamman and Engstrom, 1998): sediment accumulation rate; carbon:nitrogen ratio (C/N); and, isotopic ratios of ¹³C : ¹²C (also called stable ¹³C). These latter "proxies" were measured by the University of Vermont, Department of Geology as part of a collaborative VTANR-UVM research initiative.

Sediment accumulation rate is simply the vertical accumulation of sediments in the lake, per unit area, over time. In most Vermont lakes, sediment accumulation rates range from <0.01 to 0.04 mg dry sediment $m^{-2} yr^{-1}$ (Kamman and Engstrom, 1998). Increases in sedimentation rate result from

land clearing, which delivers sediments from the watershed. Sedimentation increases also result from enhanced in-lake productivity, whereby decaying and settling algae can add considerably to background accumulation. The C/N and stable ¹³C ratios assess the importance of the algal contribution to the sediments in the lake. When C/N ratios are significantly below a value of 10:1, the sediments are typically of algal origin. Declines in C/N are indicative of increasing algal contributions in sediments. Precipitous increases in stable ¹³C relative to background levels are commonly an indicator of highly accelerated eutrophication in lakes (Lini et al., 2007).

In combination, these three indicators describe the history of eutrophication in Lake Carmi (Figure 3). Ratios of C/N below a value of 10:1 even prior to 1860 suggest that the lake has always been somewhat nutrient enriched. From ~1860 to ~1900, water quality became increasingly dominated by algae, even while sediment delivery from the watershed was stable and low. This is likely reflective of intensifying, but non-mechanized agriculture. Sedimentation rate increased from 1900-1940, but the other proxies indicate this to be a period of relative stability in the lake waters. Between 1940 and 1960, the sediment proxies suggest that eutrophication accelerated, and beginning ~1980, this increase in the rate of eutrophication became more pronounced. This eutrophication may be the result of increased mechanization and the amount of lands in agriculture, increased development of lakeshore camps and residences, and the enhanced use of federally-subsidized "super-phosphate" fertilizers. Super-phosphates were provided to farmers at low or no-cost until late in the 20th century, and the legacy of super-phosphate-charged soils presents a challenge when remediating water quality. In summary, while the evidence suggests that Lake Carmi has always been somewhat enriched, it is presently at a historic eutrophication peak.

2006 - 2007

During this period, the sampling regimen implemented in 1994-1996 was repeated, with several enhancements. First, owing to public concern over clear gradients in water quality between the main lake station and the northeast cove, water quality profiles were also collected at CARMI03. In addition, automated stream height gauges and sampling stations were established in the Marsh Brook at the Lake Carmi State Park, and at the dam below the Mill Pond, at the lake's outlet to the Pike River. This sampling was initially carried out to relate measured total phosphorus at the Marsh Brook and outlet culvert to discharges. These data were collected to calculate annual phosphorus load estimates for the Marsh Brook, and to assist in calculating a phosphorus mass-balance for the lake. This monitoring was not completely successful, owing to late station establishment in 2006, and a probe malfunction in 2007. While the data collected proved insufficient to accurately calculate annual loads to and exports from the lake, the data nonetheless provide an indication of total phosphorus concentrations at these sites in relation to water stage.

The average water column total phosphorus concentrations for CARMI01 and CARMI03 were 37 and 41 ppb, respectively, for late May to early November, 2006, and 28 and 29 ppb, respectively, for the same period in 2007 (Figure 4). These levels are comparable to those measured during the 1994-1996 period, reflecting considerable inter-annual variation. Total phosphorus concentrations in the lake increased steadily at both stations throughout the season in both years (see Figure 4), highlighting the influence of algal production on the nutrient regimen of the lake. An examination of the available flow records suggests that 2006 was a considerably wetter year than 2007, which explains the considerably higher measured phosphorus concentrations for that time period. This

TMDL is being calculated based on measured in-lake concentrations for the 2007 monitoring year, which are consistent with long-term average conditions.

In addition, and in order to more appropriately target streams for remediation, volunteer monitors from the Franklin Watershed Committee collected samples on a weekly basis during the summer of 2007 in locations of the Marsh Brook watershed, as well as at the mouths of Tributaries 4, 5, 6, and the Alder Run (Figure 1). Results, provided in Figures 5 and 6, indicate that concentrations of phosphorus from these streams are considerable, despite the small relative flows. On the Marsh Brook, location 5, 6, and 8 displayed particularly elevated concentrations when flowing, with minimum values in excess of 150, 60, and 500 ppb, respectively. In other watershed locations, the highest P concentrations were noted in the Tributary 5 subwatershed, followed by Tributary 4, Tributary 6, and the Alder Run. The flow records captured at the USGS monitoring gauges located at the Pike River at the VT-PQ border, and on the Missisquoi River in Swanton, VT, indicate that 2007 was within 20% of an average year with respect to total water loads in this area, and therefore, the measurements in these tributaries should be indicative of average conditions for the watershed.

1.4.4 Approach to modeling

The general approach to modeling phosphorus in Lake Carmi used estimates of watershed phosphorus loads, and robust estimates of septic and internal loads, to model the in-lake phosphorus concentrations that result from these loads. Watershed loads were calculated using export coefficients as described in Section 1.4.5. These, along with septic and internal load estimations and in-lake modeling, relied on the Wisconsin Inland Lakes Modeling Suite (WILMS). WILMS (WIDNR, 2001) offers several approaches to estimating in-lake phosphorus concentrations from loads, relying on well-used, published lake phosphorus models including those of Reckhow, Walker, Vollenweider, Nurnberg and others (references in WILMS).

1.4.5 Land uses and phosphorus export estimates

Annual phosphorus loading estimates to Lake Carmi were derived using land use information and an export coefficient-based load estimation procedure. Detailed land use information was compiled for the Lake Carmi watershed using a Geographic Information System, relying on the data provided by Troy et al (2007). This land use dataset can be considered the best available. It was corrected for potential misclassifications in transportation and agricultural lands, using a robust validation process involving high-resolution digital orthophotography and ground-truthing.

By the export coefficient load estimation procedure, the annual phosphorus loss per unit land area (in kg P/Ha/yr) is identified for each land use type. These coefficients are multiplied by the area of their respective land use types, resulting in an annual phosphorus load estimate for each type. Loads from each land use category are then summed to estimate total loading (kg/yr) to the lake. This method of estimating phosphorus loading is easy to implement and widely used. As part of their land-use mapping, Troy et al. (2007) also recalculated land-use coefficients generically for the Lake Champlain Basin, and more specifically for the watershed of the Missisquoi Bay. Initially, both sets of coefficients were used to estimate phosphorus loss to Lake Carmi from the watershed.

Modeling analyses were used to determine the accuracy of watershed phosphorus export estimates (see Section 1.4.9). When this was done, it was evident that the generic export coefficients

published by Troy et al. for the Lake Champlain Basin underestimated actual losses by 31%. By contrast, when the Missisquoi Bay coefficients were used, loads were overestimated 40%. For this TMDL, the export coefficients calculated specifically for Missisquoi Bay were employed, but resultant loads were reduced by 40% to provide the most accurate possible estimate of actual phosphorus loads to the lake (Table 1).

11					
		Export		Corrected	
		coefficient	Initial load	load	Loading
Land Use	Acres	kg/ha/yr	(kg/yr)	kg/yr	%
Agriculture	2,748	1.78	1979	1188	85%
Urban – lakeshore	100	2.52	102	61	5%
Urban – low density	62	2.32	63	38	2%
Forest	2,090	0.04	34	20	1%
Wetlands ¹	722	0.15	44	26	2%
Other water ²	586	0	0	0	0%
Lake Surface ¹	1,402		88	88	5%
Total	7,710		2,310	1,421	100%

Table 1. Total phosphorus export, by land use, from the Lake Carmi watershed.

1) Direct deposition of phosphorus to contiguous wetlands and the lake surface was calculated using the approach of the Lake Champlain TMDL (VTDEC and NYSDEC, 2002).

2) Direct deposition of phosphorus to non-contiguous ponds and tributaries was considered negligible.

1.4.6. Septic loads

Septic loading from properties directly adjacent to the lake was estimated using a procedure that relies on the number of persons annually using septic systems adjacent to the lake, the per-capita phosphorus loss to septic systems, a factor relating to septic system integrity, and a factor relating to soil phosphorus retention. The latter two factors were derived from a set of studies conducted on lakes by the State of Wisconsin, and provided in a WILMS module, and should be considered suitable for application in the Lake Carmi watershed. Specific to Lake Carmi, 209 camps were identified within 50 meters of the lakeshore using a geographic information system. To derive an annual count of persons using septic systems, we assumed three persons per camp, and an occupation of $\frac{1}{2}$ year per camp, leading to the following estimate: 206 camps x 3 persons/camp x 0.5 yrs occupancy/camp = 309 person-years usage. Septic phosphorus discharges to the lake ranged from 2 kg/yr (assuming adequate soil retention and adequate septic system design), to 49 kg/yr (assuming poorly-functioning systems and poor phosphorus retention in soils). WILMS provides a most-likely value of 15 kg/yr, which was used for this TMDL.

1.4.7. Internal phosphorus loading

To provide a more quantitative estimate of potential internal nutrient cycling, we modeled the magnitude of sediment-recycled phosphorus loads, again using WILMS. Four approaches for estimating internal phosphorus loading are available, described here from the system documentation.

Method 1 relies on a mass phosphorus budget to estimate internal loading (mass phosphorus in inflows – mass phosphorus loss to sediments = Mass phosphorus in outflows). Here, if outflow phosphorus exceeds inflow phosphorus on an annual mass basis, the overage is attributed to

internal loading. Method 2 uses growing season phosphorus increases to estimate internal loading. This method calculates the increase in mass of phosphorus in the hypolimnion during anoxia to come up with a total internal load. Method 3 uses data quantifying the increase in phosphorus concentration in the fall. Method 4 uses empirical phosphorus release rates (low, most likely, and high) and applies them to the average anoxic sediment area over the period of anoxia.

Since loads are expressed annually, the estimates from method 1 are typically small. This is because on an annual basis, most of the P that is recycled from the sediments will settle back to the sediments. By contrast, method 3 relies on observations of in-lake P prior to and following the period during which internal loading would occur (the summer, peak stratification period). A significant difficulty of relying entirely on this method is that the increase in P loading from internal loads is in this case confounded with the watershed load that results from fall rains (see Figure 4 for 2006). Accordingly, methods 1, 2, and 4 provide the most appropriate internal loading estimates, providing guidance on the magnitude of internal P cycling in Lake Carmi (Table 2). The average of these estimates, or 97 kg/yr is carried through the remainder of the analyses in this TMDL.

P/yr 4 kg
lko
115
54
11
91
7

Table 2. Internal P load estimates for Lake Carmi derived using WILMS.

1.4.8 Lake Carmi State Park Wastewater Treatment Facility

The Lake Carmi State Park wastewater treatment facility utilizes a recirculating textile filter for effluent treatment, storage in a lagoon, and spray disposal. The maximum discharge is 15,500 gallons per day. There are strict requirements within the facility's State-issued indirect discharge permit for spray effluent and down-gradient groundwater sampling. As this is an indirectly-discharging facility, phosphorus removal is not required, since significant downstream P removal occurs from groundwater percolation. While the spray effluent itself has TP concentrations in parts-per-million range, groundwater monitoring data indicate that maximum soil-P levels achieve only ~0.215 mg/L. Accordingly, the effluent infiltration and groundwater transport has a profound phosphorus removal effect.

The facility is a seasonal one, in operation during the summer months. In order to estimate the annual contribution of P from the facility, we simply multiplied the daily flow, the groundwater P concentrations, and the number of operation-days.

15,500 gal/day x 120 days x 215 μ g/L P x 3.81x10⁻⁹ = 1.5 kg/yr

(where 3.81×10^{-9} is a conversion constant)

This estimate is a highly conservative overestimate in that: 1) it is assumed that there is no further reduction in groundwater P levels from the downstream-most sampling point to the lake, and therefore all P measured in the groundwater is assumed to discharge to the lake; and, 2) the maximum measured groundwater P concentration was used in the calculation, which overestimates the summertime average concentration considerably.

1.4.9 Modeling in-lake phosphorus concentrations from total loads

In order to qualify the total loading estimates for Lake Carmi, we ran a series of modeling exercises in WILMS to predict measured in-lake phosphorus concentrations based on a set of 14 published lake models. Initially, the models were run using the initial load of 2,424 kg/yr, which comprises the initial watershed (Table 1, Missisquoi Bay-specific export coefficients), internal (Table 2), septic, and wastewater loads. WILMS provides diagnostic information to aid in the selection of an appropriate subset of models that accurately portray in-lake conditions. These models were evaluated for accuracy based on two factors; conformance to model assumptions, and concurrence of modeled and measured in-lake phosphorus concentrations.

Two initial modeling runs were carried out. The first used watershed loads calculated from Missisquoi Bay-specific coefficients, while the second used Lake Champlain Basin generic coefficients. Using the generic coefficients, the predicted in-lake phosphorus concentrations were considerably underestimated. Using the Missisquoi Bay coefficients, the predicted in-lake phosphorus concentrations were considerably overestimated in all models. Therefore, a series of modeling iterations was conducted that sequentially reduced the magnitude of the Missisquoi Bay land-use export coefficients until measured in-lake concentrations were accurately predicted. Based on the model runs, and using the four models shown in Table 3, a 40% reduction in phosphorus export was found to be necessary for the four most accurately performing models to predict the measured in-lake concentrations.

Lake phosphorus model Mean 2007 GSM* TP: 28 ppb	Mean TP (predicted),	Predicted	Model prediction
Mean ANN** TP: 26 ppb	ppb	TP range	type
Nurnberg, 1984 Oxic	27	12-43	ANN
Vollenweider, 1982 Shallow Lake/Res.	29	12-49	ANN
Rechow, 1977 water load < 50m/year	35	17-51	GSM
Vollenweider, 1982 Combined OECD	35	15-60	ANN

Table 3. WILMS model output based on total phosphorus (TP) loads to Lake Carmi. Input total phosphorus concentrations are shown.

*GSM: Growing season mean phosphorus

**ANN: Annual mean phosphorus, calculated by WILMS as the average of spring total phosphorus and GSM

1.4.10 Summary of phosphorus sources and estimated loads to Lake Carmi

The information provided in Sections 1.4.3 to 1.4.9 provides the following summary of phosphorus loads to Lake Carmi (Table 4, Figure 7). The total estimated annual load of phosphorus to Lake Carmi is 1,535 kg. This value will be carried through the remainder of this TMDL analysis.

Tuble 1. Estimated annual phosphorus loads to Eake Carnin by source e					
Source of phosphorus load	Value used to calculate this				
	TMDL (kg/yr)				
Watershed tributaries ¹	1,421				
Septic loads	15				
Internal loads	97				
Load from Lake Carmi State Park WWTF ²	2				
Total annual load	1,535				

Table 4. Estimated annual phosphorus loads to Lake Carmi by source category.

¹⁾ Includes 88 kg phosphorus delivered directly to the lake surface from atmospheric deposition ²⁾ This WWTF is permitted as an indirect discharge using a leachfield design. As such, it is being treated as part of the non-point source load in the TMDL.

2. Numeric Water Quality Criteria

2.1 Applicable water quality standards

Lake Carmi is a Class B waterbody. Class B waterbodies are to support consistently good aesthetics, no more than a moderate impact to aquatic life use and habitat, and primary and secondary contact recreation. These uses are impaired by phosphorus in Lake Carmi. Vermont water quality standards do not provide a numeric criterion for phosphorus in Class B inland lakes. Rather, they state:

(...)

All waters - general policy

In all waters, total phosphorous loadings shall be limited so that they will not contribute to the acceleration of eutrophication or the stimulation of the growth of aquatic biota in a manner that prevents the full support of uses. (...)

d. Lakes, ponds, or reservoirs that have drainage areas of less than 40 square miles and a drainage area to surface area ratio of less than 500:1, and their tributaries.

(1) In addition to compliance with the general policy above, there shall be no significant increase over currently permitted phosphorus loadings. Discharges to tributaries shall not increase in-stream conditions by more than 0.001 mg/l at low median monthly flow. Indirect discharges to lakes, ponds, or reservoirs shall not increase total dissolved phosphorus as measured in the groundwater 100 feet from the mean water level of the lake, pond, or reservoir by more than 0.001 mg/l.

(2) Applicable basin plans, other applicable plans, permit limitations, and other measures adopted or approved by the Secretary, may define "no significant increase" so as to allow new or increased discharges of phosphorus, only when the permit for such discharges provides for a corresponding reduction in phosphorus loadings to the receiving waters in question. (...)

2.2 TMDL Target Concentration

Since the VT Water Quality Standards do not provide a numeric phosphorus concentration applicable to this lake, a target concentration must be selected for the purpose of this TMDL that serves to meet designated uses. The selection of this concentration must balance articulated desire amongst stakeholders to eliminate algae blooms while also limiting the proliferation of littoral aquatic plants.

The monitoring history of the lake is instructive in this regard. There have been years during which phosphorus has been relatively low in the lake, with lower mean chlorophyll-a concentrations resulting. During 1997, 1998, and 2002, the mean summertime total phosphorus was ≤ 23 ppb, and mean chlorophyll-a was < 10 ppb. During this period, watershed stakeholders expressed satisfaction with water quality, and uses appeared met (Figure 2). The recovery of the lake during the early 2000s was, unfortunately, short-lived, with considerable increases in phosphorus beginning in 2003. In order to consistently achieve concentrations viewed as satisfactory to watershed stakeholders, this TMDL is defining 22 ppb as the TMDL target concentration, measured as summertime average concentration to be attained at both the CARMI01 and CARMI03 monitoring locations.

3. Total Loading Capacity

The total loading capacity is the maximum phosphorus loading rate that can be discharged to Lake Carmi waters and still attain the TMDL target concentration. To estimate the total loading capacity, we used the same phosphorus models presented in Section 1.4.9 to simulate the in-lake annual phosphorus concentration resulting from reductions in total loads. In this exercise, the four models highlighted in Table 4 were used to predict the loads necessary to achieve the target concentration of 22 ppb (Table 5). Total loading capacities estimated in this manner ranged from 924 to 1,168 kg/yr, resulting in necessary load reductions of 367 to 611 kg. The average of the four modeled total loading capacities (1,027 kg/yr) is taken as the final total loading capacity.

Lake Phosphorus Model	Modeled starting concentration (ppb)	Current load (kg/yr)	Total loading capacity (kg/yr)	Load reduction required (kg)	Final concentration (ppb)
Nurnberg, 1984 Oxic	27	1,535	1,168	367	22
Vollenweider, 1982 Shallow Lake/Res.	29	1,535	1,056	479	22
Rechow, 1977 water load<50m/year	35	1,535	960	575	22
Vollenweider, 1982 Combined OECD	35	1,535	924	611	22
Average			1,027	508	

Table 5. Total loading capacity and calculated load reduction required, based on four lake phosphorus response models.

4. Margin of Safety

A margin of safety is being incorporated into this TMDL to account for any uncertainty that the recommended total loading capacity will bring about the necessary in-lake phosphorus concentration of 22 ppb. An explicit margin of safety of 10% of the total loading capacity, or 103 kg/yr is established under this TMDL. Under full implementation, this additional loading

reduction from the total loading capacity will better ensure that the lake will attain the annual target of 22 ppb and the applicable water quality standards.

5. Wasteload Allocation

EPA regulations require that a TMDL include a wasteload allocation which identifies the portion of the loading capacity allocated to existing and future point sources, including those permitted under the National Point Source Discharge Elimination System (NPDES). Examples of NPDES-permittable point sources include large and small direct wastewater discharges of municipal and commercial/industrial effluents, and specific NPDES stormwater discharges, namely the construction and the Municipal Separate Storm Sewer System (MS4) permitted discharges. There are currently no existing permitted point source discharges to Lake Carmi. Given the uncertainty as to the types and number of NPDES point source discharges, if any, the Agency has decided not to quantify a WLA in this TMDL. Issuance of a NPDES permit for any direct wastewater proposed point source discharge would require the re-opening of this TMDL.

By contrast, for future construction activities that require a Vermont NPDES construction permit, construction activities will be considered in compliance with the provisions of this TMDL if construction permit coverage is obtained and if all BMPs required by the permit are properly installed and maintained, or if local construction stormwater requirements that are more restrictive than the VT NPDES construction permit are met. The Lake Carmi watershed is currently not within a MS4 permitted region of Vermont and due to its relatively sparse population it is highly unlikely that it ever will be.

Any stormwater discharges associated with industrial activities that require a stormwater multisector permit will be considered in compliance with this TMDL if the conditions of that permit are met. At this time, there are no such discharges to the lake.

6. Non-point Source Load Allocation

As no WLA is established, the non-point load allocation (LA) for phosphorus is therefore the total loading capacity, minus the margin of safety:

LA = 1,027 kg/yr - 103 kg/yr = 924 kg/yr

7. Total Maximum Daily Load

This total maximum daily load is expressed as an annual load, which is the most reasonable approach for a lake of this type, where no wasteload is present and no WLA is envisioned. This is permissible under the decision of the U.S. Court of Appeals for the Second Circuit per NRDC v. Muszynski, 286 F 3d.91 (2^{nd} Cir. 2001). The annual TMDL summary is presented in Table 6.

Table 6. Lake Carmi TMDL Su	mmary	
TMDL Component	kg/yr	
Current load	1,535	
Wasteload allocation	0	
Load allocation	924	
Margin of safety	103	
Total loading capacity	1,027	
Load reduction required	611	40%

8. Annual and Seasonal Variation

It is anticipated that on certain days and/or at certain times of year, daily loads will exceed values that, when multiplied by 365, would exceed the TMDL. This variation is considered allowable, so long as the annual allocations are met because these allocations are consistent with meeting the inlake phosphorus target concentration. As projects to control non-point sources become implemented, follow-up monitoring can be used to determine whether actual loads are declining. This monitoring can take the form of in-lake monitoring to track improvement in conditions, or watershed monitoring to track reductions in loadings.

9. Reasonable Assurances

When a TMDL is developed for waters impaired by both point and nonpoint sources, and the WLA is based on an assumption that nonpoint source load reductions will occur, EPA Guidance states that the TMDL should provide reasonable assurances that nonpoint source control measures will achieve expected load reductions in order for the TMDL to be approvable. This information is necessary for EPA to determine that the TMDL, including the load and wasteload allocations, has been established at a level necessary to achieve water quality standards. However, since this TMDL has no wasteload allocation, no statement of "Reasonable Assurances" is required.

10. Public Participation

A public comment period was established upon the release of the draft Lake Carmi Phosphorus TMDL that ran from August, 8, through September 26, 2008. The comment period was noticed in a regional newspaper and on the VTDEC website. In conjunction with the release of the draft TMDL, VTDEC hosted a well attended informational public meeting within the Lake Carmi watershed on September 11, 2008 to present the TMDL and to answer questions. Additionally, notification of the public informational meeting was posted to the Vermont Department of Libraries website.

At the close of the public comment period, VTDEC had received comments from one party. This comment was a general letter of support for the development of the TMDL received from the Franklin Watershed Committee. No VTDEC response was deemed necessary.

11. Implementation - Phosphorus Reduction Action Plan

The implementation plan for this TMDL identifies projects that, once implemented, are expected to result in the lake meeting its in-lake phosphorus concentration target of 22 ppb. The watershed of Lake Carmi contains a wide variety of land uses, including residential development (year-round and seasonal), agriculture, roads, and forest. The Lake Carmi Phosphorus Reduction Action Plan (Appendix A) was written to encompass improvements needed in all land use types since all are sources of phosphorus. The Franklin Watershed Committee and the Vermont Agency of Natural Resources promote the view that phosphorus reductions are needed across the board to address all possible sources as well as encourage the responsibility and involvement of all land owners and users.

Some of the Action Items recommended in the Action Plan are ones which can be undertaken by the existing structure of the Franklin Watershed Committee with its existing annual budget, while others will necessitate significant additional funds. As of this writing, VTDEC has awarded a Clean Water Act §319 grant to the Franklin Watershed Committee to begin implementation of the Action Plan.

VTANR, through the Basin Planning Process and other programs, is committed to ensuring the successful implementation of this TMDL following these four general elements:

1) Complete execution of the Action Plan.

2) Adherence of watershed residents and businesses to applicable State regulations pertaining to septic design and maintenance, and State enforcement of these regulations.

3) Enforcement of Accepted Agricultural Practices, requirements for best management practice implementation, and comprehensive nutrient management planning.

4) Enforcement of Accepted Management Practices for Logging jobs in Vermont, and permitting of heavy forest cuts as required by 10 V.S.A. 83 §2625.

5) Adherence of watershed residents and businesses to applicable State regulations pertaining to stormwater construction permits, and State enforcement of these regulations.

6) Monitoring to assess progress in meeting this TMDL.

12. References

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Figures

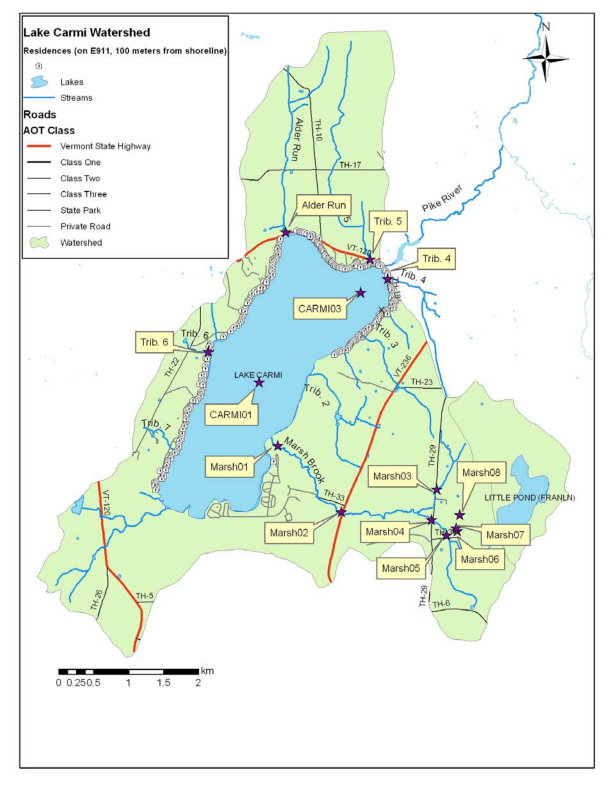


Figure 1. Watershed of Lake Carmi, in Franklin, VT. Monitoring locations shown by star symbols.

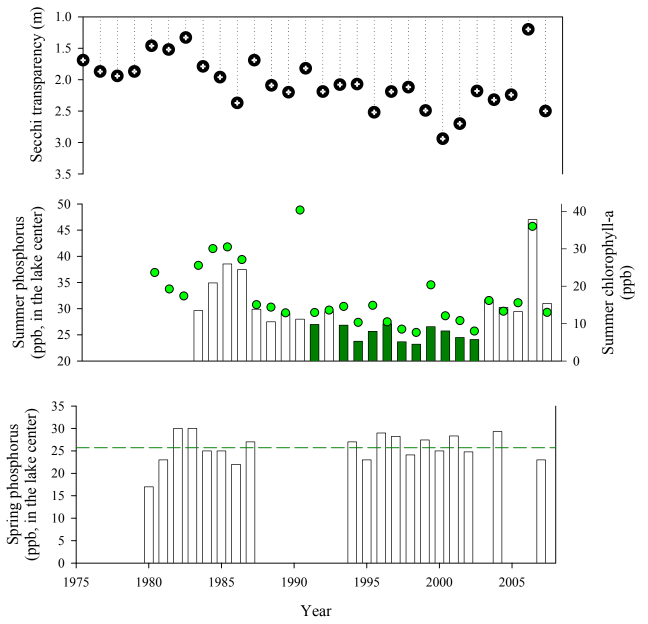


Figure 2. Trends in total phosphorus (bars), chlorolhyll-a (solid points), and Secchi transparency (crosshair points), from the Spring Phosphorus and Lay Lakes (summer) Monitoring Programs.

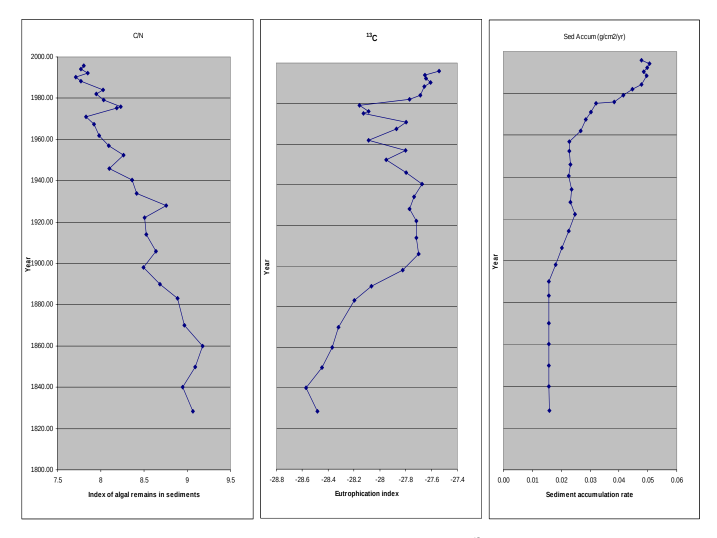


Figure 3. Profiles of carbon-nitrogen ratios ("Index of algal remains," in %), ¹³C isotopic ratios (a.k.a. "Eutrophication index," in $^{0}/_{00}$), and sediment accumulation rates (in $\mu g/m^{2}/yr$), from the Lake Carmi sediment core.

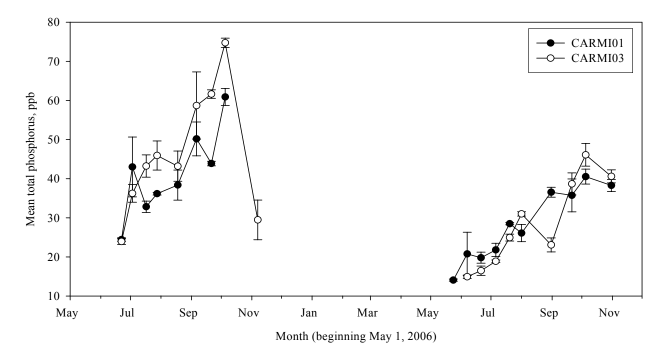


Figure 4. Mean whole-water column total phosphorus concentrations in 2006 and 2007. Bars represent standard errors.

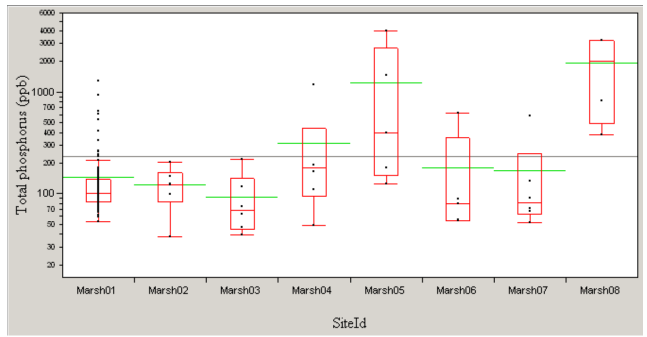


Figure 5. Box plot showing distribution of total phosphorus concentrations sampled in 2007 within the Marsh Brook watershed. Green lines show arithmetic means of each station. Grey line shows the mean for all stations. See Figure 1 for tributary site locations.

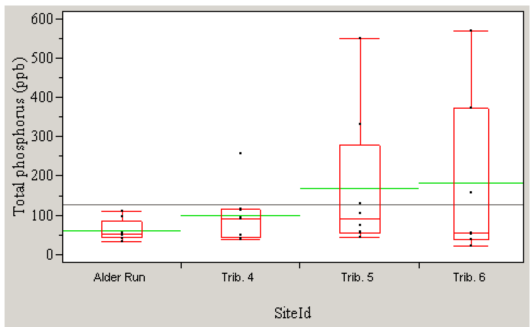


Figure 6. Box plots showing distribution of total phosphorus concentrations sampled in 2007 within the Lake Carmi watershed. Green lines show arithmetic means of each station. Grey line shows the mean for all stations. See Figure 1 for tributary site locations.

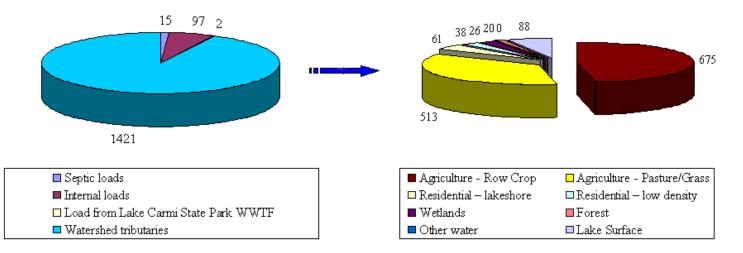


Figure 7. Apportionment of estimated annual phosphorus loads to Lake Carmi, showing the breakout of loads from various components of the watershed tributaries. Values are in kilograms per year.

Data for entry in EPA's National TMDL Tracking System									
TMDL (Water body)	Name *		Lake Carmi						
Number of TMDLs*		1							
Type of TMDLs (Poll	utant)*		Nutrients						
Number of listed cause	es (from 303(d)) list)	1						
Lead State			Vermon	t (VT)					
TMDL Status			Final						
Individual TMDLs li	sted below								
TMDL Segment name	TMDL Segment ID # VT05-02L01	TMDL Polluta & nam 29 (Phosp	int ID#	TMDL Impairment Cause(s) Phosphorus	Pollutant endpoint 22 ppb phosphorus (interpretation of narrative criteria for nutrients)	Unlisted ?	VT NPDES Point Source & ID# N/A (there are no NPDES permitted discharges of any type in the watershed)	Listed for something else, and what? No	
TMDL Type Nonpoint Source									
Cycle (list date)1998			1998						
Establishment Date (approval)* Apr 8, 2009									
EPA Developed No									
Towns affected*	Towns affected* Franklin, VT								
TMDL report file **NEW** Carmi TMDL Submittal_October2008.pdf									