3

# Regional Needs

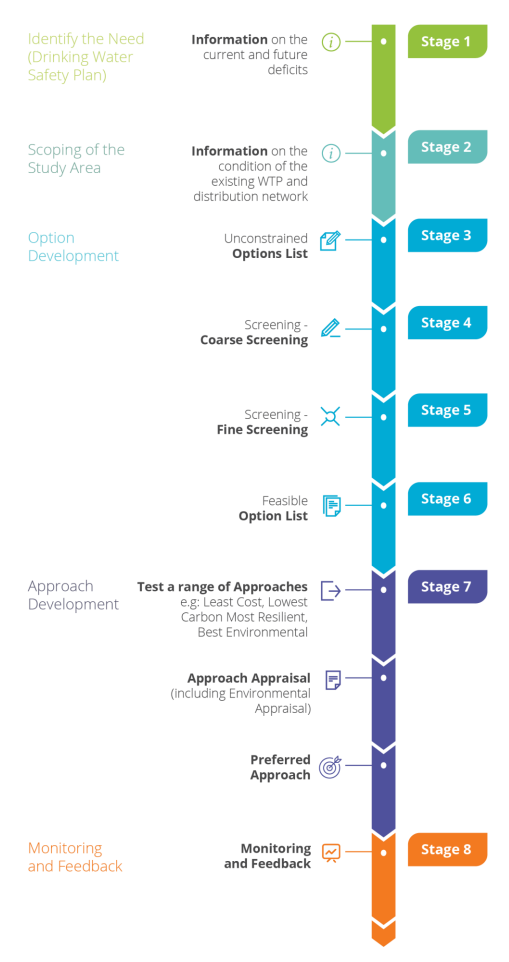
## 3.1 Introduction

To plan for future water supplies it is necessary to assess public water supply requirements over our 25-year planning period. This assessment will identify whether there is likely to be a surplus or shortfall of available water; and whether our infrastructure can reliably deliver water supplies and ensure a risk-based approach to continuously meet water quality standards. This defines our current and future water supply needs and forms the first stage of our eight (8) stage process to develop our plan level Preferred Approach (PA) to delivering secure and safe water supplies. The process is referred to as our Options Assessment Methodology. The key stages of the process are illustrated in Figure 3.1 and summarised below.

- Stage 1: Identify the 'Need' based on the Supply Demand Balance (SDB) and Drinking Water Safety Plan (DWSP) Interim Barrier Assessment (Section 3). The SDB calculates the difference between the water we have available in our supplies compared to the Demand for water. The DWSP Interim Barrier Assessment identifies water Quality and Reliability driven Need.
- Stage 2: Scope the Study Areas to determine existing infrastructure deficiencies (Section 4).
- Stage 3 to Stage 6: Option Development, involving the identification of a list of possible Options that are unconstrained by cost, feasibility or specific environmental requirements (Unconstrained Options List); assessment of these Options through a two (2) stage screening process (Coarse Screening and Fine Screening) to produce a Feasible List of Options (Section 6).
- Stage 7: Approach Development, which tests a range of Options and Option Combinations to select
  the 'best value' solutions to address our Deficits. These are assessed against five (5) criteria
  (Resilience, Deliverability and Flexibility, Progressibility, Sustainability and Cost) reflecting the
  objectives of our NWRP and associated Strategic Environmental Assessment (SEA). Stage 7
  produces our plan level Preferred Approach at a Study Area spatial level (Section 7) and Regional
  spatial level (Section 8).
- Stage 8: Monitoring and Feedback, where we identify how we will address gaps in data and information to improve the next iteration of our NWRP.

The process is described in further detail in Section 8 of our Framework Plan.

The plan level Preferred Approach is the combination of solutions that are assessed as the most effective in meeting the objectives of the National Water Resources Plan (NWRP). Section 6,7 and 8 of the RWRP-EM provide further details.



**Figure 3.1 Options Assessment Methodology** 

In this section we present the outcomes of Stage One of our Options Assessment Methodology, describing the future Needs across the Eastern and Midlands Region with respect to four (4) themes:

- Water Quantity, which is determined as the surplus or shortfall (Deficit) of available water supply over the 25-year planning period;
- Water Quality, which is assessed in relation to drinking water standards through the Interim Barrier Assessment which is built off the DWSPs;
- Reliability in relation to performance and operational efficiency of Irish Water's Asset Base; and
- **Sustainability** of our water resources to ensure we meet our statutory environmental obligations and secure future supplies under an uncertain climate.

The Needs assessment for the nine (9) Regional Water Resource Plan Eastern and Midlands (RWRP-EM) Study Areas is presented in the Study Area Technical Reports in Appendix 1 - 9. Figure 3.2 provides an overview of our approach to assess Need across our asset base in the context of our Options Assessment Process.

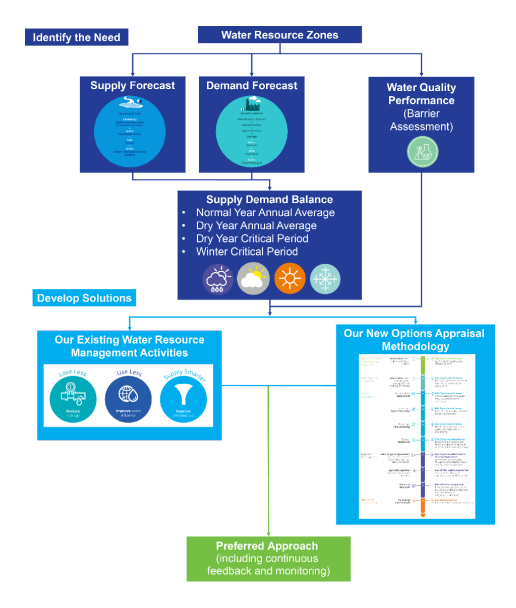


Figure 3.2 NWRP Options Assessment Process

# 3.2 Water Quantity

#### 3.2.1 Introduction

The Supply Demand Balance (SDB) is the difference between the water we have available in our supplies compared to the demand for water. Figure 3.3 identifies the components of the SDB. In Section 3 and 4 of the Framework Plan, we outline how each of these components is calculated.

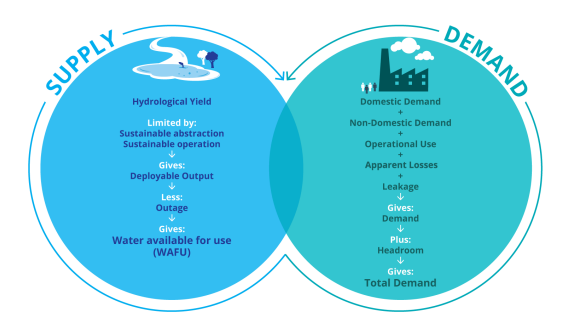


Figure 3.3 Components of the SDB

In terms of supply availability, the SDB considers water availability in the natural environment, current abstractions, water treatment capacity, process losses, trunk main constraints, and required allowances to ensure continuity of supply during planned and unplanned events.

When all of these factors have been considered, we can calculate the Water Available for Use (WAFU) for each Water Resource Zone (WRZ). As part of our supply forecasts we must consider reducing supply availability due to climate change and the potential impact of sustainability driven reductions in allowable abstraction from waterbodies.

Water Available for Use (WAFU) is the amount of water that can be supplied from a supply system taking into account infrastructure capacity constraints, treatment losses and planned and unplanned events that can reduce supplies.

We must produce enough water supply at the top of our distribution networks to ensure that customers receive the volume of water they require at the extremities of a complex distribution network. The demand for water must therefore account for network efficiency and losses across the network during distribution.

When we assess demand for water as part of the SDB, we assess the current water balance which includes; domestic demand, non-domestic demand, operational usage (such as flushing water mains and fire hydrants), apparent losses and leakage. As part of demand forecasting, we must consider, leakage reduction, growth in demand, and allow for uncertainties (provision of headroom).

A Deficit in the SDB means that the Demand for water is higher than the available supply. In the event of an identified Deficit, we consider what actions could be taken in response, e.g. reduce future Demand, increase supply or a combination of both.

## 3.2.1.1 Weather Event Planning Scenarios

The SDB calculations have been developed under four (4) Weather Event Planning Scenarios to ensure that the RWRP-EM supports the development of a resilient water supply system that limits the impacts of extreme events on our customers. The Weather Event Planning Scenarios include:

- Normal Conditions (Normal Year Annual Average NYAA);
- Dry Years (Dry Year Annual Average DYAA);
- Drought Periods (Dry Year Critical Period DYCP); and
- Winter Freeze-Thaw Conditions (Winter Critical Period WCP).

Dry years and drought periods can reduce the available flows in rivers and groundwater recharge, which impacts the WAFU; while storms and cold weather events can disrupt services through asset damage such as water main bursts due to freeze-thaw conditions (periods of cold weather followed by a warming). This increases the water loss in the system, which increases the Total Demand. Consumptive demands may increase with warm weather events as customers increase outdoor water use.

The Framework Plan describes the Weather Event Planning Scenarios in further detail.

#### 3.2.1.2 Level of Service (LoS)

In water resource planning, water supply systems are developed to provide a target Level of Service (LoS). The LoS refers to the Reliability of the supply that our customers can expect to receive. It is the frequency that our customers may experience an interruption to supply because of water availability issues, rather than a water Quality or a network incident.

The Reliability of meeting a LoS for water supply planning purposes is distinct from the day to day, or even hourly, operation of the distribution system. It is also not related to the Reliability associated with regulatory constraints such as required pressure or water Quality levels. Box 3.1 provides an explanation of the LoS as it relates to long-term water supply planning in Ireland.

The LoS we aim to provide our customers will have a significant impact on the level of investment needed. Typically, the greater the target LoS, the higher the amount of investment needed, as more resilient infrastructure is required. However, a lower LoS accepts a greater risk of implementing water restrictions that can have negative social, economic and environmental impacts.

#### **Box 3.1 – Level of Service (LoS)**

When planning for future water supply, it is necessary to strike a balance between investing in additional supply capacity now or deferring it for some future time. This will depend on the projected growth and other factors such as climate change, climate variability, environmental flow requirements and aging infrastructure. The uncertainty associated with many of these factors, in particular climate variability, introduces a risk that our customers will experience supply shortfalls during extreme weather conditions. Water supply systems are planned to provide a balance between investment and risk. This is defined as the Level of Service (LoS).

Level of Service (LoS) is expressed as a frequency or return period of supply failure. For example, if the LoS is stated as 1 in 50, as a consumer, you would only ever expect to experience a supply failure due to water availability, on average, once every 50 years. That is, there would be a 2% chance of experiencing a supply failure in any given year.

In Ireland, we define supply failure as the point at which reduced water availability requires the provision of emergency alternative supplies.

The current LoS across the RWRP-EM varies from one location to another, ranging from lower than 1 in 10 to greater than 1 in 50 during normal conditions (NYAA) (Figure 3.4). As summarised in Table 3.1, only approximately 25% of the region's population receive our target LoS of >1 in 50 during normal conditions (NYAA). Approximately 75% of the population are therefore at risk of receiving a LoS lower than 1 in 50. Approximately 69% of the region's population receive a LoS of >1 in 30.

Table 3.1 NYAA Level of Service by WRZ and Population Served

LoS	Number of WRZs	Population	% of Total Regional Population
>1 in 50	75	609,509	24.6%
>1 in 40	1	7,155	0.3%
>1 in 30	1	1,702,245	68.7%
>1 in 20	2	11,728	0.5%
>1 in 10	1	1,624	0.1%
<1 in 10	54	144,497	5.8%

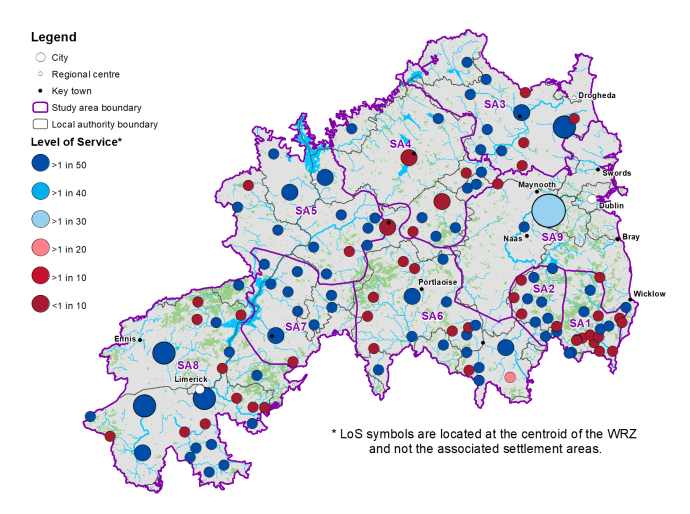


Figure 3.4 LoS for each WRZ for a Normal Year (NYAA)

In dry or severe winter conditions, many customers already experience interruptions to their supply despite considerable efforts and advancements by Irish Water in partnership with Local Authorities. During a dry year critical period (DYCP) only approximately 18% of the region's population receive our

target >1 in 50 LoS (Table 3.2 and Figure 3.5). Under this scenario approximately 81% of the region's population experience a LoS of <1 in 10.

Table 3.2 DYCP Level of Service by WRZ and Population Served

LoS	Number of WRZs	Population	% of Total Regional Population
>1 in 50	56	454,784	18.4%
>1 in 40	1	7,155	0.3%
>1 in 30	2	11,728	0.5%
>1 in 20	2	2,573	0.1%
>1 in 10	2	1,880	0.1%
<1 in 10	71	1,998,638	80.7%

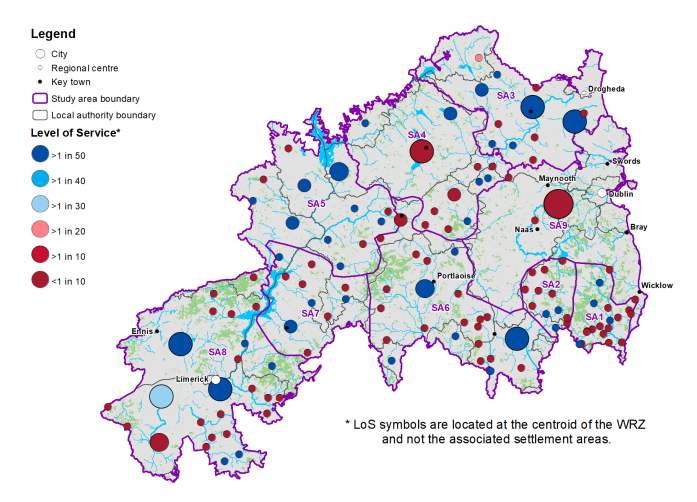


Figure 3.5 LoS for each WRZ for a Dry Year Critical Period (DYCP)

Our current LoS in Ireland is low compared to international norms. In the UK, the current LoS is generally over 1 in 100-year LoS (Appendix D of the Framework Plan). Given the current low LoS for some of our supply systems, and the additional uncertainty in the future LoS due to the unknown impact of impending Abstraction Legislation (to be introduced in support of the Water Framework Directive), through this first iteration of the NWRP our aim is to provide a minimum supply Reliability of 1 in 50 to all of our customers. That is, there would be a 2% chance that customers will experience a supply failure in any given year. To achieve a higher LoS will take multiple investment cycles to realise and will not enable a uniform improvement to all our customers.

# 3.2.2 Current Water Supply

At present, we abstract more water from surface water sources (rivers and lakes) than from groundwater sources (boreholes and springs) for public water supply in the RWRP-EM. This is illustrated in Figure 3.6 which shows that although we have 46 surface water sources and 163 groundwater sources, our surface water sources provide 83% of our total supply, whilst groundwater sources provide only 17% of the supply.

This is driven by a number of factors, including the historical development of public water supplies, complexity in assessing the availability of groundwater as a water source, and the natural geological conditions in Ireland. Whilst most of Ireland's bedrock is classified as an aquifer, it is relatively poor at storing and transmitting groundwater, thus limiting the volumes available for abstraction and in some cases resilience during dry periods.

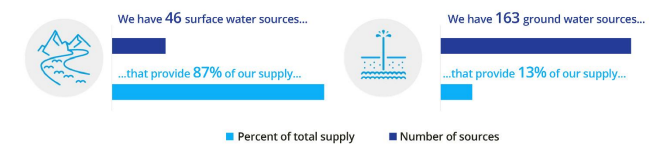


Figure 3.6 Water Supply Sources

The location of the existing surface water and groundwater abstraction points is shown in Figure 3.7. The figure shows that the majority of the groundwater abstractions (well/boreholes) are located in SA6, Laois, which also contains a number of mixed surface water and groundwater supplies.

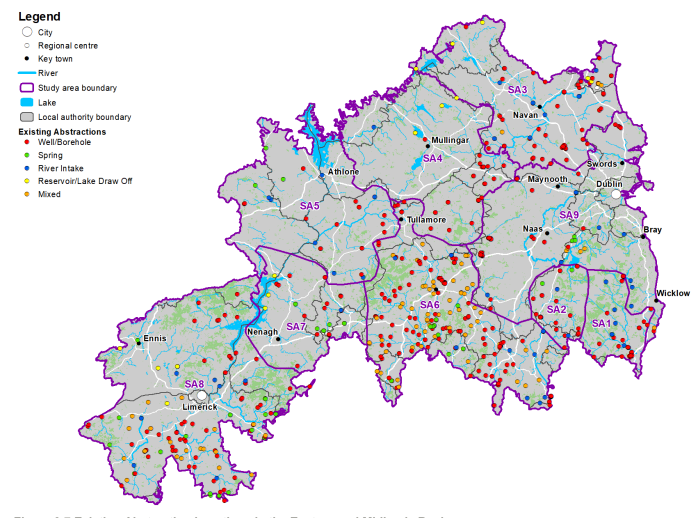


Figure 3.7 Existing Abstraction Locations in the Eastern and Midlands Region

A comparison of surface water and groundwater sources across our Study Areas is shown in Table 3.3 and Figure 3.8. The pie charts show the proportion of each source type as a percentage of the total WAFU (Water Available for Use) for the NYAA (Normal Year Annual Average) planning scenario.

The Study Areas that rely predominantly on surface water include:

- SA3, where the regional centre of Drogheda is supplied from the River Boyne;
- SA4 containing Lough Owel which is the main supply source for Mullingar;
- SA5 containing Lough Ree, the second largest lake on the River Shannon;
- SA8 containing Limerick City which is supplied from the River Shannon; and
- SA9 which includes the Greater Dublin Area (GDA) supplied mainly from Poulaphuca Lake on the Upper Liffey River that drains the Wicklow Mountains.

However, it should be noted that the River Boyne and Lough Ree are supported by groundwater flows and Lough Owel is almost entirely groundwater fed.

Groundwater is the predominant supply source in three (3) of the Study Areas in the RWRP-EM - SA1, SA2 and SA6. SA1 and SA2 are both located in County Wicklow in the south east of the region and source 67% and 79% of their total water supply from groundwater sources respectively. SA6, which is contained mostly within County Laois, sources 66% of its total water supply from groundwater sources. The Study Area has 48 groundwater supply sources and just 6 surface water supply sources.

Table 3.3 WAFU in 2019 for our Study Areas (NYAA)

		NYAA WAFU						
SA	SA Name	Grou	Groundwater		Surface Water		Total	
No.	No.	(MI/d)	(% of Region)	(MI/d)	(% of Region)	(MI/d)	(% of Region)	
SA1	Mid Wicklow	6.8	5.9%	3.	0.4%	10.1	1.2%	
SA2	West Wicklow	1.5	1.3%	0.4	0.1%	1.9	0.2%	
SA3	Meath	11.2	9.6%	49.6	6.3%	60.8	6.7%	
SA4	Westmeath	5.5	4.7%	22.8	2.9%	28.3	3.1%	
SA5	Offaly/ Roscomon	13.2	11.3%	23.0	2.9%	36.1	4.0%	
SA6	Laois	27.9	24.0%	14.5	1.8%	42.4	4.7%	
SA7	North Tipperary	8.7	7.5%	12.3	1.6%	21.1	2.3%	
SA8	Limerick Clare	31.7	27.3%	106.6	13.4%	138.3	15.2%	
SA9	Greater Dublin Area	9.7	8.3%	560.8	70.7%	570.6	62.7%	
	Total	116.2	100%	793.3	100%	909.6	100%	

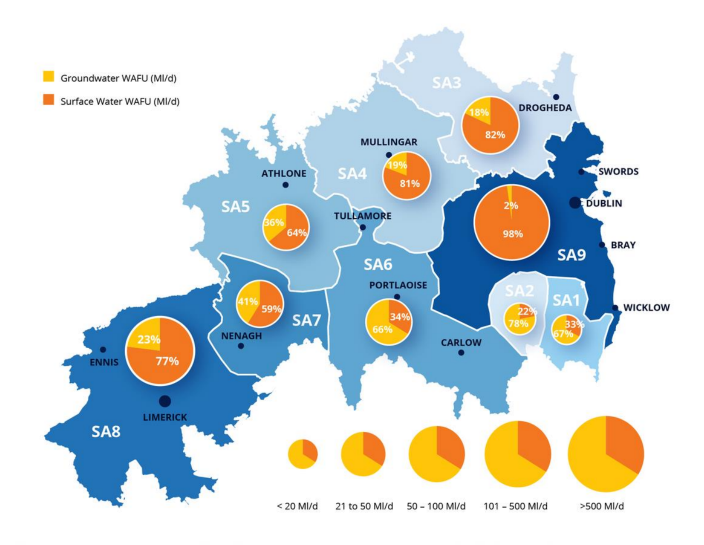


Figure 3.8 Comparison of Groundwater and Surface Water WAFU across the Study Areas for the NYAA

# 3.2.3 Hydrological Yield

To determine the WAFU we must understand the **Hydrological Yield**, which is the amount of water that is available from a source, be it a river, lake or groundwater body. The Hydrological Yield is dependent on the size, location and hydrological properties of the catchment or groundwater body from which we abstract and the Level of Service we aim to provide.

#### **Surface Water Sources**

The quantity of water available from our surface water sources varies throughout the year. Less water is typically available from April to September (for example the April – September average flow is 45% of the annual average on the River Feale), and significantly less if we experience a drought. We assess the water available for abstraction from our direct river abstractions (referred to as the hydrological yield) using Flow Duration Curves (FDCs). A FDC describes the percentage of time that flow is likely to be equalled or exceeded. For example, the 95th percentile flow, denoted as Q95, is the flow equalled or exceeded 95% of the time. The Q95 would represent a low flow in the river, whereas the 5<sup>th</sup> percentile (or Q5 flow) would represent a high flow that is only equalled or exceeded 5% of the time.

The FDCs for the River Boyne (SA3) in the east and the River Feale (SA8) in the west of our region are compared in Figure 3.9. The flatter slope of the River Boyne suggests the catchment is less responsive

to the rainfall events than the River Feale and is supported by groundwater flows, making the River Boyne more reliable in drought conditions. To enable the comparison, we have divided these curves by the mean flow at each site to take account of the size of each river.

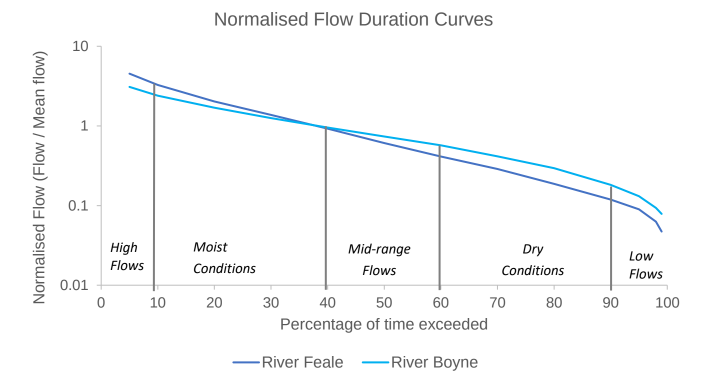


Figure 3.9 Hydrological Characteristics of the River Feale and River Boyne

A similar approach is used to determine the hydrological yield for lakes and impounding reservoir sources, with the additional consideration of available water storage. The hydrological yield is calculated for a given source based on maintaining a 1 in 50 LoS. The method for calculating the hydrological yield from river and lake sources is summarised in our Framework Plan.

The hydrological yield across our surface water sources varies notably with approximately 70% of the region's surface water sources characterised by a yield of over 100 m<sup>3</sup>/d, whilst approximately 10% are characterised by a yield of over 50,000 m<sup>3</sup>/d. The highest yielding sources include: Ballymore Eustace and Leixlip on the Liffey, the River Barrow at Srowland, Staleen and Navan on the River Boyne and sources drawing from the River Shannon, including Limerick.

#### **Groundwater Sources**

The yield of our groundwater sources is largely dependent on the inherent hydrogeology. Most of Eastern and Midlands Region's groundwater sources yield less than 1,000 m<sup>3</sup>/d (1 Ml/d) as much of the region is underlain by poorly productive aquifers. Approximately 20% of groundwater sources in the Eastern and Midlands Region have a yield of less than 100 m<sup>3</sup>/day (0.1 Ml/d). These sources serve small rural settlements. The three highest yielding sources are located in SA8 and SA6.

The Ennis water supply located in County Clare in SA8 abstracts about 12,000 m<sup>3</sup>/d (12 Ml/d) of raw water from Drumcliffe Springs<sup>1</sup>. In SA6, Portlaoise and Mountmellick abstract about 4,300 m<sup>3</sup>/d and 1160 m<sup>3</sup>/d respectively<sup>2</sup>. Appendix C of the Framework Plan provides further information on the aquifer categories and the expected yields across Ireland.

#### 3.2.4 Current and Future WAFU

The WAFU is generally restricted by the capacity of the water supply assets, rather than the hydrological yield of the source. However, this can alter during dry periods, when our river flows and groundwater sources are not replenished by rainfall. In some situations, the WAFU is restricted by the conditions of an abstraction licence. In the normal year (NYAA) planning scenario 44 of our 201 water treatment plants are restricted by the hydrological yield of the source. For the Dry Weather Planning Scenario (DYAA), the number of systems that are limited by the hydrological yield increases to 51. This increases further to 57 for the dry year critical period (DYCP). This is illustrated in Figure 3.10 which shows the number of sources that are limited by WTP or distribution capacity compared with sources limited by hydrological yield. During the winter critical period (when flows are high) the WAFU is constrained by the capacity of the water treatment plant. Further detail on the calculation of the baseline WAFU (current available supply) and forecast WAFU (reflecting reduced availability as a result of climate change, proposed changes to existing licences and potential abstraction reductions to support environmental objectives) can be found in Chapter 3 of our Framework Plan.

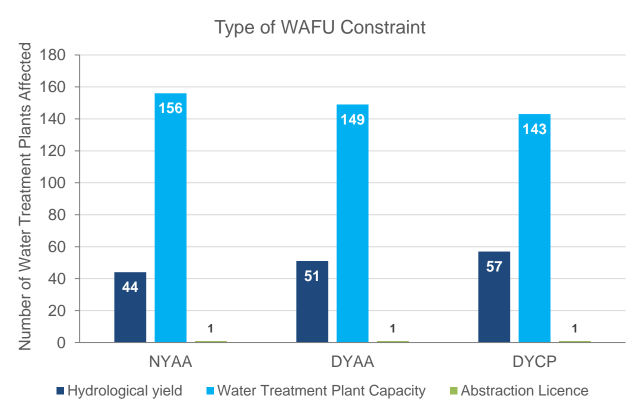


Figure 3.10 Limiting Factor of WAFU at our Water Treatment Plants

The change in estimated WAFU from the base year (2019) to the end of the planning period (2044) is summarised in Table 3.4 and shown in Figure 3.11, calculated at a LoS of 1 in 50.

Table 3.4 Change in WAFU, 2019 to 2044

Weather Planning	Estimated WAFU (MI/d)		Estimated Change in WAFU (2019 to 2044)	
Scenario	2019	2044	Total (MI/d)	%
NYAA	909.6	918.4	8.8 🕦	+ 1% ∩
DYAA	839.6	838.9	-0.7 €	- 0.08 % <b>U</b>
DYCP	917.3	916.3	-1.0 <b>U</b>	-0.1% <b>U</b>
WCP	1023.8	1057.8	34.0 🙃	+3.3% ()

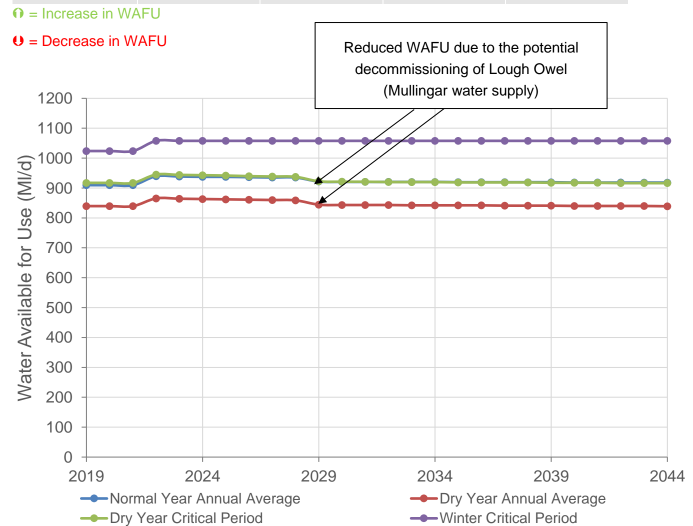


Figure 3.11 Regional Summary of WAFU, 2019 to 2044

Presently, for a normal year (NYAA) the maximum WAFU for the region is approximately **910 MI/d** (as shown in Figure 3.11). This will increase in the short term to approximately **940 MI/d** as a result of delivery of projects to increase WAFU during the current investment cycle. These include:

- A new Water Treatment Plant (WTP) at Vartry which will provide an additional supply to the network. (Refer to Box 4.3 for further details).
- The Srowland extension project which will increase the number of customers we can supply from the Srowland WTP, allowing us to realise the existing spare capacity at the WTP.
- Ongoing leakage management including active leakage control, pressure management and find and fix activities in SA1 and SA2 and starting in SA4 and SA8. Additionally, under our Leakage Reduction Programme we are investing in the public water network across SA6 to meet target levels of leakage in Mounthrath, Mountbolus, Mountmellick, Portlaoise and Carlow. Refer to Box 4.2 in Section 4 for further details.

Mullingar's water source, Lough Owel, is expected to be decommissioned under the existing Water Abstraction Order. This change is expected because the primary abstraction rights are vested in another riparian user, and a clause within the order allows for them to reclaim the water rights, which they have initiated. This means that Irish Water must develop a replacement supply for this WRZ.

The decommissioning of the Lough Owel abstraction for Mullingar is estimated to reduce the regional WAFU by:

- 13.5 MI/d under the NYAA weather scenario;
- 14.5 MI/d under the DYAA weather scenario; and
- 15.1 MI/d under the DYCP weather scenario.

The SDB has been adjusted to account for this and at present is presented as a step reduction in WAFU.

By 2044, the forecast maximum WAFU for the NYAA is reduced further to 918 Ml/d, due to the impacts of climate change. The overall impact of these projects is a 1% increase in WAFU over the 25-year planning period for the NYAA.

For a dry year (DYAA) the estimated maximum WAFU is estimated to be **840 MI/d**, rising to an estimated **865 MI/d** in 2022. This reduces to an estimated **839 MI/d** in 2044. The WAFU is less in a dry year than in a normal year as dry weather conditions reduce the amount of raw water (Hydrological Yield) that we can abstract from our sources, as described below.

For a drought period (DYCP) the estimated maximum WAFU is estimated to be **920 MI/d**, rising to an estimated **947 MI/d** in 2022. This reduces to an estimated **919 MI/d** in 2044. The WAFU is higher than under the NYAA or DYAA scenario as under drought conditions, water treatment plants are operated at a higher capacity to assist in meeting higher water demands due to increased outdoor usage.

# 3.2.4.1 Climate Change Impact

During the planning period for the NWRP, WAFU is forecast to reduce due to climate change. We have allowed a reduction of 12% by 2044 for river hydrological yields in a dry year and 4% for springs and surface water sources with storage, such as abstractions from loughs. For groundwater we have assumed a reduction of 1% over the planning period in line with projected changes in average precipitation, which drives groundwater recharge. Geological Survey Ireland (GSI) have embarked on a groundwater monitoring and modelling project that seeks to understand the impact of climate change on the groundwater resources in Ireland. It is envisaged that the findings of this project will inform and assist in iterative sustainable yield assessments and will help in the monitoring and understanding of

operational data. The research will help us identify supplies which are potentially susceptible to reductions and enable Irish Water to adapt our resource management<sup>3</sup>.

Additional information on Irish Water's approach to considering the effects of future climate change is provided in Appendix F of our Framework Plan.

When improvements in the Level of Service (Reliability) have been accounted for, the overall regional reduction in WAFU due to climate change is estimated to be an additional **14 MI/d** under the DYAA and DYCP weather scenarios.

#### 3.2.4.2 Sustainable Abstractions

As outlined at Section 3.7.2 of the Framework Plan, the Government is currently developing new legislation dealing with water abstractions. The new regulatory regime, which is required to meet the requirements of the WFD (2000/60/EC), will inevitably result in modifications to the way that Irish Water currently abstract from its individual water sources. However, as this legislation is still being developed, Irish Water do not have full visibility of the future regulatory regime and therefore cannot reliably include an estimation of sustainable abstraction within the SDB calculations. A more detailed site by site assessment will be required when the legislation is published in its final form.

Notwithstanding this, as discussed in Section 2 of this Plan, in the absence of legislative requirements, Irish Water has proactively undertaken an independent conservative assessment of abstractions based on UKTAG standards to determine (i) the potential impact on our SDB and (ii) to identify possible alternative solutions to improve the sustainability of our abstractions. This assessment procedure is set out in Appendix C of the Framework Plan and is in line with a precautionary approach. Under the proposed regulatory regime, sustainable abstraction quantities will be adjudicated by the EPA, and therefore the assessment undertaken by Irish Water is a conservative estimate only, the purpose of which is to help influence future planning.

Sustainable abstraction is dealt with in two (2) ways as part of the NWRP:

- The desktop assessments for all new surface water and groundwater abstractions identified under the Preferred Approach for each Study Area (presented in Section 7) are developed based on conservative assessments to ensure that they are sustainable. These will be further assessed, including site level environmental assessments, should a Preferred Approach advance to project level.
- A Sensitivity Analysis is conducted for each WRZ, to allow us to stress test the sensitivity of the
  Preferred Approach against potential sustainability driven reductions to existing abstractions (again,
  taking a conservative and precautionary approach as to the level of reductions that may be required).
  This will ensure that our decision making is robust and the Preferred Approaches are adaptable and
  compatible with future potential regulatory regimes, in so far as this can be anticipated at this stage.

Figure 3.11 shows the potential long-term impact on the WAFU based on the aforementioned assessment for the NYAA weather scenario, when the reductions on abstraction is expected to be greatest.

The SDB does not include the impacts of the pending abstraction regulations and reform. When implemented, this new legislation will have the potential to increase the Deficits by reducing the amount of water that we can abstract from some sources.

Under the proposed new Abstraction Legislation our available regional water supplies could reduce from an estimated 1227 MI/d to estimated 867 MI/d in a normal year, which represents a percentage decrease of 30%.

#### 3.2.5 Current Demand

On average Irish Water currently supply 877 MI/d of water in a normal year (NYAA) to approximately 2.48 million people in the Eastern and Midlands Region. In a drought period (DYCP), the average daily consumption can increase to 1,122 MI/d, representing high demand during peak periods. In 2019 the public water supply served approximately 914,000 domestic and about 76,000 non-domestic properties in the region. A summary of Irish Water's current regional demand is provided in Table 3.5.

Table 3.5 Summary of Irish Water's Demand in the Eastern and Midlands Region

Item	Number in 2019
Total population served	2.5 million
Number of domestic properties served*	914,000
Number of non-domestic properties served*	76,000
Total quantity of water supplied	887 MI/d (average)
Number of WRZs	134

<sup>\*</sup> Data derived from census data cross-referenced with Irish Water demand and leakage management databases

Table 3.6 highlights how water is used across the varying sizes of WRZs in the Eastern and Midlands region. Out of 134 WRZs, 60 serve a population of less than 1000. In contrast, the three largest WRZs each serve a population of over 100,000 accounting for 78% of the total population served by Irish water and 73% of the total volume of water put into distribution.

Table 3.6 Summary of Irish Water's WRZ in the Eastern and Midlands Region

WRZ category	Population served category	Number of WRZs in category	Population in 2019 (million) (% of regional total)	Demand in 2019 (MI/d) (% of total)
Very large WRZs:				
• GDA	Over 100,000	3	1.72 (69%)	572 (65%)
Limerick City			0.12 (5%)	44 (5%)
<ul> <li>South Louth &amp; East Meath</li> </ul>			0.11 (4%)	34 (4%)
Large WRZs	25,000 to 100,000	5	0.18 (7%)	69 (8%)
Medium WRZs	5,000 to 25,000	21	0.24 (10%)	106(12%)
Small WRZs	1,000 to 5,000	45	0.10 (4%)	45 (5%)
Very small WRZs	0 to 1,000	60	0.02 (0.8%)	11 (1%)

The main components of the demand for 2019 for the region are shown in Table 3.7 and Figure 3.12. These values were determined using data from our Leakage Management System (LMS) which draws together a range of live data including numbers of customers, metered customer usage and water put into supply.

Table 3.7 Eastern and Midlands Regional Water Demand for 2019

Water Balance Component	Volume in 2019 (MI/d)	% of total in 2019
Domestic Consumption	308.8	35%
Non-Domestic Consumption	219.1	25%
Operational Use	8.6	1%
Apparent Losses	7.6	1%
Leakage	333.1	38%
Distribution input (i.e. total water supplied)	877.2	100%

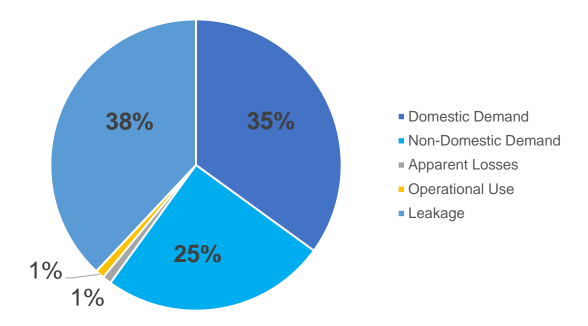


Figure 3.12 Eastern and Midlands Region – Components of 2019 Demand

Leakage is currently estimated as the largest component of demand at 333 Ml/d. As explained in Chapter 4 of the Framework Plan, our reported leakage estimate to our economic regulator, the CRU, is reported as Distribution Network Leakage. However, due to the potential underestimation of Per Capita Consumption in non-metered households, which represent approximately 43% of properties, our Distribution Network Leakage may be overestimated, and in reality, is closer to a Total Leakage assessment.

Our approach to calculating the components of the Base Year Demand is describe in Chapter 4 of our Framework Plan.

**Distribution Network Leakage** is water losses across the public distribution network (excluding Customer Side Leakage (CSL)).

**Total Leakage** is the combined water losses across the public distribution networks in addition to leaking in private customer supply pipes and private plumbing systems (based on estimated values for customer side leakage).

#### 3.2.6 Demand Forecast

Over the next 25-years:

- Water use by domestic customers is forecasted to increase due to significant population growth;
- Non-domestic water use is forecasted to increase due to economic growth; and
- Large reductions in leakage are planned.

The approach to calculating these components of the demand forecast is described in Chapter 4 of our Framework Plan and summarised in the following sections.

#### 3.2.6.1 Population Growth

The estimated population currently living in each WRZ is based on the 2016 Census data. The 2016 population was assigned to District Metering Areas (DMAs) by mapping the Central Statistics Office (CSO) data to DMA boundaries. This was then used to determine current population at the WRZ level.

As outlined in Section 4.3 of our Framework Plan, we have projected the 2016 population forward to 2019 to establish our base year populations. The growth projections were based on the draft National Planning Framework (NPF), and updated information from the Regional Spatial and Economic Strategies (RSES) and Local Authority Planning Sections (where available).

Domestic demand is driven by population growth in the region and is estimated to be approximately 25%. The NPF envisages a 26% growth in Dublin City and suburbs between now and 2040. Growth rates for the remainder of the country are expected to vary between approximately 16% and 61% based on settlement type and size. The growth rate is extrapolated from the end of the NPF to 2044 to cover our 25-year planning period.

The population forecasts of settlements across the Eastern and Midlands Region are provided in Table 3.8.

Table 3.8 Population Growth Rate of Settlements Based on the draft NPF

Settlement/type of settlement	Percentage population growth 2019 to 2044 (%)	Comment
Dublin City and suburbs	26%	Growth from 1,208,841* in 2019 to 1,523,230 in 2044
Limerick City and suburbs	61%	Growth from 98,465 in 2019 to 158,886 in 2044
Towns with population over 10,000 in 2016	On average 29%	25 settlements across our regions
Towns with population between 1,500 and 10,000 in 2016	31% growth assumed for Carrick-on-Shannon, Monaghan, Nenagh and Roscommon. 15% growth assumed for other towns	74 specific towns
Settlements with population <1,500 in 2016	15%	15% growth assumed for all settlements with population <1,500

<sup>\*</sup>The population figure for the settlement of Dublin City and suburbs does not include all population centres contained within the Greater Dublin Area (GDA) WRZ, such as Maynooth, Swords, Naas, Bray and Wicklow.

#### 3.2.6.2 Domestic Demand Forecast

Domestic demand is calculated by multiplying the population forecast by the Per Capita Consumption (PCC). Factors that drive changes in the PCC can include occupancy rates and technology changes.

It is expected that the occupancy rate of homes in Ireland will decrease in the future meaning the average household will be smaller. This will tend to increase PCC levels as the components of water use which are shared amongst the household, will be spread across fewer occupants. However, recent models of appliances such as washing machines and dishwashers use less water per cycle, and so their uptake can off-set increases in consumption from lower occupancy rates.

Due to current data limitations in Ireland, data from the UK was used in our Framework Plan to assess potential changes to PCC for the period of the Framework Plan. We have considered how the improvement in appliance efficiency combined with falling occupancy (based on the NPF) would impact PCC over the next 25-years. This work has indicated that in Ireland, PCC would be expected to increase by 1l/p/d by 2044, largely driven by reduced household occupancy rates.

On a conservative basis, for the purposes of the Framework Plan, we have taken the view that we should not allow PCC to increase by 1l/p/d from current levels. Therefore, our domestic demand forecasts are based on no change in PCC over the 25-year period of the Plan. Further details of our demand forecast and PCC assumptions are included in Chapter 4.2.2 of the Framework Plan.

The domestic consumption forecast is summarised in Table 3.9 for all areas served by Irish Water in the RWRP-EM and for the three (3) largest WRZs in the Eastern and Midlands Region.

Table 3.9 Summary of Domestic Consumption Forecast by WRZ (MI/d), NYAA

	2019	2024	2034	2044
GDA	207	218	240	257
Limerick City	15	17	20	23
South Louth & East Meath	13	14	15	16
Other WRZs in the region	74	77	83	90
Total (all 134 WRZs)*	309	326	358	386

<sup>\*</sup>Note: Values may not sum exactly due to rounding

Based on forecast population growth it is estimated that domestic water demand will increase from 309 Ml/d (in 2019) to 387 Ml/d in 2044, for a normal year (NYAA). We are not allowing for any increase in PCC over the period of the Plan.

#### 3.2.6.3 Non-Domestic Growth and Forecast Demand

There are significant differences in water use trends amongst non-domestic customers across our WRZs. This is because water use at non-domestic properties varies enormously from sector to sector, and from property to property. The consumption volumes are primarily related to economic factors, water-use intensity and how this is changing, rather than to numbers of business customers.

Therefore, an allowance for non-domestic growth will be required for towns and cities identified as strong growth areas in Project 2040<sup>4</sup>. For other areas, it is assumed that there will be no significant increase in non-domestic demand, as shown in Table 3.10.

Table 3.10 Summary of Non-Domestic Consumption Forecast\*

	2019	2024	2034	2044
GDA	139	198	215	232
Limerick City	12	13	13	14
South Louth & East Meath	6	6	6	7
Other WRZs in the region	62	62	62	62
Total (all 134 WRZs)	220	279	296	315

<sup>\*</sup>Irish Water are committed to the continuous improvement of data sets used within the SBD. These figures are based on the most recently available data.

We have estimated the non-domestic water use for 2019 to be 220 MI/d across the Eastern and Midlands Region. This is projected to increase to 315 MI/d by 2044.

#### **Greater Dublin Area**

Due to its size and complexity, the non-domestic demand forecast for the GDA was developed by independent economic analysts. This assessment considered:

- Customer water usage data provided by Irish Water;
- Census of Industrial Production and other CSO data on output on a sector-by-sector basis;
- Position papers on development in the Greater Dublin Area;
- Government strategies on key industries and activities (for example Data Centres);
- Findings from econometric modelling of the likely future water intensity output; and
- Long-term economic forecasts for the Irish Economy.

Low, medium and high non-domestic demand scenarios were developed for the GDA, based on the potential performance of the Irish economy through to 2060 allowing for variable growth rates.

The medium demand scenario, which assumes the economy performs in line with the baseline long-term forecasts, has been used to forecast non-domestic demand for GDA in this Plan. We have also allowed for specific identified increases in contracted demand, for example, where customers have notified us of expected increases in water use.

A summary analysis of the non-domestic demand for the GDA is included in Annex C of Appendix 1 (SA9 Technical Report), of this Plan.

#### **Regional Growth Cities**

The NPF identified Athlone, Drogheda, and Limerick City as strong growth areas. We have considered the following data to derive an appropriate demand forecast for these WRZs:

- Intelligence from Local Authorities regarding any specific known expansions;
- New Connection Applications; and
- Growth rates from the NPF.

For these regional cities the NPF identified an expected population growth of 50% by 2040. We have taken an educated view that a significant increase in population will also drive an increase in non-domestic demand. However non-domestic growth trends in these areas may be lower than the growth in domestic demand, as our non-domestic customers are incentivised to use less water through volumetric

tariffs. It is therefore assumed that there will be a 10% growth in non-domestic demand for these regional centres over 25 years.

#### **Rest of Ireland**

As in other jurisdictions, we have concluded that there will be no increase in non-domestic demand as the growth in non-domestic demand, outside of the GDA and Regional Growth Cities, is assumed to be offset by water efficiency. However, Irish Water continually assesses the potential for non-domestic activity through our interface with the Local Authority Planning Sections and the Connection Developer Services Function in Irish Water. Therefore, where data on significant non-domestic growth emerges, we will update the SDB.

While it is noted that farming production is expected to increase significantly over the coming years (Food Wise 2025<sup>5</sup>), the impact this will have on the volume of treated water required is uncertain. Therefore, we have not allowed for growth for agricultural demand in our forecasts. We will engage with the agricultural sector to understand their water requirements over the coming years. However, existing agricultural demand is accounted for in our 2019 baseline demand.

This will be monitored as per the process described in Chapter 8 of the Framework Plan, monitoring and feedback into the NWRP.

Further details of our approach to different areas are provided below.

#### 3.2.6.4 Operational Use

Operational use includes water used by Irish Water at our sites, for mains cleaning in operating the distribution network, at hydrants for firefighting, and by local authorities for road and gully cleaning. We do not have data which allows us to make a direct estimate of the quantity of operational use in each WRZ. We have therefore assumed that the operational use of water is 1% of distribution input, based on data from the other water utilities in other jurisdictions with similar characteristics.

We estimate that the operational use of water is 1% of distribution input for 2019.

## 3.2.6.5 Apparent Losses

Apparent Losses include water that is used in properties (both domestic and non-domestic) through permanent and temporary connections that are currently unknown to us. We do not have data which allows us to make a direct estimate of the quantity of apparent losses in each WRZ. Therefore, we have assumed that this amounts to 1% of distribution input in urban areas, based on data from UK water utilities with similar characteristics. We have reduced the allowance to 0.5% in rural areas reflecting the lower density of connections. However during our Framework Plan consultation period it was raised by a number of our Local Authority Water Services partners that this figure could be a gross underestimate of apparent losses. As we progress optimisation of our District Metered Area's we will refine data in relation to this.

We estimate that apparent losses amount to 1% of overall demand for 2019 in urban areas and 0.5% in rural areas.

#### 3.2.6.6 Leakage

Irish Water will take a three (3) step process to reduce leakage both nationally and within the Eastern and Midlands Region. In summary this includes:

**Step 1: Reaching Sustainable Economic Level of Leakage (SELL) by 2034** - The SELL concept is built on the principle that when the total costs of producing water (including environmental and social) are greater than the cost of reducing leakage, there is a natural driver to further reduce leakage to achieve equilibrium. SELL targets are presented and discussed further in Section 5.

**Step 2: Go Beyond SELL** - Irish Water have set additional leakage targets with the objective of reducing leakage levels to 21% of total demand for larger WRZs (WRZs where demand is greater than 1,500 m³/d)

**Step 3: Appropriate Leakage Level (ALL) (Post 2034)** – setting of further leakage reduction targets based on WRZ level and site-specific assessments which will require data which is not yet available to Irish Water.

Further details of the targets and this process and can be found in Section 5. Details of the SELL assessment process can be found in Appendix H of the Framework Plan.

The SELL targets for the GDA (92 Ml/d leakage reduction) have been incorporated into the SDB. Leakage outside of the Greater Dublin Area (in the Eastern and Midlands Region) is prioritised on an annual basis as part of the National Leakage Reduction programme, this allows Irish Water's leakage reduction programmes to be flexible and targeted, to meet specific emerging needs. However as set out in Section 4.3.3 of the Framework Plan leakage targets for 2019 were applied to priority supplies (further information can be found in Section 5.2.2 of this Plan) and therefore 3 Ml/d of the 22.5 Ml/d of planned leakage reduction outsider the Greater Dublin Area have been incorporated into the SDB.

Leakage reductions are applied to the SDB by reducing the Demand component of the calculation. For this reason, the future estimated Deficit will reduce as a lower Demand is subtracted from the available supply. It is acknowledged that if these leakage targets are not met then the solution (Preferred Approach) (Section 6-8) to the supply Deficit will not fully meet the Demand. For this reason, we are working to meet these targets now, in advance of the solution (Preferred Approach) reaching Project stage.

Where leakage reductions have not been applied to the SDB any leakage reduction achieved will result in a reduction to the expected future Demand. In this scenario the solution (Preferred Approach) to the supply Deficit within each WRZ, Study Area or the Region may be capable of providing more water than is needed. In this scenario, this will enable us to modify the solution to reduce the quantity of water required to be delivered or if it coincides with greater than expected growth it will open up available water for this increased Demand. For this reason our leakage targets will be reviewed annually and will be subject to further modification at project level where we will review the Supply Demand Balance.

The remaining 19.5 MI/d of leakage reductions (required to achieve 22.5 MI/d of SELL leakage reductions within the Eastern and Midlands Region) are not incorporated into the SDB but will be incorporated before 2034 based on annual priorities. At project level, when we proceed to develop the Preferred Approach, we will review the Supply Demand Balance and subtract the target leakage reductions from the Deficit at this stage. This ensures that the Preferred Approaches are not oversized, or that the Needs are over emphasized. Similarly. Further leakage targets (Go Beyond SELL and ALL) have not yet been applied to the SDB but will be applied appropriately over the coming years.

#### 3.2.6.7 Total Demand

Figure 3.13 and Table 3.11 show the Total Demand for water from our regional supply networks. Presently, in a Normal Year (NYAA), the Total Demand is 970 Ml/d and in an average Dry Year (DYAA) is 988 Ml/d.

Our requirements for water in a drought or severe winter period can increase the Total Demand by up to 20%. For the DYCP (drought), the current Total Demand is 1119 Ml/d. The Total Demand is higher still for the WCP at 1218 Ml/d, due to the increase in pipe bursts resulting from freeze-thaw conditions.

Total Demand is forecast to increase by about 10% for all Weather Planning Scenarios despite the estimated overall regional population increase of 25%.

This comparatively small increase in Total Demand is attributed to:

- The ambitious leakage reduction targets we have set ourselves; and
- The fact that significant high-water demand growth is confined within a small number of WRZs, which mitigates the effect of such increases, when using regional averages.

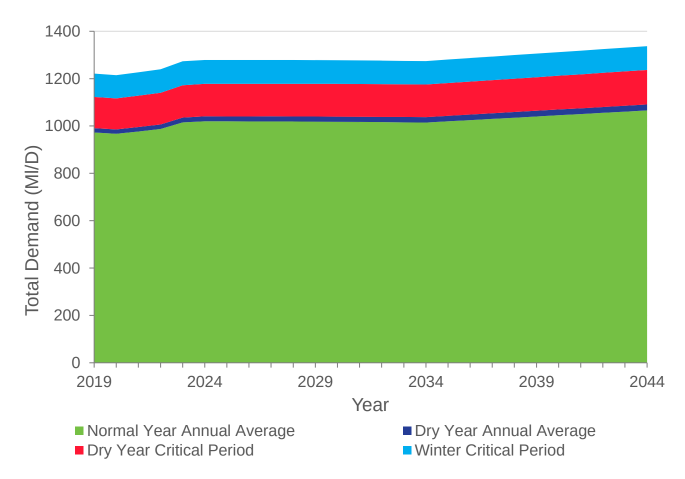


Figure 3.13 Regional Summary of Total Demand, 2019 to 2044

**Table 3.11 Regional Summary of Total Demand** 

Weather Planning	Total Demand (MI/d)		Change	
Scenario	2019	2044	Total (MI/d)	(%)
NYAA	970	1063	93 🕦	9.6% ∩
DYAA	988	1088	100 🕡	10.1% ∩
DYCP	1119	1233	134 🕡	10.2% ∩
WCP	1218	1333	116 🕦	9.5% ∩

● = Reduced Demand

• Increased Demand

## 3.2.7 Supply and Demand Balance

We combine our forecast calculations for supply and demand over the next 25 years, to understand the Deficits (Need) in the SDB that we will need to address.

Supply Demand Balance (SDB) calculations have been developed for the 134 WRZs in the RWRP-EM. The calculations cover the 25-year planning period from 2019 to 2044. The SDB calculations for each WRZ in the Eastern and Midlands Region are included in Appendix L.

As explained in Section 2.3.7, potential reductions in our allowable abstractions may be required to meet environmental standards outlined in the Water Framework Directive. These reductions are not currently included in the calculation of the SDB; however, we have assessed the potential impact of the impending Abstraction Legislation in a Sensitivity Analysis of our Preferred Approaches. This is explained in more detail in Section 3.5 below.

For the purposes of the regional summary, we have presented this information as:

- The regional net Surplus or Deficit across the 134 WRZs for each Weather Planning Scenario; and
- The number of WRZs that would be in Deficit (i.e., where there would be a risk of supply disruption to our customers) compared with the number of WRZs in Surplus.

# **Net Surplus & Deficit**

Figure 3.14 and Table 3.12 show the regional summary of the forecast estimated net Surplus or Deficit across our Weather Planning Scenarios for 2019 and 2044. This volume is calculated by subtracting the Total Deficit from the Total Surplus volume across the WRZs.

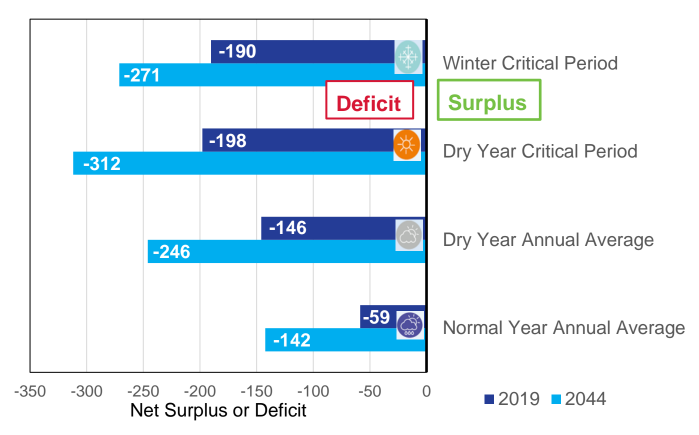


Figure 3.14 Regional Summary of the SDB for 2019 to 2044

At present, there are Deficits (i.e. Total Demand exceeds the WAFU) for all Weather Event Planning Scenarios, including operations during a normal year. At present these Deficits do not regularly translate to outages to our customers due to our responses including emergency pressure reduction and management of supplies.

The largest current Deficit in the SDB (2019) is for the DYCP, with a net Deficit across the RWRP-EM estimated to be 198 Ml/d. The largest Deficit occurs under the DYCP scenario because raw water sources are impacted during the extreme warm periods such as drought which typically coincides with increases in Demand.

Table 3.12 Regional SDB Estimated Deficit Change from 2019 to 2044\*

Weather Planning Scenario	Estimated SDB Deficit (MI/d)		Estimated Change	
	2019	2044	Total (Ml/d)	(%)
NYAA	-59	-142	83 🕡	141% 🕡
DYAA	-146	-246	100 🕡	68% 🕡
DYCP	-198	-312	114 🕡	58% ∩
WCP	-190	-271	81 🕡	43% 🕡

<sup>• =</sup> Increased Deficit

The net Deficit regionally for the WCP is estimated to be 190 Ml/d. There are normally no restrictions to the amount of water we can abstract during the WCP. This Deficit is predominantly driven by the ability of our water treatment plants and distribution networks to cater for the increased Demand driven by

<sup>\*</sup> The regional deficit is not equal to the total WAFU – Demand as this would assume all WRZs are interconnected. The regional deficit is the sum of all the individual deficits per WRZ.

water main bursts and increased leakage resulting from the impact of freeze-thaw conditions on the water supply infrastructure.

By 2044, our SDB Deficit will increase across all Weather Planning Scenarios. This is primarily due to a growth in Demand, combined with a forecast reduction in water availability due to climate change.

Figure 3.15 shows the Total Deficit and Surplus across the Eastern and Midlands Region for each of the planning scenarios. In a normal year (NYAA) the Total Deficit across the region is 98 Ml/d compared to a Surplus of 39 Ml/d. Between 2019 and 2044, in all planning scenarios the Deficit increases and the Surplus decreases.

In developing the Preferred Approach there may be an opportunity to interconnect WRZs in Deficit to WRZs which have Surplus water available. The Preferred Approach considers the applicability of these connections whilst also considering alternative solutions such as upgrading existing abstractions and or the development of new abstractions.

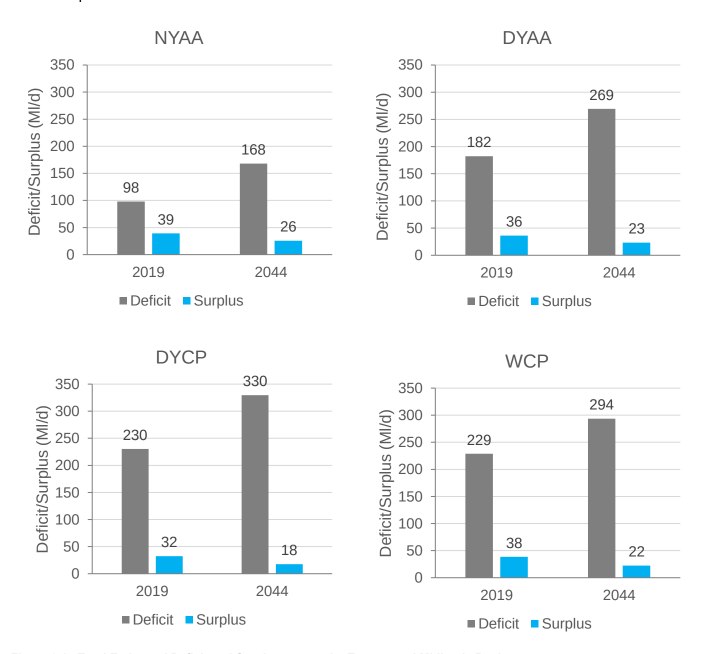


Figure 3.15 Total Estimated Deficit and Surplus across the Eastern and Midlands Region

## **WRZ Impacts**

Figures 3.16 to 3.19 show the number of Water Resources Zones which are currently in Surplus or Deficit across our four (4) Weather Event Planning Scenarios. These figures show

- During the Normal Year Annual Average Planning Scenario, 90 (67%) of our WRZs, supplying approximately 2,191,000 customers, are in Deficit whilst 44 (33%) are in Surplus;
- During the Dry Year Annual Average Planning Scenario, 95 (71%) of our WRZs, supplying approximately 2,258,000 customers, are in Deficit whilst 39 (29%) are in Surplus;
- During the Dry Year Critical Period Planning Scenario, 99 (74%) of our WRZs, supplying approximately 2,268,000 customers, are in Deficit whilst 35 (26%) are in Surplus; and
- During the Winter Critical Period Planning Scenario, 103 (77%) of our WRZs, supplying approximately 2,262,000 customers, are in Deficit whilst 31 (23%) are in Surplus.

When a WRZ is in Deficit customers may receive a lower LoS due to a less resilient supply. For example during a period of Deficit customers may experience lower water pressures.

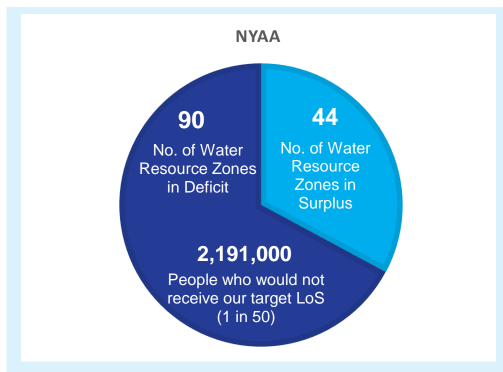


Figure 3.16 Number of WRZs in Surplus or Deficit in 2019 for the NYAA Planning Scenario

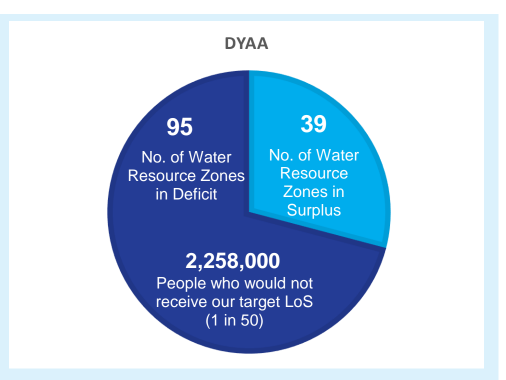


Figure 3.17 Number of WRZs in Surplus or Deficit in 2019 for the DYAA Planning Scenario

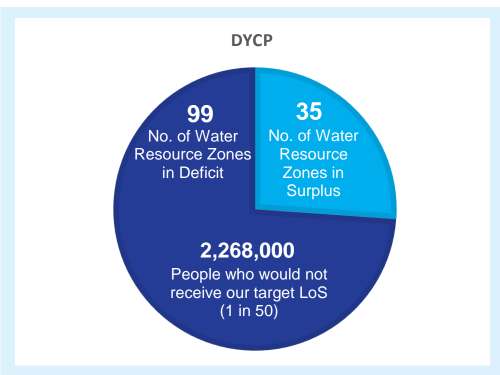


Figure 3.18 Number of WRZs in Surplus or Deficit in 2019 for the DYCP Planning Scenario

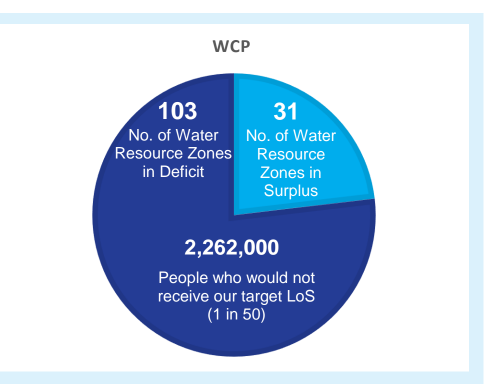


Figure 3.19 Number of WRZs in Surplus or Deficit in 2019 for the WCP Planning Scenario

Based on this analysis, it is clear that our baseline position is challenging, and that many of our supplies currently experience significant SDB Deficits, particularly during dry periods which leads to customers experiencing a lower LoS due to a less resilient supply. For example, during a period of Deficit customers may experience lower water pressures. The current position reflects the condition and performance of our existing asset base particularly in relation to WAFU constraints.

Figure 3.20 and Table 3.13 show that between 2019 and 2044 there will be an increase in the number of WRZs in Deficit.

However, despite the projected 25% increase in growth and climate change impact, the number of WRZs in Deficit across the Eastern and Midlands Region is only forecast to increase by about 10% across all weather scenarios by 2044. This is due to both the completion of projects under the current investment cycle which will contribute to the balance over the next two years, and, our existing leakage reduction program that will help to address the Deficits within the next 5 years. The largest change occurs for the DYCP Planning Scenarios with 10 more WRZs in Deficit by 2044.

The Deficits at a WRZ level are presented in the Study Area Technical Reports (Appendix 1 - 9).

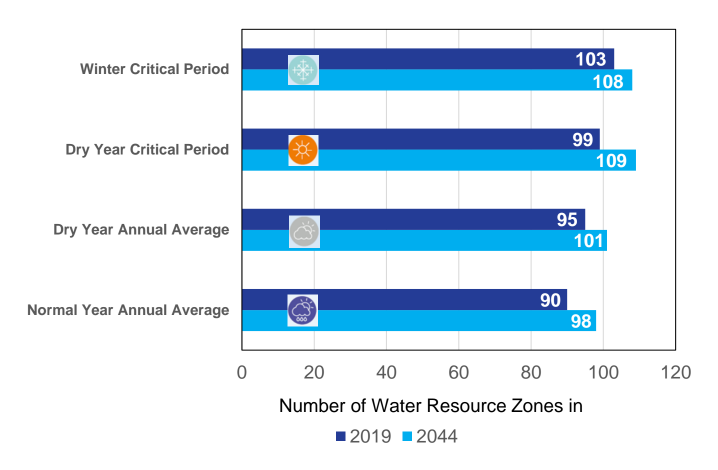


Figure 3.20 Number of WRZs in Deficit, 2019 to 2044

Table 3.13 Number of WRZs in Deficit and Change from 2019 to 2044

Weather Planning Scenario	Number of WRZs in Deficit		Change from 2019 to 2044	
	2019	2044	Count	(%)
NYAA	90	98	8	9%
DYAA	95	101	6	7%
DYCP	99	109	10	10%
WCP	103	108	7	5%

#### **Study Area Water Quantity Needs**

The Needs assessments completed for each Study Area are presented in the Study Area Technical Reports as Appendices 1 - 9.

The Deficits in 2019 and 2044 across the Study Areas for the DYCP are shown spatially in Figures 3.21 and Figure 3.22, respectively. This shows significant existing Deficits in the GDA (SA9) as well as SA3 and SA4 which contain the key settlements of Drogheda and Mullingar. By 2044, the source Deficit for Carlow and Tullamore, located in SA6, and Limerick City in SA8 increase significantly, reflecting the growth projections for these areas.

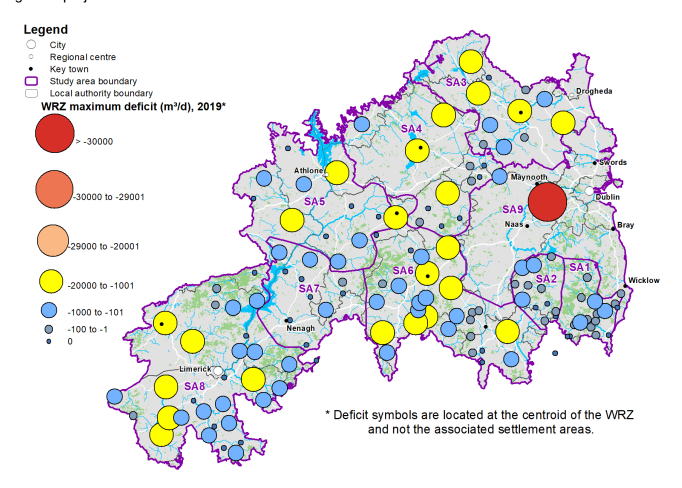


Figure 3.21 Deficit in 2019 across the Eastern and Midlands Region (DYCP)

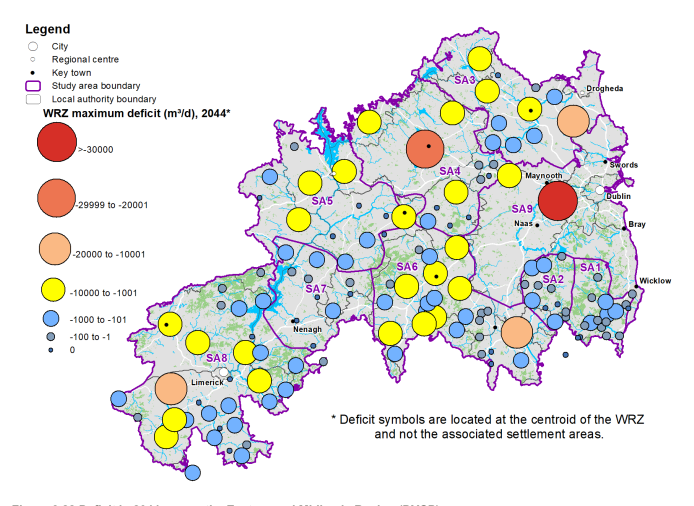


Figure 3.22 Deficit in 2044 across the Eastern and Midlands Region (DYCP)

#### **Capacity Register**

As set out in Section 2 of this report and Section 4 of the Framework Plan, Irish Water has developed a 10-year capacity register based on the Supply Demand Balance (SDB) to provide Local Authorities with an indication of settlements which have potential capacity constraint, and these will be made available for use in Development Plans.

It is envisaged that the majority of Growth and Development needs within the next ten years will be facilitated through leakage reduction which will initially be targeted at settlements towards the upper end of regional and county settlement hierarchies. However, this will be an interim measure as leakage reduction alone will be insufficient to address all of the supply demand balance issues and will not address existing Level of Service issues within the current supplies.

Therefore, while the capacity register will be used as a tool to inform the next review of Regional Planning Strategies, the preparation of Local Authority Development Plans and also inform the requirement of interim options, as it does not consider level of service, it is not used to inform the deficit required to be resolved when considering solutions in this Plan.

## 3.2.8 Summary

Key findings from our SDB calculations are as follows:

- 67% of our WRZs are in Deficit at present and do not provide adequate Reliability to our customers in normal conditions based on the 1 in 50 Level of Service that we have adopted for our NWRP.
- Across all weather scenarios, the WAFU from our existing supplies is not sufficient to balance the
  current Demand for water. The highest estimated Deficit occurs for the Dry Year Critical Period at
  198 Ml/day. The Deficit for remaining weather scenarios is estimated to be 190 Ml/d, 146 Ml/d and
  59 Ml/day for the Winter Critical Period, Dry Year Annual Average and Normal Year Annual Average
  respectively.
- Total Demand is forecast to increase by about 10% for all Weather Planning Scenarios despite the
  estimated overall regional population increase of 25%. This comparatively small increase in Total
  Demand is attributed to:
  - o The ambitious leakage reduction targets we have set ourselves; and
  - The fact that significant high-water Demand growth is confined within a small number of WRZs, which mitigates the effect of such increases, when using regional averages.
- By 2044, the net Deficit across the Eastern and Midlands Region is forecast to increase by 141% in a normal year, 68% in a dry year, 58% for the Dry Year Critical Period and 43% for the Winter Critical Period. The largest Deficit occurs for the Dry Year Critical Period at 312Ml/d.
- The increase in Deficit is driven by a number of pressures including growth, climate change and the expected decommissioning of the Lough Owel supply for Mullingar.
- We have assessed the potential impact of impending Abstraction Legislation, which may reduce our allowable abstractions to meet environmental standards outlined in the WFD. The legislative changes could increase the SDB Deficit by an estimated 115 Ml/day under a Dry Year Critical Period scenario. We have completed a Sensitivity Analysis of our Preferred Approaches against the potential abstraction reductions to ensure they are robust and adaptable.

The key components of Deficit are represented in Figure 3.23 for the Dry Year Critical Period, the scenario with the largest Deficit due to the impact of extreme warm periods such as drought on our raw water sources.

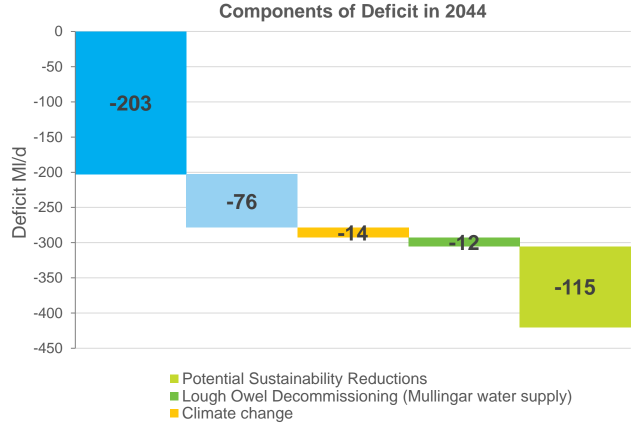


Figure 3.23 Pressures on Our Water Supply (DYCP)

## 3.3 Water Quality

This section summarises the current water Quality status of our supplies with respect to the Interim Barrier Assessment and risk-based Drinking Water Safety Plan (DWSP) approach.

Our Drinking Water Safety Plan (DWSP), described in Chapter 5 of our Framework Plan, will assess the risk that hazardous events could occur in our drinking water supply from source (catchment) to tap (consumer). This assessment informs the 'Need' for operational, maintenance or capital interventions to ensure a safe and reliable supply.

The methodologies for the DWSP approach are being developed following guidance of:

- World Health Organisation's Guidelines for Drinking Water Quality (2004).
- Water Safety Plan Manual (2009).
- Environmental Protection Agency's (EPA's) Drinking Water Advice Note No 8.
- Department of the Environment and Local Government, Environmental Protection Agency and Geological Survey of Ireland (GSI), 1999.

Furthermore, the measures and contaminants identified in the Recast Drinking Water Directive (DWD)<sup>6</sup> are being integrated into the development of DWSP methodologies. The overarching objective of the recast DWD is to ensure a high level of protection of the environment and of human health from the adverse effects of contaminated drinking water. Under the recast DWD, quality standards for water intended for human consumption have been updated, and minimum hygiene requirements for materials in contact with drinking water (e.g. pipes, taps) have been introduced.

The 134 water resource zones in the Eastern and Midlands Region are supplied with water from 201 water treatment plants, as shown in Figure 3.24.

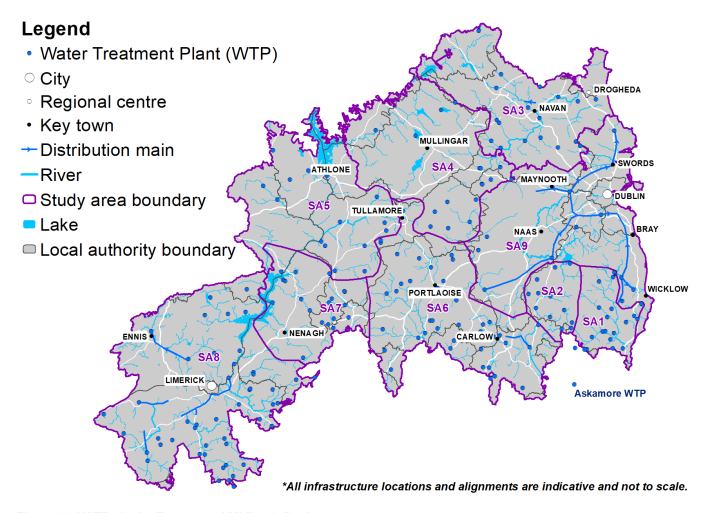


Figure 3.24 WTPs in the Eastern and Midlands Region

The water treatment plants vary in size from 1 to 286,000 m<sup>3</sup>/d (22-hour capacity), and by type of treatment process. The number of water treatment plants of each process type is outlined in Table 3.14.

**Table 3.14 Types of Water Treatment Processes** 

Water Treatment Process	Number
Simple Disinfection	123
Filtration	35
CFC	42

### 3.3.1 Water Quality Compliance

Irish Water monitors all public water supplies in accordance with the requirements of the European Union (Drinking Water) Regulations 2014, as amended (Drinking Water Regulations (DWR<sup>7</sup>) and the Drinking Water Directive and the results of these tests are reported to the EPA. Irish Water publishes the results from the regulatory monitoring programme on its website at <a href="www.water.ie/waterquality">www.water.ie/waterquality</a>. If a drinking water sample shows a result above a specified water quality standard, Irish Water reports it immediately (where applicable) to the EPA.

The EPA, as the regulator, supervises the investigation Irish Water undertakes following notification of water quality failures, including the effectiveness and timeliness of corrective and preventative actions. The EPA has a hierarchy of further enforcement actions available to them, including undertaking an Audit, placing the supply on the Remedial Action List (RAL), or imposing a Direction.

The RAL is a register of public water supplies that are in need of corrective action, usually at a water treatment plant. The EPA requires Irish Water to complete an action programme for each supply on the list. The list is updated every 3 months.

The EPA updates and publishes their RAL every three months which can be viewed at www.epa.ie/water/dw/ral.

Box 3.2 includes an excerpt from the EPA's latest published Drinking Water Quality in Public Supplies 2019 Report, setting out the current status of our supplies with respect to compliance with Microbiological, Chemical and Indicator parameters in the Drinking Water Regulations.

### Box 3.2 Water Quality in 2019

Water Quality across each of the three parameter categories has shown good compliance since Irish Water became responsible for public water supplies in 2014.

Overall percentage compliance of samples taken for public water supplies

Parameter Categories	2014	2015	2016	2017	2018	2019
Microbiological (%)	99.9	99.9	99.9	99.9	99.9	99.9
Chemical (%)	99.4	99.4	99.5	99.6	99.6	99.6
Indicator (%)	99.3	99.1	99.8	98.9	98.8	99.1

As can be seen in Box 3.2, in general our supplies show good compliance with the Drinking Water Regulations, and most compliance trends have improved over time.

Despite improvements which have already been made, Table 3.15 shows that apart from SA2, all the remaining Study Areas have WTPs which are on the EPA RAL or are subject to an EPA Direction. The majority of WTPs on the EPA remedial action list (RAL) or subject to an EPA Direction present water quality issues related to the risk of THM formation and the presence of *Cryptosporidium* as a result of defective disinfection systems (see Box 4.1). The RAL also includes WTPs with issues related to high concentrations of lead, manganese, and pesticides dissolved in the water. Irish Water are currently progressing corrective action concerning many of these supplies/WTPs.

Table 3.15 Number of WTPs on the EPA Remedial Action List (RAL) or subject to EPA Direction

Study		Number of WTPs				
Area	Study Area Name	Remedial Action List (RAL)	Subject to an EPA Direction			
1	Mid Wicklow	Aughrim / Annacurragh     WTP     2.Ballymorris WTP	1. Aughrim / Annacurragh WTP			
2	West Wicklow	-	-			
3	Meath	1.Kilcarn WTP  2. Bailieborough WTP	<ol> <li>Slane WTP</li> <li>Earlsmill WTP</li> <li>Killmurray WTP</li> </ol>			
4	Westmeath	-	1. Longwood WTP			
5	Offaly/Roscomon	<ol> <li>Clara/Ferbane Regional Water Supply Scheme</li> </ol>	-			
6	Laois	<ol> <li>Aughafeerish WTP</li> <li>Rathvilly WTP</li> </ol>	-			
7	North Tipperary	<ol> <li>Kylebeg WTP</li> <li>Nenagh WRZ</li> </ol>	-			
8	Limerick Clare	Castlemahon WTP     2.Fedamore WTP     3.Foynes WTP	1.Castlemahon WTP 2.Fedamore WTP 3.Foynes WTP			
9	Greater Dublin Area	1. Vartry WTP	-			

### 3.3.2 Barrier Assessment – DWSP Approach

An Interim Barrier Assessment was undertaken as part of the development of our Framework Plan to identify "Water Quality and Reliability" Need for the RWRPs. The assessment evaluates the risk against our existing controls (Barriers) which we have in place for either source protection or within our water treatment plants and networks. The interim approach is required while we progress in the development of DWSPs for all of our supplies. This is expected to take place over several years given the approach involves 174 individual assessments.

A 'Barrier' consists of any actions, processes, procedures, standards or assets (treatment plants, water mains, pumping stations etc) put in place across the entire system from catchment to tap to achieve water of sufficient quality and quantity.

The Interim Barrier Assessment allows us to identify water Quality driven Need for the purposes of the RWRP-EM and has in turn been used to inform the Preferred Approaches (capital interventions and associated level of investment) required within the RWRP-EM.

The Framework Plan describes 8 key barriers. These barriers should sufficiently address the potential hazards identified in the DWSPs (Appendix J of the Framework Plan). The interim approach evaluates all 201 WTPs within the Eastern and Midlands Region based on four (4) of eight (8) critical barriers identified by Irish Water:

- Barrier 1: Bacteria and Virus
- Barrier 2.1: Maintain chlorine residual in the network,
- Barrier 3: Effectiveness of the Protozoa removal processes
- Barrier 6: Prevention of the formation of trihalomethanes (THMs).

The barriers selected for assessment have been chosen based on existing data availability. Hazard assessments against the remaining critical barriers will be completed as our data and information systems improve and the site specific DWSPs are completed. For example, as the DWSPs are completed for each of the individual supplies, the Interim Barrier Assessments will be updated to include any additional information available, as per the monitoring and feedback process described in Chapter 8 of our Framework Plan.

It should be noted that the "Quality Need" identified through the Barrier Assessment is **not** an indicator of compliance with the European Union (Drinking Water) Regulations 2014, as amended (Drinking Water Regulations) but the ability to be able to provide our aimed LoS of 1 in 50 years. It is therefore an assessment or an indicator of the need to invest in areas of our asset base (human and structural) through resource planning, to ensure that we can address potential risks or emerging risks to our supplies.

The source risk assessments currently in development align with the DWD Recast will offer a leading/ potential indicator of risk of contamination rather than 'lagging'/ at the customers tap assessment. This will be approached using the source-pathway-receptor concept considering sources of contaminants in the catchment. These risk assessments will span existing contaminants in the short term, e.g. pesticides, *Cryptosporidium*, *E. coli* and natural organic matter, with a view to expanding to contaminants of emerging concern (microplastics, 'forever chemicals' and pathogenic and antimicrobial resistant bacteria).

### 3.3.3 Barrier Assessment – Summary

In this section we present a summary of the Interim Barrier Assessment for the WRZs in the RWRP-EM. The detailed assessments are presented in the Study Area Technical Reports (Appendix 1 - 9).

We have used colour coding to indicate the severity of the potential barrier deficit and the risk of the asset failing to achieve the required water quality standard. However, it should be noted that the table is not an indicator of non-compliance with the European Union (Drinking Water) Regulations 2014, as amended (Drinking Water Regulations), but an assessment of the asset capability standard compared with the asset standard as set out in Section 5.7 of the Framework Plan.

This assessment provides an indication of the level of investment (or intervention) we need to plan for to meet our stringent asset capability standards. The asset standard assessment is defined in Table 3.16. the colour coding indicates the severity of the potential risk of barrier failure.

**Table 3.16 Asset Capability Score** 

Score	Irish Water Asset Standard Assessment					
•	Low Risk					
•	Medium Risk					
•						
•	High Risk					

The Pie Charts in Figure 3.25 represents our 201 WTPs and the portion of these that fall into the 1 to 4 scale categories for each Barrier. A score of 1 indicates a low risk which represents a low priority for intervention. A score of 2 or 3 indicates a medium risk (medium-low or medium-high) whilst a score of 4 indicates a high risk and represents a high priority asset. Such assets are at a high risk of not meeting Irish Water's asset standard assessment rather than a risk of non-compliance with Drinking Water Regulations. This simple representation does not indicate the size of the supplies, which vary considerably across the Region. In summary

**Barrier 1:** 49% of WTPs in the Eastern and Midlands Region are considered to be at high risk of failing to achieve the required disinfection standard, while 42% are considered to be at medium risk of failing to achieve the required disinfection standard.

**Barrier 2.1:** More than half of the water supply system have a low risk of issues associated with maintaining residual chlorine through the network; however, 39% are at high risk of failing to maintain the required residual.

**Barrier 3**: 53% of WTPs are considered to be at high risk of failing to effectively remove protozoa, while 12% are considered to be at a medium risk of failure.

**Barrier 6:** Most of the WTPs in the Eastern and Midlands Region's (86%) have a low risk of issues associated with removing THMs. THMs can form when natural organic matter (NOM) is not sufficiently removed by Barrier 6, therefore, reacting with chlorine over time. There are a small number (6%) that are at high risk of failing to maintain the required levels of THMs.

The barrier assessment results for each WTP are included in the Study Area Technical Reports in Appendix 1 - 9.

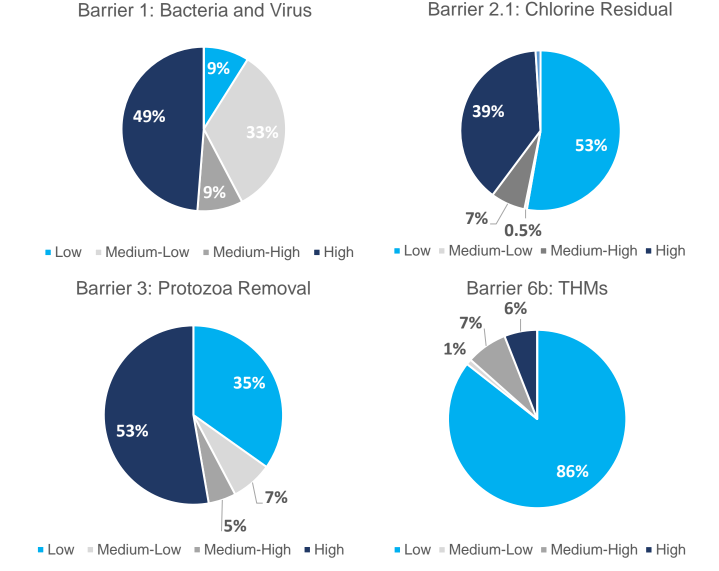


Figure 3.25 Proportion of WTPs in each Asset Capability category

Table 3.17 provides a breakdown of the number of WTPs in each SA that are assessed as high risk for each of the Barrier Types. A total of 181 out of the 201 treatment plants are considered high risk for one or more of the Barriers.

More than 45% of the WTPs in SA3, SA4, SA5, SA6, and SA8 are assessed to have a high risk of not meeting Irish Water's conservative disinfection standards in relation to virus and bacteria (Barrier 1).

Maintenance of chlorine residuals in the network (Barrier 2.1) is the largest risk (in terms of the number of WTPs impacted) in SA1 and SA9, whereas effective removal of protozoa (Barrier 3) presents the largest risk in SA2, SA6 and SA8.

Table 3.17 Number of WTPs in Study Areas assessed as 'High Risk' for each Barrier Type

		Total	Total No. of WTPs with a	Number of 'High Risk' WTPs				
Study St Area	Study Area Name	No.of WTPs	High Priority Barrier Score	Barrier 1	Barrier 2.1	Barrier 3	Barrier 6	
1	Mid Wicklow	20	16	0	10	8	1	
2	West Wicklow	12	11	0	6	7	0	
3	Meath	19	18	14	7	9	4	
4	Westmeath	15	13	10	8	9	1	
5	Offaly/ Roscomon	16	14	8	7	3	2	
6	Laois	42	40	25	17	29	0	
7	North Tipperary	18	17	16	7	11	1	
8	Limerick Clare	47	39	23	6	26	1	
9	Greater Dublin Area	12	11	2	10	4	2	
	TOTAL	201	181	98	78	106	12	

# 3.4 Water Supply Reliability

The benefits of having sufficient water supplies in terms of Quality and Quantity are negated if we cannot distribute the water we produce effectively around our networks. We also need sufficient treated water storage to enable us to respond to planned or unplanned outages on our trunk main and distribution networks.

In our Needs assessment we have identified a number of upgrades critical to ensure that we are able to deliver a reliable supply. Critical assets are the single point of failure that have the potential to significantly impact on our ability to provide water to our customers. They include abstraction points, large water treatment plants, and our bulk transfer or trunk mains (including any pumping stations associated with these). As a failure of one of these assets would result in a large-scale interruption to supply, they need to be maintained at a higher condition and performance grade.

The critical infrastructure projects that have been identified across the RWRP-EM are summarised in Table 3.18 of this Plan. Some of these projects are in progress with further details provided in the Technical Reports for each Study Area that are included as Appendices (1-9) of our Regional Plan.

Table 3.18 Number of Critical Infrastructure Projects Identified to Improve Reliability

	Number of Projects by Type									
Description	SA1	SA2	SA3	SA4	SA5	SA6	SA7	SA8	SA9	
WTP upgrades	-	1	-	3	3	6	2	6	4	
Critical Mains Replacement	1	-	4	4	-	-	-	-	-	
Critical Network Upgrades	3	2	2	2	1	-	-	-	1	
New Reservoir	-	-	1	2	-	-	-	-	2	
Reservoir Refurbishment Works	1	1	-	-	2	1	1	1	-	
New Potable Water Storage	1	-	1	1	-	-	-	-	-	
New Production Bore	1	-	-	-	-	1	-	-	-	
Borehole Refurbishment	3	-	-	-	-	-	-	1	-	
Total	10	4	7	10	6	8	3	8	7	

# 3.5 Water Supply Sustainability

A key objective of the NWRP is to improve the sustainability of the national water supply from its current baseline. This will include consideration of sustainable abstraction limits. The Water Framework Directive, and the associated River Basin Management Plan, is guiding the implementation of sustainable abstractions through the development of environmental standards. These standards will be defined under new legislation. To meet the sustainability objectives to be set out under the Abstraction legislation<sup>8</sup>, some of our surface water and groundwater abstractions may need to be modified.

As the legislation is still being developed, we cannot reliably include an estimation of sustainable abstraction within the SDB calculations, so our forecast deficits do not account for reductions in allowed abstractions as a result of legislative changes. However, as part of our Options Assessment Methodology (see Section 7 of this Plan) we include a Sensitivity Assessment to ensure we understand how the abstraction legislation could impact our Preferred Approaches and programmes for each WRZ. This assessment applies a conservative approach in evaluating the potential impacts of the legislative changes on our surface water abstractions and ensuring selected Options would still be appropriate in the event that allowable abstraction quantities change to the extent that the future regime can be anticipated at this stage.

Our sustainable or allowable abstraction estimate is based on limiting abstraction to 5-15% of the Q95 low flow for river sources or 10% of Q50 inflow for lakes. This is based on applying the UKTAG guidance as modified for the Irish context as outlined in Section 2.3.7. This approach is described in Appendix C and G of our Framework Plan.

The potential change to the Deficit for each WRZ, as a result of these potential reductions in abstraction is described in the Sensitivity Assessment of the individual Study Area reports (Appendix 1-9) and is summarised in Table 3.19. This change is for illustrative purposes only, and again is based on a conservative estimate of what a future regulatory regime may require. The actual reductions that may be needed in future will depend on the specific requirements of that legislation. Irish Water will update the NWRP as appropriate to account for these requirements, once known, using the monitoring and feedback process set out in Section 9 of the RWRP-EM.

We estimate that under a DYCP the Deficit for the Eastern and Midlands Region will increase from 198 Ml/d by a further 114 ML/day to 312 Ml/d. Over 70% of the abstraction reduction occurs in our GDA Study Area (SA9 – Greater Dublin Area) from environmental requirements identified on the River Vartry and River Liffey.

Groundwater abstractions will also need to conform to the proposed new abstraction licensing regime. At present the SDB does not account for changes to the abstraction licensing regime.

It is expected that as part of the proposed new abstraction licensing regime groundwater abstractions will be assessed in two ways:

- Impacts on the groundwater bodies from which they abstract; and
- Impact of the groundwater abstraction on the base flow in surface waterbodies.

As noted in Section 3.2.2 of our Framework Plan, Irish Water does not currently have information to produce robust assessments of water availability from our existing groundwater. Over the coming years, Irish Water will work with the EPA and the Geological Survey of Ireland, to develop desktop and site investigation systems to better understand the sustainability of our groundwater sources. In the interim, we have developed an initial assessment based on available information, included in Appendix C of the Framework Plan.

The multi-annual government funded GW3D project currently in progress<sup>9</sup> will provide more robust and refined scientific understanding and information on geodatabases. Specifically, the 'Groundwater resources assessment' component of this project will yield hydrogeological conceptual models at the catchment scale. These outputs will allow Irish Water to work towards catchment-scale cumulative assessments in future iterations of the NWRP.

Table 3.19 Potential Change to the Deficit\* based on the Potential Reductions to Abstractions (DYCP)

Study Area	Study Area Name	Number of SW Abstraction Sites		SW Abstraction Site Name (WRZ)	Potential Change to the Deficit	
	Ivallie	Assessed	Impacted	Name (WKZ)	(m³/day)	
				Mill Glen Stream (Rathdrum)		
				Avonbeg trib. (Ballinaclash)		
SA1	Mid Wicklow	5	4	River Derry (Tinehely)	-2,110	
				Three Wells Stream (Aughrim)		
SA2	West Wicklow	1	0	-	0	
				River Blackwater (Liscarton)		
SA3	Meath	7	3	Lough Bane	-5,910	
				Skeagh Lough)		
				Lough Owel (Portloman)**		
SA4	Westmeath	3	2	Lough Lene (Ballany)	-790	
SA5	Offaly/ Roscomon	7	1	River Gagenborough (Clara)	-700	
SA6	Laois	6	2	River Burren (Raheenleigh) River Clodiagh (Clonasslee)	-1,060	
SA7	North Tipperary	3	1	Little Brosna River (Roscrea)	-1,040	
	Limerick			River Deel (Foynes)		
SA8	Clare	7	3	River Mulkear (Newport)	-13,770	
				Loobagh River (Kilmallock)		
0.4.0	Greater	-		River Vartry (Vartry WTP)River Dodder ( Ballyboden WTP)	00.000	
SA9	Dublin Area	7	4	River Liffey,( Ballymore Eustace WTP, Leixlip WTP)	-90,000	
To	OTAL REGION	46	20	-	115,380	

<sup>\*</sup> Based on potential changes to the projected 2044 Dry Year Critical Period (DYCP) scenario.

<sup>\*\*</sup> The potential change to the deficit for Lough Owel (9,170 m³/d) has not presented within this table. This is because the expected decommissioning of Lough Owel has already been accounted for in the SDB.

### 3.6 Summary

In this section we have described the water supply 'Needs' of the NWRP Eastern and Midlands Region. We have determined the:

- Shortfalls in our supply to deliver secure supplies at a 1 in 50 Level of Service for our customers over the 25-year planning period;
- Water Quality deficiencies of our WTPs in delivering safe drinking water;
- Critical infrastructure improvements required to ensure reliable supplies; and
- Reductions in abstraction volumes to improve the sustainability of our water supply systems.

### **Water Quantity and Sustainability**

Our Supply Demand Balance is under significant pressure:

- 66% of our WRZs are in Deficit at present and do not provide adequate Reliability to our customers in normal conditions based on the 1 in 50 Level of Service that we have adopted for our NWRP.
- The WAFU from our existing supplies is not sufficient to balance the current demand for water, across all weather event planning scenarios. The highest Deficit occurs for the Dry Year Critical Period at 198 ML/day.
- Total Demand is forecast to increase by about 10% for all Weather Planning Scenarios despite the
  estimated overall regional population increase of 25%. This comparatively small increase in Total
  Demand is mostly attributed to the ambitious leakage reduction targets we have set ourselves
- By 2044, the net Deficit across the Eastern and Midlands Region will increase by 141% in a normal year, 68% in a dry year (DYAA), 58% for the Dry Year Critical Period and 43% for the Winter Critical Period.
- The increasing Deficit is driven by a number of pressures. In a DYAA these include growth, climate change and the expected decommissioning of the Lough Owel supply for Mullingar. The resulting increase in the SDB Deficit is 100 Ml/day.
- Changes to legislation and the regulatory process around abstractions has the potential to increase the Deficit by a further 115 MI/day under the DYCP.

#### **Water Quality and Reliability**

The risk to our drinking water Quality of inadequate protection against key drinking water parameters (including bacteria and virus, protozoa and triahalomethanes) is high, with 181 out of the 201 water treatment plants assessed as high risk of not meeting for one or more of the water quality Barriers representing Irish Water's internal asset standards. As mentioned above these standards are not an assessment of compliance with Drinking Water Quality Regulations but rather an internal conservative gauge to indicate where works are required.

**Barrier 1:** 49% of WTPs in the Eastern and Midlands Region are classified as "high risk" of failing to achieve the required disinfection standard, while 42% are considered to be at "medium risk" of failing to achieve the required disinfection standard.

**Barrier 2.1:** More than half of the water supply system have a "low risk" of issues associated with maintaining residual chlorine through the network; however, 39% are at "high risk" of failing to maintain the required residual.

**Barrier 3**: 53% of WTPs are classified as "high risk" of failing to effectively remove protozoa, while 12% are considered to be at a "medium risk" of failure.

**Barrier 6:** Most of the WTPs in the Eastern and Midlands Region's (86%) have a "low risk" of issues associated with removing THMs. There are a small number (6%) that are at "high risk" of failing to maintain the required levels of THMs.

The Reliability of our water supply system is impacted by deficiencies in our WTPs and critical infrastructure. We have identified **63 critical infrastructure projects** which reflect the Reliability Needs across the Eastern and Midlands Region. These will be incorporated into our Preferred Approach (solutions) to secure our supplies over the 25-year planning period.

#### **Addressing the Need**

The progress we have made so far to address our immediate needs is described in Section 4. This includes programmes to tackle water Quality deficiencies, along with programmes such as the reservoir cleaning programmes, the network cleaning and repairing works and the national leakage reduction programme.

Our options to address our future Needs are presented in Sections 5 and 6, while our Preferred Approaches at a Study Area Level are discussed in Section 7. Section 8 presents our Regional Approach.

### 3.7 References

- 1. County Clare groundwater protection scheme, March 2000, p28
- 2. Laois Groundwater Protection Scheme, 2004, p19.
- 3. GSI.ie. 2021. GWClimate. [online] Available at: Gsi.ie [Accessed 6 May 2021].
- 4. Project Ireland 2040, 2021 [online] Available at: <a href="https://www.gov.ie/en/campaigns/09022006-project-ireland-2040/">https://www.gov.ie/en/campaigns/09022006-project-ireland-2040/</a> [Accessed 25 October 2021].
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- 6. Drinking Water Directive (98/83/EC), Provisional Agreement of Recast Directive 18<sup>th</sup> December 2019.
- 7. 3 European Union (Drinking Water) Regulations 2014, S.I. 122 of 2014 (as amended)
- 8. General Scheme for the Water Environment (Abstraction) Bill, approved by Government in September 2020. The Bill aligns abstraction licencing with the requirements of the WFD.
- 9. Gsi.ie. 2021. GW3D. [online] Available at: Gsi.ie [Accessed 11 May 2021].