SPP Volume 3 Suggested Changes Review

Section / Policy	Page	Text	Changes Made
Policy 2.38	30	Existing Fuel Storage - Management The handling and storage of fuel shall be managed such that the activity ceases to be a significant drinking water threat. In circumstances and locations identified in the Provincial Drinking Water Threats Tables as a significant drinking water threat, the activity shall be designated for the purposes of Section 58 of the Clean Water Act and a Risk Management Plan shall be required. This designation shall not apply to the storage of fuel for use in back-up generators for Water Works, Sewage Works or aggregate operations. In the opinion of the Risk Management Official, where an expansion of a facility storing or handling fuel will increase the threat to drinking water, the expansion shall be prohibited.	
Policy 2.38	30	Existing Handling and Storage of Fuel in Wellhead Protection Areas - Management To reduce the risk to municipal drinking water sources from the existing handling and storage of fuel, this activity shall be managed where it is a significant drinking water threat. This activity shall be designated for the purposes of Section 58 of the Clean Water Act and a Risk Management Plan shall be required. The Risk Management Official must be satisfied that the Risk management Plan will adequately manage the activity so that it ceases to be a significant drinking water threat. Where, in the opinion of the Risk Management Official, a future expansion of a facility handling or storing fuel is of such size that it cannot be managed, the Risk Management Plan may restrict the size so that the activity ceases to be a significant drinking water threat. This policy shall not apply to the storage of fuel for use in back-up generators for Water Works.	Removed exclusion for sewage works
Policy 2.39	31	Fuel Storage in Event-based Modelled IPZs - Management The handling and storage of fuel in quantities greater than 34,000 L shall be managed such that the activity ceases to be or never becomes a significant drinking water threat. This activity shall be designated for the purposes of Section 58 of the Clean Water Act and a Risk Management Plan shall be required. This policy shall apply in those areas where this activity has been identified as a significant threat through event-based modelling. The Risk Management Plan may include, but is not limited to, details concerning how to contain fuel, the location of fuel, and how fuel is stored.	
Policy 2.39	31	Fuel Storage in Event Based Areas - Management To reduce the risk to municipal drinking water sources from the handling and storage of fuel, in event modelled quantities, this activity shall be managed where it is or would be a significant drinking water threat. This activity shall be designated for the purposes of Section 58 of the Clean Water Act and a Risk Management Plan shall be required. This policy shall apply to event modelled quantities in event based areas where modelling has identified the activity as a significant drinking water threat. The Risk Management Official must be satisfied that the Risk management Plan will adequately manage the activity so that it ceases to be or never becomes a significant drinking water threat. Where, in the opinion of the Risk Management Plan may restrict the size so that the activity ceases to be or never becomes a significant drinking water threat. The Risk Management Plan may include, but is not limited to: • details concerning how to contain fuel;	Removed exclusion for sewage works

Section / Policy	Page	Text	Changes Made
		 the location of fuel; how fuel is stored. This policy shall not apply to the storage of fuel for use in back-up generators for Water Works.	
Policy 2.40	31	Future Handling and Storage of Fuel in Wellhead Protection Areas - Prohibition The future handling and storage of fuel shall be prohibited so that the activity never becomes a significant drinking water threat. In circumstances identified in the Provincial Drinking Water Threats Tables and at locations where this activity would be a significant drinking water threat, this activity is designated for the purposes of Section 57 of the Clean Water Act. This policy shall not apply to the storage of fuel for use in back-up generators for Water Works, Sewage Works or aggregate operations.	
Policy 2.40	31	Future Handling and Storage of Fuel in Wellhead Protection Areas - Prohibition To reduce the risk to municipal drinking water sources from the future handling and storage of fuel this activity shall be prohibited where it would be a significant drinking water threat. This activity shall be designated for the purposes of Section 57 of the Clean Water Act so that the activity never becomes a significant drinking water threat. This policy shall not apply to the storage of fuel for use in back-up generators for Water Works.	Removed exclusion for sewage works
Policy 2.42	31	Handling and Storage of Fuel for Use in Back-up Generators - Management To reduce the risk to municipal drinking water sources from the handling and storage of fuel for use in back-up generators and other liquid power devices, the Province (Ministry of Environment) shall review and, if necessary, amend approvals, licenses or permits issued under the Safe Drinking Water Act or the Ontario Water Resources Act. These amendments shall incorporate conditions that, when implemented, would manage the activity where it is or would be a significant drinking water threat. The conditions may include, but are not limited to, requiring the use of double-walled tanks, secondary containment or regular inspection of fuel tanks and fuel handling equipment.	
Policy 2.42	31	Handling and Storage of Fuel for Use in Back-up Generators - Management To reduce the risk to municipal drinking water sources from the handling and storage of fuel, for use in back-up generators for Water Works, this activity shall be managed where it is or would be a significant drinking water threat. The Province (Ministry of Environment) shall create, review and, where necessary amend any required approvals, licenses or permits to adequately manage the activity such that it ceases to be a significant drinking water threat. These approvals, licenses or permits shall incorporate terms and conditions. These terms and conditions, when implemented, shall manage this activity such that it ceases to be or never becomes a significant drinking water threat. The terms and conditions may include, but not necessarily be limited to: require the use of double-walled tanks; secondary containment; regular inspection of fuel tanks and fuel handling equipment.	Removed exclusion for sewage works