Grand River Source Protection Area

SOURCE PROTECTION PLAN VOLUME II

Chapter 13: City of Hamilton

April 1, 2025

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April 1, 2025 TOC-1

13.0 CITY OF HAMILTON – LYNDEN RURAL SETTLEMENT AREA

The following Source Protection Plan policies apply to vulnerable areas located within the City of Hamilton (within the Grand River watershed), including those originating from other jurisdictions.

Reference should be made to the Halton-Hamilton and Niagara Peninsula Source Protection Plan policies for the portion of the water supply system and vulnerable areas located within those jurisdictions.

13.1 Definitions

General definitions are provided in Volume I of the Source Protection Plan or in the *Clean Water Act*, *2006*. Defined terms are intended to capture both the singular and plural forms of these terms.

The following definitions shall apply to the City of Hamilton (Lynden Rural Settlement Area) Source Protection Policies.

Existing Threat – means an activity that commenced or has been engaged in at a location in a vulnerable area within ten (10) years prior to the Source Protection Plan taking effect where there would be a drinking water threat. It includes any expansion of the activity only on the same parcel of land.

Future Threat – means any activity in a vulnerable area where there could be a drinking water threat that is not defined as an existing threat within this Source Protection Plan.

13.2 City Of Hamilton – Lynden Rural Settlement Area Source Protection Plan Policies

Policy	Implementation and Timing Policies
Number	
CH-CW-1.1.1 Implement. & Timing	This source protection plan came into effect on July 1, 2016, the effective date specified in the Notice of Approval posted on the Environmental Bill of Rights Registry. Amendments to the Source Protection Plan are permitted in accordance with the <i>Clean Water Act, 2006</i> , and the General Regulations. The effective date for amended policies, only including but not limited to the addition of new drinking water threats and regulated areas and activities, is the date of posting of the Notice of Approval of the amendment provisions on the Environmental Bill of Rights Registry.
CH-CW-1.1.2	Except as set out below, the policies contained in this Source Protection Plan shall take effect on the date set out by the Minister.
Implement. & Timing	 a. For Section 58 of the Clean Water Act, 2006, if an activity was engaged in at a particular location before the relevant policies within this Source Protection Plan or amendment took effect and the Risk Management Official gives notice to a person who is engaged in the activity at that location that, in the opinion of the Risk Management Official, policies regarding regulated activities should apply to the person who engages in the activity at that location on and after a date specified in the notice that is at least 120 days after the date of the notice; b. For Section 59 of the Clean Water Act, 2006, policies regarding restricted land uses shall take effect the same day the relevant policies within the Source Protection Plan takes effect;

Policy	Implementation and Timing Policies
Number	
	 c. Where the Source Protection Policies require the City of Hamilton to develop and implement education and outreach programs as the primary tool for managing or eliminating a particular significant threat, such programs shall be developed and implemented within five (5) years from the date the relevant policies within the Source Protection Plan takes effect; d. For Sections 43 of the Clean Water Act, 2006, if an activity was engaged in at a particular location before the relevant policies within this Source Protection Plan took effect, amendments to Prescribed Instruments shall be completed within three (3) years from the date the Source Protection Plan or amendment takes effect; and,
	e. For Section 40(2) and 42 of the <i>Clean Water Act</i> , 2006, the Official Plan and Zoning By-Laws must be amended to conform with the significant threat policies and adopted by municipal council by the next five (5) year Official Plan update as required under subsection 26(1) of the <i>Planning Act</i> or within five (5) years from the date the relevant policies within the Source Protection Plan takes effect.

Policy Number	Uses and Areas Designated as Restricted Land Uses Policies
CH-CW-1.2 Part IV- RLU	In accordance with Section 59 of the <i>Clean Water Act</i> , 2006, all land uses, unless identified specifically within a policy, where significant drinking water threat activities have been designated for the purpose of Section 57 or 58 of the <i>Clean Water Act</i> , 2006 are hereby designated as Restricted Land Uses and a written notice from the Risk Management Official shall be required prior to approval of any Building Permit, <i>Planning Act</i> or <i>Condominium Act</i> Application.

Policy	Official Plan and Zoning By Law Amendment(s) Policies
Number	
CH-MC-1.3	The City of Hamilton shall amend their Official Plan and/ or Zoning By-Laws to:
Future Land Use Planning	 a. Identify the vulnerable areas in which drinking water threats prescribed under the <i>Clean Water Act, 2006</i> would be significant; b. Indicate that within the areas identified, any use or activity that is, or would be, a significant drinking water threat is required to conform with all applicable Source Protection Plan policies and, as such, may be prohibited, restricted or otherwise regulated by those policies; c. Incorporate any other amendments required to conform to the threat specific land use policies identified in this Source Protection Plan.

Policy Number	Annual Reporting Policies
CH-CW-1.4	The City of Hamilton shall provide a report to the Source Protection Authority, by February 1 st of each year, summarizing the actions taken to implement the Source
Monitoring	Protection Plan policies.
CH-CW-1.5 Monitoring	Where the City of Hamilton is required to amend their Official Plan and/or Zoning By-law to bring their planning documents into conformity with the Source Protection Plan, the City of Hamilton shall provide proof of compliance to the Source Protection Authority and shall provide a copy of such compliance within 30 days of final adoption of the amendment(s).
CH-CW-1.6 Monitoring	The Risk Management Official shall provide a report to the Source Protection Authority, by February 1 st of each year, summarizing the actions taken by the Risk Management Official to implement the Source Protection Policies, in accordance with the <i>Clean Water Act, 2006</i> and associated regulations.
CH-CW-1.7 Monitoring	Where the Source Protection Plan policies require a provincial ministry to amend a Prescribed Instrument or issue a new Prescribed Instrument, the applicable Ministry shall provide a summary of any actions taken and/or conditions imposed. The applicable ministry shall provide a written report summarizing this information to the Source Protection Authority by February 1 st of each year.
CH-CW-1.8 Monitoring	Where the Source Protection Plan policies require a provincial ministry to deny a Prescribed Instrument, the applicable Ministry shall summarize the actions taken the previous year to implement the policies and provide a written report summarizing this information to the Source Protection Authority by February 1st of each year.

Policy	Strategic Action Policies: Spill Prevention, Spill Contingency or
Number	Emergency Response Plans
CH-NB-1.10 Future Specify Action	To ensure the protection of drinking water sources with respect to spills that occur within a wellhead protection area along highways, railway lines, or shipping lanes, the City of Hamilton and the Ministry of the Environment, Conservation and Parks are encouraged to incorporate the Wellhead Protection Area mapping into their Emergency Response Plan and Spills Action Centre mapping, respectively.
CH-NB-1.11 Future Specify Action	The City of Hamilton is requested to implement an education and outreach program to encourage all transportation businesses that ship goods through wellhead protection areas to prepare spill prevention plans and spill contingency plans, to review these plans annually, and to update them, as required.

Policy	Strategic Action Policies: Transport Pathways
Number	
CH-NB-1.12	To achieve the intent of the Clean Water Act, 2006 that drinking water threats identified
	in the vicinity of a transport pathway cease to be or do not become a significant threat,
Existing/Future	and that a pathway ceases to endanger the source water of a municipal water supply, the
Specify Action	following policies apply:
	a. The City of Hamilton is requested to use best management practices to protect
	the quantity and quality of groundwater sources during the installation of new
	municipal infrastructure in proximity to municipal water wells.

Policy	Strategic Action Policies: Transport Pathways
Number	
	 b. The City of Hamilton is requested to incorporate conditions of approval for development applications to ensure private wells that are no longer in use are decommissioned in accordance with O. Reg. 903. c. The Ministry of the Environment, Conservation and Parks and the municipalities responsible for water services are requested to provide ongoing funding for incentive programs focused on the decommissioning of wells, and for education
	and outreach programs regarding the decommissioning of wells. d. If funding is provided by the Ministry of the Environment, Conservation and Parks through the Ontario Drinking Water Stewardship Program, the Conservation Authority shall implement an incentive program to decommission unused wells.
	e. The City of Hamilton is requested to develop a program to facilitate, where possible and appropriate, the connection to municipal water services of current private well users within the urban boundary. The users should be required to decommission the unused wells in accordance with O. Reg. 903.
	f. The City of Hamilton is requested to prohibit the construction of new wells and onsite sewage systems within the urban area where municipal water and wastewater services are available.
	g. The City of Hamilton is requested to prepare bylaws/procedures/ processes that ensure the construction of closed loop, earth energy systems will not result in the establishment of transport pathways.

Policy	Interpretation Policies
Number	
CH-CW-1.13	The Source Protection Plan provides policies to meet the objectives of the <i>Clean Water Act, 2006</i> . The Source Protection Plan consists of the written policy text and Schedules.
Interpretation of Source Protection Plan	 a. The Schedules in the Source Protection Plan identify the areas where the policies of the Source Protection Plan apply. The boundaries for the circumstances shown on the Plan Schedules are general. More detailed interpretation of the boundaries relies on the mapping in the approved Assessment Report and the Specific Circumstances found in the Tables of Drinking Water Threats, Clean Water Act, 2006. b. Where any Act or portion of an Act of the Ontario Government or Canadian Government is referenced in this Plan, such reference shall be interpreted to refer to any subsequent renaming of sections in the Act as well as any subsequent amendments to the Act, or successor thereof. This provision is also applicable to any policy statement, regulation or guideline issued by the Province or the municipality.

13.3 Policies Addressing Prescribed Drinking Water Threats

Threat 1.0 – The Establishment, Operation or Maintenance of a Waste Disposal Site within the meaning of Part V of the Environmental Protection Act

Policy Number	
CH-MC-2.1	To ensure the future establishment of waste disposal sites never becomes a
Future	significant drinking water threat, where such an activity would be a significant drinking water threat, as defined within the meaning of Part V of the <i>Environmental Protection</i>
Prescribed Instr. WHPA-A-v.10	Act, the Ministry of the Environment, Conservation and Parks shall prohibit these
WHPA-A-V.10	activities within the Environmental Compliance Approvals process for such waste
	disposal sites on lands located within identified vulnerable areas.

Policy Number	
CH-CW-2.2	To ensure the disposal of hazardous materials at waste disposal sites never becomes
Future Education & Outreach WHPA-A-v.10	a significant drinking water threat, where such an activity would be a significant drinking water threat, the City of Hamilton shall continue their established education and outreach programs on hazardous waste disposal and reduction of waste. The programs shall include messaging consistent with source water protection and the diligent use and disposal of substances.
CH-MC-2.3	To ensure the establishment of waste disposal sites within the meaning of Part V of
	the Environmental Protection Act, never become significant drinking water threats,
Future	where such activities would be significant drinking water threats, the City of Hamilton
Land Use Planning	shall prohibit through amendments to <i>Planning Act</i> tools the establishment of waste
WHPA-A-v.10	disposal sites and the specific land uses.

Threat 2.0 – The Establishment, Operation or Maintenance of a System that Collects, Stores, Transmits, Treats, or Disposes of Sewage

Policy Number	
CH-MC-3.1 Existing/Future Prescribed Instr. WHPA-A-v.10	To ensure any existing or future onsite sewage systems and onsite sewage system holding tanks regulated under the <i>Ontario Water Resources Act</i> ceases to be or never becomes a significant drinking water threat, where such an activity would be a significant drinking water threat, the Ministry of the Environment, Conservation and Parks shall ensure that Environmental Compliance Approvals required for these onsite sewage systems are prepared to incorporate terms and conditions that, when implemented, will ensure that they do not become a risk to drinking water. The terms and conditions may include, as appropriate:
	 i. mandatory monitoring of groundwater impacts; ii. contingencies in the event that the quality of sources of drinking water is adversely affected; iii. regular and ongoing compliance monitoring; iv. mandatory system inspections at least every five years; v. upgrading of these onsite sewage systems to current standards, if necessary; and vi. annual reporting to the Source Protection Authority of any monitoring and inspection programs required and their results.
CH-MC-3.2 Future Land Use Planning WHPA-A-v.10	To ensure the establishment of new onsite sewage systems and onsite sewage system holding tanks regulated under the <i>Ontario Water Resources Act</i> never become significant drinking water threats, where such activities would be significant drinking water threats, the City of Hamilton, in consideration of site plan approval for properties located partially within vulnerable areas, shall require the applicants to locate the onsite sewage systems outside of vulnerable areas.
CH-MC-3.3 Future Land Use Planning WHPA-A-v.10	To ensure future onsite sewage systems and onsite sewage system holding tanks regulated under the Ontario <i>Building Code Act</i> never become significant drinking water threats, where such activities would be significant drinking water threats, the City of Hamilton shall require through amendments to <i>Planning Act</i> tools that future lot sizes be sufficient to accommodate the systems. Where possible, the municipal planning authority shall require the applicants to locate the onsite sewage systems outside of a vulnerable area.
CH-CW-3.4 Existing	To increase awareness about best practices to protect drinking water sources for users of onsite sewage systems and onsite sewage system holding tanks located within vulnerable areas where their use is or would be a significant drinking water

Policy Number	
Education & Outreach WHPA-A-v.10	threat, within five (5) years of the date the Source Protection Plan comes into effect, the City of Hamilton, in collaboration with the Conservation Authority, is requested to continue and broaden education and outreach programs.
	The programs should inform landowners about the proper disposal of toxic chemicals, the operation and maintenance of sewage systems, and the benefits of installing effluent filters, performing tank inspections, and having tanks regularly pumped out.
CH-CW-3.5 Existing/Future Specify Action WHPA-A-v.10	To ensure existing and future onsite sewage systems cease to be, or never become, significant drinking water threats, where this activity is, or would be, a significant drinking water threat, the City of Hamilton shall implement an onsite sewage system maintenance inspection program subject to the requirements of the <i>Ontario Building Code</i> within vulnerable areas.
CH-NB-3.6 Existing Incentive Program WHPA-A-v.10	To assist landowners in reducing the risks to drinking water sources where existing onsite sewage systems and onsite sewage system holding tanks are significant threats, the Ministry of the Environment, Conservation and Parks is requested to provide ongoing funding through the Ontario Drinking Water Stewardship Program or a similar program for onsite sewage system upgrades, replacements, decommissioning of unused systems, and for connection to municipal systems. If funding is provided, the Conservation Authority shall implement the incentive program.
CH-CW-3.7 Existing Incentive Program WHPA-A-v.10	To assist landowners with improvements to onsite sewage systems and onsite sewage system holding tanks required under the onsite sewage systems maintenance inspection program implemented where onsite sewage systems are significant threats and in accordance with the Ontario <i>Building Code Act</i> , the City of Hamilton shall consider the creation of a financial assistance program designed in a manner that allows the work to be completed as required, and the landowner to repay the cost over time.
CH-MC-3.8 Existing/Future Prescribed Instr. WHPA-A-v.10	To ensure any existing or new sanitary sewer and pipes cease to be or never become significant drinking water threats, where such an activity is, or would be, a significant drinking water threat, the Ministry of the Environment, Conservation and Parks shall ensure that Environmental Compliance Approvals required for sanitary sewers and pipes are prepared/amended to incorporate conditions that, when implemented, will ensure that they do not become a risk to drinking water. The conditions may include requirements for the proponent/applicant to undertake regular maintenance and inspections.
CH-MC-3.9 Existing/Future Prescribed Instr. WHPA-A-v.10	To ensure existing or future sewage treatment plants effluent discharges, bypasses, or the storage of sewage, cease to be or never become significant drinking water threats, the Ministry of the Environment, Conservation and Parks shall prepare/amend the environmental compliance approvals to incorporate conditions that, when implemented, will ensure they do not become a risk to drinking water.
	The conditions may include strict criteria for effluent quality, appropriate sizing to reduce bypasses, in addition to inspections and proactive maintenance of the works to prevent leaks.
CH-MC-3.10 Future Prescribed Instr.	To ensure the future discharge of stormwater from a stormwater management facility never becomes a significant drinking water threat the Ministry of the Environment, Conservation and Parks shall prepare/ amend the environmental compliance

Policy Number	
WHPA-A-v.10	approvals to incorporate conditions that, when implemented, will ensure they do not become a risk to drinking water.
	The conditions may include the requirement for regular maintenance, periodic removal of accumulated sediment, lining of the pond where warranted, the use of an oil/water separator, and other requirements to address site conditions.
CH-MC-3.11 Future Land Use Planning WHPA-A-v.10	To ensure the discharge from a storm water management facility never becomes a significant drinking water threat, where such an activity would be a significant drinking water threat, where possible, the City of Hamilton, in consideration of <i>Planning Act</i> applications for the development of stormwater management facilities, shall require the applicant to locate future stormwater management facilities outside of the vulnerable area.

Threat 3.0 – The Application of Agricultural Source Material (ASM) to Land

Threat 4.0 – The Storage of Agricultural Source Material (ASM)

Policy Number	3.1 – Application of agricultural source material (ASM) to land 4.1 – Storage of agricultural source material (ASM)
CH-CW-4.1 Existing/Future Part IV-RMP WHPA-A-v.10	To ensure the existing and future application and storage of agriculture source material ceases to be or never becomes a significant drinking water threat, where such an activity is, or would be, a significant drinking water threat, these activities shall be designated for the purpose of Section 58 of the <i>Clean Water Act, 2006</i> and a Risk Management Plan shall be required. The content shall be based upon, but not limited to, the regulatory requirements of a
	nutrient management plan and strategy under the <i>Nutrient Management Act</i> and scoped to address these specific threats.

Threat 6.0 - The Application of Non-Agricultural Source Material (NASM) to Land

Threat 7.0 – The Handling and Storage of Non-Agricultural Source Material (NASM)

Policy Number	6.1 – Application of non-agricultural source material (NASM) to land 7.1 – The handling and storage of non-agricultural source material (NASM)
CH-MC-5.1 Future Prescribed Instr. WHPA-A-v.10 Policy only applies to the application of NASM containing materials from sewage works or meat plant	To ensure the future application, handling and storage of non-agricultural source material never become significant drinking water threats, where such activities are, or would be, significant drinking water threats, the Ministry of Agriculture, Food and Rural Affairs and/or the Ministry of the Environment, Conservation and Parks shall revoke or not approve any Non-Agricultural Source Material (NASM) Plan, in accordance with the <i>Nutrient Management Act</i> , or within the Environmental Compliance Approval process that allows, or would permit these activities within vulnerable areas where it would be a significant drinking water threat.

Threat 8.0 – The Application of Commercial Fertilizer to Land

Threat 9.0 – The Handling and Storage of Commercial Fertilizer

Policy Number	8.1 – Application of commercial fertilizer to land 9.1 – Handling and storage of commercial fertilizer
CH-CW-6.1 Existing/Future Part IV-RMP WHPA-A-v.10 Does currently not apply to the application of commercial fertilizer due to percent managed land and livestock density calculation	To ensure the existing and future application, handling and storage of commercial fertilizer ceases to be or never becomes a significant drinking water threat, where such an activity is, or would be, a significant drinking water threat, the activity shall be designated for the purpose of Section 58 of the <i>Clean Water Act, 2006</i> and a Risk Management Plan shall be required.

Threat 10.0 – The Application of Pesticide to Land

Threat 11.0 - The Handling and Storage of Pesticide

Policy Number	10.1 – Application of pesticide to land 11.1 – Handling and storage of a pesticide
CH-CW-7.1 Existing/Future Part IV-RMP WHPA-A-v.10	To ensure the existing and future application of pesticide and the handling and storage of pesticide, cease to be or never become significant drinking water threats, these activities are designated for the purposes of Section 58 of the <i>Clean Water Act, 2006</i> and a Risk Management Plan is required.
CH-CW-7.2 Future Education & Outreach WHPA-A-v.10	To ensure the future application, handling or storage of pesticides never become a significant drinking water threat, where the activity is a significant drinking water threat, the City of Hamilton, in collaboration with the Conservation Authority is requested to undertake an education and outreach program on pesticide use and storage methods and their potential impacts on drinking water sources. The program should consider including wellhead protection area mapping and target pesticide applicators, exterminators and farmers.

Threat 13.0 – The Handling and Storage of Road Salt

Policy Number	
CH-MC-8.1	Where the future handling and storage of greater than 5,000 tonnes of road salt would be a significant drinking water threat, the City of Hamilton shall prohibit
Future Land Use Planning WHPA-A-10	through <i>Planning Act</i> tools salt storage and handling facilities with more than this

Threat 14.0 - The Storage of Snow

Policy Number	14.1 – Storage of snow on a site
CH-MC-9.1	To ensure the future storage of snow never becomes a significant drinking water
	threat, where such an activity would be a significant drinking water threat, the City of
Future	Hamilton shall prohibit this land use through <i>Planning Act</i> tools.
Land Use Planning	3 3 3
WHPA-A-v 10	

Threat 15.0 – The Handling and Storage of Fuel

Policy Number	15.1 – Handling and storage of fuel
CH-CW-10.1 Existing/Future Part IV-RMP WHPA-A-v.10	To ensure the existing and future handling and storage of fuel ceases to be or never becomes a significant drinking water threat, where such an activity is, or would be, a significant drinking water threat, this activity shall be designated for the purpose of Section 58 of the <i>Clean Water Act</i> , 2006 and a Risk Management Plan shall be required.
	The Risk Management Plan shall include, as a minimum, the requirements for all storage tanks to comply with the requirements of the <i>Technical Standards and Safety Act</i> and its regulations, for all owners/operators to have an emergency response plan with emergency contact information of the municipality responsible for water services and the Spills Action Centre.
CH-MC-10.2 Future Land Use Planning WHPA-A-v.10	To ensure the future handling and storage of fuel never becomes a significant drinking water threat, where such an activity would be a significant drinking water threat; the City of Hamilton shall prohibit gas stations through <i>Planning Act</i> tools.
CH-CW-10.3 Existing/Future Education & Outreach WHPA-A-v.10	To ensure the existing and future handling and storage of fuel ceases to be or never becomes a significant drinking water threat, where such an activity is, or would be, a significant drinking water threat, within five (5) years of the date that the Source Protection Plan comes into effect, the City of Hamilton shall develop and implement an education and outreach program for homeowners with home fuel oil tanks, regarding spill response and the method and timing for contacting the Spills Action Centre

Threat 16.0 – The Handling and Storage of a Dense Non-Aqueous Phase Liquid (DNAPL)

Policy Number	16.1 – Handling and storage of a dense non-aqueous phase liquid (DNAPL)
CH-CW-11.1 Existing/Future	To ensure the existing and future handling and storage of dense non-aqueous phase liquids ceases to be or never becomes a significant drinking water threat, where such an activity is, or would be, a significant drinking water threat, this activity shall be
Part IV-RMP WHPA-A/B/C	designated for the purpose of Section 58 of the <i>Clean Water Act</i> , 2006 and a Risk Management Plan shall be required.

Threat 17.0 – The Handling and Storage of an Organic Solvent

Policy Number	17.1 – Handling and storage of an organic solvent
CH-CW-12.1	To ensure the existing and future handling and storage of an organic solvent ceases
	to be or never becomes a significant drinking water threat, where such an activity is,
Existing/Future	or would be, a significant drinking water threat, this activity shall be designated for
Part IV-RMP WHPA-A-v.10	the purpose of Section 58 of the Clean Water Act, 2006 and a Risk Management Plan
VVHPA-A-V.10	shall be required.

Threat 18.0 – The Management of Runoff that Contains Chemicals Used in the Deicing of Aircraft

Policy Number	18.1 – The management of runoff that contains chemicals used						
	in the de-icing of aircraft						
CH-NB-13.1 Future Specify Action WHPA-A-v.10 Monitoring	To ensure the management of runoff containing chemicals used in the de-icing of aircraft where such an activity would be a significant drinking water threat, never becomes a significant drinking water threat, the relevant airport authorities and operators, in their consideration of any future airport facilities where the activity would be a significant drinking water threat, are requested to include appropriate design standards and management practices to prevent the runoff from airport de-icing facilities from becoming a significant drinking water threat. The City of Hamilton shall report to the Source Protection Authority if an application has been made for a new airport facility within the vulnerable areas by February 1 of each year.						

Threat 21.0 – The Use of Land as Livestock Grazing or Pasturing Land, an Outdoor Confinement Area or Farm-Animal Yard

Policy Number	21.1 – Agricultural source material (ASM) generation – livestock						
	grazing or pasturing						
	21.2 – Agricultural source material (ASM) generation – outdoor						
	confinement area (OCA) or farm animal yard						
CH-CW-14.1	To ensure the risks to drinking water from the existing or potential future use of land						
Eviating/Eutura	as an outdoor confinement area or farm-animal yard on farms not phased-in under						
Existing/Future Part IV-RMP	the <i>Nutrient Management Act</i> , or from the use of land for livestock grazing or pasturing on all farms, ceases to be or never becomes a significant drinking water						
WHPA-A-v.10	threat, where these activities are, or would be, a significant drinking water threat,						
	these activities shall be designated for the purpose of Section 58 of the <i>Clean Water</i>						
	Act, 2006 and a Risk Management Plan shall be required.						
	The Diele Management Dien shall be based upon the regulatory requirements of a						
	The Risk Management Plan shall be based upon the regulatory requirements of a nutrient management strategy under the <i>Nutrient Management Act</i> and incorporate						
	the best management practices for livestock grazing and pasturing land.						
CH-MC-14.2	Where the existing and potential future use of land as an outdoor confinement area						
	or farm-animal yard is, or would be, a significant drinking water threat and is managed						
Existing/Future	by nutrient management strategies prepared under the Nutrient Management Act, the						
Prescribed Instr. WHPA-A-v.10	Ministry of Agriculture, Food and Rural Affairs shall ensure that all existing and future						
	nutrient management strategies incorporate measures to protect drinking water						
	sources that, when implemented, ensure that the activity ceases to be or never						
	becomes a significant drinking water threat.						

Threat 22.0 – The Establishment and Operation of a Liquid Hydrocarbon Pipeline

Policy Number	22.1 – Conveyance of a liquid hydrocarbon by a pipeline
CH-NB-15.1 Future Specify Action WHPA-A-v.10	To reduce the risk due to the establishment and operation of a liquid hydrocarbon pipeline within the meaning of O. Reg. 210/01 under the <i>Technical Safety and Standards Act</i> or that is subject to the <i>Canadian Energy Regulator Act</i> , where this activity would be a significant drinking water threat, the pipeline proponent, the Canada Energy Regulator and the Ontario Energy Board are encouraged to provide the Source Protection Authority and the City the location of any new proposed pipeline within the City and/or Source Protection Area.
Monitoring	The Source Protection Authority shall document in the annual report the number of new pipelines proposed within vulnerable areas

Appendix A: List of Policies as per Section 34 of Regulation 287/07

LIST A

Title: Significant threat policies that affect decisions under the Planning Act and Condominium Act, 1998

Opening Statement: "Clause 39 (1)(a), subsections 39 (2), (4) and (6), and sections 40 and 42 of the Clean Water Act, 2006 apply to the following policies:"

Content: CH-CW-1.1.1, CH-CW-1.1.2, CH-CW-1.2, CH-CW-1.3, CH-MC-2.3, CH-MC-3.2, CH-MC-3.3, CH-MC-3.11, CH-MC-8.1, CH-MC-9.1, CH-MC-10.2

LIST B

<u>Title</u>: Moderate and low threat policies that affect decisions under the *Planning Act* and *Condominium Act*, 1998

Opening Statement: "Subsection 39 (1) (b) of the Clean Water Act, 2006 applies to the following policies:"

Content: No Applicable Policies

LIST C

Title: Significant threat policies that affect Prescribed Instrument decisions

Opening Statement: "Subsection 39 (6), clause 39 (7) (a), section 43 and subsection 44 (1) of the *Clean Water Act*, 2006 apply to the following policies:"

 $\underline{Content}: \ CH-CW-1.1.1, \ CH-CW-1.1.2 \ , \ CH-MC-2.1, \ CH-MC-3.1, \ CH-MC-3.8, \ CH-MC-3.9, \ CH-MC-3.10, \ CH-MC-5.1, \ CH-MC-14.2$

LIST D

Title: Moderate and low threat policies that affect Prescribed Instrument decisions

Opening Statement: "Clause 39 (7) (b) of the Clean Water Act, 2006 applies to the following policies:"

Content: No Applicable Policies

LIST E

<u>Title</u>: Significant threat policies that impose obligations on municipalities, source protection authorities and local boards

Opening Statement: "Section 38 and subsection 39 (6) of the Clean Water Act, 2006 applies to the following policies:"

<u>Content</u>: CH-CW-1.1.1, CH-CW-1.1.2, CH-CW-1.13, CH-CW-2.2, CH-CW-3.4, CH-CW-3.5, CH-CW-3.7, CH-CW-7.2, CH-CW-10.3

LIST F

<u>Title</u>: Monitoring policies referred to in subsection 22 (2) of the *Clean Water Act*, 2006

Opening Statement: "Section 45 of the Clean Water Act, 2006 applies to the following policies:"

Content: CH-CW-1.4, CH-CW-1.5, CH-CW-1.6, CH-CW-1.7, CH-CW-1.8, CH-NB-15.1, CH-NB-13.1

LIST G

Title: Policies related to section 57 of the Clean Water Act, 2006

Opening Statement: "The following policies relate to section 57 (prohibition) of the Clean Water Act, 2006."

Content: No Applicable Policies

LIST H

Title: Policies related to section 58 of the Clean Water Act, 2006

<u>Opening Statement</u>: "The following policies relate to section 58 (Risk Management Plans) of the Clean Water Act, 2006."

<u>Content</u>: CH-CW-1.1.1, CH-CW-1.1.2, CH-CW-4.1, CH-CW-6.1, CH-CW-7.1, CH-CW-10.1, CH-CW-11.1, CH-CW-12.1, CH-CW-14.1

LIST I

Title: Policies related to section 59 of the Clean Water Act, 2006

Opening Statement: "The following policies relate to section 59 (restricted land uses) of the Clean Water Act, 2006."

Content: CH-CW-1.1.1, CH-CW-1.1.2, CH-CW-1.2

LIST J

Title: Strategic Action policies

<u>Opening Statement</u>: For the purposes of section 33 of O. Reg. 287/07, the following policies are identified as strategic action policies:

Content: CH-NB-1.10, CH-NB-1.11, CH-NB-1.12

LIST K

<u>Title</u>: Significant threat policies targeted to bodies other than municipalities, local board or source protection authorities for implementation

Opening Statement: The following policies are identified as non-legally binding policies:

Content: CH-NB-15.1, CH-NB-3.6, CH-NB-13.1

Appendix B: Prescribed Instruments and Policy Summary Tables

Table 1: Prescribed instruments which apply to source protection plan policies in Lists C and D above (s.34(4) of O. Reg. 287/07)

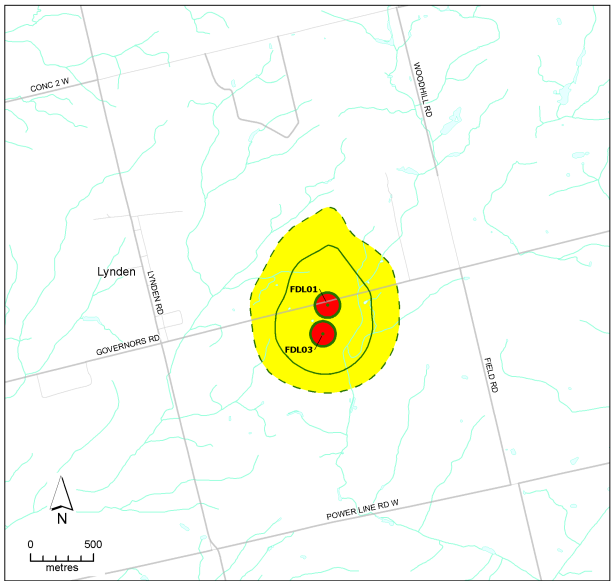
Policy #	Legal Effect	Environmental Protection Act	Nutrient Management Act	Ontario Water Resources Act	
CH-CW-1.1.1	Comply With	Yes	Yes	Yes	
CH-CW-1.1.2	Comply With	Yes	Yes	Yes	
CH-MC-2.1	Must Conform	Yes	No	Yes	
CH-MC-3.1	Must Conform	Yes	No	Yes	
CH-MC-3.8	Must Conform	Yes	No	Yes	
CH-MC-3.9	Must Conform	Yes	No	Yes	
CH-MC-3.10	Must Conform	Yes	No	Yes	
CH-MC-5.1	Must Conform	Yes	Yes	No	
CH-MC-14.2	Must Conform	No	Yes	No	

Table 2: Policy Summary Matrix

Policy ID#	Legal Effect (conform with, have regard to, non-binding)	Policy affects decisions under the Planning Act and Condominium Act, 1998 (Lists A and B)	Policy affects Prescribed Instrument decisions (Lists C and D)	Significant threat policies that impose obligations on municipalities, source protection authorities and local boards (List E)	Monitoring policies referred to in s.22(2) of the CWA (List F)	Part IV Policies - Significant threat policies that are designated in the plan as requiring a Risk Management Plan, are prohibited under s. 57, or to which s. 59 of the CWA applies (Lists G, H, and I)	Strategic Action Policies (List J)	Significant threat policies which designate a body other than a municipality, source protection authority or local board as responsible for implementing the policy (List K)
CH-CW-1.1.1	Comply With	Yes	Yes	Yes	No	Yes	No	No
CH-CW-1.1.2	Comply With	Yes	Yes	Yes	No	Yes	No	No
CH-CW-1.2	Comply With	Yes	No	No	No	Yes	No	No
CH-CW-1.3	Comply With	Yes	No	No	No	No	No	No
CH-CW-1.4	Comply With	No	No	No	Yes	No	No	No
CH-CW-1.5	Comply With	No	No	No	Yes	No	No	No
CH-CW-1.6	Comply With	No	No	No	Yes	No	No	No
CH-CW-1.7	Comply With	No	No	No	Yes	No	No	No
CH-CW-1.8	Comply With	No	No	No	Yes	No	No	No
CH-NB-1.10	Non- binding	No	No	No	No	No	Yes	No
CH-NB-1.11	Non- binding	No	No	No	No	No	Yes	No
CH-NB-1.12	Non- binding	No	No	No	No	No	Yes	No
CH-CW-1.13	Comply With	No	No	Yes	No	No	No	No
CH-MC-2.1	Must conform	No	Yes	No	No	No	No	No
CH-CW-2.2	Comply With	No	No	Yes	No	No	No	No
CH-MC-2.3	Must Conform	Yes	No	No	No	No	No	No
CH-MC-3.1	Must conform	No	Yes	No	No	No	No	No
CH-MC-3.2	Must conform	Yes	No	No	No	No	No	No

Policy ID#	Legal Effect (conform with, have regard to, non-binding)	Policy affects decisions under the Planning Act and Condominium Act, 1998 (Lists A and B)	Policy affects Prescribed Instrument decisions (Lists C and D)	Significant threat policies that impose obligations on municipalities, source protection authorities and local boards (List E)	Monitoring policies referred to in s.22(2) of the CWA (List F)	Part IV Policies - Significant threat policies that are designated in the plan as requiring a Risk Management Plan, are prohibited under s. 57, or to which s. 59 of the CWA applies (Lists G, H, and I)	Strategic Action Policies (List J)	Significant threat policies which designate a body other than a municipality, source protection authority or local board as responsible for implementing the policy (List K)
CH-MC-3.3	Must conform	Yes	No	No	No	No	No	No
CH-CW-3.4	Comply With	No	No	Yes	No	No	No	No
CH-CW-3.5	Comply With	No	No	Yes	No	No	No	No
CH-NB-3.6	Non-binding	No	No	No	No	No	No	Yes
CH-CW-3.7	Comply With	No	No	Yes	No	No	No	No
CH-MC-3.8	Must conform	No	Yes	No	No	No	No	No
CH-MC-3.9	Must conform	No	Yes	No	No	No	No	No
CH-MC-3.10	Must conform	No	Yes	No	No	No	No	No
CH-MC-3.11	Must conform	Yes	No	No	No	No	No	No
CH-CW-4.1	Comply With	No	No	No	No	Yes	No	No
CH-MC-5.1	Must conform	No	Yes	No	No	No	No	No
CH-CW-6.1	Comply With	No	No	No	No	Yes	No	No
CH-CW-7.1	Comply With	No	No	No	No	Yes	No	No
CH-CW-7.2	Comply With	No	No	Yes	No	No	No	No
CH-MC-8.1	Must conform	No	No	No	No	No	No	No
CH-MC-9.1	Must conform	Yes	No	No	No	No	No	No
CH-CW-10.1	Comply With	No	No	No	No	Yes	No	No
CH-MC-10.2	Must conform	Yes	No	No	No	No	No	No
CH-CW-10.3	Comply With	No	No	Yes	No	No	No	No
CH-CW-11.1	Comply With	No	No	No	No	Yes	No	No
CH-CW-12.1	Comply With	No	No	No	No	Yes	No	No
CH-NB-13.1	Non- binding	No	No	No	Yes	No	No	Yes
CH-CW-14.1	Comply With	No	No	No	No	Yes	No	No
CH-MC-14.2	Must conform	No	Yes	No	No	No	No	No
CH-NB-15.1	Non- binding	No	No	No	Yes	No	No	Yes

Schedule A: City of Hamilton, Lynden Rural Settlement Area- Communal Well Supply



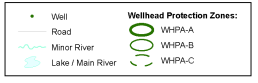


Significant Drinking Water Threat Policy Applicability

	Significant Drinking Water	Vulnerability Scores on Map				
	Threat Policy Categories	10	8	2,4,6		
1.	Waste Disposal					
2.	Sewage Systems					
3, 4.	Agricultural Source Material					
6, 7.	Non-Agricultural Source Material*					
8, 9.	Commercial Fertilizer*					
10, 11.	Pesticide					
12, 13.	Road Salt*					
14.	Storage of Snow					
15.	Fuel					
16.	DNAPLs					
17.	Organic Solvents					
18.	Aircraft De-icing					
21.	Livestock Area					
22.	Oil Pipelines					

Note: This table provides a summary of the activities listed in the Clean Water Act (2006) that apply as Prescribed Drinking Water Threats (PDWT) within Non-GUDI Wellhead Protection Zones on this map. For details refer to the Drinking Water Threats Tables from the Ministry of the Environment and Climate Change, and the text of this Source Protection Plan.

*Application of Commercial Fertilizer, Non-Agricultural Source Material, and Road Salt may not be a significant drinking water threat in some areas due to the % managed land, livestock density, and/or % impervious surface calculations for these areas. See the text of this plan for further details.





1. Updated November 8, 2018

Larger scale mapping of some map layers, including roads and vulnerability scores, is available at www.sourcewater.ca.
 This map is for illustrative purposes only. Information contained bereon is not a substitute for professional review or a site survey a

hereon is not a substitute for professional review or a site survey and is subject to change without notice. The Grand River Conservation Authority takes no responsibility for, nor guarantees, the accuracy of the information contained on this map. Any interpretations or conclusions drawn from this map are the sole responsibility of the user.