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# **MEMORANDUM**

PWC-C 10-2019

**Subject: Source Water Protection Overview** 

Date: May 7, 2019

To: Public Works Committee From: Jen Croswell, C.Tech.

After the Walkerton tragedy in May 2000, Justice Dennis O'Conner was commissioned to lead an inquiry into the contamination of the Walkerton municipal water supply and more broadly, the safety of Ontario's drinking water. The results of the Walkerton inquiry included 121 recommendations to ensure the protection of municipal drinking water in Ontario—all of which have been implemented. Source water protection planning, under the *Clean Water Act, 2006* (CWA), fulfills several of these recommendations. The purpose of this memorandum is to inform Regional Council about the source water protection program in Niagara.

# Multi-Barrier Approach

Source water protection is part of the multi-barrier approach towards the protection of drinking water. Ontario's drinking water is protected and governed, with a source-to-tap focus, under two main acts: The CWA, and the Safe Drinking Water Act, 2002 (SDWA).

The CWA focuses on prevention and protects sources of drinking water by:

- Requiring source water protection plans for municipal drinking water systems within Conservation Authority boundaries;
- Outlining a mandatory framework for how vulnerability and risks to drinking water are assessed and determined; and,
- Providing municipalities with the authority to regulate threat activities, as determined under the established regulations.

The SDWA ensures the provision of safe drinking water by requiring:

- Adequate treatment processes dependent on source water characteristics;
- Mandatory licencing, operator certification and training requirements;
- Regular and reliable testing and monitoring of both the treatment process and distribution system to ensure health-based drinking water standards are met;
- Prescribed corrective actions in the event of adverse test results; and
- Routine inspections by the Ministry of Environment, Conservation, and Parks (MECP).

### Niagara Source Protection Planning

The Niagara Peninsula Source Protection Area (Area) overlies the same jurisdiction as the Niagara Peninsula Conservation Authority (NPCA) and encompasses Niagara region and portions of Haldimand County and the City of Hamilton. Niagara Region is the only municipality which owns and operates municipal drinking water systems (six total) within these boundaries and the identified vulnerable areas and risk mitigation policies currently only apply to Niagara Region's drinking water systems.

A science based assessment for the Area was conducted and summarized within an assessment report. The assessment included:

- Delineations of vulnerable areas including municipal water treatment plant Intake Protection Zones (IPZs), highly vulnerable aquifers, and significant groundwater recharge areas;
- Assessments of activities that would be significant or moderate drinking water threats in these vulnerable areas, particularly with respect to municipal drinking water systems;
- Identification of water quality issues associated with the raw (untreated) water supplied to the municipal water treatment plants, which could be addressed through source protection planning;
- A water budget analysis and water quantity stress assessment for the whole source protection area; and
- General background information that may be useful in developing the Source Protection Plan (SPP).

The findings identified in the assessment report are used to focus risk mitigation policies within the SPP. These policies are based on the vulnerability and the associated hazards which are presented by threats (as defined in O. Reg. 287/07). The vulnerability scores for Niagara Region's IPZs are identified in Table 1. Associated mapping can be found in Appendix I.

Table 1: Niagara's Vulnerability Scores

Intake	IPZ-1	IPZ-2
	(distance to intake)	(two hour time of travel)
Niagara Falls	8.0	6.4
Port Colborne	9.0	8.1
Welland	7.0	N/A (contained within
		IPZ-1)
Decew Falls Main Intake and 406	8.0	4.9
Decew Falls Lake Gibson	8.0	5.6
Rosehill	7.0	5.6
Grimsby	5.0	4.0

The IPZ-1 for the Decew Falls and Niagara Falls intakes and the IPZ-1 and IPZ-2 for Port Colborne's intake are considered highly vulnerable and significant drinking water threats have been identified for these intakes in accordance with the CWA. An IPZ-3, which is based on local modelling, was determined specifically to identify diesel fuel spills as a significant threat in the Welland Canal which impacts the Decew Falls, Port Colborne, and Welland drinking water systems. These and the remaining intakes also have moderate and low risk threats associated with them. Intake vulnerabilities and threats are managed through the multi-barrier approach, identified above, which includes adequate water treatment, testing, and verification in addition to a preventive approach of risk mitigation through the SPP. A table of identified significant drinking water threats can be found in Appendix II.

Policy options to manage the identified threats range from softer approaches (such as encouraging best management practices by way of a public education program) to more regulatory style approaches (such as requiring risk management plans), and in specific cases, particular activities may be prohibited within the IPZ. Some significant drinking water threat policies, such as the requirement of a risk management plan or prohibition, are enforceable under Part IV of the CWA and carry penalties if not complied with.

The rationale for policy choices are summarized in the explanatory document. The SPP was approved by the MECP in December 2013 and came into effect on October 1, 2014. As of March, 2018, the implementation of the SPP was deemed as "progressing well/on target" since the "majority of threats have been assessed and the remaining policies are on track for implementation".

#### Roles and Responsibilities

The CWA defines several contributor groups which are unique to source water protection. These include:

- Source Protection Authority Follows the same structure as the current NPCA board;
- Source Protection Committee Includes municipal, sector, and public interest representatives; and
- Risk Management Official and Risk Management Inspector Appointed by Regional Council, or delegated authority, and is typically employed by the municipality.

In April 2016, Jen Croswell, Water Compliance Specialist, was appointed as Risk Management Official and Risk Management Inspector by the Commissioner of Public Works. Deanna Barrow, Manager of Quality and Compliance, was appointed as back-up. This appointment was communicated to Public Works Committee through PWC-C 16-2016.

In addition to the contributors identified above, many other stakeholders contribute to the planning and implementation of source protection in Niagara. A high-level overview of responsibilities under the CWA has been outlined in *Table 2*:

Table 2: Clean Water Act, 2006, Roles and Responsibilities Overview

Entity	Role	Responsibility
Ministry of	Governing Body	Provide guidance, oversight,
Environment,		approval and funding to Source
Conservation, and		Protection Authority
Parks		
Niagara Peninsula	Source Protection	Completes Section 36 amendments
Conservation Authority	Authority	for the SPP
Niagara Peninsula	Source Protection	Facilitates annual implementation
Conservation Authority	Authority	reporting, Source Protection
		Committee meetings, and plan
		updates
Independent/Sector	Source Protection	Reviews and approves annual
Representatives	Committee	reporting and plan updates
Council (Regional and	Governing Body	Approves revisions to the SPP via
Area Municipal)		Council resolution
Niagara Region	Technical Expert	Completes Technical work for CWA
		Section 34/36 amendments to the
		plan
Niagara Region	Risk Management	Enforces Part IV of SPP policies
	Official and Risk	
	Management	
	Inspector	
Niagara Region	Risk Management	Completes annual reporting on Part
	Official	IV enforcement activities
Niagara Region	Policy Implementer	Various departments (Water and
		Wastewater, Transportation and
		Planning and Development)
		implement source protection
NII 5 .		policies
Niagara Region	Stakeholder	Participates in consultation
		opportunities
Area	Policy Implementer	Implements source protection
Municipality/Other		policies
Agencies/Public		<u> </u>
Area	Stakeholder	Participates in consultation
Municipality/Other		opportunities
Agencies/Public		

### **SPP Updates**

Within the next five (5) years, Niagara Region is anticipating changes to the IPZs of the Decew Falls, Niagara Falls, Welland, and Rosehill drinking water systems. In most cases, it is anticipated that these changes will reduce the vulnerability and resulting threats to the impacted IPZs. See Table 1Table 3 for a high-level description of this work. Updates to the SPP are expected and can be initiated by several mechanisms within the CWA. These mechanisms are identified in Figure 1.

Table 3: Anticipated Infrastructure Changes Impacting Existing Intake Structures

Water Treatment	Description	Motivation
Plant		
Decew Falls	Encasement of existing	Reduction in land-use impacts and
	raw water channel	increase in supply security
Niagara Falls	Relocation from Welland	Ability to maintain water taking
	River to Niagara River	during Ontario Power Generation
		maintenance work on hydro canal
Welland	Minor relocation	Major water treatment plant
		upgrade requiring minor relocation
		of intake for water taking
Rosehill	Increase distance from	Life-cycle replacement and
	shore and depth of intake	reduction in land-use impacts

Figure 1: SPP Amendment Mechanisms under CWA

 Proposed by Source Protection Authority Section 34 · Captures changes that fall outside of other Amendment updates Order at the discretion of the Minister of the Section 35 Order Environment Section 36 Mandatory Mandatory review of existing work Review Continuous improvement Section 51 Discretion of the Source Protection Authority Administrative Minor administrative revisions Revision

The SPP is currently undergoing a Section 36 mandatory review which, where timing permits, will include the anticipated infrastructure work to Niagara Region's drinking water intakes and other area of interest as identified in the Section 36 work plan proposal.

It should be noted that the IPZ delineation is current to the date of plan approval by the MECP (December 2013). Mapping updates will be completed as the source water technical work is undertaken and integrated into the assessment report. Technical work will be carried out in stages as this work is completed on a per project basis. O. Reg. 205/18 under the SDWA ensures that the SPP has been updated prior to new intake infrastructure being put into service.

In the event the timing of these changes does not coincide with the mandated Section 36 update, a Section 34 amendment can be initiated. In both cases, Niagara Region will be an active participant in the planning process and Regional Council, along with impacted area municipal Councils, will be required to approve the SPP prior to final MECP approval.

## **Annual Reporting**

As identified above, NPCA is responsible for annual source protection program reporting as mandated under the CWA. Niagara Region and other policy implementers work collaboratively with NPCA by providing information required to complete the annual progress report. The 2018 annual progress report will be published in the coming months.

#### Additional Information

Additional source water protection resources, including the SPP, assessment report, explanatory document, work plan proposal, and annual progress reports can be found on the Niagara Peninsula Source Water Protection website (<a href="http://www.sourceprotection-niagara.ca">http://www.sourceprotection-niagara.ca</a>).

Respectfully submitted and signed by

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Appendix I Map of Niagara Region's Intake Protection Zones

Appendix II Identified Significant Drinking Water Threats for Niagara Region's Intake

**Protection Zones**