

# Notice of Filing of EA Addendum

## Municipality of Brighton Brighton Wastewater Treatment System Schedule 'B' Class Environmental Assessment (EA) Addendum

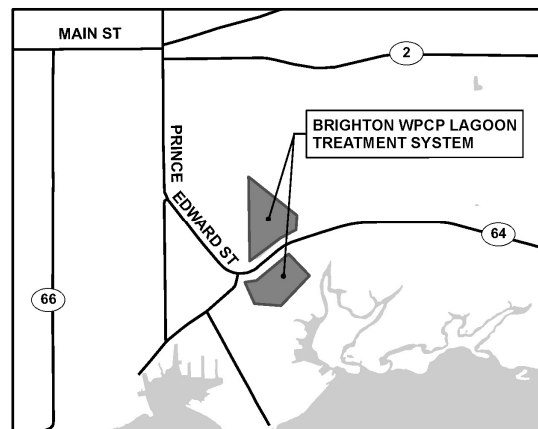
The Municipality of Brighton has completed an Addendum for the Class Environmental Assessment Study to assess the most suitable solution for wastewater treatment in Brighton to meet future servicing needs. The Class EA Addendum captured changes that have occurred since the completion of the previous 2017 Class EA for the Brighton Wastewater Treatment System, including updated growth projections, design basis and treatment options. The Addendum was undertaken in accordance with the planning and design process for Schedule 'B' projects of the Municipal Class Environmental Assessment (MCEA).

The EA Addendum is now complete. Proposed changes to the 2017 Schedule 'B' Class EA include a new headworks facility, aeration lagoon upgrades, new secondary clarifier, new effluent disinfection, conversion of facultative lagoon to a sludge stabilization/storage pond, and various site-wide upgrades.

By this notice, the Report is being placed on public record for a 30-day review period in accordance with the requirements of the Municipal Class EA. The documents can be accessed at the Municipality's website [www.brighton.ca](http://www.brighton.ca). Please note that only the changes proposed in the Addendum are open for review.

Interested persons may provide written comments to our project team by **JANUARY 31, 2023**. All comments and concerns should be sent directly to:

Susan Shi, P.Eng.  
Senior Environmental Engineer  
J.L. Richards & Associates Limited  
203 – 863 Princess Street  
Kingston, ON K7L 5N4  
[sshi@jlrichards.ca](mailto:sshi@jlrichards.ca)  
Phone: 343-302-5406



Bob Casselman  
Chief Administrative Officer  
Municipality of Brighton  
35 Alice Street, PO Box 189  
Brighton, ON K0K 1H0  
[bcasselman@brighton.ca](mailto:bcasselman@brighton.ca)  
Phone: 613-475-0670

In addition, a request may be made to the Ministry of the Environment, Conservation and Parks for an order requiring a higher level of study (i.e., requiring an individual/comprehensive EA approval before being able to proceed), or that conditions be imposed (e.g., require further studies), only on the grounds that the requested order may prevent, mitigate or remedy adverse impacts on constitutionally protected Aboriginal and treaty rights. Requests on other grounds will not be considered. Requests should include the requester contact information and full name. Requests should specify what kind of order is being requested (request for conditions or a request for an individual/comprehensive environmental assessment), how an order may prevent, mitigate or remedy potential adverse impacts on Aboriginal and treaty rights, and any information in support of the statements in the request. This will ensure that the ministry is able to efficiently begin reviewing the request. The request should be sent in writing or by email to:

Minister of the Environment,  
Conservation and Parks  
777 Bay Street, 5th Floor  
Toronto ON M7A 2J3  
[minister.mecp@ontario.ca](mailto:minister.mecp@ontario.ca)

Director, Environmental Assessment Branch  
Ministry of Environment, Conservation and Parks  
135 St. Clair Ave. W, 1st Floor  
Toronto ON, M4V 1P5  
[EABDirector@ontario.ca](mailto:EABDirector@ontario.ca)

Requests must also be copied to the Municipality of Brighton by mail or by e-mail. Please visit the Ministry's website for more information on requests for orders under section 16 of the Environmental Assessment Act at <https://www.ontario.ca/page/class-environmental-assessments-part-ii-order>. All personal information included in your request – such as name, address, telephone number and property location – is collected, under the authority of section 30 of the Environmental Assessment Act and is collected and maintained for the purpose of creating a record that is available to the general public. As this information is collected for the purpose of a public record, the protection of personal information provided in the Freedom of Information and Protection of Privacy Act (FIPPA) does not apply (s.37). Personal information you submit will become part of a public record that is available to the general public unless you request that your personal information remain confidential.

If there is no request received by **JANUARY 31, 2023**, the Schedule B Class EA Addendum is deemed complete and valid for a 10-year period. The Municipality could then proceed with implementing the preferred alternative anytime within this 10-year window, as presented in the planning documentation.

This Notice First Issued December 22, 2022