Improving Water Quality in the Mystic River Watershed by Controlling Private Sources of Stormwater Pollution in Woburn

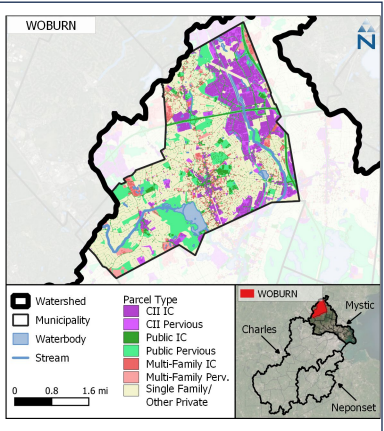


U.S. Environmental Protection Agency Region 1

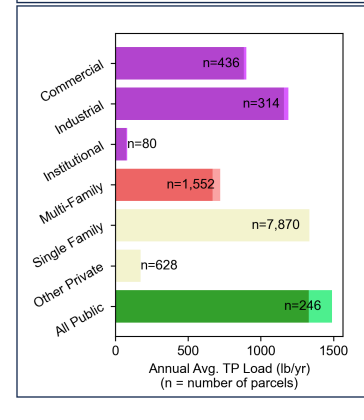
February, 2024

Woburn is part of the Mystic River Watershed, where pollution from untreated stormwater runoff has degraded water quality. Runoff can originate from impervious cover (IC) like roofs and parking areas and pervious areas like lawns and open space. However, runoff from impervious surfaces generates higher pollutant loads if left untreated. The map to the right shows IC and pervious areas on different land uses, including private commercial, industrial, institutional, and multi-family residential (collectively CIIM), singlefamily residential, and public lands that make up Woburn's stormwater load.

Woburn already manages its stormwater runoff from public areas through a municipal stormwater permit program (MS4). However, as a step towards meeting water quality goals in the Mystic River Watershed, EPA plans to begin a Clean Water Act (CWA) National Pollutant Discharge Elimination System (NPDES) permitting effort to address stormwater runoff on currently unregulated private parcels in Woburn and other municipalities in the watershed. This permitting effort will be implemented using EPA's CWA Residual Designation Authority (RDA).



More information on RDA in Massachusetts and the preliminary designation related to this effort can be found at <u>https://www.epa.gov/npdes-permits/watershed-based-residual-designation-actions-new-England</u>.



What are the major sources of stormwater nutrient pollution?

- Stormwater pollution can contain nitrogen and phosphorus (collectively nutrients) from fertilizers and yard waste, oil and grease from roadways and driveways, pathogens from pet and wildlife waste, and other toxic pollutants. In this fact sheet, examples are presented using total phosphorus (TP) as a surrogate for all stormwater pollutants.
- Overall, runoff from Woburn contributes 5,887 pounds of phosphorus per year, which is about 13% of the phosphorus load of the Mystic River Watershed.
- Private CIIM parcels contribute 49% of all TP in Woburn, including 47% from impervious areas.
- The contributions of TP from public lands, CIIM parcels, and other private sources (including single family residences) within Woburn are detailed in the chart to the left.

RDA in Woburn

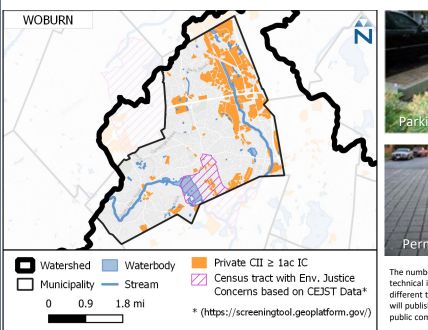
In September 2022, EPA issued a preliminary residual designation for certain CII properties (those with \geq 1 acre IC) in the Mystic River Watershed. The table to the right provides an example of how NPDES permits based on a residual designation could address the amount of total phosphorous contributed by privately owned parcels, including the number and types of parcels in Woburn.

- Looking at CII parcels in this example, 302 parcels, out of the 830 total CII parcels, contribute 37% of the municipality's total load (5,887 pounds per year of TP) to the watershed. The map below shows the location of these properties.
- While RDA may address stormwater pollution from certain areas in Woburn, the primary regulatory mechanism to control stormwater is still the MS4 permit.

- Attribute Commercial Industrial Institutional **All Parcels** 436 80 314 Count Parcels ≥ 1 106 6 190 acre IC pounds per year) **All Parcels** 899 79 1190 TP Load $Parcels \ge 1$ 61 726 1058 acre IC
- The amount of runoff from Woburn will be reduced since certain private sources of stormwater will now be responsible for addressing their share of polluted stormwater runoff.
- CII entities will implement small-scale green infrastructure and other infiltration practices on their properties which will lead to less flooding and other positive impacts in Woburn. Some examples of the types of stormwater management practices that could be implemented by permittees are shown below.
- Woburn and all municipalities will have an opportunity to consider how the RDA and the MS4 permitting programs can work together to incentivize positive environmental impacts in their communities. Examples include developing stormwater funding mechanisms that credit stormwater controls on private property, developing tracking and accounting systems that quantify pollution reductions on both public and private properties, and ensuring that potential impacts to areas of your community with environmental justice concerns (see map below) are addressed.

What to Expect Next?

- In the first half of 2024, EPA plans to conduct outreach to municipalities and other stakeholders, including communities with environmental justice concerns, and will be providing updates on its website: https://www.epa.gov/npdes-permits/watershed-based-residual-designation-actions-new-England.
- EPA is still evaluating its permitting approaches and implementation timeframes. Once a draft permit is issued, Woburn and all members of the public will have a chance to provide EPA with written comments.





The numbers, graphics, and technical calculations and conclusions set forth in this technical information fact sheet are pre-decisional, subject to change, and may be different than the final calculations relied upon in the draft and final permits. EPA will publish its draft RDA permit and RDA determination in the Federal Register for public comment and will consider all significant public comments.