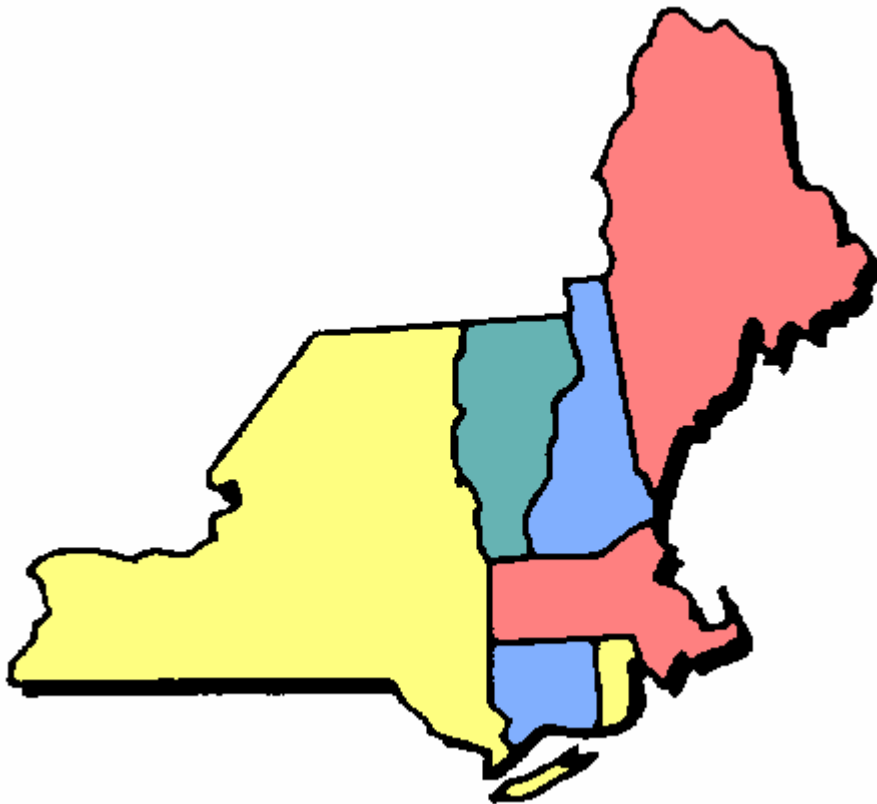


## **Northeast Regional Mercury Total Maximum Daily Load**



**Connecticut Department of Environmental Protection  
Maine Department of Environmental Protection  
Massachusetts Department of Environmental Protection  
New Hampshire Department of Environmental Services  
New York State Department of Environmental Conservation  
Rhode Island Department of Environmental Management  
Vermont Department of Environmental Conservation  
New England Interstate Water Pollution Control Commission**

**October 24, 2007**

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The TMDL was modeled closely after the Minnesota Pollution Control Agency's Minnesota Statewide Mercury Total Maximum Daily Load and thus many of the concepts and ideas are applied in this document. The Northeast Regional Mercury TMDL project team acknowledges the excellent work put forth by Minnesota and thanks them for their contribution to reducing mercury in the environment.

## Executive Summary

Mercury is a potent neurotoxin that poses risks to human health. Exposure to this toxic metal occurs when humans consume fish that contain mercury's most toxic form, methylmercury. The majority of mercury in the environment is released into the air, but it reaches waterbodies through atmospheric deposition. In order to protect their populations from the harmful effects of mercury, states issue fish consumption advisories that provide information on the types and quantities of fish that can be safely consumed. Six of the seven Northeast states have statewide fish consumption advisories for mercury for all freshwaters. However, fish consumption advisories are intended to be temporary until pollution can be reduced to levels that allow for safe fish consumption.

This Total Maximum Daily Load (TMDL) document outlines a strategy for reducing mercury concentrations in fish in Northeast fresh waterbodies so that water quality standards can be met. This will require reductions from mercury sources within the Northeast region, U.S. states outside of the region, and global sources. In the Northeast, the majority of mercury pollution is a result of atmospheric deposition. Thus, the TMDL is based primarily on reduction of atmospheric deposition, which can be achieved through reductions in anthropogenic mercury emissions.

### *Impaired Waters*

In the Northeast, over 10,000 lakes, ponds, and reservoirs, and over 46,000 river miles are listed as impaired for fish consumption primarily due to atmospheric deposition of mercury. Many of these waterbodies are listed due to statewide fish consumption advisories for mercury. Section 303(d) of the Clean Water Act requires that states develop TMDLs for impaired waters by establishing the allowable pollutant loading from all contributing sources at a level necessary to achieve the applicable water quality standards. The TMDL allocates load between point sources (wasteload allocation) and nonpoint sources (load allocation).

### *Existing and Target Fish Tissue Concentrations*

A regional fish tissue database was used to calculate mean, 80<sup>th</sup>, and 90<sup>th</sup> percentile mercury concentrations for standard length fish. Four fish species were considered, but smallmouth bass was chosen as the target fish. The 80<sup>th</sup> and 90<sup>th</sup> percentile mercury concentrations for a standard length (32 cm) smallmouth bass are 0.860 ppm and 1.14 ppm, respectively. The TMDL was calculated as the 90<sup>th</sup> percentile mercury concentration for smallmouth bass, which equates to the 96<sup>th</sup> percentile of all fish. Although the 90<sup>th</sup> percentile fish concentration has been chosen as the TMDL target, in order to address uncertainty, all TMDL calculations are shown for the range from the 80<sup>th</sup> to 90<sup>th</sup> percentile fish tissue concentration. Because this TMDL is for seven states with different criteria for fish tissue mercury, the EPA fish tissue criterion for methylmercury of 0.3 ppm is used as the initial target fish tissue concentration for the regional TMDL. Two states, Connecticut and Maine, use fish tissue criteria more stringent than 0.3 ppm that will be achieved in later stages of TMDL implementation. TMDL calculations based on these criteria are provided in Appendix B. It should be noted that the goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. Such an approach will allow all of the Northeast states to meet or exceed their designated uses.

### *Mercury Sources*

In a general sense, regional sources of mercury pollution include wastewater discharges and atmospheric deposition. The mercury wastewater load was estimated using a regional median mercury effluent concentration calculated from all appropriate available mercury effluent data in the region and the sum of

design flows for NPDES permitted facilities in the region (excluding facilities that primarily discharge cooling water or discharge to marine waters). Based on a regional median effluent concentration of 7.7 ng/l and sum of design flows of 13,322 MGD, the wastewater load is estimated to be 141 kg/yr. The 1998 Northeast Regional Mercury Emissions Inventory provides estimates of mercury emissions from a number of sources in the Northeast and is considered the baseline for purposes of establishing needed reductions. 1998 was prior to the enactment of significant mercury reduction requirements in the region and therefore represents an appropriate baseline to correspond with measured fish tissue concentrations. Total emissions for the region are reported as 12,494 kg/yr. Modeling of 1998 mercury emissions data produces an estimate of the amount of mercury deposited to the region from regional, national, and international sources. Based on this modeling, the baseline mercury atmospheric deposition load to the region is 6,506 kg/yr, with 4,879 kg attributable to anthropogenic sources.

### *Calculation of TMDL*

The steps used to calculate the TMDL are outlined in Table ES-1. Using the existing fish concentration 1.14 ppm, and the initial target fish tissue mercury concentration of 0.3 ppm, a reduction factor of 0.74 was calculated. It should be noted that the TMDL was calculated in a way that sets multiple target endpoints that are geographically based. The goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. The total existing source load was calculated from the point source load (wastewater discharges) and nonpoint source load (atmospheric deposition based on modeling of mercury emissions), and is equal to 6,647 kg/yr. The TMDL was then calculated using the total source load and the reduction factor. The wasteload allocation was determined by keeping the wastewater contribution equal to the same percentage as it was in the total source load. The load allocation was calculated by subtracting the wasteload allocation from the TMDL and then was divided between natural<sup>1</sup> and anthropogenic sources. Because over 97 percent of the total load is due to atmospheric deposition, reductions focus on the load allocation. Necessary reductions were divided into three phases, 1998-2003, 2003-2010, and 2010 on, and were also allocated between in-region and out-of-region sources.

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<sup>1</sup> Natural sources of mercury include volcanoes, geologic deposits, and volatilization from the ocean.

**Table ES-1: Summary of the Northeast Regional Mercury TMDL**

	Value (80th percentile)	Value (90th percentile)	Unit	Source
<b>Background Information</b>				
Area of the Region (includes CT, MA, ME, NH, NY, RI, VT)	307,890		km <sup>2</sup>	NESCAUM
Proportion of Deposition due to Anthropogenic Sources	0.75			Kamman and Engstrom 2002
TMDL Base Year	1998			
TMDL Phase I Implementation Period	1998-2003			
TMDL Phase II Implementation Period	2003 -2010			
TMDL Phase III Implementation Period	2010 on			
<b>Water Quality Goal</b>				
Target Fish Mercury Concentration	0.30		ppm	EPA Fish Tissue Criterion
Existing Level in Fish (32 cm Smallmouth Bass)	0.86	1.14	ppm	NERC Dataset, RIDEM
Reduction Factor (RF) [(Existing Level - Target Level)/Existing Level]	0.65	0.74		
<b>Base Year Loadings</b>				
Point Source Load (PSL) - Wastewater Discharge	141		kg/yr	PCS data
Modeled Atmospheric Deposition	5,405		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Natural Atmospheric Deposition <sup>1</sup>	526		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Anthropogenic Atmospheric Deposition, Anthropogenic Nonpoint Source Load (ANPSL)	4,879		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Natural Nonpoint Source Load (NNPSL) Atmospheric Deposition (Based on Deposition is 25% Natural and 75% Anthropogenic)	1,626		kg/yr	
Total Nonpoint Source Load (NPSL) [ANPSL + NNPSL]	6,506		kg/yr	
Total Source Load (TSL) [NPSL + PSL]	6,647		kg/yr	
Percentage of TSL due to PSL	2.1%			
<b>Loading Goal</b>				

<sup>1</sup> The global contribution to the atmospheric deposition modeling includes some natural sources of mercury. The modeled natural atmospheric deposition is subtracted from the total modeled atmospheric deposition to avoid double counting of the natural contribution.



Loading Goal [TSL x (1-RF)]	2,319	1,749	kg/yr	
<b>TMDL</b>				
Wasteload Allocation (WLA) [Keep at 2.1% of TSL]	49	37	kg/yr	
Load Allocation (LA) [Loading Goal - WLA]	2,269	1,712	kg/yr	
Natural Load Allocation <sup>1</sup> (NLA)	1,626	1,626	kg/yr	
Anthropogenic Load Allocation (ALA) [LA - NLA]	643	86	kg/yr	
<b>Overall Reductions to Meet TMDL</b>				
Necessary In-Region Atmospheric Deposition Reductions to Meet ALA	1,816	2,055	kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet ALA	2,420	2,738	kg/yr	
Percent Reduction in Anthropogenic Atmospheric Deposition Necessary to Meet ALA	86.8%	98.2%		
<b>TMDL Implementation Phase I (50%)</b>				
In-Region Portion of ANPSL	2,092		kg/yr	NESCAUM, based on modeling of 1998 emissions inventory
In-Region Reduction Target (50% from baseline)	1,046		kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase I Target	1,046		kg/yr	
In-Region Atmospheric Deposition Reductions Achieved in Phase I	1,549		kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase I Target	0		kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	267	506	kg/yr	
Out-of-Region Portion of ANPSL	2,787		kg/yr	NESCAUM, based on modeling of 1998 emissions inventory
Out-of-Region Reduction Target (50% from baseline)	1,394		kg/yr	

<sup>1</sup>Deposition due to natural sources remains the same over time, so the natural load allocation is equal to the existing natural deposition.

Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase I Target	1,394		kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	1,026	1,345	kg/yr	
<b>TMDL Implementation Phase II (75%)</b>				
In-Region Portion of ANPSL	2,092		kg/yr	NESCAUM, based on modeling of 1998 emissions inventory
In-Region Reduction Target (75% from baseline)	523		kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase II Target	1,569		kg/yr	
In-Region Atmospheric Deposition Reductions Achieved in Phase I	1,549		kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase II Target	20		kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	247	486	kg/yr	
Out-of-Region Portion of ANPSL	2,787		kg/yr	NESCAUM, based on modeling of 1998 emissions inventory
Out-of-Region Reduction Target (75% from baseline)	697		kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase II Target	2,090		kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	330	648	kg/yr	
<b>TMDL Implementation Phase III</b>				
<p>The Phase III timeline and goal will be set following re-evaluation of mercury emissions, deposition, and fish tissue concentrations in 2010. At the onset of Phase III, remaining reductions will be addressed as follows: Major air point sources will be addressed through the application of more stringent control technology requirements and/or emission limits, economically and technically feasible/achievable, taking into account advances in the state of air pollution controls and the application of transferable technologies used by other sources, to achieve maximum emission reductions. Emissions from area sources will be controlled to the maximum extent feasible using best management practices and pollution prevention approaches. It should be noted that the goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. Such an approach will allow all of the Northeast states to meet or exceed their designated uses.</p>				



### *Regional TMDL Atmospheric Deposition Goal*

To meet the initial TMDL target of 0.3 ppm, the mercury TMDL for the region is 1,750 kg/yr, or 4.8 kg/d. This is divided into a wasteload allocation of 38 kg/yr and a load allocation of 1,712 kg/yr. The load allocation for natural sources is 1,626 kg/yr, leaving an anthropogenic load allocation of 86 kg/yr. Implementation of this goal is divided into three phases. Phase I, from 1998 to 2003, sets a goal of 50 percent reduction, from in-region and out-of-region sources, from the 1998 baseline. With in-region reductions of 1,549 kg/yr achieved as of 2002, the in-region reduction goal has been exceeded. Phase II, from 2003 to 2010, sets a goal of 75 percent reduction. This leaves 20 kg/yr for in-region reductions necessary to meet this target. In 2010, mercury emissions, deposition, and fish tissue concentration data will be re-evaluated in order to assess progress and set a timeline and goal for Phase III to make remaining necessary reductions to meet water quality standards. Not enough data are currently available to accurately assess reductions achieved by out-of-region sources.

### *Adaptive Implementation*

The TMDL is structured to separately show loading goals for in- and out-of-region sources and is expected to be implemented adaptively in order to evaluate the calculated necessary percent reduction from anthropogenic sources. The Northeast states have already reduced deposition by approximately 74 percent between 1998 and 2002 and have reasonable assurances (including product legislation and emissions controls) in place to assure attainment of Phase II goals on an adaptive basis. To meet out-of-region goals, Northeast states recommend EPA implement plant-specific MACT limits for mercury under Section 112(d) of the Clean Air Act to control power plant emissions by 90 percent by cost-effective and available technologies. The Northeast region's ability to achieve the calculated TMDL allocations is dependent on the adoption and effective implementation of national and international programs to achieve necessary reductions in mercury emissions. Given the magnitude of the reductions required to implement the TMDL, the Northeast cannot reduce in-region sources further to compensate for insufficient reductions from out-of-region sources.

## **Abbreviations**

ALA – Anthropogenic Load Allocation

ANCOVA – Analysis of Covariance

ANOVA – Analysis of Variance

ANPSL – Anthropogenic Nonpoint Source Load

C – Concentration

CAA – Clean Air Act

CAMR – Clean Air Mercury Rule

CEC – Commission for Environmental Cooperation

CT DEP – Connecticut Department of Environmental Protection

d – Day

dscm – Dry Standard Cubic Meter

EFMC – Existing Fish Mercury Concentration

EGU – Electrical Generating Unit

EPA – United States Environmental Protection Agency

Hg – Chemical symbol for mercury

ICI – Industrial/Commercial/Institutional

kg - Kilogram

l – Liter

lb - Pound

LA – Load Allocation

MACT – Maximum Achievable Control Technology

MAP – Mercury Action Plan

MassDEP – Massachusetts Department of Environmental Protection

ME DEP – Maine Department of Environmental Protection

mg – Milligram

MGD – Million Gallons per Day

MMP – Mercury Minimization Plan

MOS – Margin of Safety

MTF – Mercury Task Force

MWC – Municipal Waste Combustor

MWI – Medical Waste Incinerator

NARAP – North American Regional Action Plan

ng - Nanogram

NEG-ECP – Conference of the New England Governors and Eastern Canadian Premiers

NEI – National Emissions Inventory

NEIWPC – New England Interstate Water Pollution Control Commission

NERC – Northeastern Ecosystem Research Cooperative

NESCAUM – Northeast States for Coordinated Air Use Management

NEWMOA – Northeast Waste Management Officials’ Association

NH DES – New Hampshire Department of Environmental Services

NLA – Natural Load Allocation

NNPSL – Natural Nonpoint Source Load

NPDES – National Pollutant Discharge Elimination System

NPSL – Nonpoint Source Load

NSRC – Northeastern States Research Cooperative

NYS DEC – New York State Department of Environmental Conservation

oz - Ounce

PDNS – Proportion of Deposition due to Natural Sources

POTW – Publicly Owned Treatment Works

ppb – Parts per Billion

ppm – Parts per Million

PSL – Point Source Load

Q - Flow

RF – Reduction Factor

RI DEM – Rhode Island Department of Environmental Management

SSI – Sewage Sludge Incinerator

TBtu – Trillion British Thermal Units

TFMC – Target Fish Mercury Concentration

TMDL – Total Maximum Daily Load

TSL – Total Source Load

VT DEC – Vermont Department of Environmental Conservation

UNEP – United Nations Environment Programme

WLA – Wasteload Allocation

WWTF – Wastewater Treatment Facility

yr – Year

## Definition of Terms

Atmospheric Deposition – the mass transfer of gaseous, aerosol, or particulate contaminant species from the atmosphere to the earth’s surface

de minimis – insignificant; a Latin expression meaning “of minimum importance”

Dry Deposition – mass transfer of gaseous, aerosol, or particulate contaminant species from the atmosphere to the earth’s surface in the absence of precipitation

Fish Consumption Advisory – guidelines issued by state public health agencies on amounts of and frequency that certain fish can be eaten; can be statewide, regional, or waterbody-specific.

Gaseous Mercury – mercury occurring in the dry-phase, as either reactive gaseous mercury ( $\text{Hg}^{2+}$ ) or gaseous elemental mercury ( $\text{Hg}^0$ )

Nonpoint Source Pollution – diffuse sources of pollution to water from land use or atmospheric deposition of pollutants

Northeast States – Connecticut, Maine, Massachusetts, New Hampshire, New York State, Rhode Island, and Vermont

Point Sources – wastewater discharges and all other pollutant sources that enter the receiving water through a pipe or channel

Standard Length Fish – a term used to mean that fish tissue concentrations have been adjusted to a standard length, in this case the dataset wide mean length

TMDL – total maximum daily load – the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards

Wet Deposition – mass transfer of dissolved gaseous or particulate contaminant species from the atmosphere to the earth’s surface via precipitation



# **1 Introduction**

## **1.1 Water Quality and Health Concerns**

Mercury is a toxic metal that is released to the environment through natural and human processes. Most commonly, the gaseous and particulate forms are released to the atmosphere, which are then deposited onto land and water in precipitation. Once in the water, the mercury can be converted to its most toxic form, methylmercury, which accumulates in fish and aquatic organisms. Humans are exposed to methylmercury and subject to its associated health effects when they consume contaminated fish. The challenge posed by mercury is significant, and the New England Interstate Water Pollution Control Commission (NEIWPCC) and its member states<sup>1</sup> are increasingly involved in this complicated issue.

In the Northeast, fish consumption advisories that have resulted from elevated levels of mercury in certain fish species are of great concern. The vast majority of this mercury can be attributed to atmospheric deposition. The major challenge that the Northeast states face is the lack of available options to control out-of-state sources of atmospheric deposition, despite nearly a decade of work that has resulted in regional reductions in mercury emissions and discharges of approximately 70 percent. The mercury TMDL provided in this document has been developed by the Northeast states in an effort to address mercury impaired waters and region-wide fish consumption advisories. The ultimate goal of the Northeast states is to control all sources of mercury, both in-region and out-of-region, to levels where water quality standards for fish consumption are met.

## **1.2 TMDL Requirements and Process**

The TMDL process is straightforward: states are required by the Clean Water Act to identify water bodies that are failing to meet their water quality standards. The regulations then require that any impaired waterbody be analyzed to determine the daily amount, or load, of a pollutant it can assimilate without violating the state's applicable water quality standards. That daily load is then broken down into an amount attributed to point sources and nonpoint sources, and specifies where and when reductions will be made so the load is not exceeded.

Specifically, Section 303(d) of the Federal Clean Water Act requires each state to (1) identify waters for which effluent limitations normally required are not stringent enough to attain water quality standards, and (2) to establish TMDLs for such waters for the pollutant of concern. TMDLs may also be applied to waters threatened by excessive pollutant loadings. The TMDL establishes the allowable pollutant loading from all contributing sources at a level necessary to achieve the applicable water quality standards. A TMDL must account for seasonal variability and include a margin of safety (MOS) to account for uncertainty of how pollutant loadings may impact the receiving water's quality.

The TMDL report and attached documents are submitted to the U.S. Environmental Protection Agency (EPA) as a TMDL under Section 303(d) of the Federal Clean Water Act, 40 CFR 130.7. The regulations do not in anyway preclude multi-state or regional TMDLs and in-fact EPA Regions 1 and 2 have had success in approving TMDLs that are prepared by more than one state. In accordance with those same regulations, it is understood that the Regional Administrator shall approve or disapprove the loadings provided not later than 30 days. It is also understood that if the Regional Administrator disapproves the loadings he shall establish loadings within 30 days of the disapproval. The states are aware that if the

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<sup>1</sup> NEIWPCC'S member states include Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont.

Regional Administrator approves the loadings being submitted in the attached documents, they are then required to incorporate those loadings into their water quality management plans.

## **2 Background Information**

### **2.1 Fish Consumption Advisories**

States issue fish consumption advisories to inform the public about the recommended fish consumption levels for their waters. Advisories provide information on limiting or avoiding consumption of particular species of fish from specific waterbodies, a group of waterbodies, or an entire state. Nationwide, 48 states currently have fish consumption advisories in place, including all of the Northeast states.

For the most part, fish consumption advisories are issued by each state's public health agency and vary from state to state. All of the New England states have statewide advisories for all freshwaters and New York State has waterbody-specific advisories as well as regional advisories, including blanket advisories for all waters in the Adirondack and Catskill regions. A summary of statewide fish consumption advisories for sensitive and general populations is shown in Table 2-1 below.

**Table 2-1 Summary of Statewide Fish Consumption Advisories<sup>1</sup> for Freshwaters**

State	Sensitive <sup>2</sup> Population	General Population
CT	No more than 1 meal/month of fish other than trout caught in any Connecticut fresh waterbody; no limits on consumption of trout.	1 meal/week for all freshwater fish other than trout caught in any Connecticut fresh waterbody; no limits on consumption of trout.
MA	Avoid eating fish from any fresh waterbodies.	Limit consumption of affected species to 2 meals/month.
ME	For all freshwater fish other than brook trout and land locked salmon, do not eat any meals; for trout and salmon, 1 meal/month.	For all freshwater fish other than brook trout and land locked salmon, 2 meals/month; for trout and salmon, 1 meal/week.
NH	1 meal/month of freshwater fish (8 oz for pregnant and nursing women, 3 oz for children under 7); when eating bass and pickerel, limit consumption to fish 12 inches or less in length.	Four 8 oz meals/month of freshwater fish; when eating bass and pickerel, limit consumption to fish 12 inches or less in length.
NY	Do not eat any fish from specific listed waterbodies. Avoid pickerel, northern pike, smallmouth bass, largemouth bass, walleye, and yellow perch from Adirondack Mountain and Catskill Mountain waters.	Except where otherwise provided in listed waters, no more than 1 meal/week of fish taken from New York State freshwaters.
RI	Do not eat any fish from Rhode Island ponds, lakes, or rivers.	1 meal/month of most freshwater fish, avoid bass, pickerel, and pike.
VT	walleye – eat none lake trout, smallmouth bass, chain pickerel, American eel – 1 meal/month largemouth bass, northern pike – 2 meals/month brook trout, rainbow trout, brown trout, yellow perch – 3-4 meals/month brown bullhead, pumpkin seed – no advisory all other freshwater fish – 2-3 meals/month	walleye – 1 meal/month lake trout, smallmouth bass, chain pickerel, American eel – 3 meals/month largemouth bass, northern pike – 6 meals/month brook trout, rainbow trout, brown trout, yellow perch, brown bullhead, pumpkin seed – no advisory all other freshwater fish – 9 meals/month

<sup>1</sup>Some advisories are based on mercury *and* other fish contaminants.

<sup>2</sup>Sensitive populations are defined as follows:

CT: Women who are pregnant, women who plan to become pregnant within one year, women who are nursing, children under six

MA: Pregnant women, women of child-bearing age, nursing mothers, children under 12

ME: Pregnant and nursing women, women who may get pregnant, children under 8

NH: Pregnant and nursing women, women who may get pregnant, children under 7

NY: Women of childbearing age, infants, children under 15

RI: Young children, women who are pregnant, nursing, or planning to have a baby in the coming year

VT: Women of childbearing age (particularly pregnant women, women planning to get pregnant, and breastfeeding mothers) and children under 6

## **2.2 Section 319 Nonpoint Source Assessments and Categorization of Atmospheric Deposition as a Nonpoint Source**

A great majority of the nation’s remaining water quality problems can be attributed to nonpoint source pollution. The 2000 U.S. EPA National Water Quality Inventory Report found that nonpoint source pollution is the leading source of impairment to the nation’s rivers, lakes, and coastal waters (U.S. EPA

2002). Section 319 was added to the Clean Water Act in the amendments of 1987 in order to address nonpoint source pollution. Section 319 highlights three main strategies for addressing polluted runoff by: (1) requiring states to prepare assessments of nonpoint source problems; (2) requiring that states develop management programs to address the problems identified in these assessments; and (3) creating a grant program that allows EPA to fund state programs for nonpoint source assessment and control. Furthermore, the state assessment reports are required to identify waters impaired or threatened by nonpoint source pollution, to identify the categories, subcategories, or individual sources contributing to the nonpoint source pollution problem, and to recommend the best management practices or measures to be used to control each category or subcategory of source (Clean Water Act, Section 319(a)(b)(h)and(i)).

Section 319 addresses nonpoint sources of water pollution. EPA publications classify atmospheric deposition as nonpoint source water pollution with statements such as: “Atmospheric deposition and hydromodification are also sources of nonpoint source pollution”(U.S. EPA 1994). Out-of-state mercury sources, namely coal-fired power plants, therefore fall within Section 319. Currently, New York State and each of the New England states has an approved Section 319 plan covering portions of its navigable waters, including portions impaired by mercury pollution.

### **2.3 Massachusetts’ TMDL Alternative and EPA Justification for Disapproval**

Over the past several years, the Northeast states have worked closely with EPA Region 1 on several TMDL innovations projects, including a project to develop regional recommendations for accurately reporting impaired waters in Category 4b of the Integrated Report. The Integrated Report is a single document that integrates the reporting requirements of Clean Water Act Sections 305(b) and 303(d). States place their waters in one of five categories based on what available data say about the condition of the waterbody. Category 4b includes impaired waters that do not require a TMDL because other pollution control requirements are stringent enough to implement the applicable water quality standard and is more recently described in the *Guidance for 2006 Assessment, Listing and Reporting Requirements Pursuant to Sections 303(d), 305(b) and 314 of the Clean Water Act*, which was issued by EPA on July 29, 2005. The New England States and New York State all provided input on this approach through the TMDL innovations process, and endorsed the concept. In fact, the approach used by the Massachusetts Department of Environmental Protection (MassDEP) described below was similarly used by the Maine Department of Environmental Protection (ME DEP) and Rhode Island Department of Environmental Management (RI DEM) in their 2004 303(d) submissions. For the 2004 listing cycle, none of the approaches were approved by EPA.

In 2004 the Commonwealth of Massachusetts submitted to EPA a document titled “A TMDL Alternative Regulatory Pathway Proposal for the Management of Selected Mercury Impaired Waters.” The document was a supplement to MassDEP’s 2004 Integrated List and sought to document that other pollutant control requirements were in place such that water quality standards would be met and development of a TMDL would not be required. Massachusetts described how it was effectively implementing a comprehensive management plan to address in-state sources of mercury and that a combination of federal, regional, and state controls on mercury were and are the most effective way of addressing water quality impairments due mainly to atmospheric deposition. Examples of these in-state controls include but are not limited to pollution prevention programs and regulatory controls on mercury emitters such as municipal waste combustors, dentists, and schools. The plan focused on a goal of virtual elimination of mercury sources in Massachusetts and the entire New England region.

In a letter dated June 21, 2006, EPA disapproved MassDEP’s alternative regulatory pathway to move 90 lakes and ponds impaired solely by atmospheric deposition from Category 5 to Category 4b of the state’s Integrated List of Waters. EPA cited that the estimates in the proposal and its own estimates indicate that

a significant percentage of mercury from atmospheric deposition comes from international sources for which there are no state or federal controls. As a result EPA determined that the approach did not meet the necessary requirements for demonstrating that the actions taken will result in the attainment of water quality standards in a reasonable amount of time. Specifically, in its response to MassDEP, EPA stated the following:

*“EPA regulations require states to list water quality segments still requiring TMDLs where certain controls including other pollution control requirements ‘required by local, State, or Federal authority’ are insufficient to achieve applicable water quality standards. (See 40 CFR §130.7 (b)1(iii)).”*

*“While Massachusetts describes its strong mercury reduction program, as well as the New England wide mercury reduction efforts, Massachusetts has not demonstrated that other pollution control requirements exist that are sufficient to implement the Commonwealth’s water quality standards for mercury within a reasonable amount of time. See 40 CFR 130.7(b)(1)(iii). In spite of the strong state, regional, and federal mercury reduction efforts, it will be difficult to achieve water quality standards, due in part to the contributions from non-U.S. sources (i.e., the global reservoir).”*

It was determined by EPA in its disapproval documentation that the “best way to address mercury impaired waters is within the context of the 303(d) listing process...” As such, the states in the Northeast have put their energies and efforts into that process with this regional TMDL.

## **2.4 Section 303(d) Listing for Mercury Impaired Waters – Category 5m**

Waters are to be listed in Category 5 of the Integrated Water Quality Monitoring and Assessment Report if “available data and/or information indicate that at least one designated use is not being supported or is threatened, and a TMDL is needed (U.S. EPA 2005a).” This category represents Clean Water Act Section 303(d) – waters that are listed as impaired and are to be reviewed and approved by EPA.

On March 8, 2007, EPA released guidance on utilizing a modified Category 5, known as Category 5m, for waters on the 303(d) list that are impaired primarily by atmospheric deposition of mercury. The guidance on Listing Waters Impaired by Atmospheric Mercury Under Clean Water Action Section 303(d) describes use of subcategory “5m” as a voluntary approach to listing waters impaired by mercury from atmospheric sources. Category 5m is EPA’s recognition that even if a state has a comprehensive mercury management approach, when water quality impairments are primarily caused by atmospheric deposition, in-state controls alone cannot lead to attainment. Category 5m could serve as a placeholder for states to defer TMDL development until later in the schedule. The approach, however, does not and cannot statutorily remove the obligation for a TMDL to be developed at some point in time, and EPA literature on this approach specifically notes that the agency is not suggesting that TMDLs are inappropriate tools for mercury impairments.

The information regarding Category 5m shared at the annual meeting of the Association of State and Interstate Water Pollution Control Administrators in August 2006 specified that multi-state efforts toward regional goals or targets are encouraged. It is in the spirit of regional cooperation and goal setting that this TMDL has been prepared and it is done so with the understanding that the Clean Water Act requires it.

## 2.5 Northeast Regional Commitment to Reducing Regional Sources of Mercury

The Conference of the New England Governors and Eastern Canadian Premiers (NEG-ECP) is an organization of the governors of the six New England states and the premiers of the five Eastern Canadian provinces<sup>1</sup>. The governors and premiers collaborate on regional issues and take action on policy areas including the environment, energy, economic development, trade, security, and ocean issues.

In June 1997, the NEG-ECP charged its Committee on the Environment to develop a regional Mercury Action Plan (MAP). Subsequently, a draft framework for the MAP was developed by representatives of the states and provinces, and then finalized and agreed upon by the NEG-ECP in June 1998. The MAP identifies steps to address those aspects of the mercury problem in the region that are within the region's control or influence and sets an overall regional goal to virtually eliminate the discharge of anthropogenic mercury into the environment to ensure that serious or irreversible damage attributable to these sources is not inflicted upon human health and the environment (Committee on the Environment of the Conference of the New England Governors and Eastern Canadian Premiers 1998).

The six action items set forth in the MAP: 1) established a regional task force to implement the plan; 2) specified emissions limits for major mercury sources that are considerably more stringent than federal requirements; 3) supported pollution prevention efforts to reduce mercury use in products and increase collection and recycling of mercury-added products where environmentally preferable alternatives do not exist; 4) directed state and provincial agencies to implement outreach and education programs about mercury; 5) supported coordination of mercury research and environmental monitoring efforts to track results; and 6) called for retirement of the U.S. federal mercury stockpile. Implementation of the MAP has been very successful. All of the New England states have developed and implemented numerous legislative and regulatory actions to address mercury sources.

In accordance with the MAP, a regional Mercury Task Force (MTF) was formed by representatives of the New England states and Eastern Canadian provinces. This group meets annually and reports on progress in meeting the goals of the MAP. The MAP originally set forth a goal of 50 percent reduction of regional mercury emissions by 2003, and then in 2001 set another interim goal of 75 percent reduction by 2010. In 2003, the MTF reported that the goal of 50 percent had been exceeded with reductions achieved amounting to approximately 55 percent<sup>2</sup> (Conference of New England Governors and Eastern Canadian Premiers 2003). This overall reduction was primarily due to an 84 percent reduction in emissions from municipal waste combustors (MWCs), a 98 percent reduction in emissions from medical waste incinerators (MWIs), and a 93 percent reduction in emissions from chlor-alkali facilities (NESCAUM and the New England Governors and Eastern Canadian Premiers Mercury Task Force 2004). The 2005 status report indicates that substantial progress has already been made toward the 2010 goal (The Conference of New England Governors and Eastern Canadian Premiers Mercury Task Force and The Committee on the Environment of the Conference of New England Governors and Eastern Canadian Premiers 2005).

In August 2003, the MTF adopted a regional goal that 50 percent of dental offices in the region would install amalgam separators by the end of 2005. This goal has been exceeded and the MTF has established new goals of 75 percent separation installation by the end of 2007 and 95 percent by the end of 2010. In 2005, it was estimated that states had the following rates of amalgam separator installation: Connecticut – 65 percent, Maine – 95 percent, Massachusetts – 74 percent, New Hampshire – 95 percent, Rhode Island – 25 percent, and Vermont 15 percent (The Conference of New England Governors and Eastern Canadian

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<sup>1</sup> New Brunswick, Newfoundland & Labrador, Nova Scotia, Prince Edward Island, and Québec

<sup>2</sup> The MAP Regional Reductions of 55 percent from 1998 emissions and the 74 percent reductions shown in Section 7.7.2 for the Phase I implementation for in-region differ because the MAP looks at reductions for the New England states and the Eastern Canadian provinces, whereas this TMDL covers the New England states and New York.

Premiers Mercury Task Force and the Committee on the Environment of the Conference of New England Governors and Eastern Canadian Premiers 2005). Installation of amalgam separators is instrumental in reducing mercury in wastewater.

While New York State is not a member of the NEG-ECP, they were active participants in the 1998 regional mercury study and in the development of the MAP. New York State remains committed to reducing mercury in their state and has established its own Mercury Task Force to coordinate mercury issues within their state. Additionally, New York State participates in regional efforts coordinated by NEIWPC, the Northeast States for Coordinated Air Use Management (NESCAUM), and the Northeast Waste Management Officials' Association (NEWMOA). Similar to the New England states, New York State has enacted legislation to control use of mercury in products, require installation of amalgam separators, and has set strict emissions limits for MWCs. As a result, mercury emissions in New York State from this sector decreased more than 85 percent from 1998 to 2002, contributing to a decrease of approximately 63 percent in overall state mercury emissions in the same time period.

As of 2006, all of the Northeast states have passed legislation to address mercury in products. Individual laws and requirements vary by state, but legislation addresses bans on disposal of mercury-added products, bans on sale or distribution of mercury-added novelties and measuring devices, requirements for installing amalgam separators, requirements for labeling of mercury-added products, prohibition of primary and secondary schools purchasing or using mercury, removal of mercury switches from automobiles, and requirements on recycling of mercury-added products. Connecticut, Massachusetts, Maine, New Hampshire, and New York have all passed legislation to reduce mercury emissions limits from coal-fired utilities. Detailed information on individual state legislation and programs is provided in Section 10.1. Controls on mercury-containing products contribute to reductions in mercury in wastewater and mercury emissions from MWCs and MWIs.

The Northeast has also been the center of a number of mercury-related research efforts. Project such as the Biodiversity Research Institute's *Mercury Connections* (Evers 2005), the Hubbard Brook Research Foundation's *Mercury Connections* (Driscoll, et al. 2007), and EPA's *Connecticut River Fish Tissue Study* (Hellyer 2006) have documented the mercury problem in the Northeast and the efforts that have taken place in the region to reduce mercury.

Because the Northeast states have made nationally significant reductions to in-state sources of mercury as a result of their regional action plan, and have collectively developed a peer-reviewed dataset of fish tissue contaminants, it was determined that a regional TMDL would be the most effective strategy to work toward eliminating the need for fish consumption advisories in the Northeast.

## **2.6 Control of In-State Sources not Sufficient to Meet Water Quality Standards**

Using 1998 emissions data, atmospheric deposition modeling undertaken by NESCAUM estimates that 43 percent of the anthropogenic mercury deposited in the Northeast is attributed to sources within the region. The remaining 57 percent can be attributed to sources outside of the region, from other U.S. states and international sources. When modeling was undertaken with 2002 emissions data, it was estimated that 19 percent of anthropogenic mercury deposited in the region originated from within the region and 81 percent can be attributed to out-of-region sources. As discussed in the previous section, the Northeast states are already aggressively addressing mercury sources within their region, and they have additional enforceable controls coming into effect that will demonstrate reductions are continuing in addition to the reductions shown here by the 2002 data. But, in-region reductions are not sufficient to make the fish safe to eat. More stringent national and international controls are necessary to reduce out-of-region sources to the level that will allow for safe fish consumption.

### 3 Applicable Water Quality Standards and Fish Tissue Criteria

Two of the Northeast states, Maine and Massachusetts, have adopted methylmercury fish tissue criteria as part of their water quality standards. For all toxic pollutants not otherwise listed, Massachusetts uses the recommended criteria published by EPA pursuant to Section 304(a) of the Clean Water Act. This holds true for mercury, so Massachusetts uses the EPA methylmercury fish tissue criterion of 0.3 ppm. Connecticut, New Hampshire, New York, Rhode Island, and Vermont use water quality standards that consider exposure to mercury through fish consumption expressed as a water column concentration. In addition, Connecticut has narrative criteria for protection of human health that reference criteria established by the state department of public health. Although not all states have adopted a fish tissue criterion as part of their water quality standards, each state has a fish tissue concentration that they consider as a part of their basis for developing fish consumption advisories. Water quality criteria and fish consumption advisory values are shown in Table 3-1 below.

**Table 3-1 Water Quality Criteria and Fish Consumption Advisory Values for Mercury**

	CT	ME	MA	NH	NY	RI	VT
Fish tissue concentration (ppm)	0.1	0.2 *	0.3 *	0.3	1.0	0.3	0.3
Water quality criterion (µg/l)	0.051	NA	NA	0.051	0.0007	0.15	0.15

\*These numbers are fish tissue concentrations that have been adopted as fish tissue criteria in state water quality standards. The numbers for the other states in this row are the fish tissue concentrations that these states consider as part of their basis for developing fish consumption advisories.

Although not all states have adopted water quality criteria based on fish tissue concentrations, this TMDL analysis is based on use of a fish tissue concentration. Because fish tissue concentrations take into account bioaccumulation, they are more protective than water column concentrations. Use of a target fish tissue concentration of 0.1, 0.2, or 0.3 ppm will ensure that state water quality criteria based on water column concentrations are met.

A water column concentration (WCC) can be calculated from a fish tissue criterion (FTC) and bioaccumulation factor (BAF) through the following equation:

$$FTC = BAF \times WCC$$

A 2004 study of mercury biogeochemistry in Vermont and New Hampshire lakes (Kamman, et al. 2004) provides bioaccumulation factors ranging from 52,481/L to 1,023,293/L for yellow perch fillets with respect to epilimnetic total mercury. Analysis of regional fish tissue data indicates that smallmouth bass mercury concentrations can be approximately 1.5 to two times higher than for yellow perch (Kamman, et al. 2005). Therefore, using the high end of the range for yellow perch, bioaccumulation factors for smallmouth bass would range from 1,534,940/L to 2,046,586/L. Using the highest fish tissue concentration of 0.3 mg/kg and the above range for bioaccumulation factors for smallmouth bass, a WCC range of 0.0001 to 0.0002 µg/l is obtained. The range of WCCs calculated is lower than any of the WCCs used by the states. Therefore, use of a fish tissue criterion as a TMDL target ensures that water column criteria will be met if the TMDL fish tissue target is met.

#### 3.1 Assessment of Fish Contaminants

For the most part, for listing purposes, states do not assess waters by measuring mercury in the water column, but rather monitor mercury in fish tissue. For states with methylmercury fish tissue criteria, if fish samples do not meet the criterion, the waterbody is listed as impaired for fish consumption. Where



states do not have fish tissue criteria, specific waters or all waters for which fish consumption advisories have been issued are considered to be impaired for fish consumption use, subject to the state's assessment and listing methodology. For the purpose of this TMDL, fish tissue concentrations in wet-weight fillets are considered the TMDL endpoint.

## **4 Fish Tissue Mercury Concentrations**

### **4.1 Fish Tissue Monitoring Dataset**

In 2000, the Northeast States Research Consortium (NSRC), then a program of the USDA Forest Service Northeastern Research Station, sponsored the establishment of a Northeast North American mercury workgroup (known as the Northeastern Ecosystem Research Cooperative (NERC) Mercury Consortium) to compile and analyze as large an assembly of mercury data as practical, from a wide variety of environmental matrices, focusing on freshwater ecosystems. A fish tissue database that covers the NSRC study region (Connecticut, Maine, Massachusetts, New Hampshire, New York, Vermont, eastern Ontario, Quebec, and the Canadian Atlantic Provinces) was assembled as part of this initiative (Evers and Clair 2005).

A group of scientists from the NERC Mercury Consortium assembled existing fish mercury databases from agencies and organizations in the study area, resulting in a database that spans the geographic range from 39.5 to 54.7 N latitude and 53.9 to 79.5 W longitude, which includes Connecticut, Maine, Massachusetts, New Hampshire, New York, and Vermont. Contributing datasets originated from monitoring programs carried out by provincial and state governments for the purpose of risk assessment, random probability surveys conducted within the United States, and other datasets derived from large-scale research initiatives. NERC scientists collected geo-referenced datapoints from 24 research and monitoring projects to create an aggregate 19,815 datapoints (Kamman, et al. 2005).

In order to be retained in the dataset, fish data had to meet a number of requirements. Only fish mercury measurements analyzed using cold-vapor atomic absorption or cold-vapor atomic fluorescence spectroscopy were retained. The fish had to be collected in 1980 or later. Data from the Great Lakes and St. Lawrence River were excluded because these waterbodies were outside the focus of the NSRC assessment. Only mercury concentrations derived from fish fillets or whole fish were retained (Kamman, et al. 2005).

The dataset was subject to a series of validation checks to ensure data quality, including checks to detect outlier, mis-transcribed, or incorrect datapoints. Validity checks identified a number of datapoints with values that were either excessively high, presented in the wrong unit of measure, or mis-attributed to the wrong species. These datapoints were either corrected or removed from the database. Of the 19,178 original records submitted to the database, 15,305 met screening criteria, passed validity checks, and were retained (Kamman, et al. 2005).

The final dataset contains mercury measurements for 64 freshwater fish species with yellow perch and brook trout being the most prevalent species. Data were only analyzed for the 13 species that either had 1000 or more mercury measurements, or were present in nine or more of the projects. The numbers of datapoints per state and arithmetic mean mercury concentrations for these 13 species are shown in Table 4-1. (Kamman, et al. 2005)

As the NERC dataset did not include data from Rhode Island, fish tissue data from this state were obtained so that they could be included in the TMDL. Rhode Island had data available for five of the species that were included in the NERC dataset. These data are also shown in Table 4-1.

**Table 4-1 Number of Fillet Mercury Samples Included and Arithmetic Mean Mercury Concentrations for Fish Species Analyzed**

Species	Count of fillet mercury samples by state								Arithmetic mean mercury concentration (ppm)
	CT	MA	ME	NH	NY	RI	VT	Total	
Common name									
Yellow perch		60	221	828	1250	99	434	2892	0.391
Largemouth bass	1	70	18	200	44	170	18	521	0.532
Lake trout				14	369		44	427	0.405
Smallmouth bass	4	24	19	172	61	5	46	331	0.641
Chain pickerel			7	148	5		16	176	0.564
Brown bullhead	1	34	5	41	19	49	26	175	0.152
Walleye					64		64	128	0.416
White perch			32	43	15	32	6	128	0.870
White sucker	31		16	43	22			112	0.237
Brown trout	5			10	34		11	60	0.165
Brook trout			22	27			6	55	0.168
Northern pike				1	22		24	47	0.461
Landlocked salmon			3	8	10			21	0.319

The NERC dataset is clearly appropriate for the development of a regional mercury TMDL due to its geographic coverage and the fact that it has already gone through both validation and peer-review processes. For the purpose of this TMDL, length-standardized mercury concentrations were calculated for four species, using a subset of the NERC dataset that excluded data from the Canadian provinces. The four species considered were smallmouth bass, largemouth bass, walleye, and yellow perch. Mean, 80<sup>th</sup>, and 90<sup>th</sup> percentile mercury concentrations for standard length fish were calculated for each of the four fish species. Characteristics for these fish are shown in Table 4-2 below.

**Table 4-2 Standard Lengths and Mercury Concentrations of Selected Freshwater Fish Species in the NERC dataset**

Species	Standard Length (cm)	Mean Hg Concentration (ppm) at Standard Length*	80 <sup>th</sup> percentile Hg Concentration (ppm) at Standard Length	90 <sup>th</sup> percentile Hg Concentration (ppm) at Standard Length
Smallmouth bass ( <i>Micropterus dolomieu</i> )	32	0.69	0.86	1.14
Largemouth bass ( <i>Micropterus salmoides</i> )	36	0.61	0.90	1.05
Yellow perch ( <i>Perca flavescens</i> )	20	0.38	0.52	0.69
Walleye ( <i>Sander vitreus</i> )	45	0.60	0.82	0.93

\*Standard lengths were derived as dataset-wide mean lengths. Means shown in this table differ from those in Table 4-1 because arithmetic means are shown in Table 4-1 and length-standardized means are shown in Table 4-2.

## **4.2 Areas of Elevated Concentration**

In the Northeast, there are known localized areas where elevated fish tissue concentrations, as compared to background regional levels, have been observed (Evers, et al. 2007). Typically, areas of elevated concentration are associated with natural conditions, such as enhanced watershed sensitivity, in combination with anthropogenic factors including water-level manipulation, enhanced deposition of acid-forming precursors, and enhanced mercury deposition. These areas include the western Adirondack Mountains in New York, the Upper Connecticut River in New Hampshire and Vermont, the middle and lower Merrimack River in New Hampshire, the Upper Androscoggin River in Maine and New Hampshire, and the Western Upper Kennebec River in Maine (for more details, see Evers, et al. 2007). These sensitive areas are included in this TMDL, as implementation is expected to result in decreases in fish tissue concentrations in these areas. However, the response may vary from the rest of the region, so these areas will be more closely monitored during the implementation period. It is expected that monitoring will be conducted through regular state fish tissue monitoring programs (at the level that funding allows) as well as regional research projects. Because these areas are more sensitive to mercury deposition, it is possible that they may experience faster decreases in fish tissue concentrations. Adaptive implementation will allow for changes to the reductions planned for these areas if necessary.

In addition, areas of elevated concentration can be a result of high levels of localized atmospheric deposition. This is the case for an area in northeastern Massachusetts where fish mercury concentrations are elevated as a result of high deposition in that area. Fish from this area are not included in the regional dataset and the regional TMDL will not cover this area. Waterbodies located in this area are identified in Table A-1 in Appendix A. However, it is anticipated that implementation of this TMDL will significantly reduce fish concentrations in this area and may possibly achieve standards in the future. MassDEP intends to closely monitor these waters and if necessary, address this area separately in the future.

## **5 Northeast Regional Approach**

The entire Northeast region is impacted by local, regional, and global mercury deposition sources and shares the common problem of large contributions of mercury deposition from sources outside of the region. As a result, the region already has a long history of working together on mercury reduction efforts such as the NEG-ECP MAP. Although mercury deposition is not necessarily uniform across the entire region (see Figure 6-3), a shared interest in addressing mercury deposition and demonstrated success in regional efforts makes the case for a regional-scale TMDL. Furthermore, as detailed in Section 5.3, once the effect of fish length is accounted for, fish concentrations are relatively uniform across the region.

### **5.1 Impaired Waters**

In the Northeast, there are a total of 10,192 lakes, ponds, and reservoirs, 24 river segments, and an additional 46,199 river miles impaired for fish consumption primarily due to atmospheric deposition of mercury. The breakdown for each state is shown below in Table 5-1.

Connecticut, Maine, and New Hampshire all have statewide advisories, and use this as a basis for listing all freshwaters as impaired for fish consumption due to mercury. Massachusetts, Rhode Island, and Vermont also have statewide advisories, but they only list waters that have been assessed and found to be impaired on their lists of impaired waters. New York State does not have a statewide advisory, but has a large number of waterbodies listed as impaired for fish consumption due to atmospheric deposition of mercury.

Appendix A contains the list of waterbodies covered by the TMDL for Massachusetts, New York, Rhode Island, and Vermont, based on those states' Impaired Waters Lists. The appendix also includes the language from Connecticut's, Maine's, and New Hampshire's lists that explains using the statewide advisory as a basis for listing. In these three states, there are a small number of waters that are impaired by mercury that is caused by a source other than atmospheric deposition. These waters are therefore not covered by this TMDL and are listed in the Appendix A as exceptions to the state's listing of all freshwaters. For all states, only water designated as rivers, streams, lakes, reservoirs, and impoundments are included and waters designated as marine, estuarine, or ocean are not included. More details on these designations are provided in Appendix A.

**Table 5-1 Northeast Waterbodies Impaired Primarily by Atmospheric Deposition of Mercury**

State	Lakes, Ponds, and Reservoirs	Rivers
Connecticut	2,259	5,376 miles
Maine	5,782	31,199 miles
Massachusetts	99 <sup>1,2</sup>	0 <sup>3</sup>
New Hampshire	1,945 <sup>4</sup>	9,624 miles
New York	67 <sup>5</sup>	14 segments
Rhode Island	19	0 <sup>6</sup>
Vermont	21 <sup>7</sup>	10 segments
<b>Total</b>	<b>10,192</b>	<b>46,199 miles; 24 segments</b>

<sup>1</sup>Those impaired solely due to atmospheric mercury deposition.

<sup>2</sup>20 of these waterbodies (see Appendix A for specific waterbodies) are not covered by this TMDL because they are located in local mercury deposition hotspots and will be addressed separately by MassDEP.

<sup>3</sup>Massachusetts has additional river segments impaired due to local mercury sources that are not covered by this TMDL.

<sup>4</sup>Includes impoundments.

<sup>5</sup>Includes five segments of Lake Champlain counted as separate waterbodies.

<sup>6</sup>Rhode Island has additional river segments impaired due to mercury. However, it has not yet been determined whether local sources not covered by this TMDL contribute to the impairment.

<sup>7</sup>Includes eleven segments of Lake Champlain counted as separate waterbodies.

In addition to the impaired waters listed in Appendix A, the TMDL may, in appropriate circumstances, also apply to waterbodies that are listed for mercury impairment in subsequent Clean Water Act Section 303(d) Lists of Impaired Waters. For such waterbodies, this TMDL may apply if, after listing the waters for mercury impairment and taking into account all relevant comments submitted on the Impaired Waters List, a state determines with EPA approval of the list that this TMDL should apply to future mercury impaired waterbodies.

## 5.2 Priority Ranking of Impaired Waterbodies

Of the seven states included in this TMDL, two states have included priority rankings for mercury-impaired waters on their 303(d) and Integrated Lists. New York State denotes waterbodies of high priority for TMDL development, but none of the New York State waterbodies included in this TMDL were denoted as high priority. Vermont prioritizes all impaired waterbodies as high (TMDL development in one to three years), medium (four to eight years), or low (eight or more years). All of the Vermont waterbodies included in this TMDL are categorized as high priority for TMDL development. While not all states have specifically designated priority rankings for their mercury impaired waters in their 303(d) reports or Integrated lists, they have all demonstrated that mercury reduction is a high priority through their regionally coordinated actions to reduce mercury sources to the environment by over 70 percent since 1998. This regional mercury TMDL is a continuation of this priority work.

### 5.3 Selection of Existing Fish Mercury Concentration Based on Standard Size Fish

To best utilize the extensive NERC dataset and make the strongest comparisons of fish mercury concentrations from different waterbodies and sampling years, mercury concentrations are calculated for a standard-length fish. Mercury concentration increases with both age and length, so when comparing mean concentrations from all fish, it is important to account for this relationship. Calculated fish mercury concentrations were statistically adjusted, using analysis of covariance (ANCOVA) to a nominal “standard-length” fish. The standard length was derived as the dataset-wide mean length for the species, and concentrations of standard-length fish were estimated using least-squares means, accounting for the Type III model sums-of-squares (Kamman, et al. 2005). From a statistical standpoint, this is the most appropriate approach in that variance in fish mercury attributable to length is minimized at the dataset-wide mean length. It is recognized that many fish will be above the standard length and therefore higher in mercury. This is addressed by basing this TMDL analysis on the 90<sup>th</sup> percentile of the distribution of all length-standardized fish evaluated. This is more protective than using a mean or median concentration value.

In developing this TMDL, the states considered using four different species of fish for calculating necessary reductions (see Table 4-2). After examining data for all four species, it was decided that smallmouth bass should be the target fish, as it is the species that bioaccumulates mercury most efficiently (based on comparison of mean, 80<sup>th</sup>, and 90<sup>th</sup> percentile concentrations) and is ubiquitously distributed amongst the Northeast states. Use of this species will allow for the highest common level of protection. The majority of the fish in the regional dataset were collected in the early to mid 1990s and therefore concentrations used in this TMDL may be somewhat higher than if fish collection coincided with the 1998 timeframe of the emissions and deposition data. To address this uncertainty, the existing fish concentration is presented as a range from the 80<sup>th</sup> to 90<sup>th</sup> percentile mercury concentration. However, the target for purposes of implementing this TMDL is considered to be the 90<sup>th</sup> percentile mercury concentration. As shown in Table 4-1, the 80<sup>th</sup> and 90<sup>th</sup> percentile mercury concentrations based on the standardized length for smallmouth bass are 0.860 and 1.14 ppm, respectively<sup>1</sup>.

In order to justify the choice of regional target fish species, arithmetic mean tissue concentrations and counts of fish-tissue datapoints by state and by species where fish lengths were reported were examined (Table 4-1). This analysis indicated that while walleye may have been the optimum species to use due to its high concentration (and therefore conservative TMDL target), this species is only represented in two states (Vermont and New York), and therefore, a poor representative of the region. By contrast, yellow perch are sampled nearly everywhere, but are typically lower in fillet mercury. Had yellow perch been used as the endpoint species for this TMDL, there would not be assurance that higher-mercury fish would achieve compliance with water quality standards once the TMDL was implemented. Smallmouth bass are both relatively uniformly sampled across the states, and also quite high in fillet mercury, rendering this species nearly ideal as a target endpoint for this TMDL. Furthermore, when length-standardized mercury concentrations are examined, smallmouth bass have the highest mean and 90<sup>th</sup> percentile concentrations of all fish species analyzed.

In addition, to ensure that data from one state would not bias the region wide TMDL target, variation in fillet-mercury concentrations by state was also examined. To do this analysis, the effect of fish length on fish mercury was accounted for. Accounting for the effect of fish length is critical in that fish mercury varies with length, and the lengths of fish represented by state monitoring databases is variable (ANOVA  $F_{325,5}=31.8$ ,  $p<0.001$ ). Therefore this analysis of covariance was used to test the hypothesis that fish

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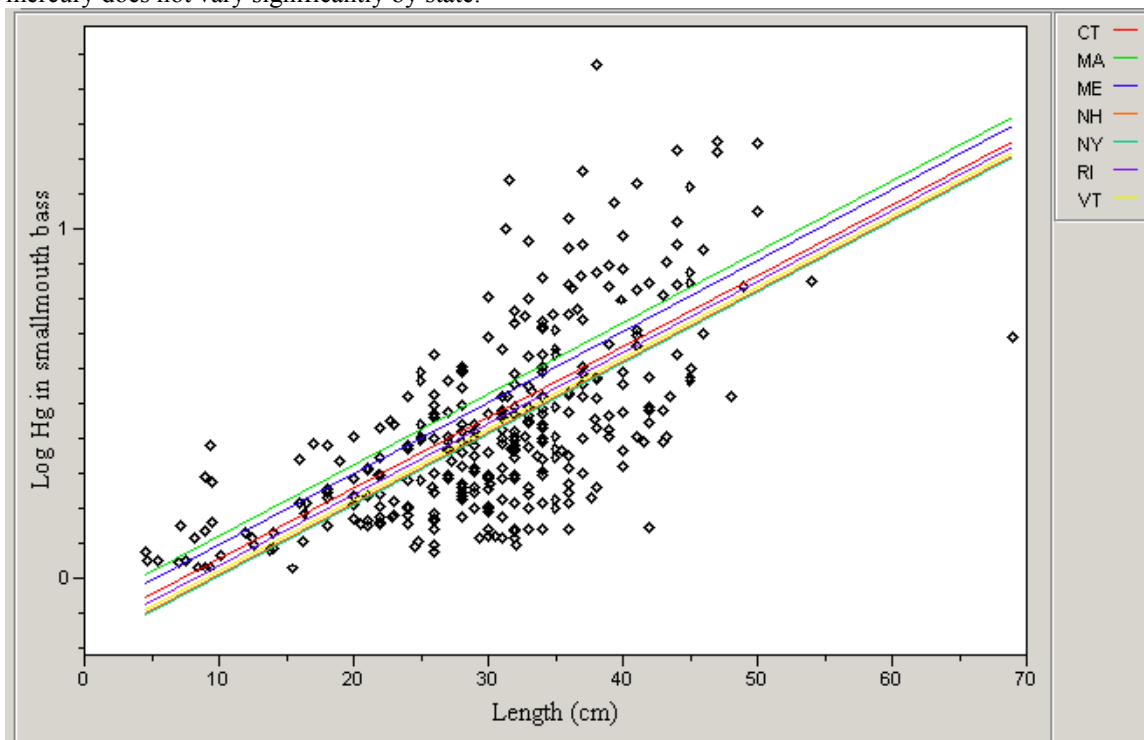
<sup>1</sup> No data from Rhode Island were included in the NERC dataset. However, Rhode Island data were examined and it was found that they are well-aligned with the NERC dataset. If Rhode Island data were included in the NERC dataset, it would not have changed the existing fish tissue concentration used in the TMDL.

mercury varied as a function of the state in which the fish were originally sampled, while accounting for the effect of length, with the null hypothesis that fish mercury did not vary by state. Fish mercury data were log-transformed to account for non-normality in this parameter.

Smallmouth bass fillet mercury did not vary by state ( $p=0.2250$ ) despite significant variation with length ( $p<0.001$ ; overall ANCOVA  $F_{325,6} = 38.2$ ,  $P<0.001$ ). The analysis captured fully 42 percent of the variance observed within the smallmouth bass fillet mercury dataset. This relationship can be seen in Figure 5-1. This analysis, coupled with the information shown by Table 4-1, indicates that smallmouth bass are relatively uniform in fillet mercury across the jurisdictions, are the highest-mercury fish for which data are available from most states subject to this TMDL, and are therefore most suited for the application of a regional TMDL. The lack of variation in fish tissue concentrations across the states (when length is accounted for) indicates that a regional-scale TMDL is appropriate.

**Figure 5-1. Relationship of Fish Length and Fillet Mercury Concentration (log ppm) for Smallmouth Bass, by State**

Regression lines were calculated by ANCOVA and show that when the effect of fish length is accounted for, fish mercury does not vary significantly by state.



The goal of this TMDL is to protect human health, and therefore the existing and target fish concentrations were selected with this in mind. However, it should be noted that there are also concerns associated with mercury and piscivorous wildlife such as loons, eagles, and otters. Fish that feed high on the food web, such as the smallmouth bass, are more reflective of obligate apex piscivores like loons and eagles, therefore by targeting the TMDL to smallmouth bass, both ecological and human health are protected by ensuring that the prey upon which obligate piscivores feed will be low enough in mercury to preclude risk to the most mercury-sensitive of aquatic biota.

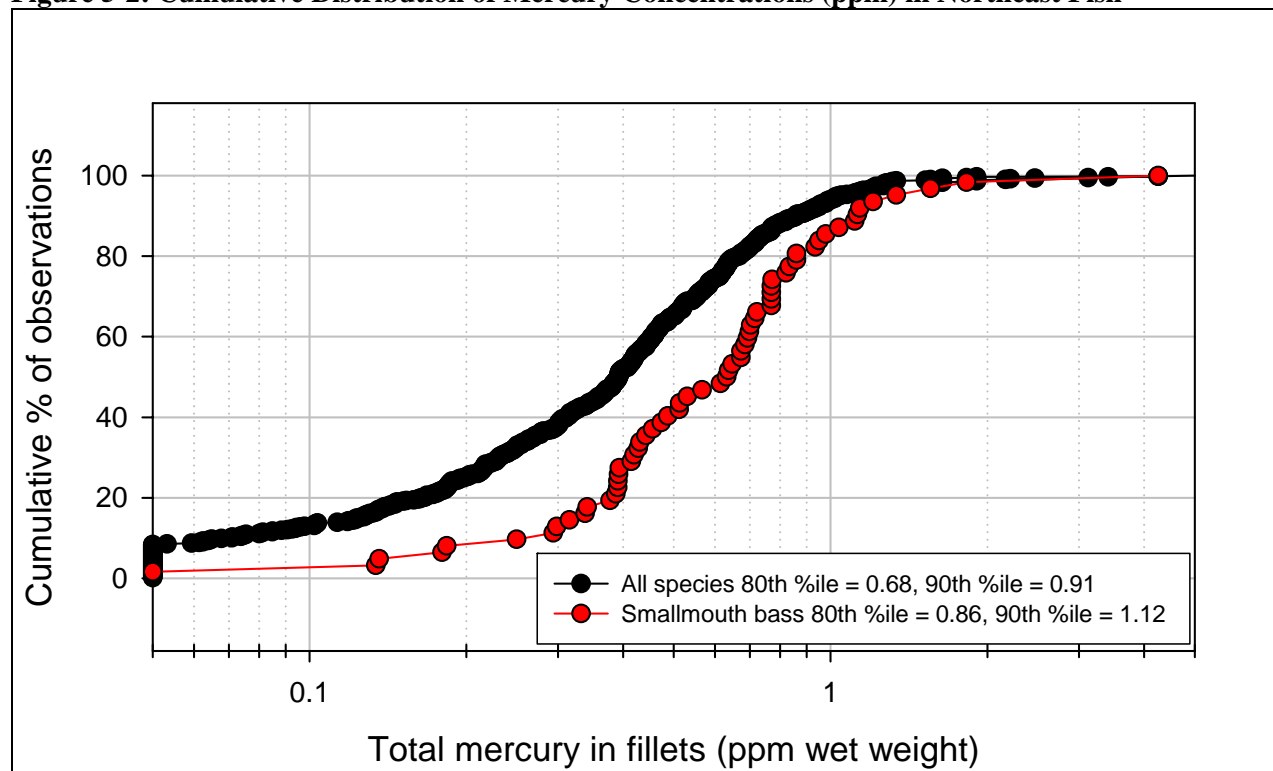
## 5.4 Target Fish Mercury Concentration

As discussed previously, the Northeast states consider different fish mercury concentration guidance values as part of their basis for establishing fish consumption advisories. These numbers range from 0.1 ppm for Connecticut to 1.0 ppm for New York State. Different issues are weighed when establishing fish consumption advisories than those considered in setting a regional TMDL. For example, eating fish has health benefits and those benefits are weighed against the health risks posed by mercury contamination. The risks from contamination for children and women of childbearing age differ from those posed to men and older women and the health benefits of eating fish may also differ for these age groups. In developing a TMDL, the issue being considered is minimizing contamination in fish as the benefit, and the costs of preventing the contamination as the risk. Based on these considerations for the regional TMDL, 0.3 ppm is used as the initial overall regional target fish mercury concentration to be consistent with EPA's methylmercury fish tissue criterion and meet fish tissue goals in Massachusetts, New Hampshire, New York, Rhode Island, and Vermont. It should be noted that the goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. Such an approach will allow all of the Northeast states to meet or exceed their designated uses.

Figure 5-2 shows the cumulative distribution of length-standardized smallmouth bass mercury concentrations based on data within the NERC dataset, in comparison to those for all fish species. The 80<sup>th</sup> percentile value of 0.86 ppm mercury for smallmouth bass corresponds to the 90<sup>th</sup> percentile concentration for all fish species, whereas the 90<sup>th</sup> percentile value of 1.14 ppm mercury for smallmouth bass corresponds to the 96<sup>th</sup> percentile concentration for all fish species. As such, by targeting the 90<sup>th</sup> percentile range of smallmouth bass concentrations, 96 percent of fish should ultimately meet the fish tissue target.

Implementation of this TMDL will serve as a first step toward eliminating fish consumption advisories in the Northeast states. For purposes of demonstrating compliance with individual states' water quality standards, it is noted that to meet water quality standards in both Maine and Connecticut, calculations require reductions in anthropogenic mercury deposition greater than 100 percent. The calculation of needed reductions is affected by a number of variables, including the percentage of deposition due to anthropogenic sources, and there are a range of accepted values associated with this parameter. Various studies have found this percentage to be between 75 and 85 percent. Use of a lower percentage results in a greater percent reduction from anthropogenic sources, whereas a higher percentage has the opposite effect. Because of these ranges and other reasonable and prudent assumptions made about values for a number of parameters, adaptive management will be used when implementing the reductions necessary to meet the TMDL. Throughout the final stage of implementation, the states will re-evaluate progress made toward the fish tissue goals and will determine if adjustments need to be made in the ultimate goals that have been set, or how they can be achieved in accordance with the timeline set forth in the implementation plan.

**Figure 5-2: Cumulative Distribution of Mercury Concentrations (ppm) in Northeast Fish**



### 5.5 Proportionality of Mercury Reductions

At this time, there is no precise modeling (at least not at a large spatial scale involving multiple waterbodies) of the link between emissions and mercury bioaccumulation or the effect of a given emissions reduction on fish tissue concentrations. While study results are converging on an understanding of likely reductions in fish tissue mercury given reductions in proximal mercury emissions sources, the state of science is not yet such that this relationship can be described with confidence. Therefore it is reasonable to rely on certain assumptions regarding the relationships between mercury emissions, deposition, and fish tissue concentrations. There is sufficient empirical evidence to show that emissions reductions cause reductions in fish tissue concentrations, which validates the assumptions used in this TMDL.

The TMDL is based on an assumption that a decrease in mercury emissions will result in a proportional decrease in mercury deposition, a decrease in mercury deposition will result in a proportional decrease in mercury loading to waterbodies, and ultimately, a decrease in mercury loading in waterbodies will result in a proportional decrease in mercury concentrations in fish. This follows the analyses presented by the EPA *Mercury Maps* Model, which is based on steady state formulations of the Mercury Cycling Model (MCM) and IEM-2M Model (U.S. EPA 2001). In environmental systems, steady state means that concentrations may vary from season to season or year to year, but that long term averages are constant.

Several dynamic, ecosystem scale models such as the Mercury Cycling Model (MCM) and IEM-2M assume that, at steady state (i.e., over long time scales), reductions in fish mercury concentrations will be proportional to reductions in mercury inputs. When atmospheric deposition is the main source of mercury to a given waterbody, these models predict a linear response between changes in deposition, ambient concentrations in water and sediments, and fish mercury levels. Below, an approach is outlined for



deriving a simplified relationship between percent reductions in air deposition load and fish tissue concentrations at steady state that draws on this same assumption of long-term proportionality from more complex modeling frameworks.

The standard steady state bioaccumulation equation is:

$$C_{fish_{t_1}} = BAF \cdot C_{water_{t_1}}$$

where  $C_{fish_{t_1}}$  and  $C_{water_{t_1}}$  are methylmercury contaminant levels in fish and water at time  $t_1$ , respectively and BAF is the site specific bioaccumulation factor, which is constant for a given age/length and species of fish in a specific waterbody.

For a future time,  $t_2$ , when mercury concentrations have changed but all other parameters remain constant, the equation can be written as:

$$C_{fish_{t_2}} = BAF \cdot C_{water_{t_2}}$$

where  $C_{fish_{t_2}}$  and  $C_{water_{t_2}}$  are methylmercury contaminant levels in fish and water at time  $t_2$ , respectively and  $C_{fish_{t_2}}$  is for a fish that is the same age, length, and species as for  $C_{fish_{t_1}}$ .

Combining the equations produces:

$$\frac{C_{fish_{t_1}}}{C_{fish_{t_2}}} = \frac{C_{water_{t_1}}}{C_{water_{t_2}}}$$

Because methylmercury water column concentrations are proportional to mercury air deposition load to a watershed, this equation can be rewritten as:

$$\frac{C_{fish_{t_1}}}{C_{fish_{t_2}}} = \frac{L_{air_{t_1}}}{L_{air_{t_2}}}$$

where  $L_{air_{t_1}}$  and  $L_{air_{t_2}}$  are the air deposition mercury loads to a waterbody at time  $t_1$  and  $t_2$ , respectively.

It is reasonable to predict that, based on this relationship, mercury fish concentrations will likely be reduced from current levels in proportion to load reductions for the watershed. For waterbodies in which air deposition is the only significant source, fish tissue mercury concentration reductions will likely be directly proportional to air deposition reductions over the long term.

Because these relationships are based on steady states, we do not expect that a proportional relationship between atmospheric deposition reductions and fish tissue reductions will be observed immediately. However, it is expected this response will be seen over the long term, once systems have reached steady state. While it is acknowledged that there is a time lag between mercury being deposited on land and that mercury reaching waterbodies, it is assumed that the terrestrial system will eventually reach a new steady state with atmospheric deposition, and total loading of mercury to surface water will be proportional to atmospheric deposition.

The effects of the approach have been evaluated by Kamman, et al. (2006) for the region. The rate of change in fish mercury will vary among Northeast waterbodies due to different conditions that affect the production of methylmercury and bioaccumulation of methylmercury. These factors include watershed area, productivity, acidification status, sulfate loading, and water-level manipulation. However, empirical evidence is mounting that biological mercury concentrations are reduced in proportion to emissions and resultant deposition reductions (Evers, et al. 2006 and Florida Department of Environmental Protection 2003).

## **6 Source Assessment**

### **6.1 Northeast States Emissions Inventory**

In 1998, NESCAUM prepared *Atmospheric Mercury Emissions in the Northeastern States* to refine the emissions inventory figures developed by EPA for the Northeast region in conducting their national evaluation of atmospheric mercury emissions in accordance with the requirements of the 1990 Clean Air Amendments. Refinements were made based on facility-specific information collected by state air quality agencies, including stack test data, fuel use rates, air pollution control devices, and other operational parameters (NESCAUM 2005). The inventory quantifies mercury emissions representative of the year 1998 for combustion, manufacturing, and area sources in New England, New York State, and New Jersey. The study was a combined effort of the state and provincial air, waste, and water management agencies in the Northeast states and eastern Canadian provinces and was intended to serve as an information resource to these agencies and as a foundation for future regional initiatives, including the development of a coordinated action plan to reduce the environmental and public health impacts of mercury (NESCAUM 1998).

The inventory is divided into direct and area sources. Direct sources, which include combustion and manufacturing sources, typically release emissions from a stack and are large enough to be associated with a specific geographic location. Area sources are typically small, but there may be a large number of them, and they are not usually associated with emissions from a stack. Area sources include categories such as fossil fuel residential heating, fluorescent lamp breakage and recycling, laboratory use, dental use, and crematories. As seen in Figure 6-1, approximately 87 percent of the mercury emissions inventory in the Northeast states can be attributed to direct sources. About 9 percent of the direct emissions are due to manufacturing sources, with the remainder being attributed to the various combustion sources. The largest combustion sources were municipal waste combustors (MWCs) at 56 percent and electric utility boilers at 12 percent (NESCAUM 1998). Table 6-1 provides a full summary of emissions by category. NESCAUM's regional inventory included New Jersey, but emissions data reported here include only New England and New York State. The emissions sources for the region can be compared to the major sources of national mercury emissions in a similar time period, as seen in Figure 6-2.

**Figure 6-1 Breakdown of Major Sources of Northeast Regional Mercury Emissions in 1998 (NESCAUM 1998)**

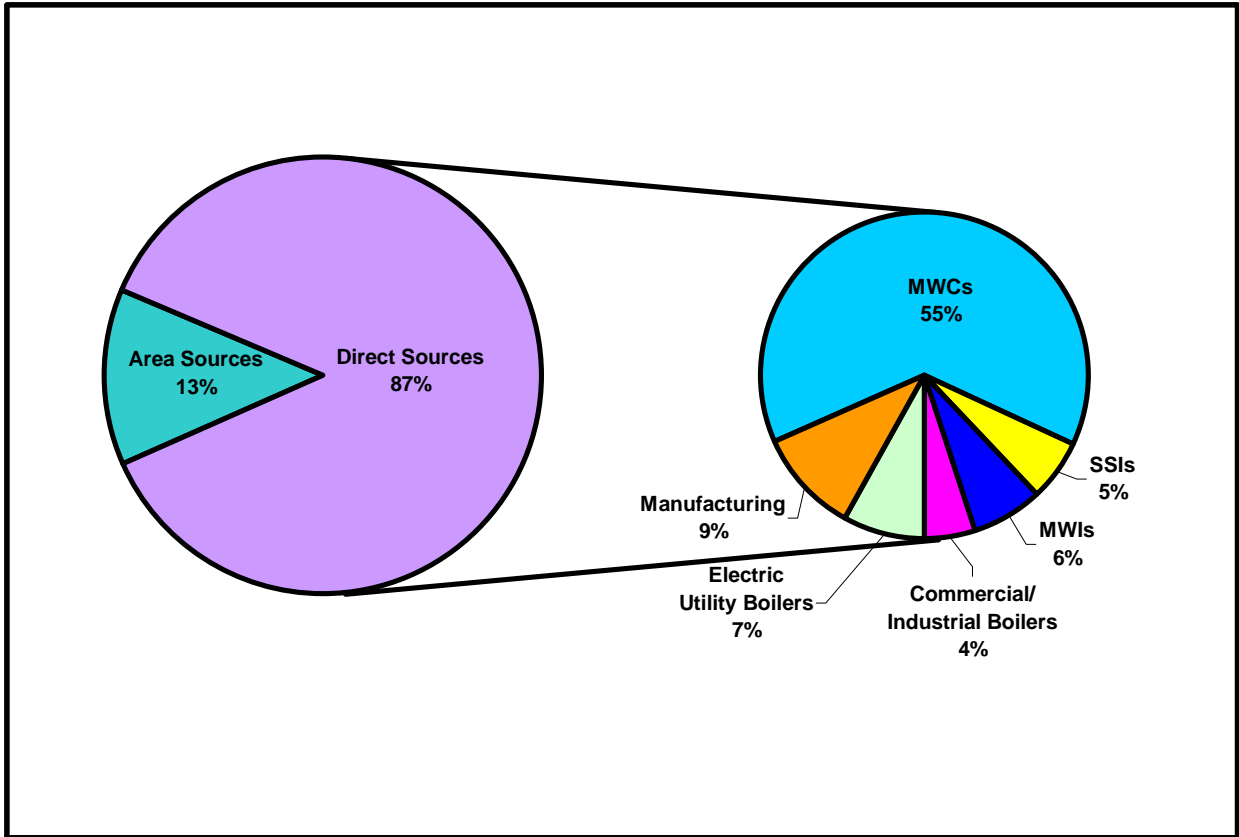
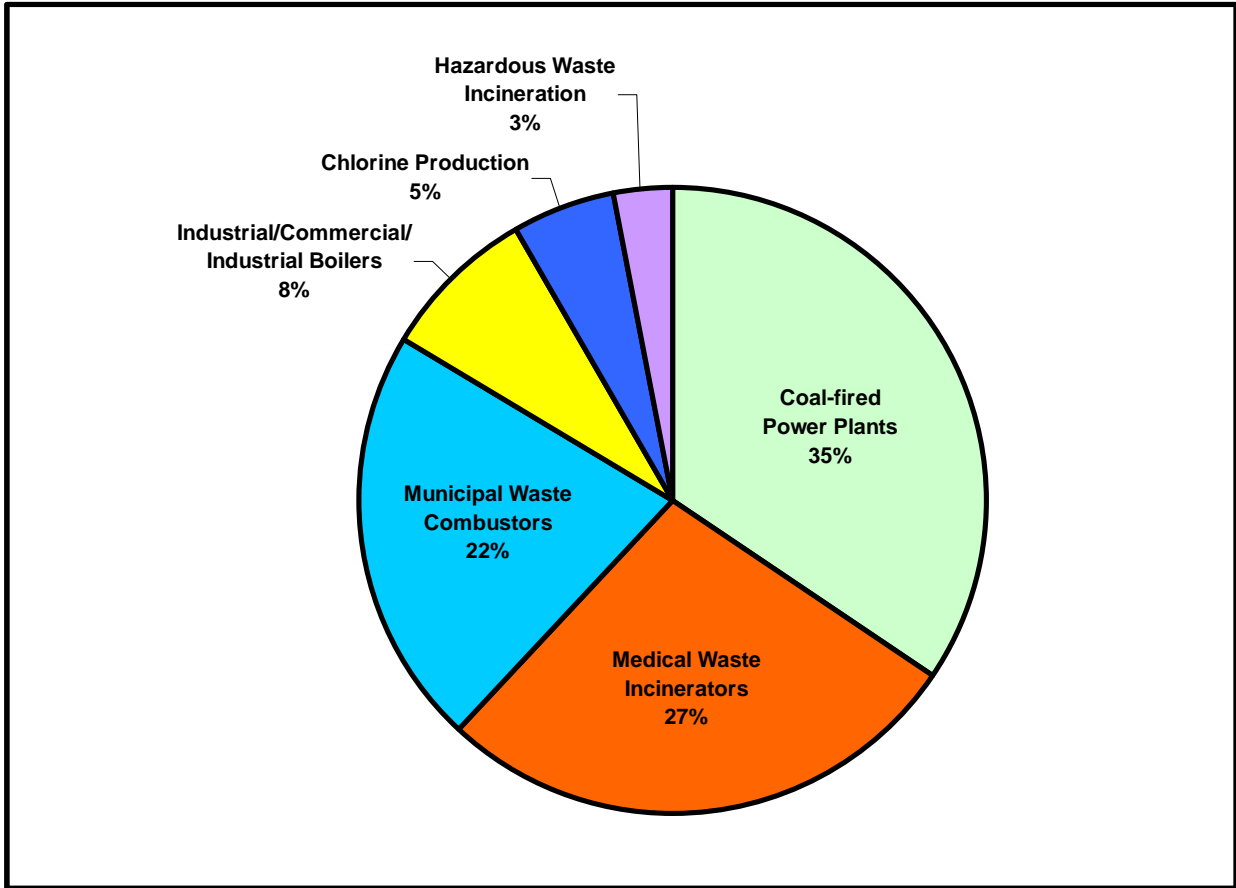


Figure 6-2 Major Sources of National Mercury Emissions in 1996 (Driscoll, et al. 2007)



**Table 6-1 1998 Northeast<sup>1</sup> Regional Mercury Emissions Inventory**

<b>Mercury Source Categories</b>	<b>Emissions Estimate (kg/yr)</b>	<b>Percent of Inventory</b>
<b>Direct Sources</b>		
<i>Combustion Sources</i>		
Municipal Waste Combustors	6,896	55.2
Sewage Sludge Incinerators	657	5.3
Medical Waste Incinerators	758	6.1
Commercial/Industrial Boilers Total	552	4.4
Fossil Fuel-Fired	449	3.6
Wood-Fired	103	0.8
Electric Utility Boilers Total	864	6.9
Coal-Fired	697	5.6
Oil-Fired	142	1.1
Natural Gas-Fired	18	0.1
Wood-Fired	7	0.1
<i>Total Combustion Sources</i>	<i>9,727</i>	<i>77.9</i>
<i>Manufacturing Sources</i>		
Secondary Mercury Production	319	2.6
Cement Manufacturing	305	2.4
Lime Manufacturing	15	0.1
Steel Foundries	17	0.1
Chlor-Alkali Facilities	460	3.7
Misc. Industrial Processes	3	0.02
<i>Total Manufacturing Sources</i>	<i>1,119</i>	<i>9.0</i>
<b>Total Direct Sources</b>	<b>10,846</b>	<b>86.8</b>
<b>Area Sources</b>		
Residential Heating	575	4.6
Industrial Processes	1,073	8.6
Electric Lamp Breakage & Recycling	379	3.0
General Lab Use	48	0.4
Dental Preparation and Use	70	0.6
Crematories	70	0.6
Latex Paint	506	4.0
<b>Total Area Sources</b>	<b>1,648</b>	<b>13.2</b>
<b>Total Emissions</b>	<b>12,494</b>	<b>100</b>

<sup>1</sup> NESCAUM's original Northeast inventory included New Jersey, but data presented here are for New England and New York State only.

## 6.2 Atmospheric Deposition Modeling

NESCAUM has performed atmospheric deposition modeling using the Regional Modeling System for Aerosols and Deposition (REMSAD). This is a Eulerian grid model that includes atmospheric transport and chemistry. The REMSAD model uses tagging, which allows tracking of emissions through space and time. Tags can be individual sources, source types, and source regions (Graham, et al. 2006). NESCAUM conducted two modeling runs, one using 1998 emissions inventory for the Northeast region and one using 2002 emissions inventory for the Northeast region. Both modeling runs used 1996 meteorology data and 1999 or 2001 out-of-region emissions data depending on the source type (e.g. area sources vs. electric-generating units). Boundary conditions were obtained from the global mercury model GEOS-CHEM. The Northeast region, as defined by NESCAUM, includes the New England states, New York State, and New Jersey, whereas this TMDL defines the Northeast region as the New England states and New York State. Consequently, NESCAUM's modeling separated contributions from New England and New York State/New Jersey as one unit, but did not separate the contributions of New York State and New Jersey. NESCAUM was able to provide estimates of the separate contributions of New York State and New Jersey by splitting each of the contributing source categories based on location and amount of emissions, and then apportioned the deposition from the model runs accordingly (John Graham, electronic mail, December 19, 2006). The model results shown below for U.S. sources account only for anthropogenic sources of mercury and do not include atmospheric deposition of mercury from natural sources. Results for global sources include a natural component, which is further discussed below.

**Table 6-2 Modeled Mercury Atmospheric Deposition (kg/yr) in 1998 and 2002 for the Northeast<sup>1</sup> Region**

Source	Northeast States	Rest of the U.S.	Global Sources <sup>2</sup>	Total
<b>1998 Modeled Total Deposition</b>	2,092	1,207	2,106	5,405
<b>1998 Modeled Natural Deposition</b>	0	0	527	527
<b>1998 Modeled Anthropogenic Deposition</b>	2,092	1,207	1,580	4,879
<b>2002 Modeled Total Deposition</b>	543	791	2,106	3,440
<b>2002 Modeled Natural Deposition</b>	0	0	527	527
<b>2002 Modeled Anthropogenic Deposition</b>	543	791	1,580	2,914

<sup>1</sup>Northeast region includes the New England states and New York State.

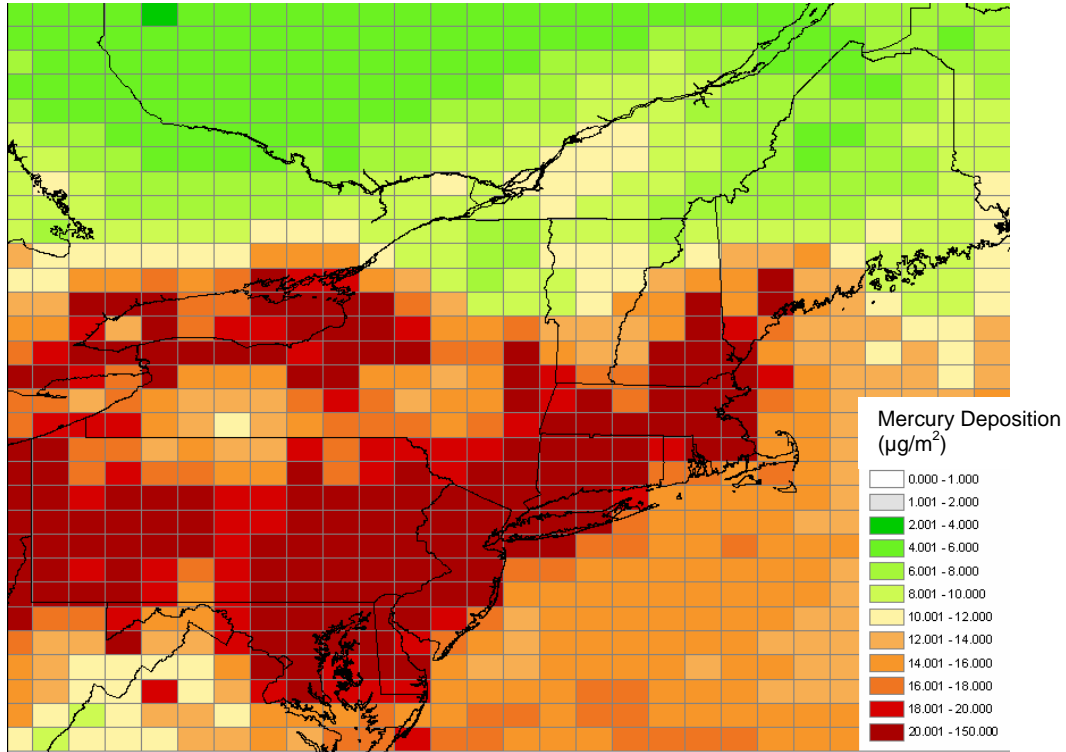
<sup>2</sup>Global sources include recirculating historical emissions from the U.S.

The global source estimate includes approximately 253 kg/yr (2,106 kg/yr x 0.12) attributable to primary natural sources. This value is based on the global modeling that the boundary conditions were derived from, where approximately 12 percent of the inventory was from primary natural emissions. The global source contribution also includes recirculating natural source emissions from the U.S. Based on the assumption used in this TMDL that deposition is 75 percent anthropogenic and 25 percent natural (Kamman and Engstrom 2002, further discussed in Section 7.2), the contribution of recirculating natural source emissions is set at 13 percent, so that the contributions of primary natural emissions and recirculating natural source emissions sum to 25 percent. Based on this assumption, recirculating natural source emissions are equal to 274 kg/yr (2,106 kg/yr x 0.13). No other natural sources were accounted for in the regional deposition modeling. When global natural sources are subtracted from the total deposition results, the total anthropogenic deposition is 4,879 kg/yr for 1998 and 2,914 kg/yr for 2002. In order to avoid double counting of natural mercury deposition, modeled natural deposition was excluded from TMDL calculations. Modeled anthropogenic deposition was used as a base from which to estimate total regional natural mercury deposition based on regional studies that estimate regional deposition is 25 percent natural and 75 percent anthropogenic (Kamman and Engstrom 2002). This is further discussed in Section 7.2.

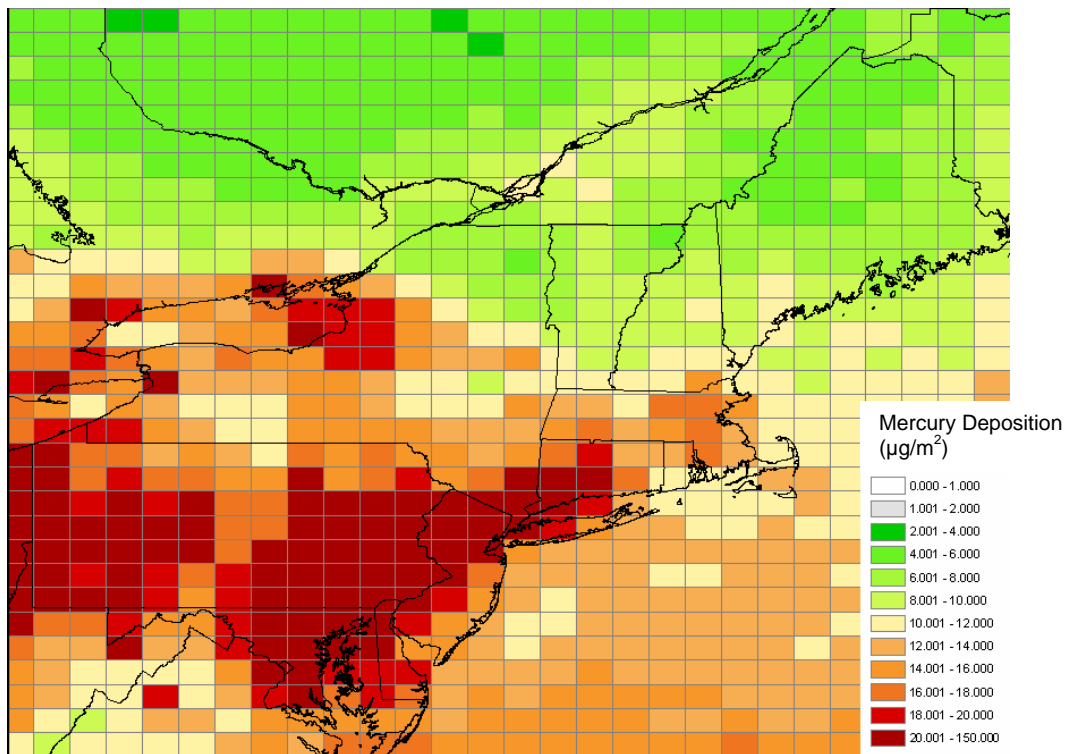
Figure 6-3 shows maps of the regional modeled mercury deposition for 1998 and 2002. Although deposition is not uniform across the region, because elevated mercury levels are a problem across the region, the states emphasize that the regional approach is appropriate as discussed in detail in Section 5.

**Figure 6-3 Total Regional Modeled Mercury Deposition in 1998 and 2002 based on REMSAD Modeling**

**1998 Modeled Mercury Deposition**



**2002 Modeled Mercury Deposition**





### 6.3 Point Sources to Water

There are 3,119 National Pollutant Discharge Elimination System (NPDES) permitted facilities discharging to the waters of New England and New York State. These include publicly owned treatment works (POTWs), as well as industries such as pulp and paper mills, chlor-alkali plants, and manufacturers of lighting equipment, chemicals, and metals.

To estimate the point source mercury load for the region, mercury monitoring data and design flow data were used. All available point source mercury monitoring data from 1988 to 2005 were obtained from the participating states. With one exception, only data that were collected using EPA Method 1631 were included in the analysis. Rhode Island had a small amount of data that were collected under EPA Method 245.1, but were determined to be acceptable for inclusion in this dataset. The treatment plants were able to achieve a method detection limit that was much lower than what is normally achieved with this method and the mean concentrations for the two facilities fell into the range of the other facilities in the dataset.

For any facility with multiple measurements, all data points were averaged to calculate a mean mercury concentration for each facility. These mean values were all combined into one dataset and the median mercury concentration for the region was calculated. This value, 7.7 ng/l, was used as a typical point source mercury concentration for the region. Facilities discharging to coastal waters were excluded from design flow calculations, but concentration data from coastal facilities were retained because the amount of available mercury effluent data is small and there is no reason to believe that mercury effluent concentrations would differ between facilities discharging to marine and fresh waters. Because regional mercury loading from wastewater sources is a very small amount compared to the total mercury loading to the region, combining all mercury point sources into one regional median is an appropriate approach.

Design flow data for all NPDES permitted facilities in the region were obtained from EPA Region 1, New York State Department of Environmental Conservation (NYS DEC), and Vermont Department of Environmental Conservation (VT DEC). Facilities that primarily discharge cooling water were not included in point source mercury load estimates because their discharges do not contain appreciable amounts of mercury. Facilities that discharge to marine waters were also excluded because this TMDL targets only freshwaters. A median value was calculated from the available data and used as an estimate for any facilities for which design flow data were not available. The known and estimated design flows for all regional facilities were then summed together. This value was used with the regional point source concentration estimate of 7.7 ng/l to estimate the total point source load. The breakdown of effluent concentrations and design flows by state is shown below in Table 6-3. The mean mercury effluent concentrations used in calculating the regional median concentration are shown in Appendix C.

**Table 6-3 Mercury Point Sources to Water**

State	Number of Facilities w/ Data	Mean Concentration (ng/l)	Median Concentration (ng/l)	Sum of Design Flows (MGD)
CT	0	12.1	7.7	7,105
ME	182	17.3	7.3	515
MA	5	22.9	7.7	1,791
NH	0	12.1	7.7	138
NY	50	17.8	9.8	3,622
RI	2	17.0	17.0	56
VT	10	1.3	1.3	95
Northeast Region	249	12.1	7.7	13,322

\*Because no effluent data were available for New Hampshire, and Connecticut only had data collected under EPA Method 245.1, the regional median and means are used as estimates for these states.

## 7 Development of a Regional Total Maximum Daily Load

### 7.1 TMDL Formulation

The TMDL formulation used for this regional mercury TMDL is similar to the Minnesota Statewide Mercury TMDL, approved by EPA March 27, 2007, which employs a total source load (TSL) and reduction factor (RF) to define the desired TMDL. In general, the three-step process to determine a TMDL is to (1) determine the existing load for point and nonpoint sources; (2) define the target loads; and (3) calculate load reduction factors necessary to achieve the target values. The total source load (TSL) and reduction factor (RF) are then combined to give the TMDL for the area of concern as shown in Equation 1.

$$\text{Equation 1: TMDL} = \text{TSL} \cdot (1-\text{RF})$$

where: TMDL is the total maximum daily load (kg/yr) that is expected to result in attainment of the target fish mercury concentration specified in Section 5.3

TSL is the existing total source load (kg/yr), and is equal to the sum of the existing point source load (PSL) and the existing nonpoint source load (NPSL) and

RF is the reduction factor required to achieve the target fish mercury concentration (see Section 7.3 for calculations)

Once the TMDL is calculated in accordance with Equation 1, the allowable load can then be allocated among the point sources, nonpoint sources and an explicit MOS (if necessary) in accordance with the conventional TMDL formula shown as Equation 2 below.

$$\text{Equation 2: TMDL} = \text{WLA} + \text{LA} + \text{MOS}$$

where: WLA = Wasteload Allocation or point sources

LA = Load Allocation or nonpoint sources

MOS = Margin of Safety

Each of the terms used in Equations 1 and 2 are further discussed in Sections 7.2 through 7.7 followed by a presentation of the final TMDL in Section 8.

## 7.2 Calculation of Existing Total Source Load (TSL)

Calculation of the existing Total Source Load (TSL) of mercury, in kg/yr, is presented below in Equation 3 and is the sum of the existing point source and nonpoint source loadings.

$$\text{Equation 3: TSL} = \text{PSL} + \text{NPSL}$$

The calculation for the PSL is presented below in Equation 4 and is estimated for the region based on the total design flow of wastewater treatment facilities and the median effluent mercury concentration. The PSL is the product of the regional median mercury concentration in effluent and the sum of design flows for each permitted facility in the region.

$$\text{Equation 4: PSL} = C_{\text{med}} \cdot \sum Q_i$$

where:  $C_{\text{med}}$  = Median mercury concentration in effluent of NPDES permitted discharges

$Q_i$  = Design flow of each NPDES permitted discharge (excluding cooling water and marine discharges)

$C_{\text{med}}$  is derived from all appropriate available point source mercury monitoring data obtained from the participating states, and is equal to 7.7 ng/l (see Table 6-3). The sum of regional design flows, excluding facilities that primarily discharge cooling water or discharge to coastal waters, is 13,322 MGD (see Table 6-3). Based on Equation 4 and the data presented in Table 6-3, the existing PSL is 141 kg/yr.

It should be noted that the calculated point source load is considered to be overestimated. Many of the waterbodies that are covered by this TMDL do not have any point source discharges and therefore are not affected by the regional point source load. In addition, actual flows are considerably lower than design flows, so use of design flows in the calculation inflates the point source load.

When stormwater is addressed in a TMDL, it is generally included with the point source load and subsequently included in the wasteload allocation. However, most mercury in stormwater comes from atmospheric deposition. In this TMDL, regulated stormwater is included in the WLA and unregulated stormwater is included in the LA. Because the majority of mercury in stormwater originates from atmospheric deposition, reductions of mercury loading in stormwater will be addressed through controls on atmospheric deposition.

The nonpoint source load (NPSL) calculation, as presented below in Equation 5, reflects the contributions of natural (NNPSL) and anthropogenic (ANPSL) sources of mercury deposition.

$$\text{Equation 5: NPSL} = \text{NNPSL} + \text{ANPSL}$$

The only significant nonpoint source can be attributed to atmospheric deposition. Other contributions, such as land application of municipal sewage sludge, are assumed to be insignificant. As discussed in

Section 6.2, the modeled anthropogenic atmospheric mercury deposition (ANPSL) for 1998 is 4,879 kg/yr.

Based on results of several paleolimnological studies in the Northeast, background or natural mercury deposition estimates range from 15 percent to 25 percent of circa year 2000 deposition fluxes (Perry, et al., 2005, Norton, et al. 2004, Seigneur, et al. 2003, Kamman and Engstrom 2002, Lorey and Driscoll 1998, and Norton, et al. 1997). These values are consistent with other published values from the upper Midwest and elsewhere. For the purposes of this TMDL, the paleolimnological studies are used to conclude that the proportion of deposition due to natural sources (PDNS) in the Northeast is 25 percent of the total deposition load. Natural sources cannot be controlled and are expected to remain at the same long-term average; therefore all mercury reductions must come from anthropogenic sources. The NPSL and NNPSL can be calculated from Equations 6 and 7 below.

$$\text{Equation 6: } \text{NPSL} = \text{ANPSL} / (1 - \text{PDNS})$$

$$\text{Equation 7: } \text{NNPSL} = \text{NPSL} \cdot \text{PDNS}$$

Based on these equations, an ANPSL of 4,879 kg/yr, and a PDNS of 0.25, NPSL is equal to 6,506 kg/yr and NNPSL is equal to 1,626 kg/yr. Knowing the PSL and NPSL, the 1998 TSL can be calculated in accordance with Equation 3 as shown below:

$$1998 \text{ TSL} = 141 \text{ kg/yr} + 6,506 \text{ kg/yr} = 6,647 \text{ kg/yr}$$

Based on these values, existing point source loads represent 2.1 percent and existing nonpoint source loads represent 97.9 percent of the 1998 TSL.

### 7.3 Reduction Factor (RF)

The calculation for the RF is presented below in Equation 8 and is based on the reductions required to achieve the target fish mercury concentrations.

$$\text{Equation 8: } \text{RF} = (\text{EFMC} - \text{TFMC}) / \text{EFMC}$$

where: EFMC = the existing fish mercury concentration for the selected fish species  
TFMC = the target fish mercury concentration for meeting water quality standards

As discussed in Section 5.2, the EFMC for this study is 1.14 ppm which represents the 90<sup>th</sup> percentile concentration based on standardized length for smallmouth bass. As discussed in Section 5.3, the initial TFMC is equal to 0.3 ppm, with subsequent TFMCs of 0.2 ppm and 0.1 ppm. Inserting these values into Equation 8 results in the RFs shown in the table below<sup>1</sup>.

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<sup>1</sup> As was noted previously, all TMDL calculations are shown for the range of 80<sup>th</sup> to 90<sup>th</sup> percentile fish tissue concentrations to address uncertainty. For purposes of TMDL implementation, the target is the 90<sup>th</sup> percentile fish tissue concentration.

TFMC (ppm)	RF 80 <sup>th</sup> percentile	RF 90 <sup>th</sup> percentile
0.3	0.65	0.74
0.2	0.77	0.82
0.1	0.88	0.91

#### 7.4 TMDL Calculation

As previously mentioned, the TSL is equal to 6,651 kg/yr (see Section 7.3). Inserting the TSL and the RFs calculated in Section 7.3 into Equation 1 yields the TMDLs shown in the table below. This is the total allowable loading of mercury that, over time, is expected to result in meeting the target mercury fish concentrations.

TFMC (ppm)	TMDL 80 <sup>th</sup> Percentile (kg/yr)	TMDL 90 <sup>th</sup> percentile (kg/yr)
0.3	2,320	1,750
0.2	1,547	1,167
0.1	773	583

#### 7.5 Wasteload Allocation (WLA)

According to Equation 2, the calculated permissible load (TMDL) of mercury that will not cause the applicable water quality standards to be exceeded is the sum of the wasteload allocation (point sources), load allocation (nonpoint sources), and an explicit MOS, if applicable. As explained in Section 7.7, an implicit MOS is used for this study which infers an explicit MOS of zero. Therefore the TMDL is equal to the sum of the WLA and LA. As discussed in Section 7.2, point sources primarily consist of discharges from NPDES wastewater treatment facilities and the only significant nonpoint source is atmospheric deposition. Consequently, the total load is apportioned between wastewater and atmospheric loads.

The WLA includes the contributions from regulated stormwater sources, which includes mercury primarily from atmospheric sources as small contributions from local sources within the watershed and natural sources. Although the contribution of stormwater to mercury loading is unknown, the vast majority of mercury from stormwater that contributes to the impairment of these waters originates from air sources and should be controlled accordingly. Regulated stormwater is considered to be part of the de minimis WLA, and will be addressed through the controls on atmospheric deposition sources that are required to meet the load allocation. The states anticipate that once atmospheric deposition reductions are met, the only remaining regulated stormwater contributions would be solely attributed to natural sources and run-off from localized non-atmospheric sources. Given the states' commitment to virtual elimination of mercury, this residual stormwater contribution is considered to be a minute part of the WLA.

The states are already engaged in controlling stormwater pollution using best management practices (BMPs) in accordance with Clean Water Act §402(p) and 40 CFR 122.44(k) and any residual mercury in stormwater that originates from non-atmospheric sources can be addressed by these programs. The six minimum measures associated with permits for municipal separate storm sewer systems (MS4s) will contribute toward reducing mercury loading by reducing stormwater volume and sediment loading.

As discussed in Section 7.2, the existing point source load for the entire region is 2.1 percent of the TSL for mercury, which is small (as compared to the LA) and expected to further decline based on enacted mercury products legislation and increasing required use of dental amalgam separators throughout the

region. According to EPA's *Draft Guidance for Implementing the January 2001 Methylmercury Water Quality Criterion*, point source discharges are considered insignificant if the loading or cumulative loading of all point sources to the receiving water are expected to account for a small or negligible portion of the total mercury loadings (U.S. EPA 2006a). All significant decreases in mercury loading to the region will come from reductions in atmospheric deposition (i.e., load allocation).

This TMDL places much emphasis on the fact that the states have agreed to a goal of virtual elimination of mercury. As is stated in Section 2.5 of the TMDL, as of 2006, all of the Northeast states have passed legislation to address mercury in products and require installation of dental amalgam separators. Individual laws and requirements vary by state, but legislation addresses bans on disposal of mercury-added products, bans on sale or distribution of mercury-added novelties and measuring devices, requirements for labeling of mercury-added products, prohibition of primary and secondary schools purchasing or using mercury, removal of mercury switches from automobiles, and requirements on recycling of mercury-added products. The end result of all these mercury reduction efforts is that a smaller quantity of mercury makes its way into the waste stream and less mercury is discharged from wastewater treatment facilities. These efforts undoubtedly increase the likelihood of successfully implementing the WLA. Because these reduction efforts are ongoing, the states feel there is little else that could be done through the NPDES program that could further ensure that the WLA will not be exceeded. However, states will conduct investigations, as appropriate, on a permit by permit basis, to prevent localized exceedances of the WLA. As a result, the WLA is set at 2.1 percent of the TMDL, which is equivalent to the values shown in the table below.

TFMC (ppm)	WLA 80 <sup>th</sup> percentile (kg/yr)	WLA 90 <sup>th</sup> percentile (kg/yr)
0.3	49	37
0.2	33	25
0.1	16	12

The WLA in this TMDL is regional and is not specific to each particular state or source. Instead of allocating the WLA among sources, mercury reduction will be accomplished through mercury minimization plans (MMPs) and the continuation of region-wide mercury reduction efforts as described above. MMPs help ensure that discharges have no reasonable potential to cause or contribute to an exceedance of water quality standards. EPA believes that a requirement to develop a MMP may provide dischargers with sufficient information to voluntarily and economically reduce mercury discharges (EPA 2006a). Evaluation of progress at the Phase II milestone will determine if mercury minimization plans and additional monitoring at point sources should be prescribed for dischargers that do not already have those programs in place. All new or increased discharges will be required to stay below the regional WLA.

## 7.6 Load Allocations

### 7.6.1 Load Allocation Calculations

Subtracting the WLAs calculated in Section 7.5 from the TMDLs calculated in Section 7.4 in accordance with Equation 2, and assuming an explicit MOS of zero for reasons discussed in Section 7.7, yields the regional mercury LAs shown in the table below.

TFMC (ppm)	LA 80 <sup>th</sup> percentile (kg/yr)	LA 90 <sup>th</sup> percentile (kg/yr)
0.3	2,269	1,712
0.2	1,513	1,141
0.1	756	571

However, as discussed in Section 7.2, 1,626 kg of the TSL is due to natural sources of mercury and cannot be controlled (this number represents the natural load allocation or NLA). The anthropogenic load allocation (ALA) can be calculated using Equation 9 below.

$$\text{Equation 9: ALA} = \text{LA} - \text{NLA}$$

Using this equation with the LAs shown above and NLA of 1,626 yields the ALAs shown in the table below. This represents the range of anthropogenic atmospheric deposition goals for the Northeast states, to be achieved through reductions in both in-region and out-of-region sources.

TFMC (ppm)	ALA 80 <sup>th</sup> percentile (kg/yr)	ALA 90 <sup>th</sup> percentile (kg/yr)
0.3	643	86
0.2	-113 <sup>1</sup>	-485
0.1	-870	-1,056

### 7.6.2 Necessary Reductions to Meet LA

In order to meet the ALA, the necessary reductions in anthropogenic atmospheric deposition can be calculated through equation 10 below:

$$\text{Equation 10: Percent reduction in anthropogenic deposition} = [100 \cdot (\text{ANPSL} - \text{ALA})/\text{ANPSL}]$$

Using this equation, the necessary reductions are shown in the table below.

TFMC (ppm)	Necessary Percent Reduction in Anthropogenic Deposition 80 <sup>th</sup> percentile	Necessary Percent Reduction in Anthropogenic Deposition 90 <sup>th</sup> percentile
0.3	87%	98%
0.2	102%	110%
0.1	118%	122%

Necessary reductions to meet the LA are divided into in-region and out-of-region contributions. Reductions are divided into three phases, Phase I from 1998 to 2003, Phase II from 2003 to 2010, and Phase III beginning in 2010 with an end date to be determined in 2010. The timeline and goals for Phases

<sup>1</sup> It is noted that to meet water quality standards in both Maine and Connecticut, calculations require reductions in anthropogenic mercury deposition greater than 100 percent, resulting in negative anthropogenic load allocations. However, these calculations are affected by a number of variables including the percentage of deposition due to anthropogenic sources, and there is a range of accepted values associated with this number. Various studies have found this percentage to be between 75 and 85 percent. Use of a lower percentage results in a greater percent reduction from anthropogenic sources, whereas a higher percentage has the opposite effect. Because of this uncertainty, adaptive management will be used when implementing the reductions necessary to meet the TMDL. Throughout Phase III, the states will re-evaluate progress made towards the 0.2 and 0.1 goals and will determine if adjustments need to be made in the ultimate goals that have been set, or how they can be achieved in accordance with the timeline set forth in the implementation plan.

I and II are set to correspond with the NEG-ECP regional MAP. In 2010, mercury emissions, deposition, and fish tissue concentration data will be re-evaluated with current information. This information will be used to set an end date and reduction goal for Phase III, which will represent completion of necessary reductions to meet water quality standards. Based on updated data, the final TMDL goal may differ from the percents reduction presented in this document. If this occurs, the TMDL goals will be revised and updated.

Based on the calculated percents reduction in anthropogenic sources, necessary mercury reductions amount to values shown in the table below.

TFMC (ppm)	Necessary Reductions in Anthropogenic Deposition 80 <sup>th</sup> percentile (kg/yr)	Necessary Reductions in Anthropogenic Deposition 90 <sup>th</sup> percentile (kg/yr)
0.3	4,236	4,793
0.2	4,993	5,364
0.1	5,749	5,935

Based on the amount of atmospheric deposition attributed to in-region and out-of-region sources by NESCAUM's modeling, the necessary reductions can be divided between in-region and out-of-region sources. These reductions are shown in the tables below.

TFMC (ppm)	Necessary In-Region Reductions in Anthropogenic Deposition 80 <sup>th</sup> percentile (kg/yr)	Necessary In-Region Reductions in Anthropogenic Deposition 90 <sup>th</sup> percentile (kg/yr)
0.3	1,816	2,055
0.2	2,141	2,300
0.1	2,465	2,545

TFMC (ppm)	Necessary Out-of-Region Reductions in Anthropogenic Deposition 80 <sup>th</sup> percentile (kg/yr)	Necessary Out-of-Region Reductions in Anthropogenic Deposition 90 <sup>th</sup> percentile (kg/yr)
0.3	2,420	2,738
0.2	2,852	3,064
0.1	3,284	3,390

The goal for Phase I (1998-2003) is a 50 percent reduction, or 1,046 kg/yr from in-region sources and 1,394 kg/yr from out-of-region sources. As of 2002, in-region sources had been reduced by 1,549 kg/yr, so the in-region goal for Phase I was exceeded. Not enough data are currently available to accurately assess reductions achieved by out-of-region sources. The goal for Phase II (2003-2010) is a 75 percent reduction, or 1,569 kg/yr from in-region sources and 2,090 kg/yr from out-of-region sources. Based on in-region reductions achieved as of 2002, in-region reductions of 20 kg/yr are necessary to meet the Phase II goal.

Once Phase II goals are successfully met, in-region and out-of-region sources will need to be reduced by the amounts shown in the table below. However, as discussed above, mercury emissions, deposition, and fish concentration data will be re-evaluated at the completion of Phase II in 2010. If necessary, reductions for meeting the target fish concentration will be revised based on updated data. As further discussed in Section 9, TMDL goals will be implemented in an adaptive fashion.



TFMC (ppm)	Remaining In-Region Reductions after Phase II 80 <sup>th</sup> Percentile (kg/yr)	Remaining In-Region Reductions after Phase II 90 <sup>th</sup> Percentile (kg/yr)
0.3	247	486
0.2	572	731
0.1	896	976

TFMC (ppm)	Remaining Out-of-Region Reductions after Phase II 80 <sup>th</sup> Percentile (kg/yr)	Remaining Out-of-Region Reductions after Phase II 90 <sup>th</sup> Percentile (kg/yr)
0.3	330	648
0.2	762	974
0.1	1,194	1,300

The Northeast region’s ability to achieve the calculated TMDL allocations is dependent on the adoption and effective implementation of national and international programs to achieve necessary reductions in mercury emissions. Given the magnitude of the reductions required to implement the TMDL, the Northeast cannot reduce in-region sources further to compensate for insufficient reductions from out-of-region sources. This is further discussed in detail in Section 10.

### 7.7 Margin of Safety

Regulations require that a MOS is included in a TMDL to account for uncertainty that may be present in the calculations. A MOS can either be explicit (e.g., additional percentage load reduction), implicit in the calculations, or a combination of the two. For this mercury TMDL, the MOS is implicit because of the following conservative assumptions used to develop this TMDL:

- The 90<sup>th</sup> percentile fish mercury concentration based on a standard length smallmouth bass was used. Smallmouth bass has the highest concentrations of the four species selected for calculation (see Table 4-2). The vast majority of fish have concentrations lower than this. According to Equation 1, the higher the EFMC, the higher the RF and the lower the TMDL. As many people eat a combination of fish, some at lower trophic levels than smallmouth bass, use of the 90<sup>th</sup> percentile smallmouth bass incorporates a margin of safety into the analysis.
- Atmospheric sources of mercury in the Northeast are categorized as 25 percent natural (Kamman and Engstrom 2002), but could range from 15 to 25 percent, based on a number of regional studies. Given the Northeast region’s location downwind of mercury sources and the fact that available sediment cores are largely from more rural sites less impacted by direct air emissions sources, the percentage of baseline deposition attributable to natural sources across the region is likely lower than the 25 percent used in this analysis. Use of a lower value, such as 15 percent, would have resulted in lower required reductions in anthropogenic sources.
- The transformation of mercury to methylmercury is dependent on sulfur, so it is believed that reductions in sulfur deposition will lead to reduced methylation of mercury. As ongoing federal and state programs are reducing sulfur emissions and deposition, methylation of mercury should also decrease. As the TMDL does not account for this potential reduction in mercury bioaccumulation, proposed mercury reductions based on the TMDL may be overestimated and therefore provide an extra level of protection.
- The EPA fish tissue criterion and state fish tissue criteria that are being used as TMDL targets are based on concentrations of methylmercury, but the states are actually measuring total mercury in fish instead of methylmercury. It is assumed that approximately 90 percent of total mercury in fish is methylmercury, so if states are meeting a concentration of 0.1, 0.2, or 0.3 ppm total

mercury, the concentration of methylmercury is actually about ten percent lower than this value, allowing for another level of protection.

### 7.8 Seasonal Variation and Critical Conditions

Seasonal variations and “...critical conditions for stream flow, loading, and water quality parameters” are discussed in 40 CFR 130.7(c)(1). The regulation provides that: *“for pollutants other than heat, TMDLs shall be established at levels necessary to attain and maintain the applicable narrative and numerical WQS with seasonal variations and a margin of safety which takes into account any lack of knowledge concerning the relationship between effluent limitations and water quality. Determinations of TMDLs shall take into account critical conditions for stream flow, loading, and water quality parameters”*. Mercury deposition and concentrations in water vary due to seasonal differences in rain and wind patterns, but this variation is not relevant because mercury concentrations in fish represent accumulation over their life spans. Factors such as size and waterbody conditions have greater effect on mercury concentrations than seasonal variation.

There are some factors, such as water chemistry and water level fluctuations that make conditions more favorable for mercury accumulation in fish. However, these are not short term critical conditions, but rather factors that contribute to the accumulation of mercury in fish over long periods of time. More information is provided on sensitive areas and critical conditions in Section 4.2.

### 7.9 Daily Load

Because this TMDL addresses mercury accumulation in fish over long periods of time, annual loads are more appropriate for expressing mercury loading goals. Therefore, the calculations and compliance with this TMDL are based on annual loads. However, in order to comply with current EPA guidance, the TMDL is also expressed as a daily load.

## 8 Final TMDL

The conventional equation for a TMDL is as follows:  $TMDL = WLA + LA + MOS$ . As described in Section 7.7, the MOS is implicit for this TMDL, and therefore, it is not necessary to include an explicit MOS in the calculations. Calculation of the WLA and LA are described in Sections 7.5 and 7.6 respectively. The final TMDLs for the Northeast region are shown below for both annual and daily loads. The values shown correspond to use of the 80<sup>th</sup> to 90<sup>th</sup> percentile existing mercury concentrations in smallmouth bass to calculate the TMDL as discussed in Section 5.2. The target of the TMDL is 90<sup>th</sup> percentile.

TFMC	TMDL Annual Load 80 <sup>th</sup> Percentile	TMDL Annual Load 90 <sup>th</sup> Percentile
0.3	TMDL (2,319 kg/yr) = WLA (49 kg/yr) + LA (2,269 kg/yr)	TMDL (1,749 kg/yr) = WLA (37 kg/yr) + LA (1,712 kg/yr)
0.2	TMDL (1,546 kg/yr) = WLA (33 kg/yr) + LA (1,513 kg/yr)	TMDL (1,166 kg/yr) = WLA (25 kg/yr) + LA (1,141 kg/yr)
0.1	TMDL (773 kg/yr) = WLA (16 kg/yr) + LA (756 kg/yr)	TMDL (583 kg/yr) = WLA (12 kg/yr) + LA (571 kg/yr)

TFMC	TMDL Daily Load 80 <sup>th</sup> Percentile	TMDL Daily Load 90 <sup>th</sup> Percentile
0.3	TMDL (6.4 kg/d) = [WLA (51 kg/yr) + LA (2,269 kg/yr)]/365	TMDL (4.8 kg/d) = [WLA (38 kg/yr) + LA (1,712 kg/yr)]/365
0.2	TMDL (4.2 kg/d) = [WLA (51 kg/yr) + LA (2,269 kg/yr)]/365	TMDL (3.2 kg/d) = [WLA (38 kg/yr) + LA (1,712 kg/yr)]/365
0.1	TMDL (2.1 kg/d) = [WLA (17 kg/yr) + LA (756 kg/yr)]/365	TMDL (1.6 kg/d) = [WLA (13 kg/yr) + LA (571 kg/yr)]/365

The WLA is defined for this mercury TMDL as 2.1 percent of the TMDL to ensure that water point source mercury loads remain small and continue to decrease.

## 9 Implementation

This regional TMDL will be implemented using adaptive implementation in order to ensure calculated reduction targets are appropriate as measured mercury fish tissue concentrations decline. It is expected that states will continue fish tissue monitoring at the same level that has been conducted in recent years, provided that sufficient funding is available. If monitoring shows that fish tissue concentrations have declined to levels that meet water quality standards before the calculated percent reduction in anthropogenic loadings is achieved, targets will be adjusted based on that monitoring.

Implementation has been divided into three phases. The timeline and goals for the first two phases align with the NEG-ECP Regional MAP. Phase I is from 1998 to 2003 with a goal of 50 percent reduction and Phase II is from 2003 to 2010 with a goal of 75 percent reduction. The goal of Phase III will be to make any further necessary reductions to meet the target fish mercury concentrations. However, the exact timeline and reduction goal for this phase cannot be determined until mercury emissions, deposition, and fish tissue concentrations are re-evaluated in 2010. The goal for Phase III may or may not match the percent reduction that current calculations show. To meet the necessary reductions required in Phase III, major air point sources will be addressed through the application of more stringent control technology requirements and/or emission limits, economically and technically feasible/achievable, taking into account advances in the state of air pollution controls and the application of transferable technologies used by other sources to achieve maximum emission reductions. Emissions from area sources will be controlled to the maximum extent feasible using best management practices and pollution prevention approaches.

### 9.1 State and Regional Implementation

#### 9.1.1 Implementation of Wasteload Allocation

In 2005, it was estimated that approximately 72 percent of dentists in New England had installed amalgam separators. As the point source load for this TMDL was based on data from 1988 to 2005, the regional point source load has most likely already significantly decreased as a result of amalgam separator installation. As of 2006, all of the Northeast states have legislation or regulations that require installation of amalgam separators, which will further reduce mercury loads in wastewater. As of 2006, all of the Northeast states have comprehensive mercury products legislation. This will result in additional reductions in mercury concentrations in wastewater by reducing mercury input from household uses. As was discussed in Section 7.5, this TMDL places much emphasis on the fact that the states have agreed to a goal of virtual elimination of mercury. Individual laws and requirements vary by state, but legislation addresses bans on disposal of mercury-added products, bans on sale or distribution of mercury-added

novelties and measuring devices, requirements for installing amalgam separators, requirements for labeling of mercury-added products, prohibition of primary and secondary schools purchasing or using mercury, removal of mercury switches from automobiles, and requirements on recycling of mercury-added products. The end result of all these mercury minimization efforts is that a smaller quantity of mercury makes its way into the waste stream and less mercury is discharged from wastewater treatment facilities. More details on state reduction plans can be found in Appendix D. These efforts undoubtedly increase the likelihood of successfully implementing the waste load allocation. Because these reduction efforts are on-going the states feel there is little else that could be done through the NPDES program that could further ensure that the WLA will not be exceeded. However, states will conduct investigations, as appropriate, on a permit by permit basis, to prevent localized exceedances of the WLA.

Reductions in the mercury load in stormwater are expected to be achieved through reductions in atmospheric deposition, the primary source of mercury in stormwater. Regulated stormwater is considered to be part of the de minimis WLA, and will be addressed through the controls on atmospheric deposition sources that are required to meet the load allocation. The states anticipate that once atmospheric deposition reductions are met, the only remaining regulated stormwater contributions would be solely attributed to natural sources and run-off from localized non-atmospheric sources. This residual stormwater contribution is considered to be a minute part of the WLA.

The states are already engaged in controlling stormwater pollution using best management practices (BMPs) in accordance with Clean Water Act §402(p) and 40 CFR 122.44(k) and any residual mercury in stormwater that originates from non-atmospheric sources can be addressed by these programs. The six minimum measures associated with permits for municipal separate storm sewer systems (MS4s) will contribute toward reducing mercury loading by reducing stormwater volume and sediment loading.

The WLA in this TMDL is regional and is not specific to each particular state or source. Instead of allocating the WLA among sources, mercury reduction will be accomplished through mercury minimization plans (MMPs) and the continuation of region-wide mercury reduction efforts as described above. MMPs help ensure that discharges have no reasonable potential to cause or contribute to an exceedance of water quality standards. EPA believes that a requirement to develop a MMP may provide dischargers with sufficient information to voluntarily and economically reduce mercury discharges (EPA 2006a). Evaluation of progress at the Phase II milestone will determine if mercury minimization plans and additional monitoring at point sources should be prescribed for dischargers that do not already have those programs in place. All new or increased discharges will be required to stay below the regional WLA.

### **9.1.2 Adaptive Implementation of Load Allocation**

EPA's Clean Air Mercury Rule (CAMR) became effective May 18, 2006. All states that received a mercury budget under CAMR are required to either comply with the rule or develop their own rule. Because they do not have any coal-fired utilities, Rhode Island and Vermont did not receive a mercury budget under CAMR and are therefore not required to develop a state plan (NACAA 2007). The five remaining Northeast states have chosen to develop their own rules. None of the Northeast states will participate in the interstate trading that is allowed under CAMR. Table 9-1 provides a summary of state rules. Implementation of these state-based rules will go a long way toward meeting the deposition goals set by this TMDL, as coal-fired utilities are one of the most significant sources of emissions in the region.

**Table 9-1 Northeast State Mercury Control Programs for Coal-Fired Utilities**

<b>State</b>	<b>Rule</b>
CT	On or after July 1, 2008, coal-fired utilities are required to meet an emissions rate equal to or less than 0.6 lbs of mercury per trillion British thermal units (TBtu) or meet a rate equal to 90 percent reduction, whichever is more readily achievable. On or before January 1, 2012, CT DEP will conduct a review of mercury emission limits applicable to affected units and may adopt regulations to impose more stringent limits.
ME	Currently all coal-fired utilities and other facilities in Maine have a mercury emissions limit of 50 lbs/yr. Recently enacted legislation changes the limit to 35 lbs/yr in 2007 and 25 lbs/yr in 2010. A mercury reduction plan would also be required for any facility emitting more than 10 lbs/yr.
MA	Phase I, which takes effect January 1, 2008, requires that each facility capture at least 85 percent of mercury in the coal burned, or emit no more than 0.0075 lbs of mercury per net gigawatt-hour of electricity generated. Phase II, which takes effect October 1, 2012, requires that facilities capture at least 95 percent of the mercury in coal burned, or emit no more than 0.0025 lbs of mercury per net gigawatt-hour of electricity generated.
NH	An Act Relative to the Reduction of Mercury Emissions provides for 80 percent reduction of mercury emissions from coal-burning power plants by requiring installation of scrubber technology no later than July 1, 2013 and provides economic incentives for earlier installation and greater reductions in emissions.
NY	Phase I requires a 50 percent decrease by January 1, 2010 and Phase II will implement a unit-based limit for each power plant facility. This will result in an estimated 90 percent decrease from current levels, which will result in total emissions of 150 lbs/yr or less.

In addition to enforceable controls on coal-fired utilities, the next phase of the NEG-ECP MAP focuses on working toward reductions from four other sectors: sewage sludge incinerators (SSIs), MWCs, area sources, and residential heating/commercial and industrial oil combustion. SSIs will be addressed by the now mandatory installation of amalgam separators in all Northeast states and reducing use of mercury-added products by consumers and the health care sector. Reductions will be achieved from MWCs by pollution prevention efforts, mercury-added product legislation, and possibly enhanced pollution controls. Emissions from area sources are likely to decrease as a result of pollution prevention initiatives. Limited data on the residential heating/commercial and industrial oil combustion sectors make it difficult to set emissions targets for this sector, but emissions can be reduced through modifications to fuels combusted, shifting to lower mercury oils, energy conservation efforts, and increased use of renewable energy sources.

Through the NEG-ECP MTF process, New England states have made a commitment toward the virtual elimination of mercury. As mentioned previously, while New York State is not a member of the NEG-ECP, they too have made a state-wide commitment to reduce mercury. These goals and commitments are complimentary to this TMDL. Between 1998 and 2002, regional mercury deposition was reduced by approximately 74 percent. Since 2002, a number of mercury reduction programs have been implemented and many regulations have passed, to further reduce regional mercury deposition. However, as updated deposition modeling has not been undertaken, these reductions are not yet quantifiable. The regional emissions inventory and deposition modeling will be updated in 2010. With the implementation of reduction programs and legislation since 2002, and full implementation of legislation that has been passed, the Northeast states are addressing all mercury sources within their control. More information on state mercury reduction efforts is provided in Appendix D.

This TMDL includes an in-region implementation plan that takes into account the significant reductions already made by the Northeast states and the need for updated emissions inventory and deposition modeling at the end of Phase II. An appropriate implementation plan based on that updated information will be developed for Phase III. Because the Northeast states are already addressing all mercury sources within their control, additional controls are not expected of in-region sources as part of the implementation for Phases I and II. In order for this TMDL to be fully implemented, greater reductions are needed from out-of-region sources.

## 9.2 Adaptive National Implementation

As this TMDL has shown, there is a need to make significant reductions in anthropogenic emissions of mercury in order to meet states' water quality standards. The Northeast states demonstrate below through their assurances that significant regional reductions have already been met and continuing reductions will be made. Research undertaken by states has shown that significant reductions in mercury emissions translate into timely and significant reductions in fish tissue concentrations. As described further in Section 10.1, MassDEP has seen timely and significant decreases in fish tissue mercury concentrations with a decrease in local mercury emissions (Hutcheson, et al. 2006). Timely reductions will yield immediate public health and environmental quality improvements for the Northeast states.

CAMR became effective May 18, 2006. The first phase of the rule, which will be achieved in 2010, will reduce emissions nationwide by about 21 percent. The second phase will reduce emissions by about 70 percent and will be achieved sometime after 2018. This phasing of the national CAMR is insufficient to meet the adaptive implementation of this TMDL. The rule established a cap-and-trade program, which will allow power plants to purchase emissions reduction allowances from other power plants and potentially bank these allowances to meet compliance requirements in future years.

Prior to the finalization of CAMR, EPA was considering two options for controlling mercury emissions from coal-fired power plants. The first option would mean EPA would, pursuant to Section 112(n) of the CAA, set National Emission Standards for Hazardous Air Pollutants (HAPs) for power plants and adopt a Maximum Achievable Control Technology (MACT) standard for mercury. The second option would revise EPA's December 2000 determination that regulation of power plants under Section 112(n) was "necessary and appropriate." With the finalization of CAMR, EPA chose the second option and used Section 111 of the CAA to set standards for mercury emissions. EPA determined that regulation of mercury under a cap-and-trade program was sufficient to protect public health.

As the Northeast states have argued in the Opening Brief of Government Petitioners dated January 11, 2006 in the matter of *State of New Jersey, et al. vs. United States Environmental Protection Agency*, the implementation of a strict plant-specific MACT for mercury under section 112(d) of the CAA would result in at least 90 percent control of mercury emissions by cost-effective and available technologies. Further, enacting a MACT standard under section 112(d) would require compliance within three years of the effective date of the standard.

This TMDL adds a second dimension to the legal arguments presented by the Northeast states in the lawsuit mentioned above by calculating for the first time the extent of reductions needed to meet water quality standards in the region's listed waters and remove fish consumption advisories. This TMDL further establishes the need for emissions reductions over much shorter timeframes. Research conducted in Massachusetts shows that mercury emission reductions can quickly translate into reductions in fish tissue concentrations.

The Northeast states are recommending adaptive implementation of this TMDL and that a strict 90 percent MACT standard enacted under section 112(d) be promulgated to meet the national implementation requirements of the TMDL for Phase II (2003-2010, 75 percent reduction). As discussed previously, this TMDL calls for a 98 percent reduction in order to meet the initial target fish tissue concentration. However, the TMDL will be implemented adaptively, so that as regional and national controls are implemented, the response in fish tissue as a result of emissions and deposition reductions will be monitored. If necessary, reduction goals will be modified based on the response seen in fish tissue monitoring.

A significant portion of mercury deposited in the Northeast originates from global sources. While the federal government cannot place controls on these sources, the government can reduce the mercury entering other countries by prohibiting sale of the country's stockpiles of mercury. The Northeast states recommend that sale of United States stockpiles of mercury are prohibited in order to reduce mercury emissions and deposition from international sources.

## **10 Reasonable Assurances**

This regional TMDL for mercury allocates the reduction of pollutant sources to waterbodies throughout the Northeast between point sources, which have been classified as de minimis, and nonpoint sources. States are required to provide reasonable assurance that those nonpoint sources will meet their allocated amount of reductions, which can be much more challenging than documenting reasonable assurances for point source reductions. The actions that provide these assurances take place at the state, national, and international level and are described below.

### **10.1 State Level Assurances**

There are a variety of ways in which a state or states can provide reasonable assurances. These include the implementation of pollution control measures, developing and implementing nonpoint source control plans and, if available, other state regulations and policies governing such facilities. As described in Section 2.3 and Appendix D, the Northeast has a strong commitment to reducing mercury in the environment. The New England states participate in the NEG-ECP MTF and are committed to the regional MAP. As part of the MAP, the New England states have adopted emission limits for large MWCs that are three times more stringent than what EPA requires. This has already resulted in a 90 percent reduction in emissions from this sector. Mercury products legislation adopted in all Northeast states will further reduce these emissions. The MAP also requires a limit for MWIs that is ten times more stringent than EPA requirements. All of the states, including New York State (which is not part of the MTF), have aggressive programs for mercury reduction. The MAP is an adaptive management plan with a goal of virtual elimination. The states' success in meeting MAP goals demonstrates the ability of the Northeast states to make meaningful mercury reductions.

In 2005, NESCAUM prepared *Inventory of Anthropogenic Mercury Emissions in the Northeast* to update their mercury emission inventory with 2002 emissions data. The project was partially undertaken to assist the NEG-ECP in their effort to assess progress in meeting the goals of the MAP. Table 10-1 shows that substantial reductions in mercury emissions have been made for the majority of sources. Overall, regional mercury emissions decreased by 70 percent between 1998 and 2002. The greatest decreases came from MWCs (87.0 percent) and MWIs (96.6 percent). These emissions reductions have resulted in a 74 percent reduction in atmospheric deposition of mercury, as described in Section 7.6.2.

**Table 10-1 Comparison Between 1998 and 2002 Regional Mercury Emissions Inventories<sup>1</sup>**

Mercury Source Categories	1998 Emissions Estimate (kg/yr)	Percent of 1998 Inventory	2002 Emissions Estimate (kg/yr)	Percent of 2002 Inventory	Percent Decrease
<b>Direct Sources</b>					
<i>Combustion Sources</i>					
Municipal Waste Combustors	6,896	55.2	896	23.9	87.0
Sewage Sludge Incinerators	657	5.3	382	10.2	41.9
Medical Waste Incinerators	758	6.1	26	0.7	96.6
Commercial/Industrial Boilers	552	4.4	273	7.3	50.5
Fossil Fuel-Fired	449	3.6	245	6.5	45.4
Wood-Fired	103	0.8	29	0.8	71.8
Electric Utility Boilers Total	864	6.9	864	23.0	0
Coal-Fired	697	5.6	697	18.6	0
Oil-Fired	142	1.1	142	3.8	0
Natural Gas-Fired	18	0.1	18	0.5	0
Wood-Fired	7	0.1	7	0.2	0
<i>Total Combustion Sources</i>	<i>9,727</i>	<i>77.9</i>	<i>2,441</i>	<i>65.1</i>	<i>74.9</i>
<i>Manufacturing Sources</i>					
Secondary Mercury Production	319	2.6	0	0	100
Cement Manufacturing	305	2.4	239	6.4	21.6
Lime Manufacturing	15	0.1	4	0.1	73.3
Steel Foundries	17	0.1	17	0.5	NA
Chlor-Alkali Facilities	460	3.7	0	0	100
Misc. Industrial Processes	3	0.02	3	0.08	NA
<i>Total Manufacturing Sources</i>	<i>1,119</i>	<i>9.0</i>	<i>263</i>	<i>7.0</i>	<i>76.5</i>
<b>Total Direct Sources</b>	<b>10,846</b>	<b>86.8</b>	<b>2,704</b>	<b>72.1</b>	<b>75.1</b>
<b>Area Sources</b>					
Residential Heating	575	4.6	637	17	-10.8
Industrial Processes	1,073	8.6	411	11	61.7
Electric Lamp Breakage & Recycling	379	3.0	179	4.8	52.8
General Lab Use	48	0.4	48	1.3	0
Dental Preparation and Use	70	0.6	66	1.8	5.7
Crematories	70	0.6	118	3.1	-68.6
Latex Paint	506	4.0	0	0	100
<b>Total Area Sources</b>	<b>1,648</b>	<b>13.2</b>	<b>1,048</b>	<b>27.9</b>	<b>36.4</b>
<b>Total Emissions</b>	<b>12,494</b>	<b>100</b>	<b>3,752</b>	<b>100</b>	<b>70.0</b>

<sup>1</sup> This direct comparison of total emissions is meant to be a rough guide. Several factors, such as new source categories and methodological changes, should be taken into account in the interpretation of the overall emissions decreases in the region. Further work is needed for a true comparison of emission reductions. More information is provided in NESCAUM 2005.



In addition to region-wide reductions that provide reasonable assurances, each state has a number of mercury reductions programs. These programs are described below for each of the Northeast states.

### *Connecticut*

In 1990, the Connecticut General Assembly adopted the Toxics in Packaging Act that required elimination of mercury from most packaging within two years. In 1992, Connecticut was one of the first states to pass a law restricting the level of mercury in alkaline batteries. The Universal Waste Rule, which was adopted in 2001, outlines management practices for four specific waste streams, including thermostats and lamps, to reduce mercury in the solid waste stream. Also in 2001, Connecticut DEP provided mercury education and training to used car dealers, auto recyclers, State of Connecticut fleet operations, and City of Hartford fleet operations. Between February 2000 and February 2001, over 283 lbs of mercury and mercury compounds were removed from school science laboratories.

In 2002 Connecticut enacted comprehensive legislation, An Act Concerning Mercury Education and Reduction, targeting the virtual elimination of discharges of anthropogenic mercury to the environment by establishing a program to eliminate non-essential uses of mercury in consumer, household, and commercial products. The first provisions were effective in 2002 and it was fully implemented in 2006. Mercury-containing products such as novelties, fever thermometers, and dairy manometers were banned from sale. After July 1, 2006 the sale or distribution of other mercury-added products containing more than one hundred grams or 100 parts per million of mercury is prohibited, unless the product is specifically exempted from the statutory phase-out requirements, or the department grants a modified or conditional exemption. In addition, manufacturers of mercury-added products are required to meet a number of other provisions under the law to notify, label and provide collection systems. CT DEP works closely with the Interstate Mercury Education and Reduction Clearinghouse to coordinate these actions on a regional basis.

The law also places restrictions on the sale and distribution of elemental mercury and its use. Under this authority the Department adopted best management practices on the use and handling of mercury in dental offices, among other practices, requiring the installation of amalgam separators to trap and remove mercury amalgam from their wastewater discharges.

In 2000, CT DEP revised their air regulations to require stringent controls on resources recovery facilities. Sources subject to the regulation were required to meet an emission limit of 0.80 mg/dry standard cubic meter (dscm) (an 85 percent reduction) by December 2000 and to reduce to 0.028 mg/dscm by June 2002. As discussed in Section 9.1, Connecticut has passed legislation that will decrease emissions from coal-fired power plants by at least 90 percent.

### *Maine*

Maine has a law that bans the disposal of mercury-added products and requires that all mercury-added products are recycled. As of January 1, 2002 the sale of mercury fever thermometers is banned in Maine, mercury-added products must be labeled to clearly inform the purchaser or consumer that mercury is present, and the product must be disposed of properly. All dental offices were required to install amalgam separators by December 31, 2004. As of January 1, 2006 the sale of mercury-added thermostats is banned. Effective July 1, 2006 mercury-added barometers, esophageal dilators, flow meters, hydrometers, hygrometers, manometers, pyrometers, sphygmomanometers, and thermometers cannot be sold in Maine. Also effective the same day, mercury switches or relays cannot be sold individually or as a product component. Incineration and landfill disposal of cathode ray tubes was banned after January 1, 2006. An Act to Regulate Use of Batteries Containing Mercury was signed into law in March 2006 and provides for labeling of button cell batteries that contain mercury, prohibits disposal of these batteries in

landfills and incinerators, and requires retailers to provide for take back of these batteries from customers. An Act to Limit Human Exposure to Mercury has a goal to transition to mercury-free dentistry. An Act to Require that Hazardous Waste be Removed from Junked Vehicles includes a requirement for removal of mercury switches.

As described in Section 9.1, currently all facilities in Maine have a mercury emissions limit of 50 lbs/yr. Recently enacted legislation makes the limit more strict and requires a mercury reduction plan for any facility emitting more than 10 lbs/yr. In addition, all facilities with a wastewater discharge are subject to the requirements of *Interim Effluent Limitations and Controls for the Discharge of Mercury, 06-096 CMR 519* (effective February 5, 2000) which require effluent limits be established and that all facilities develop and implement a mercury pollution prevention plan. All facilities in the state are in compliance with this rule.

### *Massachusetts*

The Mercury Management Act, passed in 2006, requires end-of-life recycling of mercury-containing products, prohibits disposal of mercury in trash and wastewater, bans the sale of specific products containing mercury, directs schools and state government to stop purchasing mercury-containing items, establishes a program for removing switches from vehicles, and requires manufacturers both to notify the state of products with mercury content, and to establish end-of-life collection and recycling programs. In April 2006, regulations took effect that require most dental practices and facilities in Massachusetts to install and operate amalgam separator systems, recycle mercury-containing amalgam wastes, and periodically certify their compliance with the requirements. Prior to the regulations, MassDEP implemented a voluntary program with the Massachusetts Dental Society to encourage early installation and use of amalgam separators by dentists.

The Municipal Waste Combustor Rule required facilities with a capacity greater than 250 tons/day to meet an emissions standard of 28  $\mu\text{g}/\text{dscm}$  by December 2000 and to develop material separation plans for products containing mercury. Massachusetts also has strict controls on mercury emissions from coal-fired power plants. These regulations are described in more detail in Section 9.1

MassDEP recently conducted a study to examine changes in fish tissue mercury concentrations in an area of Northeastern Massachusetts with elevated mercury deposition due to local emissions sources. Over the study period, local mercury emissions decreased by 87 percent, and as a result, fish tissue mercury concentrations decreased an average of 25 to 32 percent (Hutcheson, et al. 2006). Consistent decreases were seen 48 months after emissions controls were put in place. This response time was much shorter than was expected. The results of this study emphasize the point that decreases in mercury emissions can result in timely decreases in fish mercury concentrations.

### *New Hampshire*

New Hampshire legislation puts restrictions on the mercury content of batteries and establishes notification requirements for manufacturers of mercury-added products. New Hampshire has a ban on the sale of toys, games, cards, ornaments, or novelties that contain mercury and mercury fever thermometers. No school can use or purchase elemental mercury, mercury compounds, or mercury-added instructional equipment and materials in a primary or secondary classroom. Legislation required all dental practices to install amalgam separators by October 2005.

Any MWC with a design capacity to burn 100 tons/day or more must reduce emissions to achieve no more than 0.028  $\text{mg}/\text{dscm}$  or at least 85 percent control efficiency. All MWIs must achieve an emissions

limit of 0.055 mg/dscm. As described in Section 9.1, New Hampshire recently passed legislation to limit mercury emissions from coal-fired power plants.

#### *New York*

A law adopted in September 2005 prohibits the sale and distribution of some mercury-added products including thermostats, barometers, esophageal dilators, bougie tubes, gastrointestinal tubes, flow meters, hydrometers, hygrometers, psychrometers, manometers, pyrometers, sphygmomanometers, thermometers, and switches and relays. The law also requires manufacturers and trade associations dealing in mercury-added products to report certain information to NYS DEC. Regulations effective in May 2006 prohibit the use of non-encapsulated elemental mercury in dental offices and require dentists to recycle any elemental mercury or dental amalgam waste generated in their offices. Dental facilities are required to install, properly operate, and maintain mercury amalgam separation and collection equipment. Although not mandated by law, New York State is working on pollution prevention efforts for health care facilities, an automobile switch collection and recycling project, and a dairy manometers identification and removal program.

New York State has an emission limit for large MWCs (greater than 250 tons/day) of 28 µg/dscm or 85 percent removal, whichever is less stringent. Regulations were recently passed for coal-fired utilities, the details of which are provided in Section 9.1

#### *Rhode Island*

The Mercury Reduction and Education Act requires the phase-out of mercury-added products, labeling, collection plans, bans on certain products, and elimination of mercury from schools. No mercury fever thermometers can be sold after January 1, 2002. After January 1, 2003, no mercury-added novelty can be sold in Rhode Island, unless its only mercury component is one or more mercury-added button cell battery. No school can use or purchase for use bulk elemental or chemical mercury or mercury compounds for use in primary or secondary classrooms. After January 1, 2006 mercury-added products can only be disposed of through recycling or disposal as hazardous waste. Legislation now requires removal and collection of mercury switches from automobiles. RI DEM currently has a voluntary self certification program for installation of amalgam separators, and legislation that passed in 2006 requires dental offices to install amalgam separators by July 2008.

Rhode Island has a mercury emissions limit of 0.055 mg/dscm for all MWIs.

#### *Vermont*

Vermont passed the nation's first mercury labeling law in 1997 and then passed Comprehensive Management of Exposure to Mercury in 2005, with amendments in 2006. This law establishes a comprehensive approach to reducing the exposure of citizens to mercury released in the environment through mercury-added product use and disposal, including requirements that manufacturers of mercury-added products provide notice to the agency and report on total mercury contained in certain products, a ban on the distribution or offering for sale of mercury-added novelties, fever thermometers, thermostats, and dairy manometers, and other devices, and to modify the existing labeling requirements for mercury-added products and packaging by expanding the types of products subject to labeling. It also bans the disposal of mercury-added products such as thermostats, thermometers, automobile switches, and bulbs in landfills and incinerators, requires source separation of discarded mercury-added products, and requires solid waste management facilities to inform customers of disposal bans and collection programs for mercury-added products. The law also prohibits purchase and use of mercury-added products and elemental mercury in primary and secondary schools. Dental practices are required to follow mercury

waste management practices as established by the State of Vermont and Vermont State Dental Society and to install dental amalgam separators by January 2007. Hospitals are required to submit a mercury reduction plan to the agency every three years.

## 10.2 National and International Assurances

The Northeast region's ability to achieve the calculated TMDL allocations is dependent on the adoption and effective implementation of national and international programs to achieve necessary reductions in mercury emissions. Given the magnitude of the reductions required to implement the TMDL, the Northeast cannot reduce in-region sources further to compensate for insufficient reductions from out-of-region sources. While EPA and the federal government are involved in the programs described below, further efforts are necessary to assure that the goals of this TMDL are met. Specifically, it is Northeast States' position that the data and analyses in this TMDL demonstrate that:

- (A.) CAMR will be insufficient to achieve the reduction needed to achieve the water quality goals set forth in this TMDL,
- (B.) EPA must implement significant reductions from upwind out-of-region sources, primarily coal-fired power plants; and
- (C.) MACT provisions of section 112(d) of the CAA should be adopted as the mechanism for implementing this TMDL.

Further, the States note that EPA has the authority to revise CAMR or otherwise require the necessary reduction on a national scale to meet the goals set by this TMDL.

National assurances are also found within EPA's obligation under both section 112 of the CAA and the loading reduction requirements of the TMDL provisions in section 303(d) of the Clean Water Act to act to immediately reduce the emission of mercury from these sources. The timeline for the reduction goals of this TMDL are set forth in Section 9.

CAMR, which regulates mercury emissions from Electrical Generating Units (EGUs) under section 111(d) of the CAA, requires an eventual reduction in mercury emissions of 70 percent at full implementation of the rule, sometime after 2018. CAMR is a two-phase rule, with the first phase requiring reductions in mercury of approximately 20 percent coming as a co-benefit of reductions in sulfur dioxide and nitrous oxides to be made by 2010. Between 2010 and 2018, the CAMR provides for a cap and trade program that is proposed to make further reductions with eventual reductions of 70 percent sometime after 2018.<sup>1</sup>

For further national assurances, the Northeast states are recommending adaptive implementation of this TMDL and that a strict 90 percent MACT standard be enacted under section 112(d) be promulgated to meet the national implementation requirements of the TMDL for Phase II (2003-2010). As discussed previously, this TMDL calls for an 87 percent reduction in order to meet the initial target fish tissue concentration. However, the TMDL will be implemented adaptively, so that as regional and national controls are implemented, the response in fish tissue as a result of emissions and deposition reductions will be monitored. If necessary, reduction goals will be modified based on the response seen in fish tissue monitoring.

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<sup>1</sup> The Northeast states have filed a suit (*State of New Jersey, et al. vs. United States Environmental Protection Agency*) against U.S. EPA challenging CAMR's legality – how its limits were calculated and the establishment of the trading program.

Additional national mercury reduction programs include the National Vehicle Mercury Switch Recovery Program, which will cut mercury emissions by up to 75 tons over the next 15 years by removing mercury-containing light switches from scrap vehicles before they are flattened, shredded, and melted to make new steel. EPA was a founder of Hospitals for a Healthy Environment (H2E), a movement to promote environmental sustainability in health care. Among H2E's goals is the virtual elimination of mercury waste.

The Commission for Environmental Cooperation (CEC) is an international organization created by Canada, Mexico, and the United States under the North American Agreement on Environmental Cooperation. It was established to address regional environmental concerns, help prevent potential trade and environmental conflicts, and promote effective enforcement of environmental law. The CEC has developed the North American Regional Action Plan (NARAP) on Mercury with the goal of reducing man-made mercury releases to North America through international and national initiatives. The NARAP has provisions regarding risk management approaches to address mercury emissions, processes, operation, and products; waste management; and research, monitoring, modeling, inventories, and communication activities.

The United Nations Environment Programme (UNEP) established its Mercury Programme in 2003. The program has a long-term objective “to substantially reduce or eliminate uses and anthropogenic releases of mercury through the implementation of national, regional and global actions, thereby significantly reducing global adverse impacts on health and the environment”(United Nations Environment Programme 2006). Among other actions, the UNEP Mercury Programme will assist countries to identify and understand mercury problems in their countries and implement actions to mitigate them.

## 11 Public Participation

As this is a regional TMDL that covers seven states, the public participation process was dictated by each state's procedure for public notice of a TMDL. The TMDL was posted on NEIWPC's website, as well as the websites of each of the participating state agencies. Many states posted notices of the TMDL in local newspapers. Table 11-1 provides information about the public participation actions undertaken by each of the states.

**Table 11-1 Public Participation Actions Undertaken by the Northeast States**

	CT	ME	MA	NH	NY	RI	VT
Notice of TMDL on state agency website	X	X	X	X	X	X	X
TMDL posted on state agency website	X	X	X	X	X	X	X
Notice of TMDL posted in newspaper	X		X	X	X	X	X
Public meeting held			X	X	X	X	X
Press release issued			X	X	X	X	X
Notices sent to target groups with potential interest in TMDL				X	X		

Following the April 11, 2007 release of the draft TMDL, articles were published in several local, regional, and national publications including the *Boston Globe*, *New York Times*, *Greenwire*, and *Water Policy Report*. There was a 59-day comment period during which eight public meetings were conducted throughout the region. The schedule and locations for the public meetings are listed below:

April 25, 2007 – Providence, RI  
 April 30, 2007 – Worcester, MA  
 May 1, 2007 – Boston, MA

May 2, 2007 – Syracuse, NY  
May 3, 2007 – White Plains, NY  
May 4, 2007 – Ballston Spa, NY  
May 10, 2007 – Concord, NH  
May 11, 2007 – Waterbury, VT

A total of 30 people attended the eight public meetings. NEIWPCC and the states received comments from 14 different groups. Following the comment period, the TMDL technical team considered all comments received, prepared a response to comments document (see Appendix E), and made necessary revisions to the TMDL.

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## **Appendix A: Northeast Waters Impaired Primarily by Atmospheric Deposition of Mercury**

### Connecticut

Connecticut's 2006 list of Waterbodies Not Meeting Water Quality Standards contains the following language regarding listing of waters based on statewide fish consumption advisories for mercury: "In addition to those waters included on the list, all waterbodies where statewide fish consumption advisories have been established due to atmospheric deposition of mercury from sources outside of state jurisdictional borders are implicitly included in EPA Category 5 ("303(d) listed"). Specific fish consumption advisories established as a result of local pollution sources (i.e. releases of polychlorinated biphenyls – PCBs or chlordane) are individually listed in Appendix C-4."

Because the Northeast Regional TMDL only covers freshwaters, all waters that are not designated as "E" (for estuary) by the state of Connecticut are included, with the exception of the waterbodies listed below that are known to have significant mercury contributions from more localized sources.

- Unnamed tributary to the Oyster River (Milford)-02 (CT5000-55\_02)
- Wyassup Lake (North Stonington) (CT-1001-00-1-L1\_01)
- Dodge Pond (East Lyme) (CT2205-02-1-L1\_01)
- Little River (Sprague)-02 (CT3805-00\_02)
- Papermill Pond (Sprague) (CT3805-00-3-L6\_01)
- Versailles Pond (Sprague) (CT3805-00-3-L7\_01)
- Compensating Res. (L.McDonough) (Barkhamsted/New Hartford) (CT4308-00-1-L2\_01)
- Silver Lake (Berlin/Meriden) (CT4601-00-1-L2\_01)
- Konkapot River-01 (CT6004-00\_01)
- Success Lake (Bridgeport) (CT7103-00-2-L3\_01)
- Stillman Pond (Bridgeport) (CT-7103-00-2-L4\_01)

### Maine

In their 2006 Integrated List, Maine DEP lists waters impaired by atmospheric deposition of mercury in Category 5C: Waters Impaired by Atmospheric Deposition of Mercury. Regional or National TMDL may be Required. The description for this category is as follows:

"Impairment caused by atmospheric deposition of mercury and a regional scale TMDL is required. Maine has a fish consumption advisory for fish taken from all freshwaters due to mercury. Many waters, and many fish from any given water, do not exceed the action level for mercury. However, because it is impossible for someone consuming a fish to know whether the mercury level exceeds the action level, the Maine Department of Human Services decided to establish a statewide advisory for all freshwater fish that recommends limits on consumption. Maine has already instituted statewide programs for removal and reductions of mercury sources. The State of Maine is participating in the development of regional scale TMDLs for the control of mercury."

As this TMDL only applies to freshwaters, only Maine waters designated as rivers, streams, and lakes are included. Any designated as marine and estuarine are not included. The Maine Integrated List does not single out any waterbodies that would not be included in this TMDL due to localized sources of mercury other than atmospheric deposition.

Massachusetts

Based on Massachusetts Year 2006 Integrated List of Waters: Final listing of condition of Massachusetts's waters pursuant to Sections 303(d) and 305(b) of the Clean Water Act. Freshwaters listed were found to be impaired solely as a result of atmospheric deposition. Waters where other potential sources could exist were excluded.

**Table A-1: Massachusetts Freshwaters Impaired Solely by Atmospheric Mercury<sup>1</sup>**

<b>Waterbody</b>	<b>Town</b>	<b>Segment ID</b>
Aaron River Reservoir	Cohasset/Hingham	MA94178
Ames Pond*	Tewksbury	MA83001
Ashumet Pond	Mashpee	MA96004
Assabet River Reservoir	Westborough	MA82004
Lake Attitash*	Amesbury	MA84002
Baldpate Pond*	Boxford	MA91001
Bare Hill Pond	Harvard	MA81007
Big Pond	Otis	MA31004
Boons Pond	Stow	MA82011
Buffumville Lake	Charlton	MA42005
Burr's Pond	Seekonk	MA53001
Chadwicks Pond*	Haverhill	MA84006
Chebacco Lake	Hamilton	MA93014
Lake Cochichewick*	N. Andover	MA84008
Cornell Pond	Dartmouth	MA95031
Crystal Lake*	Haverhill	MA84010
Lake Dennison	Winchendon	MA35017
Duck Pond	Wellfleet	TBD
East Brimfield Reservoir	Brimfield	MA41014
Echo Lake	Milford/Hopkinton	MA72035
Flint Pond	Tyngsborough	MA84012
Forest Lake*	Methuen	MA84014
Forge Pond	Westford/Littleton	MA84015
Fosters Pond*	Andover	MA83005
Gales Pond	Warwick	MA35024
Gibbs Pond	Nantucket	MA97028
Great Pond	Wellfleet	TBD
Great Herring Pond	Bourne/Plymouth	MA94050
Great South Pond	Plymouth	MA94054
Haggetts Pond*	Andover	MA84022
Hamblin Pond	Barnstable	MA96126
Hickory Hills Lake	Lunenburg	MA81031
Holland Pond	Holland	MA41022
Hood Pond	Ipswich	MA92025
Hoveys Pond*	Boxford	MA84025
Johns Pond	Mashpee	MA96157

<sup>1</sup> Those identified by an asterisk are located in a mercury hot spot area and are not covered by this TMDL. Implementation of this TMDL may result in significant reductions in fish mercury concentrations or possibly achieve standards in this area at a future date.

<b>Waterbody</b>	<b>Town</b>	<b>Segment ID</b>
Johnsons Pond*	Groveland/Boxford	MA84027
Kenoza Lake*	Haverhill	MA84028
Knops Pond/Lost Lake	Groton	MA84084
Lake Lashaway	N. Brookfield/E. Brookfield	MA36079
Lewin Brook Pond	Swansea	MA61011
Locust Pond	Tyngsborough	MA84031
Long Pond	Dracut/Tyngsborough	MA84032
Long Pond	Rochester	MA95097
Lowe Pond*	Boxford	MA92034
Martins Pond	N. Reading	MA92038
Mashpee Pond	Mashpee/Sandwich	MA96194
Massapoag Lake	Sharon	MA73030
Massapoag Pond	Dunstable/Groton/Tyngsborough	MA84087
Miacomet Pond	Nantucket	MA97055
Mill Pond	Burlington	MA92041
Millvale Reservoir*	Haverhill	MA84041
Monponsett Pond	Halifax	MA62119
Nabnasset Pond	Westford	MA84044
Newfield Pond	Chelmsford	MA84046
Lake Nippenicket	Bridgewater	MA62131
Noquochoke Lake	Dartmouth	MA95113; MA95170; MA95171
North Watuppa Lake	Fall River	MA61004
Nutting Lake	Billerica -2 segments	MA82088; MA82124
Otis Reservoir	Otis/Tolland/ Blandford	MA31027
Pentucket Pond*	Georgetown	MA91010
Lake Pentucket*	Haverhill	MA84051
Peters Pond	Sandwich	MA96244
Plainfield Pond	Plainfield	MA33017
Pomps Pond*	Andover	MA83014
Pontoosuc Lake	Lanesborough/Pittsfield	MA21083
Populatic Pond	Norfolk	MA72096
Pottapaug Pond Basin	Petersham	MA36125
Quabbin Reservoir	Petersham/Pelham/Ware Hardwick/Shutesbury/Belchertown/New Salem	MA36129
Quacumquasit Pond	Brookfield/E. Brookfield/Sturbridge	MA36131
Rock Pond*	Georgetown	MA91012
Lake Rohunta	Athol/Orange/New Salem	MA35070; MA35106; MA35107
Lake Saltonstall*	Haverhill	MA84059
Sheep Pond	Brewster	MA96289
Silver Lake	Wilmington	MA92059
Snake Pond	Sandwich	MA96302
Snipatuit Pond	Rochester	MA95137
Somerset Reservoir	Somerset	MA62174
Stevens Pond*	N. Andover	MA84064
Tom Nevers Pond	Nantucket	MA97097

<b>Waterbody</b>	<b>Town</b>	<b>Segment ID</b>
Turner Pond	New Bedford/Dartmouth	MA95151
Upper Naukeag Lake	Ashburnham	MA35090
Upper Reservoir	Westminster	MA35091
Wachusett Reservoir	Boylston/W.Boylston/Clinton/Sterling	MA81146
Waite Pond	Leicester	MA51170
Wakeby Pond	Mashpee/Sandwich	MA96346
Walden Pond	Concord	MA82109
Lake Wampanoag	Ashburnham/Gardner	M181151
Warners Pond	Concord	MA82110
Wenham Lake	Beverly	MA92073
Wequaquet Lake	Barnstable	MA96333
Whitehall Reservoir	Hopkington	MA82120
Whiting Pond	N. Attleborough/Plainville	MA52042
Wickaboag Pond	W. Brookfield	MA36166
Willet Pond	Walpole/Westwood/Norwood	MA73062

### **New Hampshire**

The New Hampshire 2006 303(d) list states: "...it is important to note that all surface waters are impaired due to fish/shellfish consumption advisories issued because of elevated levels of mercury in fish and shellfish tissue. Since mercury is a pollutant that requires a TMDL, all 5000+ surface waters in New Hampshire are included on the Section 303(d) List. However, in order to keep the length of the 303(d) List in Appendix A to manageable size, surface waters impaired solely by atmospheric mercury deposition were not included."

Because this TMDL only covers freshwaters, this is applicable to all New Hampshire waters designated as RIV, LAK, or IMP, with the exception of waterbodies listed below that are known to have significant mercury contributions from more localized sources. Waterbodies designated as EST or OCN are not included.

Waters not covered due to localized sources:

- Androscoggin River, Berlin 0.350 miles (NHRIV400010605-11)
- Contoocook River, PWS, WWF, Hopkinton, 0.780 miles (NHRIV700030505-05)
- Black Brook, Manchester, 2.410 miles (NHRIV700060801-02)

### **New York**

Based on Final New York State 2006 Section 303(d) List of Impaired Waters Requiring a TMDL/Other Strategy

- Salmon River Reservoir (0303-0069)
- Susquehanna River, Lower, Main Stem (0603-0016)
- Susquehanna River, Lower, Main Stem (0603-0015)
- Susquehanna River, Lower, Main Stem (0603-0013)
- Susquehanna River, Lower, Main Stem (0603-0002)
- Susquehanna River, Main Stem (0601-0182)

- Susquehanna River, Main Stem (0601-0040)
- Susquehanna River, Main Stem (0601-0020)
- Goodyear Lake (0601-0015)
- Susquehanna River, Upper, Main Stem (0601-0041)
- Chenango River, Lower, Main Stem (0602-0033)
- Chenango River, Middle, Main Stem (0602-0009)
- Chenango River, Upper, Main Stem (0602-0069)
- Unadilla River, Lower, Main Stem (0601-0003)
- High Falls Pond (0801-0274)
- Taylorville, Elmer Falls Ponds (0801-0276)
- Effley Falls Reservoir (0801-0172)
- Moshier Reservoir (0801-0194)
- Sunday Lake (0801-0195)
- Soft Maple Reservoir, Soft Maple Pond (0801-0173)
- Beaver Lake, Beaver Meadow Pond (0801-0174)
- Francis Lake (0801-0192)
- Stillwater Reservoir (0801-0184)
- Halfmoon Lake (0801-0193)
- Dart Lake (0801-0242)
- Big Moose Lake (0801-0035)
- Lower Sister Lake (0801-0004)
- Upper Sister Lake (0801-0008)
- Russian Lake (0801-0006)
- North Lake (0801-0451)
- Forked Lake (0903-0080)
- Carry Falls Reservoir (0903-0055)
- Tupper Lake (0903-0062)
- South Pond (0903-0005)
- Lake Eaton (0903-0056)
- Indian Lake (0906-0003)
- Long Pond (0905-0058)
- Cranberry Lake (0905-0007)
- Red Lake (0906-0039)
- Meacham Lake (0902-0039)
- Lake Champlain, Main Lake, North (1000-0001)
- Lake Champlain, Main Lake, Middle (1000-0002)
- Lake Champlain, Main Lake, South (1000-0003)
- Lake Champlain, South Lake (1000-0004)
- Lake Champlain, Cumberland Bay (1001-0001)
- Saranac River, Franklin Falls Pond (1003-0045)
- Middle Saranac Lake/Weller Pond (1003-0083)
- Polliwog Pond (1003-0090)
- Poultney River, Lower, and tributaries (1005-0053)
- Chase Lake, Mud Lake (1104-0135)
- Sand Lake (1104-0015)
- Spy Lake (1104-0160)
- Schroon Lake (1104-0002)
- Alder, Crane Ponds (1104-0229)
- Kings Flow (1104-0271)
- Round Pond (1104-0073)
- Rock Pond (1104-0285)

- Lake Durant (1104-0059)
- Schoharie Reservoir (1202-0012)
- Lily, Canada, Stewarts Land, West Lakes (1201-0050)
- Stoner Lakes (1201-0169)
- Ferris Lake (1201-0003)
- Amawalk Reservoir (1302-0044)
- West Branch Reservoir (1302-0022)
- Boyd Corners Reservoir (1302-0045)
- Diverting Reservoir (1302-0046)
- Bog Brook Reservoir (1302-0041)
- East Branch Reservoir (1302-0040)
- Titicus Reservoir (1302-0035)
- Cross River Reservoir (1302-0005)
- Breakneck Pond (1301-0123)
- Chodikes Pond (1301-0208)
- Rondout Reservoir (1306-0003)
- Ashokan Reservoir (1307-0004)
- South Lake, North Lake (1309-0017)
- Dunham Reservoir (1301-0262)
- Neversink Reservoir (1402-0009)
- Loch Sheldrake/Sheldrake Pond (1402-0057)
- Rio Reservoir (1401-0074)
- Swinging Bridge Reservoir (1401-0002)
- Pepacton Reservoir (1403-0002)
- Cannonsville Reservoir (1404-0001)

## **Rhode Island**

Based on Final State of Rhode Island 2006 303(d) List of Impaired Waters

- Indian Lake (RI0008039-02)
- Watchaug Pond (RI0008039L-02)
- Meadowbrook Pond (Sandy Pond) (RI0008039L-05)
- Tucker Pond (RI0008039L-08)
- Larkin Pond (RI0008039L-11)
- Hundred Acre Pond (RI0008039L-13)
- Yawgoo Pond (RI0008039L-15)
- Alton Pond (RI0008040L-01)
- Ashville Pond (RI0008040L-04)
- Wincheck Pond (RI0008040L-06)
- Yawgoog Pond (RI0008040L-07)
- Locustville Pond (RI0008040L-10)
- Wyoming Pond (RI0008040L-11)
- Browning Mill Pond (Arcadia Pond) (RI0008040L-13)
- Boone Lake (RI0008040L-14)
- Eisenhower Lake (RI0008040L-16)
- Quidneck Reservoir (RI0006013L-04)
- Tiogue Lake (RI0006014L-02)
- J.L. Curran Reservoir (Fiskeville Reservoir) (RI0006016L-02)

## Vermont

Based on Final State of Vermont 2006 303(d) List of Impaired Waters

- Poultney River, Mouth upstream to Carvers Falls (VT02-01)
- Lower Otter Creek, Mouth Upstream to Vergennes Dam (VT03-01)
- Little Otter Creek – Lower – From mouth upstream Falls/Ledge West Route 7 (VT03-07)
- Lower Dead Creek, From Mouth Upstream (VT03-09)
- Chittenden Reservoir (VT03-14L03)
- Lake Champlain – Otter Creek Section (VT04-01L01)
- Lake Champlain – Port Henry Section (VT04-01L02)
- Lake Champlain – Southern Section (VT04-02L01)
- Lake Champlain – Missisquoi Bay (VT05-01L01)
- Lake Champlain – Northeast Arm (VT05-04L01)
- Lake Champlain – Isle LaMotte (VT05-04L02)
- Lake Champlain – St. Albans Bay (VT05-07L01)
- Lake Champlain – Mallets Bay (VT05-09L01)
- Lake Champlain – Burlington Bay (VT05-10L01)
- Lake Champlain – Main Section (VT05-10L02)
- Lake Champlain – Shelburne Bay (VT05-11L01)
- LaPlatte River, At Mouth (VT05-11)
- Missisquoi River, Mouth Upstream to Swanton Dam (VT06-01)
- Lamoille River, Mouth to Clarks Falls Dam (VT07-01)
- Arrowhead Mountain Lake (VT07-03L03)
- Winooski River, Mouth to Winooski Dam (VT08-01)
- Harriman Reservoir (VT12-01L01)
- Sherman Reservoir (VT12-01L04)
- East Branch Deerfield River, Below Somerset Dam (VT12-03)
- Grout Pond (VT12-03L01)
- Somerset Reservoir (VT12-03L02)
- Upper Deerfield River, Below Searsburg Dam (VT12-04)
- Searsburg Reservoir (VT12-04L05)
- Moore Reservoir (VT16-04L01)
- Comerford Reservoir (VT16-05L01)
- Lake Salem (VT17-04L04)



## **Appendix B: Necessary Reductions to meet Water Quality Standards in Maine and Connecticut**

Because this is a regional TMDL and the majority of states have not adopted fish tissue criteria, the initial target fish tissue concentration was set at the EPA fish tissue criterion of 0.3 ppm. Maine has adopted a fish tissue criterion of 0.2 ppm into their water quality standards, and therefore a higher level of reduction will be necessary for water quality standards to be met in that state. Connecticut's Water Quality Standards (2002) state that:

*Surface waters and sediments shall be free from chemical constituents in concentrations or combinations which will or can reasonably be expected to: result in acute or chronic toxicity to aquatic organisms or otherwise impair the biological integrity of aquatic or marine ecosystems outside of any dredged material disposal area or areas designated by the Commissioner for disposal or placement of fill materials or any zone of influence allowed by the Commissioner, or bioconcentrate or bioaccumulate in tissues of fish, shellfish and other aquatic organisms at levels which will impair the health of aquatic organisms or wildlife or result in unacceptable tastes, odors or health risks to human consumers of aquatic organisms or wildlife...*

The Connecticut Department of Public Health has set a level of 0.1 ppm in fish tissue as the concentration at which there is a risk to humans from consumption of fish. Thus, in order for Connecticut's narrative water quality standards to be met, they must achieve a concentration of 0.1 ppm in fish tissue and therefore will need further reductions than set out for the region by this TMDL.

Necessary reductions to meet water quality standards in Maine and Connecticut are shown below. Both of these calculations require reductions in anthropogenic mercury deposition greater than 100 percent. However, this number is affected by a number of variables, including the percentage of deposition due to anthropogenic sources, and there is a range of accepted values associated with this parameter. Various studies have found this percentage to be between 75 and 85 percent. Use of a lower percentage results in a greater percent reduction from anthropogenic sources, whereas a higher percentage has the opposite effect.

Because of this uncertainty, adaptive management will be used when implementing the reductions necessary to meet the TMDL.

## Necessary Reductions to Meet Maine Water Quality Standards

	Value (80th percentile)	Value (90th percentile)	Unit	Source
<b>Background Information</b>				
Area of the Region (includes CT, MA, ME, NH, NY, RI, VT)	307,890		km <sup>2</sup>	NESCAUM
Proportion of Deposition due to Anthropogenic Sources	0.75			Based on work by Kamman and Engstrom 2002 and Norton, et al. 2006
TMDL Base Year	1998			
TMDL Phase I Implementation Period	1998-2003			
TMDL Phase II Implementation Period	2003 -2010			
TMDL Phase III Implementation Period	2010 on			
<b>Water Quality Goal</b>				
Target Fish Mercury Concentration	0.20		ppm	Maine Water Quality Standards
Existing Level in Fish (32 cm Smallmouth Bass)	0.86	1.14	ppm	NERC Dataset
Reduction Factor (RF) [(Existing Level - Target Level)/Existing Level]	0.77	0.82		
<b>Base Year Loadings</b>				
Point Source Load (PSL) - Wastewater Discharge	141		kg/yr	PCS data
Modeled Atmospheric Deposition	5,405		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Natural Atmospheric Deposition <sup>1</sup>	526		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Anthropogenic Atmospheric Deposition, Anthropogenic Nonpoint Source Load (ANPSL)	4,879		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Natural Nonpoint Source Load (NNPSL) Atmospheric Deposition (Based on Deposition is 25% Natural and 75% Anthropogenic)	1,626		kg/yr	Kamman and Engstrom 2002
Total Nonpoint Source Load (NPSL) [ANPSL + NNPSL]	6,506		kg/yr	
Total Source Load (TSL) [NPSL + PSL]	6,647		kg/yr	

<sup>1</sup> The global contribution to the atmospheric deposition modeling includes some natural sources of mercury. The modeled natural atmospheric deposition is subtracted from the total modeled atmospheric deposition to avoid double counting of the natural contribution.

Percentage of TSL due to PSL	2.1%			
<b>Loading Goal</b>				
Loading Goal [TSL x (1-RF)]	1,546	1,166	kg/yr	
<b>TMDL</b>				
Wasteload Allocation (WLA) [Keep at 2.1% of TSL]	33	25	kg/yr	
Load Allocation (LA) [Loading Goal - WLA]	1,513	1,141	kg/yr	
Natural Load Allocation <sup>1</sup> (NLA)	1,626		kg/yr	
Anthropogenic Load Allocation (ALA) [LA - NLA]	-113	-485	kg/yr	
<b>Overall Reductions to Meet TMDL</b>				
Necessary In-Region Atmospheric Deposition Reductions to Meet ALA	2,141	2,300	kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet ALA	2,852	3,064	kg/yr	
Percent Reduction in Anthropogenic Atmospheric Deposition Necessary to Meet ALA	102.3%	109.9%		
<b>TMDL Implementation Phase I (50%)</b>				
In-Region Portion of ANPSL	2,092		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
In-Region Reduction Target (50% from baseline)	1,046		kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase I Target	1,046		kg/yr	
In-Region Atmospheric Deposition Reductions Achieved in Phase I	1,549		kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase I Target	0		kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	592	751	kg/yr	
Out-of-Region Portion of ANPSL	2,787		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory

<sup>1</sup> Deposition due to natural sources remains the same over time, so the natural load allocation is equal to the existing natural deposition.

Out-of-Region Reduction Target (50% from baseline)	1,394	kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase I Target	1,394	kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	1,458	1,671	kg/yr
<b>TMDL Implementation Phase II (75%)</b>			
In-Region Portion of ANPSL	2,092	kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
In-Region Reduction Target (75% from baseline)	523	kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase II Target	1,569	kg/yr	
In-Region Atmospheric Deposition Reductions Achieved in Phase I	1,549	kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase II Target	20	kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	572	731	kg/yr
Out-of-Region Portion of ANPSL	2,787	kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Out-of-Region Reduction Target (75% from baseline)	697	kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase II Target	2,090	kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	762	974	kg/yr

**TMDL Implementation Phase III**

The Phase III timeline and goal will be set following re-evaluation of mercury emissions, deposition, and fish tissue concentrations in 2010. At the onset of Phase III, remaining reductions will be addressed as follows: Major air point sources will be addressed through the application of more stringent control technology requirements and/or emission limits, economically and technically feasible/achievable, taking into account advances in the state of air pollution controls and the application of transferable technologies used by other sources, to achieve maximum emission reductions. Emissions from area sources will be controlled to the maximum extent feasible using Best Management Practices and Pollution Prevention approaches. It should be noted that the goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. Such an approach will allow all of the Northeast states to meet or exceed their designated uses.

### Necessary Reductions to Meet Connecticut Water Quality Standards

	Value (80th percentile)	Value (90th percentile)	Unit	Source
<b>Background Information</b>				
Area of the Region (includes CT, MA, ME, NH, NY, RI, VT)	307,890		km <sup>2</sup>	NESCAUM
Proportion of Deposition due to Anthropogenic Sources	0.75			Based on work by Kamman and Engstrom 2002 and Norton, et al. 2006
TMDL Base Year	1998			
TMDL Phase I Implementation Period	1998-2003			
TMDL Phase II Implementation Period	2003 -2010			
TMDL Phase III Implementation Period	2010 on			
<b>Water Quality Goal</b>				
Target Fish Mercury Concentration		0.10	ppm	Connecticut Department of Public Health
Existing Level in Fish (32 cm Smallmouth Bass)	0.86	1.14	ppm	NERC Dataset
Reduction Factor (RF) [(Existing Level - Target Level)/Existing Level]	0.88	0.91		
<b>Base Year Loadings</b>				
Point Source Load (PSL) - Wastewater Discharge	141		kg/yr	PCS data
Modeled Atmospheric Deposition	5,405		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Natural Atmospheric Deposition <sup>1</sup>	526		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Modeled Anthropogenic Atmospheric Deposition, Anthropogenic Nonpoint Source Load (ANPSL)	4,879		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Natural Nonpoint Source Load (NNPSL) Atmospheric Deposition (Based on Deposition is 25% Natural and 75% Anthropogenic)	1,626		kg/yr	Kamman and Engstrom 2002
Total Nonpoint Source Load (NPSL) [ANPSL + NNPSL]	6,506		kg/yr	
Total Source Load (TSL) [NPSL + PSL]	6,647		kg/yr	
Percentage of TSL due to PSL	2.1%			
<b>Loading Goal</b>				

<sup>1</sup> The global contribution to the atmospheric deposition modeling includes some natural sources of mercury. The modeled natural atmospheric deposition is subtracted from the total modeled atmospheric deposition to avoid double counting of the natural contribution.

Loading Goal [TSL x (1-RF)]	773	583	kg/yr	
<b>TMDL</b>				
Wasteload Allocation (WLA) [Keep at 2.1% of TSL]	16	12	kg/yr	
Load Allocation (LA) [Loading Goal - WLA]	756	571	kg/yr	
Natural Load Allocation <sup>1</sup> (NLA)	1,626	1,626	kg/yr	
Anthropogenic Load Allocation (ALA) [LA - NLA]	-870	-1,056	kg/yr	
<b>Overall Reductions to Meet TMDL</b>				
Necessary In-Region Atmospheric Deposition Reductions to Meet ALA	2,465	2,545	kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet ALA	3,284	3,390	kg/yr	
Percent Reduction in Anthropogenic Atmospheric Deposition Necessary to Meet ALA	117.8%	121.6%		
<b>TMDL Implementation Phase I (50%)</b>				
In-Region Portion of ANPSL	2,092		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
In-Region Reduction Target (50% from baseline)	1,046		kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase I Target	1,046		kg/yr	
In-Region Atmospheric Deposition Reductions Achieved 1998-2002	1,549		kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase I Target	0		kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	916	996	kg/yr	
Out-of-Region Portion of ANPSL	2,787		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Out-of-Region Reduction Target (50% from baseline)	1,394		kg/yr	

<sup>1</sup> Deposition due to natural sources remains the same over time, so the natural load allocation is equal to the existing natural deposition.

Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase I Target	1,394		kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	1,891	1,997	kg/yr	
<b>TMDL Implementation Phase II (75%)</b>				
In-Region Portion of ANPSL	2,092		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
In-Region Reduction Target (75% from baseline)	523		kg/yr	
Necessary In-Region Atmospheric Deposition Reductions to meet Phase II Target	1,569		kg/yr	
In-Region Atmospheric Deposition Reductions Achieved in Phase I	1,549		kg/yr	NESCAUM, based on modeling of 1998 and 2002 emissions inventories
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Phase II Target	20		kg/yr	
Remaining In-Region Atmospheric Deposition Reductions Necessary to Meet Final TMDL	896	976	kg/yr	
Out-of-Region Portion of ANPSL	2,787		kg/yr	NESCAUM, based on modeling of 1998 Emissions Inventory
Out-of-Region Reduction Target (75% from baseline)	697		kg/yr	
Necessary Out-of-Region Atmospheric Deposition Reductions to Meet Phase II Target	2,090		kg/yr	
Additional Out-of-Region Atmospheric Deposition Reductions to Meet Final TMDL	1,194	1,300	kg/yr	



**TMDL Implementation Phase III**

The Phase III timeline and goal will be set following re-evaluation of mercury emissions, deposition, and fish tissue concentrations in 2010. At the onset of Phase III, remaining reductions will be addressed as follows: Major air point sources will be addressed through the application of more stringent control technology requirements and/or emission limits, economically and technically feasible/achievable, taking into account advances in the state of air pollution controls and the application of transferable technologies used by other sources, to achieve maximum emission reductions. Emissions from area sources will be controlled to the maximum extent feasible using Best Management Practices and Pollution Prevention approaches. It should be noted that the goal of this TMDL is to use adaptive implementation to achieve a target of 0.3 ppm for Massachusetts, New Hampshire, New York, Rhode Island, and Vermont; 0.2 ppm for Maine, and 0.1 ppm for Connecticut. Such an approach will allow all of the Northeast states to meet or exceed their designated uses.

**Appendix C: Mean Mercury Concentrations at NPDES-Permitted Facilities Used in Calculating the Baseline Point Source Load<sup>1</sup>**

State	NPDES ID	Facility Name	Hg Concentration (ng/l)
ME	ME	Vassalboro	4.53
ME	ME0000159	Fraser Paper	2.72
ME	ME0000167	Katahdin Paper Millinocket	1.70
ME	ME0000175	Katahdin Paper (GNP) East	1.60
ME	ME0000256	CMP FLA Mason Sta 019	7.81
ME	ME0000272	CMP FLP Wyman Sta 004	25.60
ME	ME0000639	Holtrachem	16.20
ME	ME0000736	Togus	11.90
ME	ME0001635	MDI Biological	40.40
ME	ME0001830	General Alum 001	13.52
ME	ME0001856	National Starch	0.87
ME	ME0001872	Domtar (GP)	9.9
ME	ME0001937	International Paper	7.07
ME	ME0002003	Lincoln Pulp & Paper 001	10.6
ME	ME0002020	GP Old Town (Ft James)	8.09
ME	ME0002054	Mead Paper Company	13.26
ME	ME0002097	Naval Security Group	12.93
ME	ME0002160	International Paper - Bucksport	<2.0
ME	ME0002216	Staley	10.93
ME	ME0002224	American Tissue (Tree Free)	2.20
ME	ME0002321	SD Warren	1.67
ME	ME0002399	First Technology/Control Devices	1.21
ME	ME0002526	Robinson Manufacturing	8.42
ME	ME0020541	Riverwood Health Care	21.90
ME	ME0021521	SD Warren (K)	12.55
ME	ME0022055	Champion (Costigan Stud Mill)	5.76
ME	ME0022519	Gardiner Water District	9.60
ME	ME0022861	Pratt & Whitney	0.72
ME	ME0023043	Penobscot Frozen Foods	11.48
ME	ME0023230	Penobscot Energy Rec. Co.	8.23
ME	ME0023302	University of New England	5.98
ME	ME0023329	Aroostook Valley Electric Co.	67.07
ME	ME0023361	Sunday River Skiway	2.66
ME	ME0023710	Beaverwood	35.92
ME	ME0036218	McCain Processing Inc.	1.97
ME	ME0090000	Downeast Corr. Ctr (Bucks Hbr.)	30.40
ME	ME0090026	U.S. Naval Comm. Sta. (Cutler)	10.80
ME	ME0090051	Winter Harbor Naval Group Act.	15.20
ME	ME0090174	Loring	6.62

<sup>1</sup> The Maine DEP is presently undertaking a review of the mercury effluent data submitted by facilities under its rule on **Interim Effluent Limitations and Controls for the Discharge of Mercury, 06-096 CMR 519** (effective February 5, 2000). This review is validating the submitted data and reviewing the performance trends of particular facilities. As such, some of these data may change based on the validation. These changes are not expected to affect the overall average concentrations for Maine or the region significantly.

State	NPDES ID	Facility Name	Hg Concentrations (ng/l)
ME	ME0100013	Augusta	7.66
ME	ME0100021	Bath	10.18
ME	ME0100048	Biddeford	10.01
ME	ME0100056	Bingham	4.47
ME	ME0100064	Boothbay Harbor	33.43
ME	ME0100072	Brewer	1.96
ME	ME0100102	Brunswick	38.81
ME	ME0100111	Bucksport	23.00
ME	ME0100129	Calais	5.86
ME	ME0100137	Camden	14.80
ME	ME0100145	Caribou	10.96
ME	ME0100153	Corinna	6.37
ME	ME0100161	Danforth	8.61
ME	ME0100200	Eastport Main Plant	77.72
ME	ME0100218	Falmouth	8.93
ME	ME0100226	Fort Fairfield	21.03
ME	ME0100242	PWD Gorham (Little Falls)	4.57
ME	ME0100269	Islesboro	1.88
ME	ME0100285	Kittery	5.40
ME	ME0100307	Lisbon	12.82
ME	ME0100315	Livermore Falls	13.41
ME	ME0100323	Machias	7.88
ME	ME0100391	Mechanic Falls	3.34
ME	ME0100404	Milbridge	8.94
ME	ME0100439	Milo	9.02
ME	ME0100447	Newport	3.85
ME	ME0100455	Norway	8.83
ME	ME0100463	Oakland	1.90
ME	ME0100471	Old Town	9.53
ME	ME0100498	Orono	4.52
ME	ME0100501	Dover-Foxcroft	5.28
ME	ME0100528	Pittsfield	3.15
ME	ME0100552	Rumford/Mexico	9.24
ME	ME0100561	Presque Isle	6.01
ME	ME0100587	Richmond	8.00
ME	ME0100595	Rockland	4.31
ME	ME0100609	St. Agatha	3.61
ME	ME0100617	Sanford	1.82
ME	ME0100625	Skowhegan	3.71
ME	ME0100633	South Portland	8.05
ME	ME0100641	Southwest Harbor	15.96
ME	ME0100668	Thomaston	11.17
ME	ME0100684	Van Buren	4.41
ME	ME0100692	Vassalboro (E. Vassalboro)	4.56
ME	ME0100706	Veazie	4.08
ME	ME0100731	Winter Harbor	4.05
ME	ME0100749	Winterport	19.33

<b>Name</b>	<b>NPDES ID</b>	<b>Facility Name</b>	<b>Hg Concentration (ng/l)</b>
ME	ME0100757	Wiscasset	3.48
ME	ME0100765	Yarmouth	20.91
ME	ME0100781	Bangor	6.90
ME	ME0100790	Wells	10.29
ME	ME0100803	Millinocket	6.70
ME	ME0100820	South Berwick	4.74
ME	ME0100846	Westbrook	6.48
ME	ME0100854	KSTD	5.42
ME	ME0100871	Limerick	8.87
ME	ME0100889	Ellsworth	17.63
ME	ME0100901	Northport Village Corp.	9.68
ME	ME0100935	Kennebunk	11.23
ME	ME0100951	Paris	7.20
ME	ME0100978	Jackman	2.65
ME	ME0100986	Ogunquit	6.06
ME	ME0101028	Washburn	4.83
ME	ME0101036	Freeport	10.02
ME	ME0101061	North Jay	2.13
ME	ME0101079	Mars Hill	3.31
ME	ME0101087	Ashland SD (WOO2697)	5.33
ME	ME0101095	Limestone	6.59
ME	ME0101117	Saco	5.38
ME	ME0101150	Unity	1.52
ME	ME0101176	Bethel	3.38
ME	ME0101184	Kennebunkport	7.23
ME	ME0101192	Castine	7.01
ME	ME0101214	Bar Harbor (Main Plant)	10.62
ME	ME0101222	York	4.91
ME	ME0101231	Blue Hill	7.11
ME	ME0101249	Farmington	35.14
ME	ME0101290	Houlton	2.04
ME	ME0101320	Baileyville	8.64
ME	ME0101338	Mt. Desert Otter Creek	8.33
ME	ME0101346	Mt. Desert Northeast Harbor	6.96
ME	ME0101389	Anson-Madison	3.57
ME	ME0101397	Berwick	2.38
ME	ME0101443	Hartland	4.08
ME	ME0101478	Lewiston/Auburn	6.38
ME	ME0101486	Rumford/Mexico (Rumford Point)	4.05
ME	ME0101516	Great Salt Bay Sanitary District	39.36
ME	ME0101524	Old Orchard Beach	4.32
ME	ME0101532	Belfast	10.84
ME	ME0101621	Farmington MSAD #9	85.60
ME	ME0101664	Bayville Village Corp.	26.14
ME	ME0101681	Madawaska	4.73
ME	ME0101699	Clinton	1.74
ME	ME0101702	Gardner	8.40

State	NPDES ID	Facility Name	Hg Concentration (ng/l)
ME	ME0101729	Maine Correctional Center	1.54
ME	ME0101788	Howland	2.83
ME	ME0101796	Lincoln	4.62
ME	ME0101800	Telstar High School MSAD #44	49.20
ME	ME0101826	Bonney Eagle MSAD #6	117.00
ME	ME0101842	Sabattus	2.70
ME	ME0101851	Stonington	33.36
ME	ME0101885	North Berwick	4.27
ME	ME0101915	Wilton	16.32
ME	ME0101966	Searsport	18.33
ME	ME0101982	Frenchville	3.64
ME	ME0102016	Lubec	27.29
ME	ME0102032	Guilford/Sangerville	10.21
ME	ME0102059	Scarborough	23.13
ME	ME0102067	Canton	2.57
ME	ME0102075	PWD Portland	10.43
ME	ME0102113	Brunswick Public Works Landfill	5.32
ME	ME0102121	Cape Elizabeth	12.03
ME	ME0102130	Sorrento	8.34
ME	ME0102148	Eastport Quoddy	13.06
ME	ME0102156	East Machais	3.29
ME	ME0102181	Whitneyville	3.40
ME	ME0102237	PWD Peaks Island	16.62
ME	ME0102245	Mattawamkeag	15.90
ME	ME0102253	Warren	13.53
ME	ME0102318	Grand Isle	2.19
ME	ME0102334	Norridgewock	2.08
ME	ME0102351	Skowhegan (River Road)	6.50
ME	ME0102369	Fort Kent	8.56
ME	ME0102377	Sea Meadows	5.53
ME	ME0102431	GSBSD, Damariscotta Mills	7.13
ME	ME0102466	Bar Harbor (Hulls Cove)	6.53
ME	ME0102474	Bar Harbor (Degregoire)	8.98
ME	ME0102547	Mt. Desert Somesville	12.19
ME	ME0102555	Mt. Desert Seal Harbor	5.23
ME	ME0102581	Loring Water Treatment Plan	1.60
ME	ME0102652	Vassalboro (N. Main Street)	4.40
ME	ME0102661	Vassalboro (Cemetary Road)	5.45
ME	ME0102741	Biddeford Pool	7.35
ME	MEU500830	Dexter Utility District	10.81
ME	MEU501007	Seal Harbor Sand Filter (MDI)	11.56
ME	MEU501492	St. Andre Health Care	2.48
ME	MEU502345	Skowhegan (River Road)	14.74
ME	MEU503801	Ellsworth (Shore Road)	20.85
ME	MEU506634	Maine Central Railroad	6.34
ME	MEU507044	GSBSD, Damariscotta Mills	9.03
ME	MEU507581	Biddeford Pool	6.42

State	NPDES ID	Facility Name	Hg Concentration (ng/l)
ME	MEU508101	Vassalboro (N. Main Street)	5.62
ME	MEU508102	Vassalboro (Cemetery Road)	6.39
MA	MA0003905	General Electric Aircraft Eng.	0.20
MA	MA0004341	Wyman-Gordon Company	0.00
MA	MA0004731	Exelon New Boston LLC	3.81
MA	MA0100994	Gardiner WPCF	22.94
MA	MA0103284	MWRA - Deer Island POTW	19.55
NY	NY0021342	Huntington SD	39.00
NY	NY0029351	Kingston	4.00
NY	NY0022403	Little Falls	5.80
NY	NY0030546	LeRoy	2.28
NY	NY0020125	Lowville	0.50
NY	NY0026336	Niagara Falls	32.00
NY	NY0026212	NYC 26th Ward	19.00
NY	NY0026158	NYC Bowery Bay	11.00
NY	NY0026182	NYC Coney Island	9.30
NY	NY0026191	NYC Hunts Point	9.30
NY	NY0026115	NYC Jamaica	46.00
NY	NY0026204	NYC Newtown Creek	34.00
NY	NY0026174	NYC Oakwood Beach	2.70
NY	NY0026166	NYC Owls Head	18.00
NY	NY0026107	NYC Port Richmond	11.00
NY	NY0027073	NYC Red Hook	8.60
NY	NY0026221	NYC Rockaway	14.00
NY	NY0026239	NYC Tallman Island	9.60
NY	NY0026131	NYC Wards Island	7.90
NY	NY0029831	Ogdensburg	1.60
NY	NY0025780	Oneida County SD	1.00
NY	NY0027901	Orange County SD#1	3.70
NY	NY0026255	Poughkeepsie City	41.00
NY	NY0087971	Rensselaer County SD#1	16.00
NY	NY0031895	Rockland County SD#1	64.00
NY	NY0031208	Saugerties	24.00
NY	NY0022748	Suffern	9.80
NY	NY0021750	Suffolk County SD#1	9.40
NY	NY0023311	Suffolk County SD#6	41.00
NY	NY0206644	Suffolk County SD#21	11.00
NY	NY0025984	Watertown	8.70
NY	NY0021610	Webster	2.20
NY	NY0024929	Whitehall	11.60
NY	NY0026689	Yonkers	42.00
NY	NY0068225	Arkema Chemical	37.00
NY	NY0200484	Clean Water Of NY	0.54
NY	NY0072061	CWM	67.13
NY	NY0002275	Honeywell International Inc.	98.00
NY	NY0006670	Nepera	26.93
NY	NY0200867	NYC Staten Island Landfill	37.00

State	NPDES ID	Facility Name	Hg Concentration (ng/l)
NY	NY0110043	PVS Chemical Solutions, Inc	7.47
NY	NY0000132	Reynolds Metals Company	1.46
NY	NY0005801	Schenectady International - RJ	0.67
NY	NY0000973	West Valley Demonstration Project	12.00
NY	NY0007170	Wyeth Research	0.60
NY	NY0036706	Ticonderoga Village	1.68
NY	NY0004413	Ticond I.P. Mill	11.40
NY	NY0020222	Westport	2.14
NY		Port Henry A	9.37
NY		Port Henry D	9.06
RI	RI0100315	Fields Point	21.00
RI	RI0100072	Bucklin Point	13.00
VT		Shelburne 1	0.96
VT		Shelburne 2	0.51
VT	VT0100358	South Burlington	0.88
VT	VT0100153	Burlington Main	2.06
VT	VT0100226	Burlington N	2.19
VT	VT0100501	Swanton	0.66
VT		St. Albans A	1.77
VT		St. Albans D	1.72
VT	VT0101117	St. Albans Corr	0.32
VT	VT0100404	Vergennes	1.71
<b>Mean</b>			<b>16.64</b>
<b>Median</b>			<b>7.90</b>

Concentrations shown for each facility are the average of all concentration data available for that facility.

## **Appendix D: State Mercury Reduction Plans**

All of the Northeast states are committed to mercury reduction and there are a number of written documents that describe these efforts. Below is a list of these documents with the web addresses where they can be obtained.

### Connecticut

*Toward the Virtual Elimination of Mercury from the Solid Waste Stream*  
[http://ct.gov/dep/lib/dep/mercury/gen\\_info/mercury.pdf](http://ct.gov/dep/lib/dep/mercury/gen_info/mercury.pdf)

### Maine

*Mercury in Maine – A Status Report*  
[http://www.maine.gov/dep/mercury/mercury\\_in\\_maine.pdf](http://www.maine.gov/dep/mercury/mercury_in_maine.pdf)

### Massachusetts

*Massachusetts Zero Mercury Strategy*  
[http://www.mass.gov/envir/Sustainable/resources/pdf/Resources\\_Hg\\_Strategy.pdf](http://www.mass.gov/envir/Sustainable/resources/pdf/Resources_Hg_Strategy.pdf)

### New Hampshire

*New Hampshire Mercury Reduction Strategy*  
<http://www.des.state.nh.us/NHPPP/merc20.pdf>

### New York

*New York State Department of Environmental Conservation Mercury Work Group Recommendations to Meet the Mercury Challenge*  
[http://www.dec.ny.gov/docs/permits\\_ej\\_operations\\_pdf/meetmercurychallenge.pdf](http://www.dec.ny.gov/docs/permits_ej_operations_pdf/meetmercurychallenge.pdf)

### Rhode Island

*Final Report of the Rhode Island Commission on Mercury Reduction and Education*  
<http://www.dem.ri.gov/topics/pdf/hgcomrep.pdf>

### Vermont

*Advisory Committee on Mercury Pollution 2007 Annual Report*  
[http://www.mercvt.org/acmp/reports/2007\\_report.pdf](http://www.mercvt.org/acmp/reports/2007_report.pdf)



## **Appendix E: Response to Comments**

### **Draft Northeast Regional Mercury TMDL Response to Comments**

Prepared by NEIWPCC, CT DEP, ME DEP, MA DEP, NH DES, NYS DEC, RI DEM, VT DEC

The Northeast States and NEIWPCC received comments from 14 different groups on the draft Northeast Regional Mercury TMDL. The draft TMDL was released for public comment on April 11, 2007 with a public comment period ending June 8, 2007. The comments received and their responses have been organized in accordance with the sections of the draft TMDL. The number at the end of each comment corresponds to the list of commenters, which can be found at the end of the document.

In addition to a number of specific comments on the TMDL, the states and NEIWPCC received many comments that were generally supportive of the TMDL effort. The states and NEIWPCC are appreciative of the support for this effort. Comments of general support are grouped together and listed at the beginning of the document. Supportive comments that pertain to a particular section of the TMDL are listed under that section with no response given. All questions and recommendations are listed under the corresponding TMDL section with the response below. In some cases, comments are grouped together and one response is provided for this group.

#### **General Support for TMDL**

Comments:

- We hope that EPA views the Northeast Regional TMDL as a unique collaborative effort which eliminates the duplication of resources that would have been necessary if each state drafted, and EPA reviewed, individual TMDLs. This truly groundbreaking effort should be used as a model of cooperation for future similar endeavors<sup>1</sup>.
- The Adirondack Council fully supports the proposed TMDL as presented by the Department of Environmental Conservation<sup>1</sup>.
- CCE applauds New York State, as well as the other participating states and the NEIWPCC for drafting a plan to reduce mercury in the waters of New York State and New England to eliminate fish consumption advisories caused by mercury air deposition<sup>2</sup>.
- The Northeast Environmental Organizations therefore strongly endorse the States' ultimate goal to control *all* sources of mercury by implementing existing reduction control technologies on upwind out-of-region sources<sup>3</sup>.
- I would like to applaud your efforts in taking a concerted approach with other Northeastern States<sup>4</sup>.
- Overall, the Onondaga Nation strongly supports the recommendations of the draft TMDL<sup>5</sup>.
- The Fish and Game department is in support of the regional TMDL approach in reducing mercury in the environment<sup>6</sup>.
- The MWRA supports this TMDL, which addresses the most significant source of mercury to Massachusetts lakes and ponds: atmospheric deposition. MWRA supports the efforts of the Northeast

states to require more stringent levels of mercury control in power plants emissions than is achievable by CAMR<sup>7</sup>.

- The Northeast Environmental Organizations agree the States have made "nationally significant reductions to in-state sources of mercury as a result of their regional action plan." The Mercury TMDL is therefore the most effective strategy to reduce the ongoing wide spread mercury contamination across the Northeast, and is legally mandated by section 303(d) of the Clean Water Act<sup>3</sup>.
- As described in our letter of May 31, we support the efforts of NEIWPCC and the northeast states to coordinate in developing an innovative TMDL approach for mercury-impaired waters. With a large number of mercury-impaired waters in the region, an approach which can most efficiently address those impairments appears to be most appropriate.<sup>8</sup>
- We look forward to working with NEIWPCC and the northeast states regarding how best to address our comments in order to strengthen the TMDL. We would be happy to provide technical advice or assistance where appropriate.<sup>8</sup>

## **Comments and Responses Organized by Draft TMDL Section**

### **2 Background**

Comment:

- Multi-state or regional TMDLs are clearly contemplated by EPA under section 303(d) of the Clean Water Act to address atmospheric deposition. The need to address the widespread impairment of the States' waters by mercury from upwind out-of-region sources calls for such a multi-state, regional approach. The States have undertaken substantial efforts to control mercury loadings from in-state sources; the Mercury TMDL demonstrates unequivocally that waters will continue to be impaired for mercury, however, as a result of upwind out-of-region emissions. The Clean Water Act provides for a regional approach to address precisely this situation; indeed, the States are obligated to submit proposed loadings that require reductions from such upwind out-of-region sources<sup>3</sup>.

Comment:

- Include Connecticut River Fish Tissue Contaminant Study in list of TMDL references<sup>9</sup>.

Response:

*Information from this report will be added to the background information in the TMDL document and a reference to the study will be added to the list of references. However, it should be noted that the data collected as part of the Connecticut River study were not included in the fish tissue dataset used for developing the TMDL. The Connecticut River data lacked sufficient georeferencing to be included in the NERC dataset that was used for TMDL development. The fish tissue concentrations for smallmouth bass and yellow perch measured as part of the Connecticut River study aligned with the concentrations found in the NERC dataset. Inclusion of these data in the calculations of the 80<sup>th</sup> to 90<sup>th</sup> percentile existing fish concentration would not have resulted in an appreciable difference in the TMDL baseline or targets.*

## 2.3 Massachusetts TMDL Alternative and EPA Justification for Disapproval

### Comment:

- EPA's June 21, 2006, response to the TMDL Alternative proposed by Massachusetts in 2004 is significant in the context of the Mercury TMDL for the following reasons. First, EPA confirms that atmospheric deposition causes a significant portion of the mercury impairment in Massachusetts waters. Second, EPA concludes that the fact that Massachusetts has in place an effective and comprehensive management plan to address in-state sources of mercury does not remove Massachusetts's obligation to submit draft TMDL loadings that address sources beyond its borders. Third, EPA acknowledges that other pollution control requirements required under either state or federal authority are insufficient to achieve applicable water standards for mercury in Massachusetts. As a result, in order to fulfill its TMDL obligations relating to mercury impaired waters, Massachusetts must undertake a broader assessment and propose loadings for out-of-state sources. As these same obligations apply to the other New England states and New York, EPA's statements confirm the validity of the approach taken by the Mercury TMDL<sup>3</sup>.

## 2.6 Control of In-State Sources not Sufficient to Meet Water Quality Standards

### Comments:

- We commend New York State, the six New England states, and the New England Interstate Water Pollution Control Commission for developing a regional approach to reducing mercury emissions. We also commend these states for their efforts to significantly reduce their own mercury emissions - beyond what is required by federal law. However, we also recognize that even the crucial planned regional actions will not be enough to address the problem of mercury deposition and toxicity in the region. The TMDL strategy, in setting targets for reduction both within the region and outside the region, demonstrates the need for more aggressive action at the national level - a position that we fully endorse<sup>10</sup>.
- Agree with the statement and assessment in Section 2.6 that control of in-state sources is not sufficient. Northeast states have made very significant mercury reductions in the last decade and EPA should be actively supporting our efforts through grants and technical assistance<sup>9</sup>.

## 3 Applicable Water Quality Standards and Fish Tissue Criteria

### Comment:

- Water quality standards: The TMDL currently does not clearly describe the individual water quality standards for mercury for each of the states, except for MA and ME, and whether the states have water column criteria. As one of the key elements of a TMDL, it is important that the regional TMDL describe for each state its mercury criteria, both water column and fish tissue. Where appropriate, the TMDL should indicate that a state is using narrative criteria to select a fish tissue criterion based on consumption advisories, and provide the state's rationale for such an interpretation. In addition, the TMDL should demonstrate that meeting the fish tissue criterion also assures that the water column criterion is met in each state<sup>8</sup>.

### Response:

*Table 3-1 of the TMDL will be revised to include each state's water column criteria for mercury. Calculations will also be shown to demonstrate that meeting fish tissue criteria will ensure that water column criteria are met. Because fish tissue criteria account for bioaccumulation, they are more protective than using water column concentrations. In Connecticut, the fish tissue concentration is*

*not a criterion that is part of the state water quality standards, but the water quality standards contain a narrative standard for protection of human health that relies on the Department of Public Health's fish tissue guidance value and fish consumption advisories. The language of the narrative criteria is provided in Appendix B of the TMDL.*

#### **4.1 Fish Tissue Monitoring Dataset**

Comment:

- We support the use of the NERC dataset as appropriate for the development of the draft TMDL<sup>3</sup>.

Comment:

- Fish Tissue Data: We recommend that the TMDL provide additional information on the rationale for using smallmouth bass to calculate the necessary reductions in mercury loadings for the region. The TMDL indicates in Table 4-1 that there is data showing that the concentrations in smallmouth bass are highest. The TMDL should describe what data is available on each species, numbers of samples, and how that data is distributed geographically across the states. The purpose of such information is to demonstrate that there is sufficient fish tissue data coverage for the entire region, such that it is reasonable to use the 80<sup>th</sup>-90<sup>th</sup> smallmouth bass fish tissue concentration as representative of all seven states<sup>8</sup>.

Response:

*The regional fish tissue dataset that was used in the TMDL analysis contained 867 datapoints for largemouth bass, 342 datapoints for smallmouth bass, 71 datapoints for walleye, and 2,527 datapoints for yellow perch. Smallmouth bass was selected as the target species because it was the species with the highest mercury concentration for which there were a reasonable number of datapoints available. We did not feel that there was a sufficient number of walleye datapoints and use of largemouth bass or yellow perch would have resulted in a less protective TMDL.*

#### **4.2 Areas of Elevated Concentration**

Comments:

- We recommend that the plan explicitly recognize that areas of elevated concentration can result from a combination of greater sensitivity, due to local and upstream factors such as acidification and the presence of conditions that promote the formation of methylmercury, and greater local or upstream deposition. We also strongly recommend that the plan call for appropriate, and spatially specific reductions in mercury deposition to address these specific problematic conditions, not only locally but upstream within the watersheds of these areas of elevated concentration<sup>10</sup>.
- Plans to meet the TMDL goals should take into account the varying susceptibility of different locations to mercury deposition and the varying vulnerability of different species and ecosystems to the formation and biological accumulation of methylmercury. We recommend that the plan develop stringent goals for reducing exposure of mercury among these most vulnerable species and ecosystems<sup>10</sup>.

Response:

*Because some areas and species are more sensitive to mercury pollution, these areas and species may also be more sensitive to reductions in mercury emissions and deposition. Therefore, these areas and species may actually respond more quickly to decreases in mercury deposition. However, the exact*

*response of these areas and species is not known. Therefore, these areas are targeted to be more closely monitored during the TMDL implementation period. If monitoring results indicate that more specific reduction strategies are necessary for these areas and species, they will be implemented at that time. The adaptive implementation approach will allow for changes in the approach to addressing sensitive areas if necessary. Although the necessary reductions are not known for non-fish species, implementation of the TMDL should result in significant reductions for these species. In addition, for this TMDL a high trophic level predator was chosen as the target species and use of 80<sup>th</sup> – 90<sup>th</sup> percentile size adjusted values provides a margin of safety. So, while exact calculations for these species are outside the scope of this TMDL, implementation of the TMDL will have beneficial effects for these species.*

*Some areas that have been identified to have high local deposition, such as Southeast New Hampshire/Northeast Massachusetts are already being addressed through strict reductions targets on nearby coal-fired power plants, municipal waste combustors, and medical waste incinerators. It is expected that these existing controls, in conjunction with more stringent controls on out-of-region sources, will result in these areas meeting the fish tissue target concentration. Re-evaluation of the TMDL at the end of Phase II will allow for further reductions to be implemented if necessary.*

Comment:

- The states need to consider the potential for confounding variables that shift the reduction burdens assigned in the Regional TMDL<sup>11</sup>.

Response:

*There are a number of factors that contribute to mercury accumulation in waterbodies in addition to the actual mercury deposition. However, many of these factors cannot be controlled. Some watersheds are naturally more sensitive due to geology and prevalence of wetlands.*

*Nutrients are another factor which generally affect mercury accumulation, and higher nutrient levels are normally associated with lower fish mercury levels. While there is potential to control nutrient levels, states are generally working toward achieving lower nutrient levels to improve dissolved oxygen for aquatic life and reduce the risk of algal blooms. This enhances the need for meaningful mercury controls to meet the multiple uses of waters that need to meet recreational, aquatic life, and fish consumption uses.*

*Because specific areas have been identified as more sensitive to mercury pollution, including impoundments subject to hydropower modification, these areas will be more closely monitored during the implementation of the TMDL. The adaptive implementation approach of the TMDL, as well as existing licenses for hydropower storage impoundments that require monitoring for mercury impacts on wildlife, will allow for changes in the approach to addressing sensitive areas if necessary and will allow for refinements as scientific data and understanding evolve.*

Comment:

- In particular, Section 4.2 indicates that there are areas of elevated fish tissue mercury concentrations, and that these areas will respond differently than other areas. However, only one area in MA is excluded from the TMDL. The TMDL should indicate whether these areas of higher sensitivity will attain the TMDL target; if not, we recommend that the states consider addressing these areas separately from the rest of the TMDL (e.g., a separate TMDL calculation) or excluded from the TMDL, similar to the areas in MA<sup>8</sup>.

*Response:*

*Because some areas are more sensitive to mercury pollution due to factors such as water chemistry, presence of wetlands, and water level fluctuations, these areas may also be more sensitive to reductions in mercury emissions and deposition. Therefore, these areas may actually respond more quickly to decreases in mercury deposition. However, the exact response of these areas is not known. Therefore, these areas are targeted to be more closely monitored during the TMDL implementation period. If monitoring results indicate that more specific reduction strategies are necessary for these areas, they will be implemented at that time. The adaptive implementation approach will allow for changes in the approach to addressing sensitive areas if necessary.*

## **5 Northeast Regional Approach**

*Comment:*

- At the same time, the TMDL should provide further information regarding the basis for a single TMDL encompassing waterbodies in seven states, and how the TMDL will achieve water quality standards in each of the states. The TMDL mentions air deposition of mercury as the reason for taking a regional approach. The TMDL would be strengthened if it described why all of the waterbodies identified in the draft TMDL can be treated similarly for the purposes of a TMDL. Specifically, the TMDL should provide further details on factors in support of the regional approach, including the geographic distribution of sources, both point sources and nonpoint sources (air deposition), land use, and fish mercury levels, and identify any geographic variation in these factors. If there isn't adequate justification for the single region approach, we recommend breaking the TMDL into appropriate sub-regions, or separating out any waters/areas that may be unlikely to achieve the fish tissue target with the reductions called for in the proposed regional TMDL<sup>8</sup>.

*Response:*

*Because the entire region is impacted by local, regional, and global mercury deposition sources, the Northeast states and NEIWPC feel that it is appropriate to keep the TMDL at the scale of the entire region. By targeting fish tissue concentrations, the TMDL ensures that water quality standards for mercury in the water column will be met. Calculations in the revised TMDL will demonstrate the relationship between water column concentrations and fish tissue concentrations and that the fish tissue concentration is more protective. For Connecticut, meeting the 0.1 ppm guidance value used by the Department of Public Health ensures the state's narrative criteria for protection of human health are met.*

*Kamman, et al. (2005) provides that although there are differences in fish tissue concentrations across states, differences in fish tissue concentrations are more strongly influenced by individual fish length than they are by jurisdiction. In the case of smallmouth bass, once the effect of length is accounted for, there is very little variation in fish concentrations among the states. This relationship can be seen in a graph that has been added to the revised TMDL.*

### **5.1 Impaired Waters**

*Comments:*

- Waterbodies Covered by the TMDL: It is important to identify each waterbody as it appears on the state's 303(d) list or Integrated Report. This could be done by providing a link between the waterbodies addressed by the TMDL and the category 5 listings, i.e., which 303(d) list/integrated report year is being addressed (e.g., 2006) and which impairments are being addressed. The TMDL should also indicate the priority ranking for waterbodies being addressed in the TMDL<sup>8</sup>.

- In addition, if the TMDL covers some but not all the waters on a state's 303(d) list or integrated report, we recommend that the waters be described so it is clear which waters are covered. In particular, it would be helpful if the TMDL clarified both in Table 5-1 and Appendix A for CT, ME, and NH how the excluded waters are designated in each state's integrated list. For example, in Maine, are the waters in the category "estuarine and marine" waters excluded, and in CT, are the waters designated "E" excluded from the TMDL<sup>8</sup>?
- Pollutant Sources – Air Deposition: The TMDL indicates that it applies only to waterbodies impaired for mercury primarily from air deposition. We recommend the TMDL explain the process for determining that the waters covered by the TMDL are waters impaired primarily by air deposition, especially for the three states for which all waters are included in the TMDL<sup>8</sup>.

*Response:*

*For Massachusetts, New York, Rhode Island, and Vermont, the waters listed in Appendix A of the TMDL were taken directly from the states' most recently approved 303(d) or Integrated List. The revised TMDL will explicitly state the year of the report that is being referenced. For Connecticut, Maine and New Hampshire, the TMDL applies to all fresh waterbodies with the exception of a small number of waterbodies that will be listed in the revised TMDL. These are waterbodies where atmospheric deposition is not the primary source of mercury pollution. In Connecticut, this means all waterbodies that are not designated with an "E" (for estuary). For New Hampshire, this means any waterbodies that are designated as RIV (river), LAK (lake), or IMP (impoundment). Waterbodies designated EST (estuary) and OCN (ocean) are not included. For Maine, waterbodies designated as rivers, streams, and lakes are included. Those designated as marine and estuarine are not included.*

*Connecticut's Integrated List provides the following language:*

*"In addition to those waters included on the list, all waterbodies where statewide fish consumption advisories have been established due to atmospheric deposition of mercury from sources outside of state jurisdictional borders are implicitly included in EPA Category 5 ("303(d) listed"). Specific fish consumption advisories established as a result of local pollution sources (i.e. releases of polychlorinated biphenyls - PCBs or chlordane) are individually listed in Appendix C-4."*

*Maine DEP lists waters impaired by atmospheric deposition of mercury in Category 5C:*

***"Category 5-C: Waters Impaired by Atmospheric Deposition of Mercury. Regional or National TMDL may be Required.***

*5-C: Impairment caused by atmospheric deposition of mercury and a regional scale TMDL is required. Maine has a fish consumption advisory for fish taken from all freshwaters due to mercury. Many waters, and many fish from any given water, do not exceed the action level for mercury. However, because it is impossible for someone consuming a fish to know whether the mercury level exceeds the action level, the Maine Department of Human Services decided to establish a statewide advisory for all freshwater fish that recommends limits on consumption. Maine has already instituted statewide programs for removal and reduction of mercury sources. The State of Maine is participating in the development of regional scale TMDLs for the control of mercury."*

*The New Hampshire 303(d) list states:*

*"...it is important to note that all surface waters are impaired due to statewide fish/shellfish consumption advisories issued because of elevated levels of mercury in fish and shellfish tissue. Since mercury is a pollutant that requires a TMDL, all 5000+ surface waters in New Hampshire are included on the Section 303(d) List. However, in order to keep the length of the 303(d) List in Appendix A to manageable size, surface waters impaired solely by atmospheric mercury deposition were not included."*

*Therefore, all fresh waterbodies in Connecticut, Maine, and New Hampshire with the exception of those listed in Appendix B of the revised TMDL are included in the Northeast Regional TMDL.*

Comment:

- Future listings: The draft TMDL indicates that future mercury listings would be covered by the TMDL. It would be helpful if the TMDL clarified how such future listings would be covered through the listing process, and how the states would provide for adequate public comment<sup>8</sup>.

Response:

*This TMDL applies to the impaired waterbodies that are listed in Appendix A of the TMDL document. This TMDL may, in appropriate circumstances, also apply to waterbodies that are listed for mercury impairment in subsequent state CWA § 303(d) Integrated List of Waters. For such waterbodies, this TMDL may apply if, after listing the waters for mercury impairment and taking into account all relevant comments submitted on the CWA § 303(d) list, the state determines with EPA approval of the CWA § 303(d) list that this TMDL should apply to future mercury impaired waterbodies.*

## **5.2 Selection of Existing Fish Mercury Concentration Based on Standard Size Fish**

Comment:

- Agree with choice of basing TMDL analysis on 80th and 90th percentile of distribution of standard length fish because it is more protective<sup>9</sup>.

Comment:

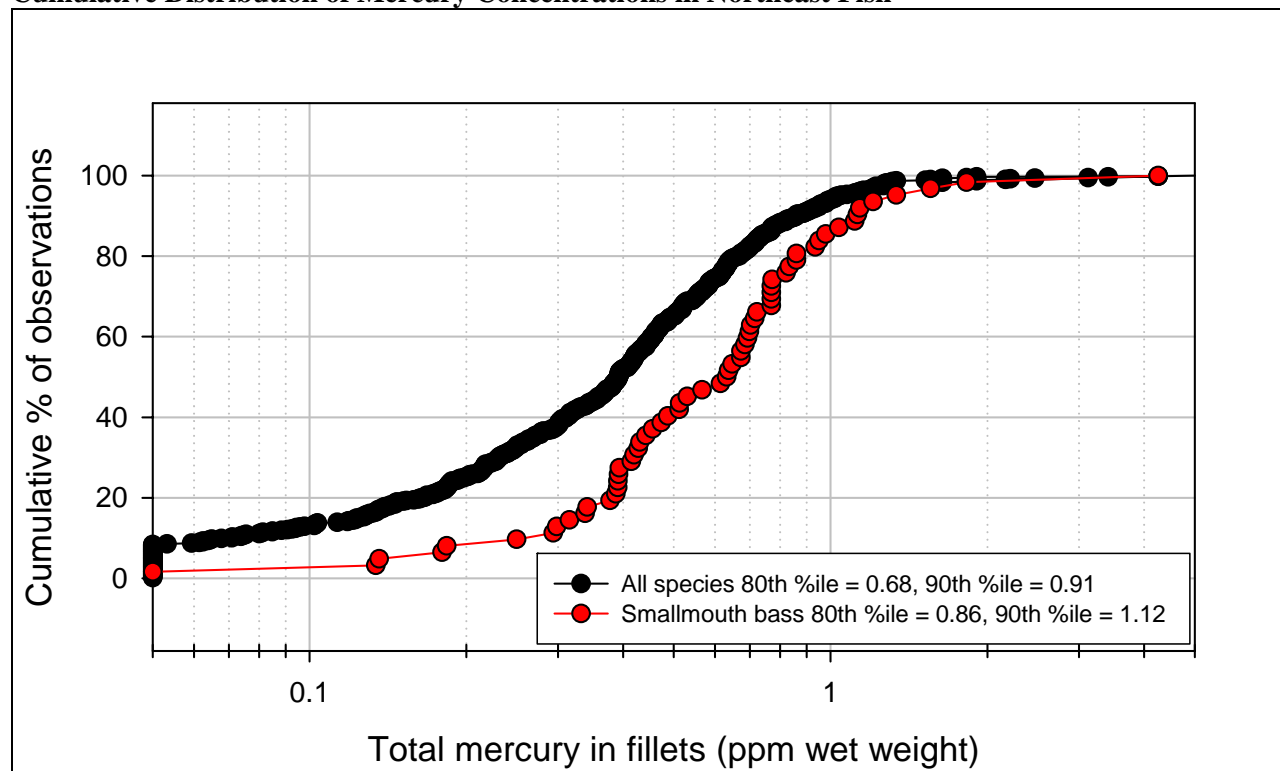
- We also recommend that the TMDL describe how using a range of 80<sup>th</sup>-90<sup>th</sup> percentile fish tissue concentrations is adequately protective. Would waters where fish tissue levels are above the 90<sup>th</sup> percentile meet the TMDL target, or, if not, how will they be addressed (would they potentially need to be excluded and addressed separately)? What is the rationale for providing a range, rather than just the 90<sup>th</sup> (or 80<sup>th</sup>) percentile<sup>8</sup>?

Response:

*The figure below shows the cumulative distribution of length-standardized smallmouth bass mercury concentrations based on data within the NERC dataset, in comparison to those for all fish species. Smallmouth bass was selected as the standard indicator target species for this TMDL because its use balances the competing needs of having a sufficient quantity of fish-mercury datapoints and a sufficiently high-mercury fish to provide a strongly protective TMDL. The 80<sup>th</sup> percentile value of 0.86 ppm mercury for smallmouth bass corresponds to the 90<sup>th</sup> percentile concentration for all fish species, while the 90<sup>th</sup> percentile value of 1.14 ppm mercury for smallmouth bass corresponds to the 96<sup>th</sup> percentile concentration for all fish species. As such, by targeting the range of smallmouth bass concentrations shown in the TMDL calculations, we are ensuring that fully 96 percent of fish should ultimately come into compliance with water quality standards. The graph shown below will be added to the revised TMDL.*



### Cumulative Distribution of Mercury Concentrations in Northeast Fish



### 5.3 Target Fish Mercury Concentration

Comment:

- The draft TMDL's adoption of EPA's methylmercury fish tissue criterion of 0.3 ppm as the common endpoint is reasonable. Four of the States have adopted a fish tissue concentration 0.3 ppm as the basis for fish consumption advisories, and others have stricter requirements. Given the well documented human health impacts of mercury consumption, the Northeast Environmental Organizations encourage each state to adopt the most stringent standard practicable when evaluating the endpoint TMDL levels in 2010, as called for in the Mercury TMDL<sup>3</sup>.

Comment:

- The Northeast Regional Mercury TMDL should use a more stringent mercury fish tissue target of 0.1 ppm. CCE recommends that the more protective standard of 0.1 ppm which is already being utilized in Connecticut, be used in New York and the other Northeast states<sup>2</sup>.

Response:

*States consider a number of factors and sources of data when determining a target fish tissue concentration and do not base fish consumption advisory decisions solely on guidance concentrations. There is currently no risk-assessment basis for regionwide adoption of a 0.1 ppm criterion. A region-wide target of 0.3 ppm is viewed as a reasonable initial goal.*

Comment:

- The TMDL should be revised to expressly state that NY will change its guidance values from 1.0 ppm to 0.3 ppm<sup>5</sup>.

*Response:*

*New York cannot commit to changing its guidance value at this time. There are a number of factors in addition to the guidance value that states consider when making decisions about fish consumption advisories, so New York's use of 1.0 ppm does not mean that fish consumption advisories are not issued unless this value is exceeded.*

*Comment:*

- We believe that a more technically sound approach [for setting the fish tissue target] would be to consider the data from all of the relevant fish species. This would be consistent with the approach outlined in EPA's "Draft Guidance for Implementing the January 2001 Methylmercury Water Quality Criterion." That document states that "[if target populations consume fish from different trophic levels, the state or authorized tribe should consider factoring the consumption by trophic levels when computing the average methylmercury concentration in fish tissue." The agencies should revise the TMDL to implement that recommendation. By taking into account what fish people actually consume, the agencies would be developing a TMDL that is more grounded in facts and is more likely to focus on preventing real risks<sup>12</sup>.

*Response:*

*Not all of the states have the data available to show which types of fish their residents are consuming. These are very likely to differ across the region, by population and with time. By using a high trophic level species with a high concentration, a conservative approach is being used that will protect both general and sensitive populations. This ensures that the highest level consumers will be protected and allows for a margin of safety to be built into the TMDL. Moreover, fish that feed high on the food web, such as smallmouth bass, are more reflective of other obligate apex predators such as loons and eagles. By targeting the TMDL to 80<sup>th</sup> to 90<sup>th</sup> percentile smallmouth bass (which is the equivalent of 90<sup>th</sup> to 96<sup>th</sup> percentile of all fish), ecological health as well as human health are protected by ensuring that the prey upon which obligate piscivores feed will have low enough mercury concentrations to preclude risk to the most mercury-sensitive aquatic biota.*

*Comment:*

- The states cannot develop and apply an ad hoc water quality criterion without the procedural safeguards of notice-and-comment rulemaking followed by EPA review and approval<sup>11</sup>.

*Response:*

*TMDLs are not only based on failure to meet water quality criteria, but also on impairment of a designated use. Because the necessity of fish consumption advisories indicates that the affected waterbodies are impaired for their designated use of fish consumption, a TMDL is necessary for these waters. In the case of mercury, the concentrations used to make decisions about fish consumption advisories are the appropriate criteria for deciding if a TMDL is necessary and as a goal for restoring the waterbodies to the point where the designated use is met.*

*While not all of the states have adopted fish tissue criteria, all of the states have adopted either fish tissue criteria or water column criteria. Because the fish tissue criterion accounts for bioaccumulation, it is actually more protective than the water column concentration and meeting the fish tissue concentration ensures that the water column concentration will be met.*

*Comment:*

- TMDL target: The draft TMDL states that the target of 0.3 mg/kg was chosen because it is EPA's recommended criterion. Nonetheless, the TMDL should describe why this target is appropriate for the entire region, and how the target assures that each state's water quality standards will be attained.

In addition, the TMDL also recognizes that this target is not appropriate for CT and ME, and that the proposed TMDL would not attain water quality standards in those states. Appendix B generally describes the reductions that would be needed in CT and ME. EPA suggests that it may be more appropriate for CT and ME to adopt a TMDL based on Appendix B, rather than the regional TMDL. If so, we recommend that the final TMDL submission indicate specifically what TMDL elements, including the wasteload and load allocation, are being adopted for these two states<sup>8</sup>.

*Response:*

*To more clearly document that the final goal of this TMDL is for Maine and Connecticut criteria to be met, the document will highlight the necessary reductions to meet water quality standards in Maine and Connecticut. In both of those states, calculations require reductions in anthropogenic mercury deposition greater than 100 percent. The calculation of needed reductions is affected by a number of variables, including the percentage of deposition due to anthropogenic sources, and there is a range of accepted values associated with this parameter. Various studies have found this percentage to be between 75 and 85 percent. Use of a lower percentage results in a greater percent reduction from anthropogenic sources, whereas a higher percentage has the opposite effect. Because of these ranges and other reasonable and prudent assumptions made about values for a number of parameters, adaptive management will be used when implementing the reductions necessary to meet the TMDL. At the end of Phase III, the states will re-evaluate progress made toward the 0.2 and 0.1 goals and will determine if adjustments need to be made in the ultimate goals that have been set, or how they can be achieved.*

*As is discussed in greater detail in Section 7.6 below, because the entire region is impacted by local, regional, and global mercury deposition sources, the Northeast states and NEIWPCC feel that it is appropriate to keep the TMDL at the scale of the entire region.*

#### **5.4 Proportionality of Mercury Reductions**

*Comment:*

- There is broad support for the assumption set forth in the Mercury TMDL that a decrease in atmospheric mercury emissions will result in a proportional decrease in mercury deposition in the Northeast, and corresponding decrease in mercury concentrations in fish living in the States' waterbodies. No less an authority than EPA has confirmed the accuracy of this assumption in its Mercury Maps model<sup>3</sup>.

*Comment:*

- The states' assumption of proportionality is not borne out by the data<sup>11</sup>.

*Response:*

*The assumption of proportionality is based on the results of two models that were presented in the U.S. EPA Mercury Maps report. The Mercury Cycling Model and the IEM-2M Watershed Model assumed linear relationships between atmospheric deposition and fish tissue mercury concentrations, which support the assumption of proportionality. Reductions in fish tissue may not be proportional to deposition reductions in the short term, but it is expected that over the long term, when the system reaches steady state, a proportional relationship will be observed. Because the relationship may not be perfectly linear, the states have chosen to use an adaptive implementation method that will include monitoring of mercury emissions, deposition, and fish tissue data, and allow for revising of goals if the relationship between reductions in emissions, deposition, and fish tissue concentrations does not follow that of the assumptions made in the TMDL.*

Comment:

- Loading capacity and critical conditions: The TMDL should provide additional information on its key assumptions in determining the loading capacity, as well as any other assumptions used in developing the TMDL. For example, what assumptions were made regarding how much of the air deposition load to land is ultimately delivered to waterbodies? We also recommend that the TMDL include an additional justification for using the principle of proportionality to determine the necessary reductions in mercury loading. Although assumptions such as proportionality have been used in other mercury TMDLs, the northeast TMDL should provide its own support for the assumptions<sup>8</sup>.

Response:

*At this time, there is no precise modeling of the link between emissions and mercury bioaccumulation or the effect of a given emissions reduction on fish tissue concentrations. Therefore it is reasonable to rely on certain assumptions regarding the relationships between mercury emissions, deposition, and fish tissue concentrations. There is sufficient empirical evidence to show that emissions reductions cause reductions in fish tissue concentrations, which validates the assumptions used in this TMDL.*

*Steady state in environmental systems means that concentrations may vary season to season or even year to year, but that long term averages are constant. The steady state formulation of the Mercury Cycling Model (MCM) shows a linear relationship between concentration in fish and atmospheric deposition rate. The steady state formulation of the IEM-2M model shows that given a decrease in mercury air deposition loading rate, the same decrease is seen in total soil mercury concentration, total water column mercury concentration, and predatory fish mercury concentration. Based on the steady state formulations of the MCM and IEM-2M models, a simplified model can be derived to relate percent reductions in air deposition load to percent reductions in fish tissue concentrations at steady state.*

*The standard steady state bioaccumulation equation is:*

$$C_{fish_{t1}} = BAF \cdot C_{water_{t1}}$$

*where  $C_{fish_{t1}}$  and  $C_{water_{t1}}$  are methylmercury contaminant levels in fish and water at time  $t1$ , respectively and BAF is the site specific bioaccumulation factor, which is constant for a given age/length and species of fish in a specific waterbody*

*For a future time,  $t2$ , when mercury concentrations have changed but all other parameters remain constant, the equation can be written as:*

$$C_{fish_{t2}} = BAF \cdot C_{water_{t2}}$$

*where  $C_{fish_{t2}}$  and  $C_{water_{t2}}$  are methylmercury contaminant levels in fish and water at time  $t2$ , respectively and  $C_{fish_{t2}}$  is for a fish that is the same age, length, and species as for  $C_{fish_{t1}}$ .*

*Combining the equations produces:*

$$\frac{C_{fish_{t1}}}{C_{fish_{t2}}} = \frac{C_{water_{t1}}}{C_{water_{t2}}}$$

*Because methylmercury water column concentrations are proportional to mercury air deposition load to a watershed, this equation can be rewritten as:*

$$\frac{C_{fish_{t1}}}{C_{fish_{t2}}} = \frac{L_{air_{t1}}}{L_{air_{t2}}}$$

*where  $L_{air_{t1}}$  and  $L_{air_{t2}}$  are the air deposition mercury loads to a waterbody at time  $t1$  and  $t2$ , respectively.*

*Based on this relationship, mercury fish concentrations will be reduced from current levels in proportion to load reductions for the watershed. For waterbodies in which air deposition is the only significant source, fish tissue mercury concentration reductions will be directly proportional to air deposition reductions.*

*Because these relationships are based on steady states, we do not expect that a proportional relationship between atmospheric deposition reductions and fish tissue reductions will be observed immediately. However, it is expected this response will be seen over the long term, once systems have reached steady state. While it is acknowledged that there is a time lag between mercury being deposited on land and that mercury reaching waterbodies, it is assumed that the terrestrial system will eventually reach a new steady state with atmospheric deposition, and total loading of mercury to surface water will be proportional to atmospheric deposition.*

## **6.1 Northeast States Emissions Inventory**

Comment:

- The Mercury TMDL properly relies on the studies prepared by NESCAUM to inventory mercury emissions in the northeastern states<sup>3</sup>.

## **6.2 Atmospheric Deposition Modeling**

Comment:

- The Mercury TMDL correctly analyzes the approximate relative contributions from in-state sources and upwind out-of-region sources to atmospheric mercury deposition in the States, relying on modeling by NESCAUM<sup>3</sup>.

Comment:

- In Section 6.2, considering adding a graph similar to Figure 6-1 that incorporates data from Table 1 of the Mercury Matters report<sup>9</sup>.

*Response:*

*A graph showing the contributions of different sources to national mercury emissions will be added to the revised TMDL.*

### 6.3 Point Sources to Water

#### Comments:

- Pollutant Sources – Point Sources: We recommend that the TMDL identify the specific NPDES-permitted point sources covered by the TMDL, including NPDES-permitted stormwater sources. The TMDL generally mentions categories of sources: POTWs, pulp and paper mills, lighting manufacturing, chemical and metal industries as the sources within the region and provides a list of categories of mercury sources in the New England Region. In particular, the regional approach would be better supported by showing the geographic distribution of sources within the region, and whether there are any state or local differences in sources that should be given special consideration or treated separately from other areas of the region. For example, Table 6-3 shows much higher mean and median concentrations for facilities in Rhode Island than in other states. We recommend that the TMDL explain the higher loadings from these facilities, and if appropriate, take such higher loadings into account in calculating the total source load, or consider treating these facilities separately<sup>8</sup>.
- We also note that using a median concentration in wastewater treatment plants doesn't seem to fully account for other types of sources that may have much higher mercury concentrations in their discharges. If available, we recommend using facility-specific data, or estimates for source categories other than wastewater treatment plants, to better characterize the total loadings from point sources<sup>8</sup>.
- Baseline total source load: The TMDL establishes a 1998 total source load based on loadings from wastewater treatment facilities. It would strengthen the TMDL if it were further explained why 1998 is an appropriate baseline. We also suggest that the states consider other types of facilities (e.g., pulp and paper mills, chloralkali facilities, MS4s) that may have a different mercury concentration in their effluent from POTWs. If appropriate, the TMDL should indicate how loadings from sources other than wastewater treatment plants are accounted for in the baseline loading estimate<sup>8</sup>.
- The average concentration of mercury in point sources has an enormous variance among states. An explanation of the sources of this variance would be helpful and would bolster the credibility of the analysis. An explanation of how non-detects were handled in the calculation of average concentration would also be helpful<sup>7</sup>.

#### Response:

*The median wastewater concentration used in the development of the point source load was based on data from both wastewater treatment facilities and various types of industrial dischargers. This may not be clearly discussed in the draft TMDL, so it will be better described in the revised TMDL. It has been determined that data from Rhode Island were collected using EPA Method 245.1 and many samples were actually below the detection limit, but reported as the detection limit. The detection limit for this method is much higher than the newer EPA Method 1631. The states decided that it was not appropriate to use data collected with the older method and therefore these data will be excluded and the point source load revised. Rhode Island has a small amount of data that was collected under the older method, but the facilities were able to achieve a method detection limit much lower than the typical limit for this method. These data will be included in the calculation of the point source load. It was also determined that Connecticut's data were collected using EPA Method 245.1, so these data will be excluded and the point source load revised.*

## 7.5 Wasteload Allocation

### Comments:

- MWRA agrees that "implementation of mercury minimization plans will help assure that discharges have no reasonable potential to cause or contribute to an exceedance of water quality standards<sup>7</sup>."
- MWRA believes that aerial deposition is the largest remaining source of its mercury loadings, both within its collection system, and in its receiving waters. MWRA is therefore strongly in favor of the goals of the proposed TMDL<sup>7</sup>.
- We agree that an MMP is an appropriate mechanism for addressing point source mercury discharges, and we support use of that regulatory tool in the TMDL instead of source-specific allocations or numeric permit limits<sup>12</sup>.
- We agree with the conclusions in the draft regional TMDL that classify in-state point source contributions to waterways as *de minimis*, and the necessity of controlling sources of atmospheric deposition of mercury to waterbodies of the States<sup>3</sup>.

### Comment:

- Definition of de minimis: The TMDL establishes the WLA at 1.2% and indicates this is "de minimis." Using "de minimis" in this context may imply incorrectly that the point sources are not subject to any reductions. Thus, we recommend that the term "de minimis" not be used to describe the WLA. Alternatively, the TMDL should explain that the term does not imply that point sources are not subject to reductions under the wasteload allocation. It would also be helpful if the TMDL further explained why 1.2% was selected as the WLA, especially as this is higher than the WLA in other approved mercury TMDLs<sup>8</sup>.

### Response:

*Upon re-evaluation of the point source load and wasteload allocation, a units error was discovered, resulting in the point source load increasing from 1.2 percent to 2.1 percent of the total load. However, the states still feel that 2.1 percent is insignificant, and therefore can be considered de minimis. As such, we feel that if the point source load is to remain de minimis in the final TMDL, it is appropriate to keep it as the same percentage of the TMDL as the percentage of the baseline loadings.*

### Comment:

- Implementation of WLA in permits: The TMDL indicates that the WLA will not be allocated among sources, but rather through mercury minimization plans and region-wide mercury reduction efforts. We recommend that the TMDL clarify how individual permits will be written on the basis of a single regional WLA, and how will the allocations be made among the states? We also recommend that the TMDL further describe how will it be determined that the WLA will not be exceeded, and how it will be determined that there will not be localized exceedance of the water quality standards (e.g., the TMDL could indicate that reasonable potential determinations would be made at the time of permit issuance)<sup>8</sup>

### Response:

*This TMDL places much emphasis on the fact that the States have agreed to a goal of virtual elimination of mercury. As is stated in Section 2.5 of the TMDL, as of 2006, all of the Northeast states have passed legislation to address mercury in products and require installation of dental amalgam separators. Individual laws and requirements vary by state, but legislation addresses bans on disposal of mercury-added products, bans on sale or distribution of mercury-added novelties and*

*measuring devices, requirements for labeling of mercury-added products, prohibition of primary and secondary schools purchasing or using mercury, removal of mercury switches from automobiles, and requirements on recycling of mercury-added products. Connecticut, Massachusetts, Maine, New Hampshire, and New York have all passed legislation to reduce mercury emissions limits from coal-fired utilities. The end result of all these mercury minimization efforts is that a smaller quantity of mercury makes its way into the waste stream and less mercury is discharged from wastewater treatment facilities. These efforts undoubtedly increase the likelihood of successfully implementing the wasteload allocation. Because these reduction efforts are on-going the states feel there is little else that could be done through the NPDES program that could further ensure that the WLA will not be exceeded. Evaluation of progress at the Phase II milestone will determine if mercury minimization plans and additional monitoring at point sources should be prescribed for dischargers that do not already have those programs in place.*

Comment:

- Stormwater: Because NPDES-regulated stormwater discharges are point sources that must be included in the WLA, the TMDL should indicate that any NPDES-regulated stormwater sources are subject to the wasteload allocation, regardless of whether the mercury in stormwater originally came from atmospheric deposition. In addition, if the WLA is determined by using the same percentage as the percentage of point source discharges in the TSL, this approach could result in inaccurate computations of the WLA. Thus, we recommend that mercury loadings from NPDES-regulated stormwater discharges be included in the estimates of point source mercury loadings in the point source portion of the TSL, and that these sources be added to the point source list<sup>8</sup>.

Response:

*The Northeast Regional TMDL for Mercury has been calculated and prepared based on the understanding of the states that the primary source of mercury to the waters covered by this TMDL is atmospheric deposition. Although the contribution of stormwater to mercury loading is unknown, the vast majority of mercury from stormwater that contributes to the impairment of these waters originates from air sources and should be controlled accordingly. Regulated stormwater is considered to be part of the minimum WLA, but will be addressed through the controls on atmospheric deposition sources that are required to meet the load allocation. The states anticipate that once atmospheric deposition reductions are met, the only remaining regulated stormwater contributions would be solely attributed to natural sources and run-off from localized non-atmospheric sources. This residual stormwater contribution is considered to be a minute part of the WLA.*

*The states are already engaged in controlling stormwater pollution using best management practices (BMPs) in accordance with Clean Water Act §402(p) and 40 CFR 122.44(k) and any residual mercury in stormwater that originates from non-atmospheric sources can be addressed by these programs. The six minimum measures associated with permits for municipal separate storm sewer systems (MS4s) will contribute toward reducing mercury loading by reducing stormwater volume and sediment loading.*

Comment:

- Future Growth: The TMDL does not identify an allocation for future growth. The TMDL should clarify whether all new or increased discharges would need to stay below the regional WLA<sup>8</sup>.

Response:

*All new or increased discharges will be required to stay below the regional WLA. This statement will be added to the revised TMDL.*



## 7.6 Load Allocation

### Comment:

- We recommend that the TMDL describe whether there are any geographic differences in sources or other factors that may affect fish mercury levels. In particular, the TMDL should provide a rationale for using a single estimate of deposition for the entire region, and whether there are any geographic differences in deposition within the region, e.g., near urban areas or specific sources. If appropriate, the TMDL should identify any areas of high local deposition that should be treated separately from the rest of the region, in addition to the area in Massachusetts<sup>8</sup>.

### Response:

*Because the entire region is impacted by local, regional, and global mercury deposition sources, the Northeast states and NEIWPC feel that it is appropriate to keep the TMDL at the scale of the entire region. Any regional differences in deposition are the result of local deposition sources that have already been addressed or are in the process of being addressed. Therefore, the entire region is in the same position of being primarily impacted by out-of-region sources and therefore feels it is appropriate to do the TMDL on a regional basis.*

*Kamman, et al. (2005) provides that although there are differences in fish tissue concentrations across states, differences in fish tissue concentrations are more strongly influenced by individual fish length than they are by jurisdiction. In the case of smallmouth bass, once the effect of length is accounted for, there is very little variation in fish concentrations among the states. This relationship can be seen in a graph that has been added to the revised TMDL.*

## 7.7 Margin of Safety

### Comments:

- In general, we recommend that the margin of safety be more fully justified. The TMDL uses an implicit MOS based on two conservative assumptions: use of the fish species with the highest mercury concentrations; and use of a midpoint (25%) estimate for contributions from natural sources (estimated to range from 15-35%). The description of how sediment cores from rural sites makes the natural source estimate conservative should be further explained. For example, use of the midpoint would be conservative for the lower end of the range, but not be conservative if the true contribution were at the higher end. In addition, use of a top fish species with higher mercury levels would typically be more conservative than using data from a lower trophic level fish such as smallmouth bass<sup>8</sup>.
- We also suggest you look into whether there are other conservative assumptions in the TMDL that may provide an MOS. For example, if the TMDL does not account for reductions in the transformation of mercury to methylmercury due to reduced sulfur deposition, this may contribute to the MOS<sup>8</sup>.

### Response:

*Smallmouth bass is not a lower trophic level fish – it is a high trophic level predator, and therefore an appropriate target fish. Additional information will be added to the margin of safety in the revised TMDL. The states agree that reduced sulfur deposition (which is occurring through federal and state actions) will lead to reduced mercury methylation. This reduction in methylation could potentially allow for the necessary reductions in mercury load to be less than proposed in the TMDL, meaning that the proposed loads allow for additional protection.*

*The states feel that it is more likely that the contribution from natural sources of mercury has been overestimated and therefore is more likely to be less than 25 percent instead of greater. The sediment cores were taken from rural locations where contributions from natural sources may be greater than the region as a whole, which has many urbanized areas.*

*An additional piece to add to the margin of safety is that EPA's fish tissue criterion is for methylmercury and the states are actually measuring total mercury in fish. It is estimated that about 90 percent of total mercury in fish is methylmercury. As states monitor for meeting TMDL goals, when fish have met the target of 0.3, 0.2, or 0.1 ppm total mercury, the methylmercury concentration will actually be lower, and therefore more protective.*

## **7.8 Seasonal Variation and Critical Conditions**

Comment:

- Although the TMDL mentions water chemistry and water level fluctuations as affecting mercury accumulation over the long term, the TMDL should describe how the critical conditions are being addressed or accounted for in the TMDL<sup>8</sup>.

Response:

*Because some areas are more sensitive to mercury pollution due to factors such as water chemistry, presence of wetlands, and water level fluctuations, these areas may also be more sensitive to reductions in mercury emissions and deposition. Therefore, these areas may actually respond more quickly to decreases in mercury deposition. However, the exact response of these areas is not known. Therefore, these areas are targeted to be more closely monitored during the TMDL implementation period. If monitoring results indicate that more specific reduction strategies are necessary for these areas, they will be implemented at that time. The adaptive implementation approach will allow for changes in the approach to addressing sensitive areas if necessary.*

## **7.9 Daily Load**

Comments:

- We believe that daily loading levels of mercury are essentially irrelevant to the goal of the TMDL, which should be to prevent mercury from building up in fish tissue over long periods of time. In addressing a mercury impairment based on protecting the fish consumption designated use, a daily load is not "technically defensible." Therefore, such a loading calculation should not be included in the TMDL<sup>12</sup>.
- The daily load should not be calculated by simply dividing the annual load by 365. A daily load equal to 1/365th of the annual load has no relevance whatsoever to a daily impact on fish bioaccumulation of mercury. A more technically reasonable way to develop a meaningful daily load, as EPA has recommended in its recently-developed draft "daily load" guidance, is to apply recognized statistical techniques to the annual load numbers<sup>12</sup>.
- The TMDL should state clearly that the daily load calculation has been done only to implement the recommendation in EPA's recent guidance, and is not intended to be implemented in permits<sup>12</sup>.
- A daily wasteload allocation for mercury is inappropriate; even if it were appropriate, the proposed allocation is technically infirm<sup>11</sup>.

*Response:*

*In a memorandum issued on November 15, 2006 by Ben Grumbles, Assistant Administrator, Water, US EPA, provided guidance related to a court decision in the U.S. Court of Appeals, for the D.C. Circuit in the Friends of the Earth, Inc. v. EPA, et al., (D.C. Cir. 2006). The purpose of that memorandum was to relay EPA's recommendation that all future TMDLs and associated load allocations and wasteload allocations be expressed in terms of daily time increments. The memorandum goes on to explain that TMDL submissions can also include alternate non-daily expressions for the purposes of implementation of applicable water quality standards. The Northeast Regional TMDL does provide an alternate non-daily expression for the mercury load, as well as the daily load in order to comply with the EPA recommendation. The approach used in the Northeast Regional Mercury TMDL is consistent with the approach used in the Statewide Minnesota Mercury TMDL that was approved by EPA in March, 2007.*

## **9 Implementation**

*Comments:*

- It may be useful to at least mention that mercury levels in fish may have effects on aquatic biota as well as fish-eating wildlife such as loons, eagles, otters, and minks. At the Phase III review stage, the states may want to discuss whether or not whole fish mercury levels are sufficient to also protect fish and wildlife<sup>9</sup>.
- Mercury reductions should aim to address the threat not only to human health but also to the health of natural ecosystems and to wildlife, especially the State's Species of Greatest Conservation Need. We also recommend that, as the TMDL is implemented, the states support research to determine whether the steps taken to reduce mercury in fish tissue to consistently safe levels also reduce mercury levels sufficiently to achieve ecosystem health and recovery, including among the most vulnerable species and ecosystems, and adjust the plan accordingly to achieve both goals<sup>10</sup>.

*Response:*

*Text will be added to the TMDL to briefly describe the concerns associated with mercury and wildlife. While the states agree that protection of wildlife is also important, the main goal of the TMDL is to protect human health. As resources are limited, the states cannot commit at this time to monitoring of mercury levels in wildlife, but some fish monitoring that is carried out for the purposes of fish consumption advisories can be used to assess the risk to wildlife.*

*Comments:*

- Is there enough being done to make everyone aware of methods to safely dispose of compact fluorescent bulbs? What if it ends up in garbage, like most things we use does, and gets into our drinking water supply? Are manufacturers putting safeguards in place to “take back” used bulbs and dispose of them properly? Is legislation being enacted in New York State and surrounding states to this effect? Are stores asked to run such take-back programs? I would like your good offices to spearhead this effort. As a state government body that has the interest of safe drinking water for its citizens in mind, your office is best positioned to carry out this effort, in collaboration with other state governmental agencies<sup>4</sup>.
- NYIPL recommends that NYSDEC come up with a recycling process for CFLs that works. We recommend that NYS provide the funding necessary for the towns within the state to recycle these mercury wastes as part of their normal recycling programs<sup>13</sup>.

*Response:*

*Effective public education and recycling programs for compact fluorescent lights are issues that all of the states are working on addressing at this time. The states acknowledge that more work needs to be done in this area and will continue to address this issue.*

Comments:

- Angler survey data from New Hampshire indicate that smallmouth (and largemouth) bass have a high catch-and-release rate and are likely not the most-consumed freshwater fish. It is likely that perch (yellow and white) and trout are consumed at higher rates than bass. We believe that perch populations should continue to be sampled for mercury in addition to the smallmouth bass<sup>6</sup>.
- The TMDL should not rely solely on mercury concentration in smallmouth bass as indicators of water quality. While seemingly ubiquitous, smallmouth bass are invasive species in many traditional coldwater fisheries. While brook trout do not bioaccumulate mercury at the same rate as smallmouth bass, length-standardized mercury concentrations corresponding to concentrations in smallmouth bass should also be calculated for brook trout to allow for monitoring in waterways where smallmouth bass are not present<sup>5</sup>.

*Response:*

*While smallmouth bass is the target species for the TMDL, it is not the only species that states will be monitoring. States will continue monitoring other species of fish, such as perch and trout, as they have done in the past. Smallmouth bass will be used as indicator for judging if TMDL goals are being met, but other species of fish will be monitored as part of normal monitoring program, provided that funding is available. Moreover, the calculation method and baseline results for length-adjusted brook trout and yellow perch are given in Kamman, et al. (2005).*

Comments:

- The number of impaired waterbodies varies dramatically among states because of different listing policies. Does this affect how the TMDL would be implemented in different states<sup>7</sup>?
- Does the list of waterbodies in Appendix A impaired primarily by atmospheric deposition of mercury mean that the TMDL will in any way be implemented toward restoring those listed waterbodies vs. all water bodies<sup>9</sup>?

*Response:*

*The Northeast Regional Mercury TMDL covers all of the waterbodies that are listed in Appendix A, which for some states includes all of their freshwaters. However, all waterbodies in the Northeast, whether they are listed or not, will benefit from the mercury reductions. Implementation of the TMDL will result in mercury reductions across the Northeast and not target specific locations within the region.*

Comment:

- We support the "staged implementation" approach as proposed, provided the proposed loading reductions for upwind out-of-region sources are applied as described further below<sup>3</sup>.

Comment:

- Given the difficulty of meeting these goals through the actions of the Northeast states, we encourage NEIWPC to coordinate with other regions to undertake similarly stringent goals for the reduction of mercury through the TMDL process. In addition, the states and NEIWPC should encourage action

at the federal level to ensure that there is a uniform approach to mercury reductions to protect public and environmental health<sup>10</sup>.

*Response:*

*The New England States and New York were able to come together on this TMDL because the seven states are similarly impacted by mercury pollution. Further the states have shared data sets as they relate to fish tissue and atmospheric deposition and to extrapolate this information to other regions of the country would jeopardize the integrity of the data. However, should this approach prove to be successful, the states encourage other states and regions to use this TMDL as a model.*

*As the comment relates to encouraging action on the federal level, the Northeast states have argued in the Opening Brief of Government Petitioners dated January 11, 2006 in the matter of State of New Jersey, et al. vs. United States Environmental Protection Agency, the implementation of a strict plant-specific MACT for mercury under section 112(d) of the CAA would result in at least 90 percent control of mercury emissions by cost-effective and available technologies. Further, enacting a MACT standard under section 112(d) would require compliance within three years of the effective date of the standard. This TMDL adds a second dimension to the legal arguments presented by the Northeast states in the lawsuit mentioned above by calculating for the first time the extent of reductions needed to meet water quality standards in the region's listed waters and remove fish consumption advisories and certainly illustrates the need for federal action.*

*Comment:*

- The draft TMDL should take into consideration the adequacy of monitoring practices used by municipal waste combustors<sup>5</sup>.

*Response:*

*The mercury emissions inventory is based on use of emissions factors and/or emissions monitoring data for each of the sectors for which emissions are reported. Emissions factors are revised periodically, which results in revision to the emissions inventory. The inventory values for MSWC are based on considerable stack test data and are viewed as being good quality. Emissions monitoring data is collected on an ongoing basis and results will be updated as appropriate.*

*Comment:*

- The Clean Water Act does not confer additional authority on EPA or states to regulate air emissions sources<sup>11</sup>.

*Response:*

*The intent of the Northeast Regional Mercury TMDL is consistent with the requirements of the Clean Water Act in that it sets to establish a pollutant load for mercury – a level at which water quality impairments and fish consumption advisories could be eliminated. The calculations provided in the TMDL illustrate how much mercury, which is identified as coming primarily from atmospheric deposition, must be reduced in order for water quality goals to be achieved. Achieving the loading goals set forth in the TMDL can only happen if more stringent controls on air emissions are put into place.*

*The Northeast Regional Mercury TMDL does not infer that additional statutory authority to regulate air emissions is provided by the Clean Water Act. However, that statutory authority already exists under the Clean Air Act and can be implemented through state and federal regulatory programs. The TMDL simply identifies loading goals and the existing tools states and EPA have to achieve them. 40 CFR 130.7(b)(1)(iii) specifically states that “Each State shall identify those water quality-limited segments still requiring TMDLs within its boundaries for which...Other pollution control*

*requirements (e.g. best management practices) required by local, State, or Federal authority are not stringent enough to implement any water quality standards (WQS) applicable to such waters.”*

## **9.1 State and Regional Implementation**

Comment:

- The states should commit to a more detailed step-wise adaptive implementation method<sup>11</sup>.

*Response:*

*The states feel that the Northeast Regional TMDL already includes a detailed adaptive implementation plan. However, there are more details available in state mercury reduction plans and status reports. Web addresses for these reports will be provided in the appendices of the revised TMDL.*

Comments:

- Very supportive of Northeast states' decisions to not participate in interstate trading allowed under CAMR<sup>9</sup>.
- The Mercury TMDL states that none of the Northeast states will participate in the interstate trading of mercury emission credits as allowed under CAMR. The Northeast Environmental Organizations fully support this commitment by the States<sup>3</sup>.

Comment:

- Recommend that states and EPA commit to repeating the Connecticut River Fish Tissue Contaminant Study in 2010<sup>9</sup>.

*Response:*

*The states agree that it may be beneficial to repeat the Connecticut River Fish Tissue Contaminant Study in 2010, but due to limited resources, cannot commit to it at this time.*

### **9.1.2 Adaptive Implementation of Load Allocation**

Comment:

- If fish tissue concentrations decline to levels that meet the 0.3 ppm water quality standards before the recommended 86.6 to 98.2 percent reduction in anthropogenic loadings is achieved, the target readjustment should be deferred until after the fish tissue concentrations meet the stricter (0.1 ppm) water quality standards utilized by Connecticut<sup>5</sup>.

*Response:*

*The TMDL will continue to be implemented until Connecticut's 0.1 ppm standard is met. This will be more clearly articulated in the revised TMDL.*

## **9.2 Adaptive National Implementation**

Comment:

- EPA should include not selling U.S. stockpiles of mercury as part of the strategy to reach Phase II goals by 2010<sup>9</sup>.

*Response:*

*The Northeast states agree that not selling U.S. stockpiles of mercury is one strategy that should be used to work toward meeting out-of-region reduction goals. This may help to reduce mercury emissions from global sources.*

Comments:

- We further concur with the draft TMDL that the current federal CAMR is insufficient to meet the requirements of the TMDL<sup>1</sup>.
- We strongly support New York and the other states that are suing the EPA for not implementing a strict MACT standard for power plant mercury emissions<sup>1</sup>.
- It is important that EPA approves the Northeast Regional Mercury TMDL which calls for at least 90 percent control on out-of-region coal-fired power plants in addition to in-region controls to achieve its goals of reducing mercury contamination in Northeast waterbodies<sup>14</sup>.
- The Northeast Regional TMDL would help prevent serious human health impacts as well as benefiting wildlife and sensitive ecosystems such as the Adirondacks and Catskills. Mercury's health and environmental effects are too devastating to leave to market dynamics. Furthermore, cuts must be made deeper and quicker than those proposed in the federal CAMR. We feel this plan is a step in the right direction for clean water for the future of not only New York but the entire Northeast region<sup>14</sup>.
- ADK supports the strategy set forth in the Northeast Regional TMDL demonstrating that New York and other Northeastern states have taken all possible actions to reduce mercury emissions and discharges, providing a basis for EPA to abandon its cap and trade approach to controlling mercury emissions and instead include a strict mercury emission standard in Clean Air Act Title V permits for Midwestern coal-fired power plants and other industrial facilities<sup>14</sup>.
- CCE supports the plan's assertion that more stringent, comprehensive national and international mercury control programs are necessary to make fish safe to eat in our region. In order to make fish safer to eat in New York, the U.S. EPA should develop a more protective mercury pollution reduction program<sup>2</sup>.
- The Northeast Environmental Organizations support and commend the States' efforts to work cooperatively to target the primary sources—out-of-region power plants—of the mercury threat to the Northeast region by calling for immediate implementation of existing economically and technically feasible reduction control technologies on these sources<sup>3</sup>.
- Very supportive of Northeast states in matter of *State of New Jersey et al. vs. United States Environmental Protection Agency*. EPA should start enforcing higher standards at municipal waste incinerators, coal plants, and other point sources of mercury throughout the country, using a timeframe that will lead to more immediate results<sup>9</sup>.

## 10 Reasonable Assurances

Comment:

- Enhanced pollution controls at municipal waste combustors are the best way to ensure TMDL goals are met<sup>9</sup>.

*Response:*

*The states are currently addressing further reductions of mercury emissions from municipal waste combustors through pollution prevention efforts, including legislation regarding management and disposal of mercury-containing products. At this time, the states feel that this is the most cost effective strategy for reducing emissions from this sector. However, based on developments in technology, the states will consider further pollution controls on municipal waste combustors as appropriate.*

*Comment:*

- Mercury emissions from residential heating increased between 1998 and 2002. What is this category increasing and what can be done about it? The Northeast states should address this issue as a significant contributor to in-region emissions<sup>9</sup>.

*Response:*

*Within the Northeast Mercury Emissions inventory, estimates of emissions from residential heating are considered to be the most uncertain. The Northeast States for Coordinated Air Use Management is currently conducting a study to improve the confidence in the emissions factor used for this sector. The results of this study may show that mercury emissions from this sector were previously overestimated. The Northeast states will determine how to address emissions from this sector once this study is complete. In addition, NESCAUM is part of an initiative to look at the feasibility of using low-sulfur and/or low sulfur biodiesel blend home heating oil that would have co-benefits of reduced mercury.*

*Comment:*

- The Mercury TMDL clearly establishes that the mandated reductions in mercury loading to the waters of the States cannot be met by in-state reductions alone. The Reasonable Assurances section must therefore: (i) state that CAMR will be insufficient to achieve the necessary reductions, (ii) require that significant reductions be made by upwind out-of-region sources, primarily coal-fired power plants, (iii) require that the MACT provisions of section 112(d) of the CAA be adopted as the mechanism for implementing these reductions, (iv) state that EPA is obligated under both section 112 of the CAA and the loading reduction requirements of the TMDL provisions in section 303(d) of the Clean Water Act to act to immediately to reduce the emission of mercury from these sources, and (v) specify that the timeframe for implementation shall be as set forth in section 9 of the Mercury TMDL<sup>3</sup>.

*Response:*

*The implementation section of the draft TMDL currently addresses the recommended language regarding CAMR and section 112(d) of the CAA. The states go on to recommend adaptive implementation of this TMDL and that a strict 90 percent MACT standard be enacted under section 112(d) to meet the national implementation requirements of the TMDL for Phase II (2003-2010). Upon consideration and review of the above comment, the States have modified the TMDL to include this discussion in Section 10: Reasonable Assurances. In addition, in order to better explain goals associated with both the load and waste load allocations, the TMDL has been modified to include clarifying language in those and other appropriate sections of the TMDL.*



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