Presented below are water quality standards that are in effect for Clean Water Act purposes.

EPA is posting these standards as a convenience to users and has made a reasonable effort to assure their accuracy. Additionally, EPA has made a reasonable effort to identify parts of the standards that are not approved, disapproved, or are otherwise not in effect for Clean Water Act purposes.
The attached variance for CSO Discharges to the Lower Charles River/Charles Basin was finalized on September 2, 1998 and has since been extended through October 1, 2013. Both the most recent determination for extension and the original variance are included here.
FINAL DETERMINATION TO EXTEND VARIANCE FOR COMBINED SEWER OVERFLOW DISCHARGES TO LOWER CHARLES RIVER/CHARLES BASIN

The Department of Environmental Protection (the "Department") hereby extends the Variance for CSO Discharges to the Lower Charles River/Charles Basin from October 1, 2010 for a period not to exceed three years (to October 1, 2013). This action, which authorizes limited CSO discharges, is taken in connection with NPDES permit Nos. MA0103284, MA0101982, and MA 0101192 issued to the Massachusetts Water Resources Authority ("MWRA"), the City of Cambridge, and the Boston Water & Sewer Commission, respectively. This Variance extension is issued pursuant to the Massachusetts Surface Water Quality Standards at 314 CMR 4.00, and subject to the specific conditions which follow. This Variance is intended to provide for the completion of design and construction of CSO controls proposed in the revised Long-Term Control Plan (the "LTCP") mandated in the relevant orders of the United States District Court for the District of Massachusetts, Civil Action Nos. 85-0489-MA and 83-1614-MA, including amended Schedule Six, and a new Schedule Seven, dated April 27, 2006, the Federal Court Order.

Based on a review of the extensive planning documents and reports conducted by the MWRA, the City of Cambridge, and the Boston Water and Sewer Commission, and in consideration of public comments received, and moreover based upon the status of the implementation of the LTCP, the Department has determined that it is not feasible at this time for the MWRA, the City of Cambridge, and the Boston Water & Sewer Commission to fully attain the Class B uses and associated water quality criteria for bacteria for the Lower Charles River/Charles Basin as implementation of more stringent controls at this time beyond those included in the LTCP would result in substantial and widespread economic and social impact.

Issuance of this Variance for CSO discharges to the Lower Charles River/Charles Basin is consistent with EPA Guidance: Coordinating CSO Long-Term Planning with Water Quality Standard Reviews (July 31, 2001), which states that longer term variances and renewal of variances are warranted given the extended duration necessary for implementation of the Long Term CSO Control Plan.
The components of the LTCP for the Lower Charles River/Charles Basin include the recommendations of the January 2004, Cottage Farm CSO Facility Assessment Report, with additional wastewater improvements which will further reduce CSO activations and volume at the Cottage Farm facility. Additionally, an abandoned 54-inch sewer crossing beneath the Charles River will be activated in order to convey flow to the Ward Street Headworks and the Deer Island Wastewater Treatment Plant. Separation will occur in specific areas tributary to the Ward Street Headworks and Boston Marginal Conduit. System optimization, outfall closures, and separation in Brookline and the Bullfinch Triangle area are also elements of the LTCP’s proposed improvements for the Lower Charles River/Charles Basin.

MWRA in cooperation with the City of Cambridge, and the Boston Water & Sewer Commission shall implement the LTCP. The Department notes that portions of the work included in the LTCP, specifically the sewer separation work in Boston, Cambridge and Brookline are critical to achieving a high level of CSO control in the Charles watershed, and at the same time addressing public health risks associated with sewer backups and flooding.

It is anticipated that this Variance will be incorporated into the NPDES permits for the MWRA, the City of Cambridge, and the Boston Water & Sewer Commission. Failure by the MWRA, the City of Cambridge, or the Boston Water & Sewer Commission to comply with the conditions of this Variance following its effective date and prior to or following permit modification or reissuance will constitute a violation of the permit as in effect on the date of such violation, as well as the Massachusetts Surface Water Quality Standards and Permit Regulations, 314 CMR 3.00.

In consideration of the following conditions, the Department has determined that the extension of the Variance to the Massachusetts Water Resources Authority (“MWRA”), the City of Cambridge, and the Boston Water & Sewer Commission for their CSO discharges to the Lower Charles River/Charles Basin are warranted so that based on information collected and analyses performed in conjunction with the implementation of the LTCP, it ultimately can be determined whether the Class B uses for the Lower Charles River/Charles Basin can be attained.

**VARIANCE CONDITIONS**

The CSO Variance is conditioned upon MWRA, the City of Cambridge, and the Boston Water & Sewer Commission complying with the following requirements:

A. Implementation of the LTCP

   i. MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall implement the LTCP for the Lower Charles River/Charles Basin, specified in the 1997 MWRA Final Environmental Impact Report and CSO Facilities Plan and modified by the recommendations for additional work included in the January, 2004 Cottage Farm CSO Facility Assessment Report and other planning documents specified in the Federal Court Order. The implementation schedule for the proposed work shall conform to the requirements of the Federal Court Order, as modified.
B. Other Actions to Minimize CSO/Sanitary Discharges

i. MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall continue to implement the Nine Minimum Controls ("NMC"), and monitor CSO activations and volumes. The City of Cambridge and the Boston Water & Sewer Commission each shall submit a report to the Department by April 30, on an annual basis presenting estimates of CSO activations and volumes in the Lower Charles River/Charles Basin for the previous calendar year. On or before April 30 of each year, MWRA shall submit a report to the Department estimating CSO activations and volumes for all CSO outfalls for the previous calendar year in the Lower Charles River/Charles Basin, using the MWRA sewer system model.

ii. MWRA shall work with the Department and member communities in the Charles River watershed whose sewer system flows affect CSO discharges to the Charles River, to minimize the impacts of I/I flows, and identify opportunities for I/I removal in the upstream sewer systems which may further mitigate CSO discharges. MWRA shall provide technical assistance to communities in developing sewer system models to predict the hydraulic impact and CSO benefits of future flow reductions to be achieved by I/I projects and other sewer system work.

iii. The City of Cambridge and the Boston Water & Sewer Commission shall respond to any DEP comments on the Infrastructure Studies submitted pursuant to the previous Variance Extension, or any other DEP information requests to clarify the conditions of the combined sewer system, the status of any CSO abatement work, or the frequency and volume of CSO discharges, within 90 days of receiving such comments.

C. Notification to the Public of CSO Discharges and Impacts:

i. MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall maintain outfall signs for each permitted CSO outfall which are visible both from the shore and from instream locations for their permitted CSO discharges. Pursuant to the NPDES permits, the following language, at a minimum, shall be included:

  WARNING:
  WET WEATHER
  SEWAGE DISCHARGE
  OUTFALL (discharge serial number)

ii. MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall collaborate to provide informational notices to boathouses in the areas affected by the CSO discharges and the Community Sailing program to advise the public of CSO discharges and potential public health impacts and to provide contact information and website links. The text of the notice shall be subject to prior approval by the Department.
iii. Between March 1 and December 1 of each year, the MWRA shall provide email notice to EPA, the Department, local heath agents in the communities affected by the CSO discharges, and the Charles River Watershed Association of CSO discharge events at Cottage Farm within 24 hours of the discharge.

iv. MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall maintain their respective websites to include general information regarding CSOs, including potential public health impacts, locations of CSO discharges in the Charles River watershed, tables listing CSO activations and volumes identified pursuant to the reporting requirements included in Section B(i), and the overall status of the CSO abatement program.

D. Receiving Water Monitoring

The MWRA shall continue to perform water quality monitoring in the Lower Charles River/Charles Basin to assess the impacts of CSO discharges.

Each year, on or before July 15 for the duration of this Variance, MWRA shall submit to the Department and EPA a report on the previous year's sampling program. The report shall include:

i. A summary of the receiving water sampling data collected over the past calendar year, including sampling locations and parameters, and comparisons between results in wet and dry weather.

ii. MWRA has a sampling plan for the Charles River on its website at http://www.sw.mwra.state.ma.us/harbor/enquad/pdf/2005-13.pdf. Changes in the schedule, sampling sites, and/or parameters will be provided to the Department for review and approval in advance of implementation of the sampling plan, for each year of this variance.

Subject to the conditions included in this Variance, MWRA, the City of Cambridge, and the Boston Water & Sewer Commission shall be authorized to have CSO discharges during wet weather events to the Charles River. CSO discharges shall be consistent with the performance of the Revised Recommended LTCP after implementation of the Revised Recommended Plan and upon completion of subsequent monitoring to verify that the Long-Term CSO control goals are achieved.

Date Issued

Effective Date
FINAL (9/2/98)
Variance for the MWRA CSO Control Plan
in the Charles River Basin

The Department of Environmental Protection (DEP) has granted a Variance under its Surface Water Quality Standards at 314 CMR 4.00 for the (CSO) discharges to the Charles River. This Variance is a short-term modification in water quality standards, within the context of the NPDES/MA permit, as analyses are conducted by MWRA and others to determine the potential for additional water quality improvements from higher levels of CSO treatment, reductions in the number of overflows from additional storage, or remediation of stormwater discharges from various sources.

The standard for the segment of the Charles River from the Watertown Dam to Science Park is modified only for the CSO discharges, which are permitted to MWRA, Boston Water & Sewer Commission (BWSC) and the City of Cambridge; other discharges must meet Class B standards. The Department grants this Variance to authorize these discharges based on its finding, supported by the current information, demonstrating that more stringent controls would result in substantial and widespread economic and social impact as specified in 314 CMR 4.33(4).

By issuance of this variance, MWRA, BWSC and the City of Cambridge are required to implement any and all CSO control actions related to the Lower Charles River Basin segment from the Watertown Dam to Science Park Dam as described in MWRA's Combined Sewer Overflow Final Facilities Plan/Environmental Impact Report (FFP/EIR) approved by DEP in December 31, 1997 correspondence.

Conditions of the variance are designed to obtain the information necessary for the Department to determine the appropriate water quality standard and level of CSO control for the segment. The Department anticipates that the segment will eventually be designated Class B(CSO), because the Department has not identified a means to completely eliminate CSOs in the Charles River. Information generated during the term of the variance will be used to determine the number and treatment of overflows based on the relative costs and benefits of additional controls.

Several conditions are designed to provide data on impacts of stormwater on the water quality of the segment, to assist with the determination of whether additional CSO or stormwater controls will yield greater benefits for their relative costs and whether additional control of both CSOs and stormwater is appropriate. The responsibility for remediation of stormwater impacts remains with the various municipal, industrial, commercial, or other stormwater dischargers although the MWRA would not be precluded from voluntary participation if an effluent trading program is developed for the Charles River.

This information is available in alternate format by calling our ADA Coordinator at (617) 574-6872.

DEP on the World Wide Web: http://www.meph.state.ma.us/dep

1FC92
This Variance is issued for a period of 24 months. If DEP determines that adequate rainfall events resulting in overflows that would provide sufficient opportunity to evaluate the efficacy of the upgraded treatment facilities at Cottage Farm have not occurred during the 24-month variance, this Variance may be extended by the Department, or until there have been sufficient overflow events, whichever comes sooner, or similar time period as circumstances warrant. At the end of the 24 month period, or any extension that may be granted, the Department will review the information provided and determine the surface water quality standard for the segment.

During the 24 month period (or longer if extended), the MWRA, BWSC and Cambridge are required to comply with the conditions of this Variance. Provided that these conditions are met and that the upgraded treatment facilities installed at Cottage Farm are consistent with the results predicted in the Final Facilities Plan (FFP), this Variance allows minor exceedances from Class B criteria for the CSO discharges. The Variance will be effective upon issuance and will be incorporated into the NPDES/MA permits for the MWRA, BWSC, and City of Cambridge through modification or reissuance during the term of the Variance, with an additional opportunity for public comment. Failure of a permittee to comply with the conditions of the Variance prior to permit modification or reissuance will constitute a violation of the existing permit, as well as of the Massachusetts Surface Water Quality Standards.

The Department of Environmental Protection requires the MWRA, BWSC and Cambridge to fulfill these requirements as conditions of the Variance:

A. Actions to Minimize CSO/Sanitary Discharges

(1) MWRA, BWSC and Cambridge shall fully implement the Nine Minimum Controls in accordance with the documentation filed with EPA. In addition, the reporting requirements and limitations contained in Section 1.16, items b through g (MA0103284) inclusive also apply to MWRA CSO discharges to the Charles River Basin.

MWRA shall provide to EPA and DEP estimates (unless metering data is available) of CSO activations and CSO volumes for ALL CSO outfalls to the Charles River. By November 1, 1998, MWRA shall submit to EPA and DEP a plan for how it will comply with this requirement; using a combination of meters and flow estimates.

(2) MWRA shall reevaluate the possibility of additional Infiltration/Inflow (I/I) controls in the North system at key locations (to be determined by MWRA in consultation with EPA/DEP and relevant municipality) as a means to further mitigate CSO activations, volumes, and durations. The MWRA shall report on the results of this analysis by July 1, 1999.

MWRA shall update relevant portions of its 1994 Master Plan relative to I/I management, based on actions performed by its member municipalities (which discharge wastewater to downstream portions of regional wastewater facilities tributary to CSO overflows) to determine whether additional I/I removal could result in substantive reductions in CSO overflows at a reasonable cost.

(3) By March 1, 1999, BWSC and Cambridge shall indicate in writing to MWRA, DEP and EPA whether they have found conditions within their combined sewer systems that are "substantively different" than those assumed to exist when MWRA performed its SOP Program; and where implementation of additional SOP-type actions are likely to provide for
substantial reduction in CSO discharges. By September 1, 1999 (unless extended by DEP), MWRA, in consultation with BWSC or Cambridge, shall provide EPA and DEP with an assessment of the likely water quality benefits of each item provided by BWSC or Cambridge.

(4) For MWRA sewer member communities in the Charles River Basin, MWRA shall:

(1) provide copies of its Best Management Practices (BMP) Plan;

(2) provide existing GIS sewer system mapping of the municipal and relevant portions of MWRA’s wastewater system;

(3) provide, if requested, technical guidance (with assistance from BWSC) to member communities on how to perform dye testing, smoke testing, drain sampling, television inspection, and other procedures to identify or confirm the presence of illicit connections; and

(4) if requested, review/comment on the sewer member municipality’s stormwater management plan to identify opportunities for enhanced pollution prevention.

B. Actions to Further Assess CSO Control Alternatives

(1) By July 1, 2000, MWRA shall submit to EPA, DEP and MEPA a report which complies with the Massachusetts Environmental Policy Act and DEP’s Facilities Planning Process at 310 CMR 41.00 (as determined by DEP during scoping of the projects), evaluating the possibility of siting additional CSO storage facilities at or near Cottage Farm to maximize storage without permanent loss of the public recreational areas at the site. The relative costs, environmental impacts, and benefits of storage for seven, four, two, and zero overflow events per MWRA’s “typical year” (as defined in the FFP) shall be evaluated. The MWRA shall study additional storage alternatives in adjacent areas east of the existing facility (on either side of the RR tracks).

As part of this report MWRA shall also perform an evaluation of the costs, benefits and technical feasibility of chemical, physical, and disinfection enhancements of treatment to ensure WQS are met. As an early action submittal, a literature review of the above treatment enhancements shall be provided to EPA and DEP by November 1, 1998.

This report shall include and address all of the actions listed in the above two paragraphs, as well as performance of the upgraded Cottage Farm CSO treatment facility based upon the results of the sampling program described in Condition B(3) below.

(2) As directed by DEP, MWRA shall run its Sewer System and Receiving Water Quality Models (for fecal coliform bacteria and dissolved oxygen) for a series of varying stormwater inputs and boundary conditions to assess the potential water quality benefits of additional and/or upgraded CSO controls and provide the results to EPA and DEP.

To enhance the accuracy of these scenarios, MWRA is required to perform the following sampling of upstream boundary conditions during dry and wet weather, and also at specified stormdrain discharges under wet weather conditions to help define pollutant loads to receiving waters in the Charles River Basin. The purpose of the MWRA sampling is to ground-truth the
models and to better assess and determine the potential for reductions of impacts from additional controls of CSOs, upstream sources, and in-basin stormwater discharges. This information will assist DEP and EPA in projecting the future relative impacts of stormwater and CSOs to water quality in the Charles Lower Basin. DEP will evaluate the results of this work along with data generated by other entities during the period of this Variance, to the extent it contributes to the assessment of the relative impacts of stormwater and CSOs.

**Sampling Program**

The MWRA may choose to comply with the portion of sampling requirements contained herein by participating financially in an interagency study organized by the U.S. Geological Survey (USGS).

Based on MWRA’s FFP/EIR, the recommended level of CSO control in the LCB are directly related to a cost-performance comparison of CSO control alternatives and related CSO and non-CSO contaminant conditions; (1) entering the LCB as upstream boundary conditions and baseline flows/loads and (2) stormwater loadings entering the LCB below the Watertown Dam from separate stormdrains and water courses.

In this regard, DEP is requiring that this additional sampling data be obtained from these sources to more fully characterize and define flows and loads for incorporation into the above described modeling runs and to validate the analyses provided in the CSO facilities Plan.

**Boundary Conditions**

A. **Watertown Dam**

1. **Dry Weather.** Collect flow-integrated, equal-width-increment (EWI) water quality samples at the Watertown Dam. Sampling will be performed monthly for one year and shall be analyzed for the following parameters:

   - fecal coliform
   - BOD-5
   - Nitrogen series
   - dissolved and total phosphorus
   - total suspended solids

2. **Wet Weather.** Collect four (4) rainfall event flow-integrated EWI water quality samples at the Watertown Dam with at least one each during a spring, summer and fall period. Sampling shall be conducted over the course of each storm and parameters shall be the same as in (1) above.

B. **Sub-basins**

Obtain representative dry and wet weather sampling of baseflows at/near the mouths of the Stoney Brook, Muddy River, Laundry Brook and Faneuil Brook where they
discharge to the Charles River to allow for inclusion into analysis of baseline boundary conditions. Dry weather sampling shall be conducted monthly and wet weather sampling shall be collected for four events to coincide with the wet weather boundary sampling required at the Watertown Dam. Wet weather sampling shall provide event-mean concentrations for parameters identified in A1 noted above.

Determine baseline and boundary loads and reevaluate facilities plan load estimates for the 3-month and one-year design storms as well as total annual load for CSO and non-CSO sources.

**Stormwater Loadings**

MWRA shall perform representative sampling\(^1\) for at least five (5) significant wet weather events at up to five stormdrain locations (these locations and associated drainage sub-basins to be jointly determined by MWRA and DEP, in consultation with EPA, BWSC and Cambridge) to allow for determinations of stormwater loadings from representative land use areas in the LCB, as generally described below. Stormwater sampling shall provide event-mean concentrations for parameters identified in A1 noted above.

**Stormwater Sampling - Land Use Types**

<table>
<thead>
<tr>
<th>Type</th>
<th>Land Use Area</th>
<th>Locations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>dense urban</td>
<td>2 locations</td>
</tr>
<tr>
<td>Residential</td>
<td>suburban</td>
<td>1 location</td>
</tr>
<tr>
<td>Commercial</td>
<td>(1 location)</td>
<td></td>
</tr>
<tr>
<td>Industrial or Mixed</td>
<td>(1 location)</td>
<td></td>
</tr>
</tbody>
</table>

Within sixty (60) days of issuance of this Final Variance, MWRA shall provide to DEP a draft scope of work for the sampling required in A and B above.

The Boston Water & Sewer Commission (BWSC) and the City of Cambridge are required under this variance to provide any necessary support and actively assist the collection of stormwater samples.

(3) After completion of upgraded chlorination/dechlorination facilities and the necessary shake-down and start-up period, currently estimated to take six (6) months, MWRA shall undertake an evaluation of the operation and performance of the treatment processes. Such evaluation shall assess the range of facility operations and flow conditions and shall include:

- collecting data after each activation for indicator bacteria\(^2\) (at a minimum fecal coliform, *E. coli*, and *enterococcus*), total residual chlorine concentrations, detention times, and total suspended solids.
- varying hypochlorite dosing to evaluate optimum levels for fecal coliform kill.

---

1. MWRA shall propose in the scope of work methods to collect samples to adequately characterize stormwater loads at the selected locations.

2. All bacterial samples shall be analyzed by methodologies as specified in Standard Methods, and also after a period of "sonication", the exact procedure to be provided to MWRA by EPA and DEP.
MWRA's analysis shall include a discussion of the plant performance relative to complying with the fecal coliform standard at the point of discharge, and also, assess pathogens to the extent such information is available or developed.

C. Actions to Further Assess CSO/Stormwater Pollutant Loads

(1) MWRA shall continue to actively participate in EOEA/DEP Basin activities, including the Stormwater Challenge, by performing the following activities: (1) MWRA's Harbor Studies Group shall continue to monitor water quality in the Charles River as described in MWRA's Combined Work/Quality Assurance Project Plan for Water Quality Monitoring (Draft April 30, 1998) and provide the results to the Basin Team and EPA's 2005 Water Quality Monitoring Subcommittee for incorporation into a consolidated database, and (2) samples are to be collected and analyzed for fecal coliform during wet weather events at MWRA 201 (Cottage Farm) when it is discharging to "bracket" the discharge so as to assess localized and near-field impacts.

(2) Based on its analyses of CSO and stormwater impacts on the Charles River, the MWRA shall work with EPA and DEP to attempt to identify and describe one or more "triggers" which could be used as a basis for determining when additional CSO controls (treatment and/or storage) will yield greater benefits for their respective costs.

(3) The MWRA shall work with EPA and DEP to evaluate the potential for pollution trading as a mechanism to improve water quality within the segment, including trading opportunities arising among upstream dischargers which will contribute to improvements within this downstream area.

The option of pollution trading only potentially applies to "additional CSO controls" that might be deemed necessary by DEP and does not apply to the controls for the LCB included in the FFP/EIR and DEP's December 31, 1997 Water Quality Determination.

If a specific proposal(s) are developed as part of implementing Conditions C(2) and (3), DEP will notice the proposals in the Environmental Monitor and circulate to interested parties for review and comment.

SGL/wp
16:varmwra