# **Grand River Source Protection Area**

# SOURCE PROTECTION PLAN VOLUME II

**Chapter 14: County of Brant** 

June 25, 2025

# TABLE OF CONTENTS

14.0 COU	NTY OF BRANT 14-1
14.14	Definitions
14.15	County Of Brant Source Protection Plan Policies
14.16	Policies Addressing Prescribed Drinking Water Threats 14-7
14.17	Appendix A: List of Policies as per Section 34 of Regulation 287/0714-24
14.18	Appendix B: Prescribed Instrument and Policy Summary Tables14-26
14.19	Schedule A: County of Brant, Airport Water Supply14-29
14.20	Schedule B: County of Brant, Mount Pleasant Water Supply14-30
14.8	Schedule C: County of Brant, St. George Water Supply14-31
14.9	Schedule D: County of Brant, St. George Water Supply, Issue Contributing Area14-32
14.10	Schedule E: County of Brant, Paris Water Supply14-33
14.11	Schedule F: County of Brant, Paris Water Supply, Issuing Contributing Areas
14.12	Schedule G: County of Brant, Bethel Road Water Supply14-35
14.13	Schedule H: County of Brant, Bethel Road Water Supply, Water Quantity 
14.14	Schedule I: County of Brant, Intake Protection Zones Index Map14-37
14.15	Schedule J: County of Brant, Intake Protection Zones, Map A14-38
14.16	Schedule K: County of Brant, Intake Protection Zones, Map B14-39
14.17	Schedule L: County of Brant, Intake Protection Zones, Map C14-40
14.18	Schedule M: County of Brant, Intake Protection Zones, Map D14-41
14.19	Schedule N: County of Brant, Intake Protection Zones, Map E14-42
14.20	Schedule O: County of Brant, Intake Protection Zones, Map F14-43
14.21	Schedule P: County of Brant, Intake Protection Zones, Map G14-44

All maps Copyright © Grand River Conservation Authority, 2021. Produced using information provided by the Ministry of Northern Development, Mines, Natural Resources and Forestry, Copyright © Queen's Printer, 2021.

## 14.0 COUNTY OF BRANT

The following Source Protection Plan policies apply to the vulnerable areas located within the County of Brant, including those originating from other jurisdictions including the City of Brantford and Six Nations of the Grand River.

Reference should be made to the Region of Waterloo policies for the portions of the County of Brant water supply system and vulnerable areas located within the City of Cambridge.

### 14.1 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 apply specifically to the County of Brant Source Protection Policies and are capitalized in the policy text:

**County** – means the Corporation of the County of Brant.

**Existing** – means a use or activity at a location in a vulnerable area that is in compliance with all applicable regulations on or prior to the effective date of the Source Protection Plan.

**New or Future** – means a use or activity that takes place at a location in a vulnerable area after the Source Protection Plan takes effect where such use or activity is not existing as defined in this Plan.

#### **Policy Number** Implementation and Timing Policies BC-CW-1.1.1 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 Implement. & permitted in accordance with the Clean Water Act, 2006, and the Timing 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.** BC-CW-1.1.2 Except as set out below, the policies contained in this Source Protection Plan shall come into effect on the date set out by the Minister. Implement. & a. For Section 57 of the Clean Water Act, 2006, if an activity was Timing engaged in at a particular location before the relevant policies within this Source Protection Plan took effect, policies regarding prohibited activities do not apply to a person who engages in the activity at that location until 180 days from the date the Source Protection Plan comes into effect; b. 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 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 the notice is given; c. For Section 59 of the Clean Water Act, 2006, policies regarding restricted land uses shall come into effect the same day the relevant policies within the Source Protection Plan comes into effect: d. Where the Source Protection Policies require the County and/or the Source Protection Authority 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 comes into effect; e. For Sections 43 of the *Clean Water Act, 2006*, if an activity was engaged in at a particular location immediately before the relevant policies within this Source Protection Plan took effect, amendments to Prescribed Instruments shall be completed

#### 14.2 County Of Brant Source Protection Plan Policies

Policy Number	Implementation and Timing Policies
	within three (3) years from the date the Source Protection Plan or amendment comes into effect;
	For Section 40 and 42 of the <i>Clean Water Act, 2006,</i> the Official Plan must be amended and adopted by council to conform with the significant threat policies within five (5) years from the date the relevant policies within the Source Protection Plan comes into effect or the next Official Plan review required under Section 26 of the <i>Planning Act</i> and the Zoning By-law within two (2) years from adoption of the Official Plan conformity amendment.

Policy Number	Transition Policies
BC-CW-1.2	Despite the definition of existing, for the purposes of this Plan, where one or more of the following:
Transition	a. A complete application for development under the <i>Planning Act or Condominium Act</i> ;
	b. An application for Environmental Compliance Approval; or
	c. An application for a Building Permit;
	has been received by the applicable implementing body prior to the date this Source Protection Plan takes effect a related significant drinking water threat shall be permitted subject to the policies pertaining to existing significant drinking water threats. Where the above noted applications have lapsed or been withdrawn, the above noted transition policies shall no longer apply.

Policy Number	Uses and Areas Designated as Restricted Land Uses Policies
BC-CW-1.3	In accordance with Section 59 of the Clean Water Act, 2006, all land
	uses, except solely residential uses, where significant drinking water
Part IV- RLU	5 1 1
	Section 58 of the Clean Water Act, 2006, are hereby designated as
	Restricted Land Uses and a written notice from the Risk Management
	Official is required prior to approval of any Building Permit, <i>Planning Act</i>
	or Condominium Act application.
	Despite the above policy, a site specific proposed land use that is the
	subject of an application for an approval under the <i>Planning Act</i> (as
	prescribed in O. Reg. 287/07 Section 62), or for a permit under the
	Building Code Act, is not designated for the purpose of Section 59 if the
	applicant can demonstrate to the satisfaction of the planning authority or
	the building official, as the case may be, that a significant drinking water
	threat activity designated for the purposes of Section 57 or 58 will not be
	engaged in.

Policy Number	Official Plan and Zoning By Law Amendment(s) Policies
BC-MC-1.4	The County shall amend their Official Plan and 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 as regulated by the Source Protection Plan; and
	<ul> <li>c. Incorporate any other amendments required to conform with the threat specific land use policies identified in this Source Protection Plan.</li> </ul>

Policy Number	Education and Outreach Program Policies
BC-CW-1.5	The County, in collaboration with Conservation Authorities and other
	bodies wherever possible, may develop and implement education and
Existing/Future	outreach programs directed at any, or all, significant drinking water
Education &	threats where such programs are deemed necessary and/or appropriate
Outreach	by the County. Such programs may include, but not necessarily be
	limited to, increasing awareness and understanding of significant
	drinking water threats and promotion of best management practices.

Policy Number	Incentive Program Policies
BC-CW-1.6	The County, in collaboration with other bodies and levels of government
	wherever possible, may develop and implement incentive programs
Existing/Future	directed at various significant drinking water threats where such
Incentive	
	subject to available funding.
BC-NB-1.7	The Ministry of the Environment, Conservation and Parks and other
	provincial ministries shall consider providing continued funding and
Existing/Future	
Incentive	5 5 ,
	the Ontario Drinking Water Stewardship Program and Rural Water
	Quality Program.
BC-NB-1.8	To reduce the risks to drinking water from an existing activity, where this
Evictics	activity is a significant drinking water threat, the Grand River
Existing	Conservation Authority, in consultation with the County, will deliver
Incentive	
	Conservation Authority has such programs and outreach staff available, and work with affected land owners to implement best management
	practices for the following activities:
	<ul> <li>The application of agricultural source material to land;</li> </ul>
	b. The storage of agricultural source material; and

c. The use of land as livestock grazing or pasturing land, an outdo confinement area or a farm-animal yard.	oor
---	-----

Policy Number	Annual Reporting Policies
BC-CW-1.9	The County shall provide a report to the Source Protection Authority, by
	February 1 <sup>st</sup> of each year, summarizing the actions taken to implement
Monitoring	the Source Protection Plan Policies.
	Where the County is required to implement education and outreach
	programs as the primary means of managing the risk associated with
	significant drinking water threats, the report must indicate, at minimum,
	the properties where these programs were implemented and additional
	details on how the significant drinking water threat was managed
BC-CW-1.10	and/or ceased to be significant.
BC-CVV-1.10	Where the County is required to amend their Official Plan and/or Zoning By-law to bring their planning documents into conformity with
Monitoring	the Source Protection Plan, the County shall provide proof of
Worntoring	compliance to the Source Protection Authority and shall provide a copy
	of such compliance within 30 days of the amendment(s) coming into
	effect or, where the matter has been appealed to the Ontario Municipal
	Board, the date of their decision to approve.
BC-CW-1.11	The Risk Management Official shall provide a report to the Source
	Protection Authority, by February 1 <sup>st</sup> of each year, summarizing the
Monitoring	actions taken by the Risk Management Official to implement the
	Source Protection Plan policies, in accordance with the Clean Water
	Act, 2006 and associated regulations.
BC-CW-1.12	Where the Source Protection Plan policies may result in amendments
	to Prescribed Instruments or the issuance of a new Prescribed
Monitoring	Instrument, the applicable ministry shall provide a summary of any
	actions taken the previous year to implement the policies and provide a
	written report summarizing this information to the Source Protection
BC-CW-1.13	Authority by February 1 <sup>st</sup> of each year. Where the Source Protection Plan policies prohibit an activity that
00-000-1.13	results in a denial of a Prescribed Instrument, the applicable ministry
Monitoring	shall summarize the actions taken the previous year to implement the
womonig	policies and provide a written report summarizing this information to the
	Source Protection Authority by February 1 <sup>st</sup> of each year.

Policy Number	Conditions Policies
BC-MC-1.16	To address conditions resulting from past activities that are significant drinking water threats, the Ministry of the Environment, Conservation
Existing	and Parks shall:
Prescribed Instr. WHPA- B	<ul> <li>Ensure that all Prescribed Instruments issued for Condition Sites include terms and conditions, as appropriate, to ensure that the risk to drinking water sources is managed. Appropriate</li> </ul>

Policy Number	Conditions Policies
Condition Sites Identified	conditions may include requirements for source control, remediation to provincial standards, monitoring and Contaminant Management Plans;
	<ul> <li>Ensure that Prescribed Instruments include a condition requiring the instrument holder to report on the actions taken and the status of the site to the Ministry of the Environment, Conservation and Parks, Source Protection Authority and the municipality on an annual basis; and</li> </ul>
	<ul> <li>Provide to the County of Brant a copy of the new or revised Prescribed Instrument.</li> </ul>
BC-MC-1.17	To address Conditions sites that are significant drinking water threats resulting from past activities, the County shall amend their Official Plan
Future	to require that as a component of a complete application under the
Land Use	Planning Act, the completion of the contaminated sites protocol is
Planning	required, inclusive of the requirement that a record of site condition is
WHPA-B	to be provided as appropriate.
Condition Sites	
Identified BC-CW-1.18	To address Conditions resulting from post activities that are significant
	To address Conditions resulting from past activities that are significant drinking water threats, the County shall:
Existing Specify Action Education & Outreach	<ul> <li>Continue to support environmental investigation, remediation and redevelopment through the incentives provided through the Community Improvement Plans; and</li> </ul>
Condition Sites Identified	b. Implement an education program on drinking water issues associated with contaminated sites including the protection of drinking water sources and the use of the Record of Site Condition process as a best management practice to address Condition sites.

Policy Number	Strategic Action Policies: Spill Prevention, Spill Contingency or Emergency Response Plans
BC-NB-1.19	To ensure spill prevention plans, contingency plans, and emergency response plans are updated for the purpose of protecting drinking water
Future	
Specify Action	highways, or railway lines:
	<ul> <li>The County is requested to incorporate the location of WHPAs and IPZs into their emergency response plans in order to protect drinking water sources when a spill occurs along highways or rail lines; and</li> </ul>
	b. The Ministry of the Environment, Conservation and Parks is requested to provide mapping of the identified vulnerable areas

Policy Number	Strategic Action Policies: Spill Prevention, Spill Contingency or Emergency Response Plans
	to assist the Spills Action Centre in responding to reported spills along transportation corridors.

Policy Number	Strategic Action Policies: Transport Pathways
BC-NB-1.20	To achieve the intent of the Clean Water Act, 2006, the County is
	requested to support ongoing programs, which encourage the
Existing/Future	decommissioning of abandoned wells as per O. Reg. 903, within all
Specify Action	vulnerable areas where there is or would be a significant drinking water
	threat.

Policy Number	Interpretation Policies
BC-CW-1.21 Interpretation of	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.
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, <i>Clean Water Act, 2006</i> .
	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.

### 14.3 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	
BC-MC-2.1	To ensure any existing waste disposal site within the meaning of Part
	V of the Environmental Protection Act that is subject to an
Existing	Environmental Compliance Approval, ceases to be a significant
Prescribed Instr.	drinking water threat, where this activity is a significant drinking water
WHPA-A-v.10;	threat, the Ministry of the Environment, Conservation and Parks shall
WHPA-B-v.10;	review, and if necessary, amend Environmental Compliance
WHPA-B-v.8;	Approvals to ensure that terms and conditions are incorporated that,
WHPA-C-v.8;	

Policy Number	
IPZ-2-v.9;	when implemented, ensure that the waste disposal site is managed to
IPZ-2-v.8	reduce the risk to municipal drinking water sources.
IPZ-3-v.8;	
Nitrate WHPA-	
ICA	
BC-CW-2.2	To ensure any existing waste disposal site within the meaning of Part
	V of the Environmental Protection Act, which does not require an
Existing	Environmental Compliance Approval under Part V of the
Part IV-RMP	Environmental Protection Act, ceases to be a significant drinking
WHPA-A-v.10;	water threat, where this activity is a significant drinking water threat,
WHPA-B-v.10;	this activity shall be designated for the purpose of Section 58 of the
WHPA-B-v.8;	Clean Water Act, 2006 and a Risk Management Plan shall be
WHPA-C-v.8; IPZ-2-v.9;	required.
Nitrate WHPA-	
ICA	
BC-MC-2.3	To ensure the establishment, operation or maintenance of a new
DC-IVIC-2.5	waste disposal site within the meaning of Part V of the <i>Environmental</i>
Future	<i>Protection Act</i> , that is subject to an Environmental Compliance
Prescribed Instr.	Approval, never becomes a significant drinking water threat, where
WHPA-A-v.10;	this activity would be a significant drinking water threat, the Ministry of
WHPA-B-v.10;	the Environment, Conservation and Parks shall prohibit this activity
WHPA-B-v.8;	within the Environmental Compliance Approval process.
WHPA-C-v.8;	
IPZ-2-v.9;	
IPZ-2-v.8	
IPZ-3-v.8;	
Nitrate WHPA-	
ICA	
BC-CW-2.4	To ensure the establishment, operation or maintenance of a new waste
Estere	disposal site within the meaning of Part V of the <i>Environmental</i>
Future	Protection Act, which does not require an Environmental Compliance
Part IV-Prohibit WHPA-A-v.10;	Approval, never becomes a significant drinking water threat (except for the storage of wastes described in clauses (p), (q), (r), (s), (t), or (u) of
WHPA-B-v.10;	the definition of hazardous wastes, or in clause (d) of the definition of
WHPA-B-v.8;	liquid industrial waste; storage of hazardous or liquid industrial waste;
WHPA-C-v.8;	or storage of polychlorinated biphenyls (PCB) waste), where this
<i>IPZ-2-v.9</i> ;	activity would be a significant drinking water threat, this activity shall be
Nitrate WHPA-	designated for the purpose of Section 57 of the <i>Clean Water Act, 2006</i>
ICA	and shall be prohibited.
BC-CW-2.5	To ensure the establishment, operation or maintenance of a new waste
	disposal site, or aspect thereof, within the meaning of Part V of the
	Environmental Protection Act, which does not require an
Future	Environmental Compliance Approval and comprises one of the
Part IV-RMP	following waste disposal site threat subcategories:
WHPA-A-v.10;	

Policy Number	
WHPA-B-v.10; IPZ-2-v.9;	<ul> <li>a. storage of wastes described in clauses (p), (q), (r), (s), (t), or (u) of the definition of hazardous waste, or in clause (d) of the definition of liquid industrial waste;</li> <li>b. storage of hazardous or liquid industrial waste; or</li> <li>c. storage of polychlorinated biphenyls (PCB) waste</li> </ul>
	and where such waste disposal site would be a significant drinking water threat, it shall be designated for the purpose of Section 58 of the Clean Water Act and a Risk Management Plan shall be required to manage the activity such that it never becomes a significant drinking water threat.
	The requirements of the Risk Management Plan may be based on Ministry of the Environment, Conservation and Parks tools and requirements for such activities, as set out in the <i>Environmental</i> <i>Protection Act</i> , but may also include any modifications or additional requirements that are deemed necessary or appropriate by the Risk Management Official.
BC-CW-2.6 Existing/Future	The County in collaboration with Conservation Authorities and other bodies wherever possible, shall develop and implement education and outreach programs for such activities that involve existing and future
Education& Outreach	establishment, operation or maintenance of a waste disposal site, within the meaning of Part V of the <i>Environmental Protection Act</i> within
WHPA-A-v.10; WHPA-B-v.10;	vulnerable areas, that do not require an Environmental Compliance Approval. The program should focus on the proper handling, storage
WHPA-B-v.8; WHPA-C-v.8;	and disposal of wastes to ensure that these activities cease to be or never become significant drinking water threats.
IPZ-2-v.9;	
Nitrate WHPA- ICA	

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

Policy Number	
BC-CW-3.1	To ensure existing or new onsite sewage systems and holding
	tanks, with a design flow of less than or equal to 10,000 Litres
Existing/Future	per day and subject to approval under the Ontario Building
Specify Action	Code Act or the Ontario Water Resources Act, ceases to be or
WHPA-A-v.10;	never becomes a significant drinking water threat, where this
WHPA-B-v.10	activity is, or would be, a significant drinking water threat, the
Nitrate WHPA-ICA	County shall implement an on-site sewage system maintenance
Chloride WHPA-ICA	
	the proximity to the drinking water supply.
BC-MC-3.2	To ensure existing or future onsite sewage system, with a design
	flow of greater than 10,000 Litres per day and regulated under
Existing/Future	the Ontario Water Resources Act ceases to be or never becomes

Policy Number	
Prescribed Instr. WHPA-A-v.10; WHPA-B-v.10 Nitrate WHPA-ICA Chloride WHPA-ICA	a significant drinking water threat, where this activity is, or would be, a significant drinking water threat, the Ministry of the Environment, Conservation and Parks shall prepare or review and, if necessary, amend Environmental Compliance Approvals to incorporate terms and conditions that, when implemented, ensure that these septic systems are managed to reduce the risk to municipal drinking water sources.
	The terms and conditions may include, as appropriate, requirements for the proponent/applicant to undertake mandatory monitoring of groundwater impacts, contingencies in the event that drinking water quality is adversely affected, regular and ongoing compliance monitoring, mandatory system inspections at least every five (5) years, and upgrading of these septic systems to current standards, if necessary. In addition, the terms and conditions may include the proponent/applicant to provide annual reporting to the Source Protection Authority and County of any monitoring and inspection programs required and their results.
BC-MC-3.3	To ensure any existing or new sewage treatment plant with
Existing/Future Prescribed Instr. WHPA-A-v.10; WHPA-B-v.10; WHPA-B-v.8; WHPA-C-v.8; IPZ-2-v.9; IPZ-2-v.9; IPZ-2-v.8 IPZ-3-v.8 Nitrate WHPA-ICA BC-MC-3.4	effluent discharge, or any existing or new sewage treatment plant with plant bypass discharge to surface water, or any existing or new sewage treatment plant with sewage storage tanks cease to be or never become significant drinking water threats, where these activities are, or would be significant drinking water threats, the Ministry of the Environment, Conservation and Parks shall review or prepare and, if necessary, amend Environmental Compliance Approvals to incorporate terms and conditions that, when implemented, will reduce the risks to municipal drinking water sources. The terms and conditions may include, as appropriate, requirements for regular maintenance and inspections conducted by the proponent. To ensure any existing or new sanitary sewer and pipes where this activity is, or would be, a significant drinking water threat,
Existing/Future Prescribed Instr. WHPA-A-v.10; WHPA-B-v.10 Nitrate WHPA-ICA	ceases to be or never becomes a significant drinking water threat, the Ministry of the Environment, Conservation and Parks shall review or prepare and, if necessary, amend Environmental Compliance Approvals to incorporate terms and conditions that, when implemented, will reduce the risks to municipal drinking water sources. The terms and conditions may include, as
	appropriate, requirements for regular maintenance and inspections conducted by the proponent.
BC-MC-3.5	To ensure any existing or new discharge from a stormwater management facility ceases to be or never becomes a significant
Existing/Future Prescribed Instr.	drinking water threat, where this activity is, or would be, a significant drinking water threat, the Ministry of the Environment,

Policy Number	
WHPA-A-v.10;	Conservation and Parks shall review or prepare and, if
WHPA-B-v.10;	necessary, amend Environmental Compliance Approvals to
IPZ-2-v.9;	incorporate terms and conditions (for example, regular
IPZ-2-v.8	maintenance) that, when implemented, will reduce the risks to
IPZ-3-v.8	municipal drinking water sources.
Nitrate, and Chloride	
WHPA-ICA	
BC-MC-3.6	To ensure any existing or new combined sewer discharge from
	a stormwater outlet ceases to be or never becomes a significant
Existing/Future	drinking water threat, where this activity is, or would be, a
Prescribed Instr.	
<i>IPZ-2-v.9;</i>	
IPZ-2-v.8	Environmental Compliance Approval process.
IPZ-3-v.8	
BC-MC-3.7	To ensure any existing or new industrial effluent discharge to
	surface water ceases to be or never becomes a significant
Existing/Future	drinking water threat, where this activity is, or would be, a
Prescribed Instr.	significant drinking water threat, the Ministry of the
IPZ-2-v.9;	, , , , , , , , , , , , , , , , , , , ,
IPZ-2-v.8	
IPZ-3-v.8	to incorporate terms and conditions that, when implemented,
	will reduce the risks to municipal drinking water sources. The
	terms and conditions may include, as appropriate, requirements
	for regular maintenance and inspections conducted by the
	proponent.

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

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

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)

Threat 8.0 – The Application of Commercial Fertilizer to Land

Threat 9.0 – The Handling and Storage of Commercial Fertilizer

Threat 10.0 – The Application of Pesticide to Land

Threat 11.0 – The Handling and Storage of Pesticide

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

Policy Number	The following policies are in addition to those in the tables below
BC-CW-4.1	a. To ensure the following existing significant drinking water threats:
a) Existing Part IV-RMP WHPA-A-v.10; WHPA-B-v.10	under the <i>Nutrient Management Act</i> ) ii. The application, handling and storage of commercial fertilizer

Policy Number	The following policies are in addition to those in the tables below
	within WHPA-A or B with a vulnerability score equal to ten (10), cease to be significant drinking water threats, 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.
b) Existing Part IV –	b. To ensure the following existing significant drinking water threat:
RMP WHPA-B-v.10	i. The application of agricultural source material (not phased-in under the <i>Nutrient Management Act)</i>
Currently does not apply to the application of commercial	within WHPA-B with a vulnerability score equal to ten (10), ceases to be a significant drinking water threat, this activity shall be designated for the purpose of Section 58 of the Clean Water Act, 2006 and a Risk Management Plan shall be required.
fertilizer in the Mt. Pleasant and Airport well systems due to the percent managed land and livestock density	The requirements of the Risk Management Plan for the storage of agricultural source material will generally be based on the requirements of a Nutrient Management Plan and/or Strategy under the <i>Nutrient Management Act</i> , but may also include any modifications or additional requirements deemed necessary or appropriate by the Risk Management Official.
calculations	
BC-CW-4.2 Existing/Future Part IV-Prohibit WHPA-A-v.10	<ul> <li>To ensure the following significant drinking water threats: <ul> <li>a. The existing and future application of agricultural source material</li> <li>b. The future storage of agricultural source material</li> <li>c. The existing and future application and handling and storage of non-agricultural source material</li> <li>d. The future handling and storage of pesticide</li> <li>e. The future use of land as livestock grazing or pasturing land, an outdoor confinement area or a farm animal yard</li> </ul> </li> </ul>
	within a WHPA-A, cease to be or never become significant drinking water threats, these activities shall be designated for the purpose of Section 57 of the <i>Clean Water Act, 2006</i> and shall be prohibited.
BC-CW-4.3 Future Part IV-Prohibit WHPA-B-v.10	<ul> <li>To ensure the following future significant drinking water threats:</li> <li>a. The storage of agricultural source material</li> <li>b. The handling and storage of non-agricultural source material</li> <li>c. The handling and storage of pesticide</li> </ul>
	within a WHPA-B with a vulnerability score equal to ten (10), never become significant drinking water threats, these activities shall be

Policy Number	The following policies are in addition to those in the tables below
	designated for the purpose of Section 57 of the Clean Water Act,
	2006 and shall be prohibited.
BC-CW-4.4 Future Part IV-RMP WHPA-A-v.10	<ul> <li>To ensure the following future significant drinking water threats:</li> <li>a. The application, handling and storage of commercial fertilizer</li> <li>b. The application of pesticide</li> <li>within WHPA-A, never become significant drinking water threats,</li> <li>these activities shall be designated for the purpose of Section 58 of</li> </ul>
Except where a nitrate Issue Contributing area exists policy does not currently apply to the application of commercial fertilizer due to the percent managed land and livestock density calculations	the <i>Clean Water Act, 2006</i> and a Risk Management Plan shall be required.
BC-CW-4.5 Future Part IV-RMP WHPA-B-v.10	<ul> <li>To ensure the following future significant drinking water threats:</li> <li>a. The application of agricultural source material (not phased-in under the <i>Nutrient Management Act</i>)</li> <li>b. The application, handling and storage of commercial fertilizer</li> <li>c. The application of pesticide</li> <li>d. The use of land as livestock grazing or pasturing land, an outdoor confinement area or a farm animal yard</li> </ul>
Currently does not apply to the application of commercial fertilizer in the Mt. Pleasant and	within WHPA-B with a vulnerability score equal to ten (10), never become significant drinking water threats, 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.
Airport well systems due to the percent managed land and livestock density calculations	The requirements of the Risk Management Plan for the application of agricultural source material will generally be based on the requirements of a Nutrient Management Plan and/or Strategy under the <i>Nutrient Management Act</i> , but may also include any modifications or additional requirements deemed necessary or appropriate by the Risk Management Official.
BC-MC-4.6	To ensure:

Deliev Number	The following policies are in addition to those in the tables below
Policy Number	The following policies are in addition to those in the tables below
a) Existing Prescribed Instr. WHPA-A-v.10; WHPA-B-v.10;	<ul> <li>a. the existing storage of agricultural source material on lands phased-in under the <i>Nutrient Management Act</i> within a WHPA-A or WHPA-B with a vulnerability score equal to ten (10); or</li> <li>b. the future application of agricultural source material on lands phased-in under the <i>Nutrient Management Act</i> within a WHPA-B with a vulnerability score equal to ten (10)</li> </ul>
b) Future Prescribed Instr. WHPA-B-v.10	cease to be or never become significant drinking water threats, the Ministry of Agriculture, Food and Rural Affairs shall review or prepare and, if necessary, amend the Nutrient Management Plan/Strategy to ensure that such Plan/Strategy incorporates appropriate measures and/or terms and conditions that, when implemented, ensure that the activities cease to be or never become significant drinking water threats.
BC-CW-4.7 Existing/Future	To ensure the following existing and future significant drinking water threats:
Existing/Future Education & Outreach IPZ-3-v.8 IPZ-2-v.8; IPZ-2-v.9; Nitrate WHPA- ICA v. <10.	<ul> <li>a. The application and storage of agricultural source material</li> <li>b. The application, handling and storage of non-agricultural source material</li> <li>c. The application, handling and storage of commercial fertilizer</li> <li>d. The application and storage of pesticide</li> <li>e. The use of land as livestock grazing or pasturing land, an outdoor confinement area or a farm animal yard</li> </ul>
Except where a nitrate Issue Contributing Area exists policy does currently not apply to the application of commercial fertilizer due to percent managed land and livestock density calculation	within a Nitrate WHPA-ICA with a vulnerability score of less than 10, or IPZ with a vulnerability score equal to or greater than eight (8) cease to be or never become significant drinking water threats, the County shall develop and implement an education and outreach program targeted to individuals within these vulnerable areas to ensure that the risk to municipal drinking water sources from these activities is reduced.
Except where a nitrate Issue Contributing Area exists policy only	

Policy Number	The following policies are in addition to those in the tables below
applies to the	
application of	
NASM from a	
meat plant or	
sewage works	

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

Policy Number	
BC-MC-4.8	To ensure the existing and future application of non-agricultural source
	material to lands located within a WHPA-B with a vulnerability score
Existing/Future	equal to ten (10) ceases to be or never becomes a significant drinking
Prescribed Instr.	water threat, the Ministry of Agriculture, Food and Rural Affairs, or
WHPA-B-v.10	Ministry of the Environment, Conservation and Parks, as applicable,
	shall review or prepare and, if necessary, amend a Non-Agricultural
In the St.	Source Material (NASM) Plan in accordance with the Nutrient
George, Mt.	Management Act, or an Environmental Compliance Approval in
Pleasant and	accordance with the Environmental Protection Act, to ensure that such
Airport well	Plans/Compliance Approvals incorporate appropriate measures
systems this	and/or terms and conditions that, when implemented, ensure that the
policy only	activity ceases to be a significant drinking water threat.
applies to the	
application of	
NASM from a	
meat plant or	
sewage works	

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

Policy Number	
Policy Number BC-MC-4.9 Existing Prescribed Instr. WHPA-A-v.10; WHPA-B-v.10	Notwithstanding policy BC-CW-4.2, to ensure any existing handling and storage of non-agricultural source material within a WHPA-A or B with a vulnerability score equal to ten (10) ceases to be a significant drinking water threat, the Ministry of Agriculture, Food and Rural Affairs, or Ministry of the Environment, Conservation and Parks, as applicable, shall review and, if necessary, amend any existing NonAgricultural Source Material (NASM) Plan, in accordance with the <i>Nutrient Management Act</i> , or Environmental Compliance Approvals, in accordance with the <i>Environmental Protection Act</i> , to ensure that such Plans/Compliance Approvals incorporate appropriate measures and/or terms and conditions that, when implemented,
	ensure that the activity ceases to be a significant drinking water threat.

Policy Number	
BC-CW-5.1	
DO OW 0.1	Where a Chloride Issue Contributing Area has been identified, the
Existing/Future	County of Brant shall review and, if necessary, revise their Salt
Specify Action	Management Plans for the application of salt on roadways in all Wellhead Protection Areas. The Salt Management Plan shall include,
Chloride WHPA-	as a minimum, measures to ensure application rate, timing and
ICA	location reduce the potential for salt-related surface water run-off and
	groundwater infiltration and meet the objectives of Environment
	Canada's Code of Practice for Environmental Management of Road
	Salts including the salt vulnerable area mapping to include areas
	where significant threats can occur.
BC-MC-5.2	To reduce the risks to drinking water due to the future application of
Future	road salt where this activity would be a significant drinking water threat, the County shall include policies in their Official Plan requiring all new
Land Use	
	development in vulnerable areas to provide salt impact assessments
Planning	as part of a complete application for development which includes new
Chloride WHPA- ICA	roads and parking lots.
104	Such assessments should include but not be limited to mitigation
	measures regarding design of parking lots, roads and sidewalks to minimize the need for repeat application of road salt such as
	designing ponding of parking areas with the goal of reducing salt use;
	directing stormwater discharge outside of vulnerable areas where
	possible; and provisions to hire certified contractors.
L	

Policy Number	
BC-CW-6.1	To ensure any existing handling and storage of road salt ceases to be a significant drinking water threat, where this activity is a significant
Existing	drinking water threat, this activity shall be designated for the purpose
Part IV-RMP	of Section 58 of the Clean Water Act, 2006 and a Risk Management
WHPA-A-v.10;	Plan shall be required.
WHPA-B-v.10;	
IPZ-2-v.9	
Chloride WHPA-	
ICA	
BC-CW-6.2	To ensure any new handling and storage of road salt within WHPA-A,
<b>—</b> (	never becomes a significant drinking water threat, where this activity
Future	<b>5577</b>
Part IV-Prohibit	5 1 1
WHPA-A-v.10	2006 and shall be prohibited.
BC-CW-6.3	To ensure any new handling and storage of road salt in the following
	areas never become significant drinking water threats, where these
Future	activities would be significant drinking water threats within:
Part IV-RMP	5 5
WHPA-B-	WHPA-B with a vulnerability score equal to ten (10),
v.10;IPZ-2-v.9;	
Chloride WHPA-	IPZ with a vulnerability score of nine (9),
ICA	
	these activities shall be designated for the purpose of Section 58 of
	the Clean Water Act, 2006 and a Risk Management Plan shall be
	required.

## Threat 13.0 – The Handling and Storage of Road Salt

## Threat 14.0 – The Storage of Snow

Policy Number	
BC-CW-7.1 Existing Part IV-RMP WHPA-A-v.10; WHPA-B-v.10	To ensure any existing snow storage in an area greater than 0.01 hectares ceases to be a significant drinking water threat, where such an activity is a significant drinking water threat within a WHPA-A or B with a vulnerability score equal to ten (10), this 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.
BC-CW-7.2 Existing Specify Action IPZ-2-v.9; ICA (CHL/NIT);	To ensure any existing snow storage ceases to be a significant drinking water threat, where this activity is a significant drinking water threat within a Chloride or Nitrate ICA or IPZ with a vulnerability score of nine (9), the County shall encourage best management practices with respect to the handling and storage of snow.

Policy Number	
BC-CW-7.3	To ensure any new snow handling and storage in an area greater
	than 0.01 hectares never becomes a significant drinking water threat,
	where this activity would be a significant drinking water threat, this
Future	activity shall be designated for the purpose of Section 57 of the Clean
Part IV-Prohibit	Water Act, 2006 and shall be prohibited.
WHPA-A-v.10;	
WHPA-B-v.10;	
IPZ-2-v.9	
ICA (CHL/NIT)	

## Threat 15.0 – The Handling and Storage of Fuel

Policy Number	
BC-CW-8.1	To ensure the existing and future handling and storage of fuel equal to or less than 2,500 Litres ceases to be or never becomes a
Existing/Future	significant drinking water threat, where this activity is, or would be, a
Education	significant drinking water threat, the County shall develop and
&Outreach	implement an education and outreach program outlining requirements
WHPA-A-v.10;	for the proper maintenance of fuel storage tanks and the steps to be
WHPA-B-v.10	taken if there is a spill or leak detected.
BC-CW-8.2	To ensure the handling and storage of liquid fuel more than 2,500
	Litres ceases to be or never becomes a significant drinking water
a) Existing	threat, where this activity is, or would be a significant drinking water
Part IV-RMP	threat, these activities shall be designated for the purpose of Section
WHPA-A-v.10; WHPA-B-v.10	58 of the <i>Clean Water Act, 2006</i> and a Risk Management Plan shall
VVNPA-D-V.10	be required in the following areas:
b) Future Part IV-RMP	<ul> <li>a. existing activities within a WHPA-A or B with a vulnerability score equal to ten (10); or</li> </ul>
WHPA-B-v.10	<ul> <li>b. future activities within a WHPA-B with a vulnerability score of ten (10).</li> </ul>
BC-CW-8.3	To ensure any future handling and storage of liquid fuel of more than
	2,500 Litres never becomes a significant drinking water threat, where
Future	this activity would be a significant drinking water threat within a
Part IV-Prohibit	WHPA-A, this activity shall be designated for the purpose of Section
WHPA-A-v.10	57 of the Clean Water Act, 2006 and shall be prohibited.

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

Policy Number	
BC-CW-9.1	To ensure any existing handling and storage of a dense non-aqueous
	phase liquid (DNAPL) for industrial, commercial, institutional and
Existing	agricultural purposes ceases to be a significant drinking water threat,
Part IV-RMP	where this activity is a significant drinking water threat within a
WHPA-A-v.10;	WHPA-A or B with a vulnerability score equal to ten (10), , this activity
WHPA-B-v.10	

Policy Number	
	shall be designated for the purpose of Section 58 of the Clean Water
	Act, 2006 and a Risk Management Plan shall be required.
BC-CW-9.2	To ensure any future handling and storage of a dense non-aqueous
	phase liquid (DNAPL) for industrial, commercial institutional and
Future	agricultural purposes never becomes a significant drinking water
Part IV-Prohibit	threat, where this activity would be a significant drinking water threat
WHPA-A-v.10;	within WHPA- A or B with a vulnerability score equal to ten (10), this
WHPA-B-v.10	activity shall be designated for the purpose of Section 57 of the Clean
	Water Act, 2006 and shall be prohibited.
BC-CW-9.3	To ensure any existing or new handling and storage of a dense non-
	aqueous phase liquid (DNAPL) ceases to be or never becomes a
Existing/Future	significant drinking water threat, where this activity is, or would be, a
Education	significant drinking water threat, the County shall develop and
&Outreach	implement an education and outreach program to encourage the use
WHPA-A/B/C	of alternative products, where available, and the proper
	handling/storage and disposal procedures for these products.

## Threat 17.0 – The Handling and Storage of an Organic Solvent

Policy Number	
BC-CW-10.1	To ensure any existing handling and storage of an organic solvent
	ceases to be a significant drinking water threat, where this activity is a
Existing	significant drinking water threat, this activity shall be designated for
Part IV-RMP	the purpose of Section 58 of the <i>Clean Water Act, 2006</i> and a Risk
WHPA-A-v.10;	Management Plan shall be required.
WHPA-B-v.10	
BC-CW-10.2	To ensure any new handling and storage of an organic solvent never
	becomes a significant drinking water threat, where this activity would
Future	be a significant drinking water threat; this activity shall be designated
Part IV-Prohibit	for the purpose of Section 57 of the Clean Water Act, 2006 and shall
WHPA-A-v.10;	be prohibited.
WHPA-B-v.10	

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

Policy Number	
BC-CW-11.1	To ensure any new airport where there could be runoff containing de-
	icing chemicals, never becomes a significant drinking water threat,
Future	where this activity would be a significant drinking water threat, this
Part IV-RMP	activity shall be designated for the purpose of Section 58 of the Clean
WHPA-A-v.10;	Water Act, 2006 and a Risk Management Plan shall be required.
WHPA-B-v.10;	
IPZ-2-v.9	

Policy Number	
BC-NB-12.1 Existing/Future Specify Action WHPA-A-v.10; WHPA-B-v.10; IPZ-2-v.9 Monitoring	To reduce the risks to drinking water from 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 the activity is or would be a significant drinking water threat, the Canada Energy Regulator Ontario Energy Board, and the pipeline proponent are encouraged to provide the Source Protection Authority and the County the location of any new proposed pipeline within the County and/or Source Protection Area.
	The Source Protection Authority should document in the annual report the number of new pipelines proposed within vulnerable areas if a pipeline has been proposed and/or application has been received.
BC-CW-12.2 Existing Part IV- RMP WHPA-A-v.10; WHPA-B-v.10; IPZ-2-v.9	To reduce the risk to drinking water from the establishment and operation of a liquid hydrocarbon pipeline where the activity would be a significant drinking water threat, this 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. The Risk Management Plan may include, but not be limited to, the following:
11-2-2-4.3	<ul> <li>a. Evaluation of existing Spills Prevention Plans/ Spill Contingency Plans;</li> <li>b. An evaluation of communication plans and training protocols with respect to management of a spill;</li> <li>c. Additional measures to reduce the likelihood that a spill or leak would be a risk to drinking water sources; and</li> <li>d. Ensure all applicable provisions of Ontario Regulations O. Reg. 210/01</li> <li>e. Ensure the protection of drinking water sources by including the following; <ol> <li>Best Management Practices for spill management;</li> <li>proof of ability to pay for clean-up of potential contamination; and</li> <li>the appropriate frequency of inspections.</li> </ol> </li> </ul>

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

Threat 19.0 – An activity that takes water from an aquifer or a surface water body without returning the water taken to the same aquifer or surface water body

Policy Number	Consumptive water taking							
BC-MC-13.1	To ensure that any existing, increased or new consumptive water							
	taking within the WHPA-Q ceases to be or never becomes a							
Existing/Future	significant drinking water threat, the Ministry of the Environment,							
Prescribed Inst.	Conservation and Parks shall ensure that the permit to take water							
WHPA-Q	for groundwater taking include appropriate terms and conditions to							
	demonstrate that the taking will not adversely impact the aquifer's							
	ability to meet municipal and other water supply requirements.							
BC-MC-13.2	To ensure that any existing and future consumptive water taking							
	within the WHPA-Q ceases to be or never becomes a significant							
Existing/Future	drinking water threat, the Ministry of Northern Development,							
Prescribed Inst.	Mines, Natural Resources and Forestry in consultation with the							
WHPA-Q	Ministry of the Environment, Conservation and Parks, County of							
WHFA-Q	Brant and Grand River Conservation Authority, shall review and							
	amend where appropriate any existing and new approvals under							
	the Aggregate Resources Act, 1990 for extraction below the water							
	table.							
BC-MC-13.3	When planning for growth and approving development that is to be							
	serviced by an existing municipal well located within a WHPA-Q							
Future	with a significant risk level, the municipality shall ensure that							
Land Use Planning	Planning Act decisions consider the long-term sustainability of the							
WHPA-Q	municipal drinking water system by:							
	a. ensuring the development and any required expansion of the							
	municipal drinking water system is consistent with the							
	County of Brant's Water Supply Master Plan and							
	Infrastructure Master Plan;							
	b. consulting with the Ministry of the Environment,							
	Conservation and Parks to discuss any necessary							
	amendments to the Permit to Take Water.							
BC-CW-13.4	To ensure that any future consumptive water taking within the							
	WHPA-Q never becomes a significant drinking water threat, the							
Future	County of Brant will update the Paris Master Servicing Plan using							
Specify Action	the findings from the Whiteman's Creek Tier 3 Water Budget, and							
WHPA-Q	in addition, complete a Paris (Paris/Bethel) Settlement Area Well							
	Capacity Study to be used to support future growth management.							
BC-CW-13.5	To ensure that any future consumptive water taking within the							
	WHPA-Q ceases to be or never becomes a significant drinking							
Future	water threat, the County of Brant will:							
Specify Action								
WHPA-Q	a. expand the Tier 3 model to include the Paris Settlement							
	Area;							
<u>[</u>								

Policy Number	Consumptive water taking						
	<ul> <li>b. undertake a comprehensive Paris/Bethel Well Capacity Study, inclusive of scenarios consistent with potential growth target;.</li> </ul>						
	<ul> <li>c. incorporate the sustainable water quantity capacity into the overall growth management strategy for Paris and Bethel Wells.</li> </ul>						
BC-CW-13.6	To ensure that any existing or future consumptive water takings within the WHPA-Q ceases to be or never becomes a significant						
Existing/Future	drinking water threat, the County of Brant will request the Ministry						
Specify Action							
WHPA-Q	maintenance of the Whitemans Creek Tier 3 Water Budget model and expansion of the model to include the Paris Wells.						
BC-CW-13.7	To ensure that any existing and future consumptive water takings						
	within the WHPA-Q ceases to be or never becomes a significant						
Existing/Future	drinking water threat, the County of Brant will update their water						
Education&Outreach	conservation plans using the findings from the Whitemans Creek						
WHPA-Q + Service	Tier 3 Water Budget and Risk Assessment to support the						
Area	sustainable use of water in areas serviced by a well located within						
	the WHPA-Q and the serviced settlement area.						

# Threat 20.0 – An activity that reduces the recharge of an aquifer

Delieu Number Decharge Deduction									
Policy Number	Recharge Reduction								
BC-MC-14.1 Future	To ensure that any future activity that reduces the recharge of a aquifer within the WHPA-Q never becomes a significant drinking wate threat, the relevant Planning Approval Authority shall:								
	ancat, the relevant rianning Approval Autionty shall.								
Land Use									
Planning WHPA-Q	<ul> <li>a. Require new development for lands zoned Low Density Residential or zoned Agricultural to implement best management practices such as Low Impact Development (LID) with the goal to maintain pre-development recharge.</li> <li>b. Require that all site plan (excluding an application for one single family dwelling) and subdivision applications for new residential, commercial, industrial and institutional uses provide a water balance assessment for the proposed development to the satisfaction of the Planning Approval Authority which addresses each of the following requirements: <ul> <li>i. Maintain pre-development recharge to the greatest extent feasible through best management practices such as LID, minimizing impervious surfaces, and lot level infiltration;</li> <li>ii. Where pre-development recharge cannot be maintained on site, implement and maximize off-site recharge enhancement (within the same WHPA-Q) to compensate</li> </ul> </li> </ul>								
	for any predicted loss of recharge from the development; and								

Policy Number								
	<ul> <li>iii. For new development (excluding a minor variance) within the WHPA-Q and within an Issue Contributing Area (for sodium, chloride or nitrates), the water balance assessment must consider water quality when recommending best management practices and address how recharge will be maintained and water quality will be protected.</li> <li>c. Only approve settlement area expansions as part of a municipal comprehensive review where it has been demonstrated that recharge functions will be maintained on lands designated Significant Groundwater Recharge Areas within WHPA-Q.</li> <li>d. Amend municipal planning documents to reference most current Assessment Reports in regards to the Significant Groundwater Recharge.</li> </ul>							

### 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

<u>Opening Statement</u>: "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:"

<u>Content</u>: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-1.2, BC-CW-1.3, BC-MC-1.4, BC-MC-1.17, BC-MC-5.2, BC-MC-13.3, BC-MC-14.1

#### 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

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

<u>Content</u>: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-1.2, BC-MC-1.16, BC-MC-2.1, BC-MC-2.3, BC-MC-3.2, BC-MC-3.3, BC-MC-3.4, BC-MC-3.5, BC-MC-3.6, BC-MC-3.7, BC-MC-4.6, BC-MC-4.8, BC-MC-4.9, BC-MC-13.1, BC-MC-13.2

#### LIST D

<u>Title</u>: 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

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

<u>Content</u>: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-1.2, BC-CW-1.5, BC-CW-1.6, BC-CW-1.18, BC-CW-1.21, BC-CW-2.6, BC-CW-3.1, BC-CW-4.7, BC-CW-5.1, BC-CW-7.2, BC-CW-8.1, BC-CW-9.3, BC-CW-13.4, BC-CW-13.5, BC-CW-13.6, BC-CW-13.7

#### LIST F

Title: 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: BC-CW-1.9, BC-CW-1.10, BC-CW-1.11, BC-CW-1.12, BC-CW-1.13, BC-NB-12.1, BC-MC-1.16

#### LIST G

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

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

<u>Content</u>: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-1.2; BC-CW-2.4, BC-CW-4.2, BC-CW-4.3, BC-CW-6.2, BC-CW-7.3, BC-CW-8.3, BC-CW-9.2, BC-CW-10.2

#### 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>: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-12.2, BC-CW-2.2, BC-CW-2.5, BC-CW-4.1, BC-CW-4.4, BC-CW-4.5, BC-CW-6.1, BC-CW-6.3, BC-CW-7.1, BC-CW-8.2, BC-CW-9.1, BC-CW-10.1, BC-CW-11.1

#### LIST I

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

<u>Opening Statement</u>: "The following policies relate to section 59 (restricted land use) of the *Clean Water Act, 2006*."

Content: BC-CW-1.1.1, BC-CW-1.1.2, BC-CW-1.3

#### LIST J

<u>Title</u>: 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: BC-NB-1.19, BC-NB-1.20

#### 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: BC-NB-1.7, BC-NB-1.8, BC-NB-12.1

## Appendix B: Prescribed Instrument and Policy Summary Tables

 Table 1:
 Prescribed Instruments That Apply To Source Protection Plan Policies In Lists C And D Above (S.34(4) Of O. Reg. 287/07)

Policy #	Legal Effect (conform with, have regard to)	Environmental Protection Act	Nutrient Management Act	Ontario Water Resources Act	Aggregate Resources Act
BC-CW-1.1.1	Comply With	Yes	Yes	Yes	No
BC-CW-1.1.2	Comply With	Yes	Yes	Yes	No
BC-CW-1.2	Must Conform	Yes	No	Yes	No
BC-MC-1.16	Must Conform	Yes	No	No	No
BC-MC-2.1	Must Conform	Yes	No	Yes	No
BC-MC-2.3	Must Conform	Yes	No	Yes	No
BC-MC-3.2	Must Conform	Yes	No	Yes	No
BC-MC-3.3	Must Conform	Yes	No	Yes	No
BC-MC-3.4	Must Conform	Yes	No	Yes	No
BC-MC-3.5	Must Conform	Yes	No	Yes	No
BC-MC-3.6	Must Conform	Yes	No	Yes	No
BC-MC-3.7	Must Conform	Yes	No	Yes	No
BC-MC-4.6	Must Conform	No	Yes	No	No
BC-MC-4.8	Must Conform	Yes	Yes	No	No
BC-MC-4.9	Must Conform	Yes	Yes	No	No
BC-MC-13.1	Must Conform	No	No	Yes	No
BC-MC-13.2	Must Conform	No	No	No	Yes

#### Table 2: Policy Summary Matrix

Policy ID#	Legal Effect (conform with, have regard to, non-binding)	Policy affects decisions under the Planning Act and Condominiu m 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)
BC-CW-1.1.1	Comply With	Yes	Yes	Yes	No	Yes	No	No
BC-CW-1.1.2	Comply With	Yes	Yes	Yes	No	Yes	No	No
BC-CW-1.2	Comply With	Yes	Yes	Yes	No	Yes	No	No
BC-CW-1.3	Comply With	Yes	No	No	No	Yes	No	No
BC-MC-1.4	Must Conform	Yes	No	No	No	No	No	No
BC-CW-1.5	Comply With	No	No	Yes	No	No	No	No
BC-CW-1.6	Comply With	No	No	Yes	No	No	No	No
BC-NB-1.7	Non-Binding	No	No	No	No	No	No	Yes

Policy ID#	Legal Effect (conform with, have regard to, non-binding)	Policy affects decisions under the Planning Act and Condominiu m 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)
BC-NB-1.8	Non-Binding	No	No	No	No	No	No	Yes
BC-CW-1.9	Comply With	No	No	No	Yes	No	No	No
BC-CW-1.10	Comply With	No	No	No	Yes	No	No	No
BC-CW-1.11	Comply With	No	No	No	Yes	No	No	No
BC-CW-1.12	Comply With	No	No	No	Yes	No	No	No
BC-CW-1.13	Comply With	No	No	No	Yes	No	No	No
BC-MC-1.16	Must Conform	No	Yes	No		No	No	No
BC-MC-1.17	Must Conform	Yes	No	No	No	No	No	No
BC-CW-1.18	Comply With	No	No	Yes	No	No	No	No
BC-NB-1.19	Non-Binding	No	No	No	No	No	Yes	No
BC-NB-1.20	Non-Binding	No	No	No	No	No	Yes	No
BC-CW-1.21	Comply With	No	No	Yes	No	No	No	No
BC-MC-2.1	Must Conform	No	Yes	No	No	No	No	No
BC-CW-2.2	Comply With	No	No	No	No	Yes	No	No
BC-MC-2.3	Must Conform	No	Yes	No	No	No	No	No
BC-CW-2.4	Comply With	No	No	No	No	Yes	No	No
BC-CW-2.5	Comply With	No	No	No	No	Yes	No	No
BC-CW-2.6	Comply With	No	No	Yes	No	No	No	No
BC-CW-3.1	Comply With	No	No	Yes	No	No	No	No
BC-MC-3.2	Must Conform	No	Yes	No	No	No	No	No
BC-MC-3.3	Must Conform	No	Yes	No	No	No	No	No
BC-MC-3.4	Must Conform	No	Yes	No	No	No	No	No
BC-MC-3.5	Must Conform	No	Yes	No	No	No	No	No
BC-MC-3.6	Must Conform	No	Yes	No	No	No	No	No
BC-MC-3.7	Must Conform	No	Yes	No	No	No	No	No
BC-CW-4.1	Comply With	No	No	No	No	Yes	No	No
BC-CW-4.2	Comply With	No	No	No	No	Yes	No	No
BC-CW-4.3	Comply With	No	No	No	No	Yes	No	No
BC-CW-4.4	Comply With	No	No	No	No	Yes	No	No
BC-CW-4.5	Comply With	No	No	No	No	Yes	No	No
BC-MC-4.6	Must Conform	No	Yes	No	No	No	No	No
BC-CW-4.7	Comply With	No	No	Yes	No	No	No	No
BC-MC-4.8	Must Conform	No	Yes	No	No	No	No	No
BC-MC-4.9	Must Conform	No	Yes	No	No	No	No	No
BC-CW-5.1	Comply With	No	No	Yes	No	No	No	No
BC-MC-5.2	Must Conform	Yes	No	No	No	No	No	No
BC-CW-6.1	Comply With	No	No	No	No	Yes	No	No
BC-CW-6.2	Comply With	No	No	No	No	Yes	No	No
BC-CW-6.3	Comply With	No	No	No	No	Yes	No	No

Policy ID#	Legal Effect (conform with, have regard to, non-binding)	Policy affects decisions under the Planning Act and Condominiu m 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)
BC-CW-7.1	Comply With	No	No	No	No	Yes	No	No
BC-CW-7.2	Comply With	No	No	Yes	No	No	No	No
BC-CW-7.3	Comply With	No	No	No	No	Yes	No	No
BC-CW-8.1	Comply With	No	No	Yes	No	No	No	No
BC-CW-8.2	Comply With	No	No	No	No	Yes	No	No
BC-CW-8.3	Comply With	No	No	No	No	Yes	No	No
BC-CW-9.1	Comply With	No	No	No	No	Yes	No	No
BC-CW-9.2	Comply With	No	No	No	No	Yes	No	No
BC-CW-9.3	Comply With	No	No	Yes	No	No	No	No
BC-CW-10.1	Comply With	No	No	No	No	Yes	No	No
BC-CW-10.2	Comply With	No	No	No	No	Yes	No	No
BC-CW-11.1	Comply With	No	No	No	No	Yes	No	No
BC-NB-12.1	Non-Binding	No	No	No	Yes	No	No	Yes
BC-CW-12.2	Comply With	No	No	No	No	Yes	No	No
BC-MC-13.1	Must Conform	No	Yes	No	No	No	No	No
BC-MC-13.2	Must Conform	No	Yes	No	No	No	No	No
BC-MC-13.3	Must Conform	Yes	No	No	No	No	No	No
BC-CW-13.4	Comply With	No	No	Yes	No	No	No	No
BC-CW-13.5	Comply With	No	No	Yes	No	No	No	No
BC-CW-13.6	Comply With	No	No	Yes	No	No	No	No
BC-CW-13.7	Comply With	No	No	Yes	No	No	No	No
BC-MC-14.1	Must Conform	Yes	No	No	No	No	No	No



### Schedule A: County of Brant, Airport Water Supply



## Schedule B: County of Brant, Mount Pleasant Water Supply



## Schedule C: County of Brant, St. George Water Supply







## Schedule D: County of Brant, St. George Water Supply, Issue Contributing Area



## Schedule E: County of Brant, Paris Water Supply

TCE



### Schedule F: County of Brant, Paris Water Supply, Issuing Contributing Areas



## Schedule G: County of Brant, Bethel Road Water Supply



## Schedule H: County of Brant, Bethel Road Water Supply, Water Quantity



## Schedule I: County of Brant, Intake Protection Zones Index Map



## Schedule J: County of Brant, Intake Protection Zones, Map A







## Schedule K: County of Brant, Intake Protection Zones, Map B



## Schedule L: County of Brant, Intake Protection Zones, Map C



## Schedule M: County of Brant, Intake Protection Zones, Map D



1. 2.	Significant Drinking Water Threat Policy Categories Waste Disposal	10	9	8
2.				
	- 2			
	Sewage Systems			
3, 4.	Agricultural Source Material			
5, 7.	Non-Agricultural Source Mater	ial*		
3, 9.	Commercial Fertilizer*			
10, 11.	Pesticide			
12, 13.	Road Salt*			
14.	Storage of Snow			
.5.	Fuel			
16.	DNAPLs		1	
17.	Organic Solvents			
18.	Aircraft De-icing			
21.	Livestock Area			
22.	Oil Pipelines			
Applica and Roa	Water Threats Tables. tion of Commercial Fertilizer, N d Salt may not be a significant d he % managed land, livestock de ons for these areas. See the tex Roads Minor Rivers Lakes / Main Rivers County of Brant Boundary	rinking water t ensity, and/or s t of the plan for Intake Prot	hreat in so % impervic r further d	ome areas ous surface letails.
Large Ineral This	ted November 9, 2018 rr scale mapping of some map pilty scores, is available at ww map is for illustrative purposes is not a substitute for professi to change without notice. The	layers, includi w.sourcewate only. Informa	ing roads r.ca. ation conta a site sur	ained vey and is

## Schedule N: County of Brant, Intake Protection Zones, Map E





	Significant Drinking Water Threat Policy Categories	Vulnera	bility Score	s on Ma
		10	9	8
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 his table provides a summary of the	Farmer and		
calculat	ions for these areas. See the text of	the plan fo		
	Roads In	-		ones:
~	Minor Rivers	U IP	Z-2	
	Lakes / Main Rivers	IP	Z-3	
<				
٤				
2	County of Brant			
	County of Brant Boundary	ver tion Author	ity	



## Schedule O: County of Brant, Intake Protection Zones, Map F







## Schedule P: County of Brant, Intake Protection Zones, Map G



	Significant Drinking Water	V	ulnera	bility Sco	res on Maj	
	Threat Policy Categories		10	9		
1.	Waste Disposal					
2.	Sewage Systems				1	
3, 4.	Agricultural Source Material					
6, 7.	Non-Agricultural Source Mate	rial*			1	
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				-	
and Roa due to t	ation of Commercial Fertilizer, I Id Salt may not be a significant he % managed land, livestock d ions for these areas. See the te	drinking ensity, a	water t nd/or %	hreat in s % impervi	ome area ous surfac	
	Roads	Intake	Prot	ection 2	Zones:	
	Minor Rivers	$\subset$	) IP:	Z-2		
5	Lakes / Main Rivers	0	IP:	Z-3		
	County of Brant Boundary					
<u> </u>		River ervation	Author	ity		
2. Larg vulnera 3. This hereon	ated November 9, 2018 er scale mapping of some maj bility scores, is available at w map is for illustrative purpose is not a substitute for profess to change without notice. The	ww.sourd s only. I ional rev	ewate nforma iew or	r.ca. tion cont a site su	ained rvey and i	