

Crowe Valley Source Protection Area

Trent Source Protection Plan Implementation Report for the Crowe Valley Source Protection Area

2018

Introduction



This report summarizes implementation of the Trent Source Protection Plan in the Crowe Valley Source Protection Area for 2018.

As specified in the *Clean Water Act* and the Trent Source Protection Plan, a yearly responsibility of the Crowe Valley Source Protection Authority (CV SPA) is to receive Annual Progress Reports submitted to the CV SPA from various implementing bodies that have responsibilities under the *Clean Water Act*, 2006 and the Trent Source Protection Plan (effective January 1, 2015). This report summarizes the Annual Progress Reports received, thereby fulfilling the CV SPA's responsibility under the *Clean Water Act* and the Trent Source Protection Plan.

Background

The Trent Source Protection Plan came into effect on January 1st, 2015, and requires implementing bodies to prepare annual reports that summarize the actions taken in the prior year to achieve the outcomes of the Source Protection Plan and make them available to the CV SPA by February 1st of each year.

These reporting responsibilities are to ensure requirements of the *Clean Water Act* are met and that policies in the Trent Source Protection Plan are implemented in accordance to the mandated policy timelines.

Implementing bodies required to report annually include the Ontario Ministry of Agriculture, Food and Rural Affairs (OMAFRA), Ontario Ministry of Environment, Conservation and Parks (MECP), Ontario Ministry of Transportation (MTO), Ontario Ministry of Natural Resources and Forestry (MNRF), municipalities, counties, health units, conservation authorities, source protection authorities, and Risk Management Officials.

Crowe Valley Source Protection Authority (CV SPA) Annual Progress Reports

Section 46 of the *Clean Water Act* requires the CV SPA to prepare and submit an Annual Progress Report that summarizes all Annual Reports received from implementing bodies. This must be submitted to the Source Protection Committee (SPC) at least 30 days prior to submitting it to the MECP by May 1st, 2019.

This requires the CV SPA to consolidate and prepare a summary of all Annual Reports received to date with a review of the implementation of Trent Source Protection Plan policies as applicable in the CV Source Protection Area.

Implementing bodies of the Trent Source Protection Plan must report each year to the CV SPA (starting February 1st, 2016).

Derived from all Annual Reports received this year, **Appendix 1** lists and summarizes implementation efforts taken in 2018 to ensure compliance with the Trent Source Protection Plan. No immediate action is required on the part of the CV SPA in regard to the information provided in these reports.



Annual Reporting Highlights

Highlights of the 2018 Annual Progress Reports (Appendix 1):

- All necessary drinking water source protection road signs have been installed across the Crowe Valley Source Protection Area. Some needed to be replaced to be consistent with the provincial design.
- Municipalities are actively engaged in updating Emergency Response and Spill Response documents.
- All septic system inspections have been completed in the CV SPA.
- All municipalities have designated Risk Management Officials working on the landscape to reduce threats to drinking water.
- New Official Plan Amendments and Zoning By-Law Amendments have been adopted by council and approved by the Ministry of Municipal Affairs and Housing.
- Necessary Bylaws have been put in place for new septic systems and transport pathways (where assessed to be useful).
- Generally, the Annual Reports were received on time with the exception of required revisions and omissions to be completed.

Summary

Overall, the Annual Progress Reports indicate a high level of successful implementation of the Trent Source Protection Plan policies in the third year of its implementation. As a result of the yearly reporting requirements, the CV SPA has had the opportunity to identify specific areas of focus in order to continue to support implementing bodies in their roles and responsibilities under the *Clean Water Act* and Trent Source Protection Plan moving into 2019.

Policy Number	Policy Summary	Implementing Body	Implementation Status	Implementation Report Summary
			General Po	blicies
G-1	Definitions of future and existing threats	Various	N/A	This policy assists in implementation, no actions required.
G-2	Provincial Ministries to review Prescribed instrument provisions	Provincial Ministries	Implemented	Processes are in place at various ministries to review provincially prescribed instruments with considerations to significant drinking water threat activities.
G-3	Land Acquisition - municipalities are to consider purchasing land in the vulnerable area.	Municipal	Implemented	All municipalities consider land acquisition on an ongoing basis. No purchases were made in 2018. Across all municipalities, the possibility of mediating drinking water threats through the purchase of lands or properties is minimal.
G-4	CAs to seek out and support incentive programs	Crowe Valley Conservation Authority	Ongoing & in Compliance	The CVCA sought out incentive programs in order to assess if they would financially support the implementation of best management practices for activities that are or would be significant drinking water threats. The recent of which was In 2016 where the municipality of Highlands East created an incentive program to address fuel threats and the CVCA supported this program with Education and Outreach resources (brochures, fact sheets, etc), which carried over into 2017. There were no other incentives available in the CV SPA this year.
G-5	Requirement for an Education and Outreach Program (E&O)	Municipal	Implemented	Every municipality in the CVCA watershed has delegated their E & O responsibilities to Quinte, Ottonabee and Crowe Valley Conservation Authorities. Target audiences range from the general public, seasonal residents, landowners in vulnerable areas and municipal staff. All CAs have reported on their E & O efforts and are in compliance with the Trent Source Protection Plan.
G-6	Signage – installation and maintenance of drinking water source protection signs on municipal roads and provincial highways	Municipal & MTO	Implemented	All applicable municipalities in the CV SPA have installed drinking water source protection road signage. There was confusion as to the replacement of old signs with new signs. All signs installed are the newer, provincially approved signs. Highlands East installed the new provincial signs in 2018, using remaining SPMIF resources to do so.MTO has installed road signage on provincial highways that

		travel through Well Head Protection Areas and Intake Protection Zones in the CV Source Protection Area.

			General Policies	s continued
G-7	Section 57 Prohibition – update the Official Plan to incorporate new Land Use Planning Policies that prohibit certain activities from occurring on the landscape in the future.	Approval Authority under the <i>Planning Act</i>	Implemented	 All Official Plans have been adopted by municipal council and either approved or are awaiting final approval. Integrated policies facilitate Section 4 tools under the <i>Clean Water Act</i>. A new Official Plan for Hastings County was adopted by council December 19, 2017 and approved by the Ministry of Municipal Affairs in August 2018.
G-8	Section 58- general provisions for policies that use section 58 Risk Management Plans	Risk Management Official	Ongoing & in Compliance	This policy assists in implementation by providing direction to the RMO/RMI and requiring prioritization of activities that require risk management plans. The deadline to establish all RMPs is 2020.
G-9	Section 59 Restricted Land Use	Risk Management Official and Approval Authority under the <i>Planning Act</i>	Implemented	 Municipalities have implemented screening processes that involve building departments, planning staff and Risk Management Officials to ensure that any applications for development are forwarded to the RMO/RMI prior to approval under the Planning Act or Building Code. The RMO/RMI must review the application and issue a notice under section 59 of the Clean Water Act. Municipalities have added the section 59 notice from a RMO as an item required for a complete application under the <i>Planning Act</i>.
G-10	Decisions under the <i>Planning Act</i>	Approval Authority under the <i>Planning Act</i>	Implemented	Municipalities and Counties have included policies in Official Plan Amendments and Zoning By-law Amendments to facilitate Section 4 tools under the <i>Clean Water Act</i> . These amendments have either been approved, or the draft has been adopted by council and is awaiting final approval from MMA.
G-11	Emergency Response Planning	Municipal	Implemented	The integration of source water protection into Emergency Response Planning documents has been implemented among all CV SPA municipalities. Mapping products have been made available for use by emergency responders. Continuing improvements to making this integration of source water protection more seamless within these documents and in emergency protocol will be a priority in 2019. A significant number of spill incidents occurring in the TCC Region (not in the CV SPA), are keeping this initiative at the forefront.

	Sewage						
S-1	Reporting of Mandatory Maintenance Inspection Program for sewage systems	Municipality	Implemented	Municipalities and Health Units have completed all septic system inspections in the CV SPA. These inspections resulted in several cases where it was identified that minor or major maintenance activities are required.			
S-2	Existing sewage works that require a prescribed instrument	MECP	Not Applicable	This section was not formally reported by MECP. Although MECP processes are in place, the CV SPA does not have any significant drinking water threats related to sewage works requiring prescribed instruments, except for municipal waste water treatment plants.			
S-3	Future sewage works that require a prescribed instrument	Approval Authority under the <i>Planning Act</i> and MECP	Implemented	Municipal land use planning policies that prohibit certain works are integrated into Official Plan Amendments and Zoning By-Law Amendments (see G-7 for approval authority / municipal planning response). All Official Plans have been adopted by municipal council and either approved or are awaiting final approval. Processes are in place at the MECP.			
S-4	By-law requiring connection of existing septic systems to a municipal sewage collection system	Municipality	Implemented	Municipalities that are required to implement this policy have established the required by-laws. Municipalities where these by-laws have not been established have considered the policies and outcomes and irrelevance to their specific drinking water systems and vulnerable areas.			
S-5	Policy requiring connection of existing septic systems to a municipal sewage collection system	Approval Authority under the <i>Planning Act</i>	Implemented	Municipalities that are required to implement this policy have established the required by-laws. Municipalities where these by-laws have not been established have considered the policies and outcomes and irrelevance to their specific drinking water systems and vulnerable areas.			
S-6	Update Emergency Response Plan and asset management activities for a sewage treatment plant disinfection failure	Municipal	Implemented	Updates to the Municipal Emergency Response Plan in HBM have occurred to satisfy this policy. Additionally, council approved an amendment to the existing emergency management documents December 18, 2017. No other municipalities are required to satisfy this policy due to the location of their vulnerable areas.			
S-7	Future wastewater collection facilities requirements	MECP and Approval Authority under the <i>Planning Act</i>	Implemented	No proposals in 2018 to report. Planning process in place as municipalities and counties have updated official plans and zoning by-law amendments to satisfy the requirements of this policy. Processes are in place at the MECP (standard operating policies).			

	Sewage continued						
S-8	Review existing Prescribed Instruments to determine if they are adequate for Existing Stormwater Management Facilities in vulnerable areas. Develop stormwater management facility maintenance program.	MECP and Municipality	Not Applicable	No existing stormwater management facility threats.			
S-9	Other existing waste collection activities	RMO	Not Applicable	There are no other existing waste collection activities that are a significant drinking water threat.			
S-10	Other future waste collection activities	RMO	Not Applicable	No new facilities proposed in 2018.			
			Agricult	ure			
A-1	Existing agricultural activities requiring RMP	RMO	Not Applicable	No identified agricultural significant drinking water threats in the CV Source Protection Area.			
A-2	Review Nutrient Management Plan/Strategy	Provincial Ministries	Implemented	OMAFRA has completed review for 2016-2017. There are no threats in the CV Source Protection Area.			
A-3	The requirement for a pesticide permit for existing significant drinking water pesticide threats.	MECP	Not Applicable	No identified pesticide significant drinking water threat in the CV Source Protection Area.			
A-4	Management of future agricultural activities	RMO OMAFRA MECP	Ongoing & in Compliance	No new agricultural activities were proposed in 2018.			
	Fuel Handling and Storage						
F-1	Storage of fuel that would be a future significant drinking water threat	RMO	Ongoing	No new fuel storage activities were proposed in 2018. The RMOs will continue to monitor for any new proposed fuel significant drinking water threats and prohibit them if they are proposed to occur in the vulnerable area.			

		Fue	I Handling and St	torage continued
F-2	Managing and negotiation Risk Management Plans for existing fuel storage threats	RMO	Ongoing & in Compliance	The deadline for implementation of the policy is in 2020. Risk management plans have been established and others are currently being negotiated for existing significant drinking water threats by the applicable Risk Management Official. There have been some delays due to property transactions.
			Road S	Salt
R-1	Risk Management Plan required for existing and future road salt application	RMO	Ongoing & in Compliance	The deadline for implementation of the policy is in 2020. One RMP is been negotiated for existing significant drinking water threats by the applicable Risk Management Official.
R-2	Existing and future road salt application by MTO	МТО	Implemented	Application is undertaken under Salt Management Plan and best management practices. An update to the Salt Management Plan did not occur in 2018. Road Salt will be addressed in upcoming MECP Technical Rules updates.
R-3	Research related to road salt	МТО	Ongoing	MTO continues to evaluate new innovative materials and procedures to more effectively utilize salt ensuring that only the right amount is place at the right time to maximize its effectiveness for road safety and minimize the impact to the environment. MTO has continued to test various pre-wet and pretreated salt products compared to traditional white salt to identify the equivalent application rates. These are generic testing that would apply across the province once final results are determined.
R-4	Future road salt - consider areas where the activity is a significant drinking water threat during planning processes for the construction of roads.	MTO and Approval Authority under the <i>Planning Act</i>	Ongoing & in Compliance	 MTO is supportive of considering source water protection during the planning and environmental assessment process for MTO activities to minimize impacts on source water. The environmental assessment process is an opportune time to include environmental considerations in road design measures as this process is meant to capture and address impacts such as those related to source water protection. MTO currently weights factors in environmental assessment based on project specifics, including consultation with affected stakeholders. Source water protection will be treated like other factors in environmental assessment. No proposals in 2018. Planning process in place – updated Official Plans and Zoning By-Law amendments.

			Road Salt co	ontinued
R-5	Existing road salt storage - requirement for the negotiation of a Risk Management Plan	RMO	Not Applicable	There is no existing road salt storage that is a significant drinking water threat.
R-6	Future road salt storage - prohibited	RMO	Ongoing & in Compliance	No new road salt storage activities were proposed in 2018.
			Waste Dis	posal
W-1	Existing waste disposal sites with prescribed instruments to be reviewed with Source Water Protection Considerations in mind	MECP	Not Applicable	No existing waste disposal sites that are a significant drinking water threat in vulnerable areas.
W-2	Future waste disposal sites - prohibited	MECP and and Approval Authority under the <i>Planning Act</i>	Ongoing & in Compliance	No proposals reported in 2018 and municipal planning process in progress to updat OP to satisfy the requirements of this policy.
W-3	Existing waste disposal sites not requiring prescribed instruments	RMO	Not Applicable	No existing waste disposal sites that are a significant drinking water threat in vulnerable areas.
			Waste Disposal	continued
W-4	Future waste disposal sites not requiring prescribed instruments	RMO	Ongoing & in Compliance	No new waste disposal site activities were proposed in 2018.
			ONAPLS and Orga	anic Solvents
D-1	Existing DNAPL and organic solvent handling and storage - requirement to establish a Risk Management Plan	RMO	Ongoing & in Compliance	The deadline for implementation of the policy is in 2020. Risk management plans are currently being negotiated for existing significant drinking water threats by the applicable Risk Management Official.

D-2	Future DNAPL and organic solvents handling and storage - prohibition or risk management plan	RMO	Ongoing & in Compliance	No new DNAPL or organic solvent activities were proposed in 2018.					
	Non-Agricultural Source Materials								
N-1	Existing NASM requiring Prescribed Instrument	OMAFRA	Ongoing & in Compliance	MECP has annual process in place to review and inspect operations with Prescribed Instruments. There is a risk scoring system to prioritize inspections, with Source Water Protection being a factor in the scoring.					
N-2	Future NASM (except Category 1) application, handling or storage	RMO	Ongoing & in Compliance	No new NASM activities were proposed in 2018.					
N-3	Future Category 1NASM application, handling or storage	RMO	Ongoing & in Compliance	No new NASM activities were proposed in 2018.					
			Snow Sto	rage					
O-1	Existing snow storage	Municipality and RMO	Not Applicable	No existing snow storage sites that are a significant drinking water threat in vulnerable areas.					
0-2	Future snow storage	RMO	Ongoing & in Compliance	No new snow storage site activities were proposed in 2018.					
	Aircraft De-icing								
P-1	Management of aircraft de-icing chemical runoff	RMO, CV SPA, Airport Authorities	Ongoing & in Compliance	No existing aircraft de-icing activity significant drinking water threats exist in the CV SPA, and none were proposed in 2018.					

	Optional Policies					
OT-1	Transport corridor spills - request to update transportation corridor spills response plans	Municipality and MECP	Implemented / Ongoing & in Compliance	MunicipalityEmergency Response Planning documents have been updated with source water protection considerations across the CV SPA. Mapping products have been integrated and are now available for use by emergency responders.MECPMECP continues to integrate source protection information into the ministry's spills response programs. No indication of testing of the spill response was reported. No specific information provide regarding provision of mapping, however since any spill reported to the ministry is geo-spatially assessed to determine if it is in a source protection vulnerable area, one might infer that the vulnerable data is available at the Spills Action Centre.		
OT-2	Transport pathways-initiate an education and outreach program to inform landowners and operators about the risks of transport pathways. Municipalities are requested to establish bylaws prohibiting the creation of a new transport pathway	Municipality and MECP	Implemented / Policy Outcomes Evaluated – no further actions required	All municipalities are providing education and outreach to land owners and operators about the risks of transport pathways. Two out of three municipalities have chosen not to implement a bylaw prohibiting transport pathways in 2018. Policy outcomes have been evaluated and such actions do not seem beneficial. No information was reported by the MECP.		
OT-3	Extension of education programs to First Nations	Municipality	Not Applicable	No First Nations Reserves within the CV SPA		
OT-4	Collection of climate change data	Various	Ongoing	HBM Municipality is implementing a plan to reduce their carbon and emissions footprint. No other data regarding climate change is available in the watershed and no guidance has been provided by the province. Highlands East reported that they have daily logs of temperature and pH of sewage effluent. CVCA collects benthic invertebrate data, surface water quality data and ground water quality data on an annual or monthly basis.		

	Optional Policies continued						
OT-5	Lake Ontario Collaboration	MECP	Implemented	MECP continues to undertake a wide range of activities designed to raise the profile of the importance of the Great Lakes as a shared source of drinking water by collaborating with a variety of partners.			

Appendix 2: Glossary

Glossary

Term	Definition
Implementer	The body responsible for implementation of the policy.
Official Plan	An official plan prepared in accordance with part III of the <i>Planning Act.</i>
	An instrument that is issued or otherwise created under a provision prescribed
	by the regulations of:
	(a) the Aggregate Resources Act;
	(b) the Conservation Authorities Act;
	(c) the Crown Forest Sustainability Act, 1994;
Prescribed	(d) the Environmental Protection Act;
Instrument	(e) the Mining Act;
	(f) the Nutrient Management Act, 2002;
	(g) the Oil, Gas and Salt Resources Act;
	(h) the Ontario Water Resources Act;
	(i) the <i>Pesticides Act</i> ; or
	(j) any other <i>Act</i> or regulation prescribed by the regulations.
	A tool provided under section 59 of the <i>Clean Water Act, 2006</i> used to identify
Restricted Land	where either a section 57 prohibition or section 58 risk management plan policies
Uses	are required for future significant drinking water threats.
Risk	The Risk Management Official appointed under Part IV of the Clean Water Act,
-	2006. The Risk Management Official is responsible for making decisions about
Management Official	risk management plans and risk assessments and must meet the prescribed
Official	criteria in the regulations under the Clean Water Act, 2006.
Risk	A tool available under section 58 of the Clean Water Act, 2006. The risk
Management	management plan identifies the measures that a person engaged in an activity
Plan	will take to ensure the activity is no longer a significant drinking water threat.
Significant Drinking	A drinking water threat which poses or has the potential to pose a significant risk
Water Threat	to drinking water.
Source	An area established by subsection 4 (1) of the Clean Water Act, 2006, or by the
Protection Area	regulations.
Source	A plan prepared under the Clean Water Act, 2006 intended to protect existing
Protection Plan	and future sources of drinking water.
Transport	A condition of land resulting from human activity that increases the vulnerability
Transport	of a raw water supply of a drinking water system set out in clause 15 (2) (e) of the
Pathways	Act.
Transportation	A term defining highways (as outlined in subsection 1 (1) of the Highway Traffic
Corridors	Act), railway lines or shipping lanes.

