Authority: Item 7, Planning Committee Report 24-010 (PED24113

CM: July 12, 2024 Ward: City Wide

**Bill No. 136** 

# CITY OF HAMILTON BY-LAW NO. 24-

To Adopt:

# Official Plan Amendment No. 41 to the Rural Hamilton Official Plan

Respecting:

# Housekeeping Amendments and Strategic Updates (City Wide)

NOW THEREFORE the Council of the City of Hamilton enacts as follows:

1.	Amendment No. 41 to the Rural Hamilton Official Plan consisting of Schedule "1"
	hereto annexed and forming part of this by-law, is hereby adopted.

PASSED this 12th day of July, 2024.

A. Horwath	M. Trennum	
Mavor	City Clerk	

# Rural Hamilton Official Plan Amendment No. 41

The following text, together with:

Appendix "A"	Volume 1: Chapter B – Communities	
Appendix "B" Volume 1: Chapter C – City Wide Systems and Designations		
Appendix "C"	Volume 1: Chapter D – Rural Systems, Designations and	
	Resources	
Appendix "D"	Volume 1: Chapter F – Implementation	
Appendix "E"	Volume 1: Chapter G – Glossary	
Appendix "F" Volume 2: Chapter A.3.0 Flamborough Rural Settlement Are		
	Plans	

attached hereto, constitutes Official Plan Amendment No. 41 to the Rural Hamilton Official Plan.

# 1.0 Purpose and Effect:

The purpose and effect of this Amendment is to:

- Clarify policies by correcting administrative errors (i.e. formatting, numbering, typographical and grammar);
- Amend, remove or add policies to clarify implementation and align the Urban Hamilton Official Plan with Zoning By-law No. 05-200.

## 2.0 Location:

The lands affected by this Amendment are located within the Rural Area of the City of Hamilton.

# 3.0 Basis:

The basis for permitting this Amendment is:

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- The Amendment reflects existing land uses and approvals and will more accurately guide future development; and,
- The proposed amendment is consistent with the Provincial Policy Statement, 2020 and conforms to the Greenbelt Plan, 2017.

## 4.0 Actual Changes:

## 4.1 <u>Volume 1 – Parent Plan</u>

#### Text

#### 4.1.1 Chapter B – Communities

a. That policy B.3.6.3.4 of Volume 1: Chapter B – Communities be amended, as outlined in Appendix "A", attached to this Amendment.

#### 4.1.2 Chapter C – City Wide Systems and Designations

- a. That the following policies of Volume 1: Chapter C City Wide Systems and Designations be amended, as outlined in Appendix "B", attached to this Amendment:
  - C.1.1.6
  - C.3.1.2
  - C.4.5.6
- C.4.5.6.1
- C.4.5.6.2
- C.5.2

- C.5.2.6
- C.5.3.1
- 4.1.3 Chapter D Rural Systems, Designations and Resources
- a. That policies D.2.1.1.7, D.2.1.2.2, D.4.1.1.1 of Volume 1: Chapter D Rural Systems, Designations and Resources be amended, as outlined in Appendix "C", attached to this Amendment.

# 4.1.4 Chapter F - Implementation

a. That policies F.1.1.8 and F.1.14.2.1 of Volume 1: Chapter F – Implementation be added or amended, as outlined in Appendix "D", attached to this Amendment.

# 4.1.5 Chapter G - Glossary

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- a. That the following definitions of Volume 1: Chapter G Glossary be amended, as outlined in Appendix "E", attached to this Amendment:
  - Additional Dwelling Unit
- Additional Dwelling Unit – Detached

## 4.2 Volume 2 – Secondary Plans and Rural Settlement Areas

#### Text

- 4.2.1 Chapter A.3.0 Flamborough Rural Settlement Area Plans
- a. That policy C.3.5.14.1 of Volume 2: Chapter A.3.0 Flamborough Rural Settlement Area Plans be amended, as outlined in Appendix "F", attached to this Amendment.

# 5.0 <u>Implementation</u>:

An implementing Zoning By-Law Amendment will give effect to the intended uses on the subject lands.

This Official Plan Amendment is Schedule "1" to By-law No. 24-136 passed on the 12<sup>th</sup> day of July, 2024.

Ihe	
City of Hamilton	

A. Horwath
Mayor

M. Trennum
City Clerk

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		<u>Hammon</u>

# Appendix "A" - Volume 1: Chapter B - Communities

Proposed Change	Proposed New / Revised Policy	
Grey highlighted strikethrough text = text to be deleted	Bolded text = text to be added	
B.3.6.3.4 Where feasible and in compliance	B.3.6.3.4 Where feasible and in compliance	
with other policies, the City shall ensure that	with other policies, the City shall ensure that	
land use arrangements which minimize the	land use arrangements which minimize the	
impact of noise and vibration be considered	impact of noise and vibration be considered	
in the formulation of plans of subdivision and	in the formulation of plans of subdivision and	
condominium, official plan amendments,	condominium, official plan amendments,	
consentsseverances, and zoning by-law	consents severances, and zoning by-law	
amendments.	amendments.	

## **Proposed Change**

#### Grey highlighted strikethrough text = text to be deleted

- C.1.1.6 To minimize the impact and further encroachments in the Escarpment environment, for those lands located within the Niagara Escarpment Plan Area identified on Schedule A Provincial Plans, the following policies shall apply:
- a) The design of the development shall be compatible with the visual and natural environment;
- b) Setbacks and screening adequate to minimize the visual impact of development on the Escarpment landscape shall be required;
- c) No new lots shall be created in Escarpment Natural or Protection Areas unless such lot creation is for the purposes of correcting conveyances, enlarging existing lots or acquisition by a public body or authority, and to allow **consents for** surplus farm dwelling severances in the Escarpment Protection or Escarpment Rural Areas; and
- d) Within the Escarpment designations Natural Area, Protection Area and Rural Area, amendments shall not be permitted for urban uses or redesignations to Minor Urban Centre, Urban Area or Escarpment Recreation Area.
- C.3.1.2 The following uses shall be permitted in the Agriculture, Specialty Crop, Rural and Rural Settlement Area designations, provided the applicable conditions are met: (OPA 5)

- d) An-secondary additional dwelling unit may be permitted within a single or semidetached dwelling on a lot with a minimum size of 0.6 ha, provided it complies with all applicable policies and Zoning By-law regulations. (OPA 26) (OPA 30)
- e) An secondary additional dwelling unitdetached shall not be permitted in Rural Hamilton until such time as the City:
- i) has completed a study to address the adequacy of sustainable servicing policies of Section C.5 to address secondary additional dwelling units detached; and,
- i) has developed and implemented appropriate policies and regulations for these uses. (OPA 26) (OPA 30)

#### Proposed New / Revised Policy

#### Bolded text = text to be added

- C.1.1.6 To minimize the impact and further encroachments in the Escarpment environment, for those lands located within the Niagara Escarpment Plan Area identified on Schedule A Provincial Plans, the following policies shall apply:
- a) The design of the development shall be compatible with the visual and natural environment;
- b) Setbacks and screening adequate to minimize the visual impact of development on the Escarpment landscape shall be required;
- c) No new lots shall be created in Escarpment Natural or Protection Areas unless such lot creation is for the purposes of correcting conveyances, enlarging existing lots or acquisition by a public body or authority, and to allow consents for surplus farm dwelling severances in the Escarpment Protection or Escarpment Rural Areas; and
- d) Within the Escarpment designations Natural Area, Protection Area and Rural Area, amendments shall not be permitted for urban uses or redesignations to Minor Urban Centre, Urban Area or Escarpment Recreation Area.
- C.3.1.2 The following uses shall be permitted in the Agriculture, Specialty Crop, Rural and Rural Settlement Area designations, provided the applicable conditions are met: (OPA 5)

...

- d) An additional dwelling unit may be permitted within a single or semidetached dwelling on a lot with a minimum size of 0.6 ha, provided it complies with all applicable policies and Zoning By-law regulations. (OPA 26) (OPA 30)
- e) An additional dwelling unit detached shall not be permitted in Rural Hamilton until such time as the City:
- i) has completed a study to address the adequacy of sustainable servicing policies of Section C.5 to address additional dwelling units detached; and,
- i) has developed and implemented appropriate policies and regulations for these uses. (OPA 26) (OPA 30)

C.4.5.6 The City may reserve or obtain land for future right-of-way dedications for rightsof-way as described in Schedule C-1 – Future Right-of-Way Dedications (Rural). Where a future right-of-way dedication is not described in Schedule C-1 - Future Right-of-Way Dedications (Rural), the City may reserve or obtain land for right-of-way dedications for rights-of-way as described in Section C.4.5.2. The aforesaid right-of-way land conveyances may be reserved or obtained through subdivision approval, condominium approval, land severance consent, site plan approval or by gift, bequeathment, purchase or through expropriation where necessary and feasible.

C.4.5.6 The City may reserve or obtain land for future right-of-way dedications for rights-of-way as described in Schedule C-1 – Future Right-of-Way Dedications (Rural). Where a future right-of-way dedication is not described in Schedule C-1 – Future Right-of-Way Dedications (Rural), the City may reserve or obtain land for right-of-way dedications for rights-of-way as described in Section C.4.5.2. The aforesaid right-of-way land conveyances may be reserved or obtained through subdivision approval, condominium approval, consent, site plan approval or by gift, bequeathment, purchase or through expropriation where necessary and feasible.

- C.4.5.6.1 The City may require, as a condition of site plan approval, subdivision approval, condominium approval and land severance consent, sufficient lands to be conveyed to provide for a road right-of-way in accordance with the designated widths as set out in Section C.4.5.2 or Schedule C-1 Future Right-of-Way Dedications (Rural).
- C.4.5.6.1 The City may require, as a condition of site plan approval, subdivision approval, condominium approval and consent, sufficient lands to be conveyed to provide for a road right-of-way in accordance with the designated widths as set out in Section C.4.5.2 or Schedule C-1 Future Right-of-Way Dedications (Rural).
- C.4.5.6.2 Land conveyances for future rightof-way dedications obtained though land severance or consent shall be taken from both the severed and retained parcels of land unless in the opinion of the City obtaining the land conveyance from both parcels would not be practicable or feasible.
- C.4.5.6.2 Land conveyances for future rightof-way dedications obtained though consent shall be taken from both the severed and retained parcels of land unless in the opinion of the City obtaining the land conveyance from both parcels would not be practicable or feasible.
- C.5.1.1No draft, conditional, or final approval of development proposals shall be granted by the City for any development in Rural Hamilton that could impact existing private services or involves proposed private services until the development proposal has complied with all of the following: (OPA 23) (OPA 26)
- C.5.1.1No draft, conditional, or final approval of development proposals shall be granted by the City for any development in Rural Hamilton that could impact existing private services or involves proposed private services until the development proposal has complied with all of the following: (OPA 23) (OPA 26)
- c) The minimum size for a new lot proposed in an **consent** application for a severance, **or** lot addition, or draft plan of subdivision with an existing or proposed private water system and/or existing or proposed private sewage disposal system shall:
- c) The minimum size for a new lot proposed in a consent application for a severance or lot addition, or draft plan of subdivision with an existing or proposed private water system and/or existing or proposed private sewage disposal system shall:

C.5.2 Communal Water and Wastewater Systems (OPA 5)

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The Province requires municipalities to prohibit the extension or expansion of lake-based municipal services to all *rural areas*, except where otherwise identified in this plan.

The Province requires municipalities to prohibit the extension or expansion of lake-based municipal services to all *rural areas*, except where otherwise identified in this plan. The

response to public health emergencies. The extension of lake-based municipal service systems may be necessary if private or municipally-operated communal water or wastewater treatment systems experience serious operational constraints or failures in future. The City operates communal water supply systems in Freelton, Carlisle, Greenville and Lynden as a result of private water service failures, operator default and/or previous public health emergencies. A variety of private communal water and wastewater systems associated with specific developments have also been established in the past. Many existing communal systems operate in conjunction with privately maintained sewage disposal systems resulting in partly serviced rural development. Partly serviced rural development is subject to a higher risk of failure and the potential for future public health emergencies. Therefore, it is the objective of this Plan to restrict both the creation and expansion of communally serviced or partially serviced rural development.

extension of lake-based municipal service systems may be necessary if private or municipally-operated communal water or wastewater treatment systems experience serious operational constraints or failures in future. The City operates communal water supply systems in Freelton, Carlisle, Greenville and Lynden as a result of private water service failures, operator default and/or previous public health emergencies. A variety of private communal water and wastewater systems associated with specific developments have also been established in the past. Many existing communal systems operate in conjunction with privately maintained sewage disposal systems resulting in partly serviced rural development. Partly serviced rural development is subject to a higher risk of failure and the potential for future public health emergencies. Therefore, it is the objective of this Plan to restrict both the creation and expansion of communally serviced or partially serviced rural development.

- C.5.2.6 No extension of municipal or communal water or wastewater services outside of Rural Settlement Area boundaries in the rural area shall be permitted by this Plan except under the circumstances identified in Policy C.5.3.1. unless the Medical Officer of Health declares an urgent public health emergency and there are no viable alternatives to rectify the emergency except by the provision of communal water and/or wastewater services to the affected population.
- C.5.2.6 No extension of municipal or communal water or wastewater services outside of Rural Settlement Area boundaries in the *rural area* shall be permitted by this Plan except under the circumstances identified in Policy C.5.3.1.
- C.5.3.1 The Province requires municipalities to prohibit tThe extension or expansion of lake-based municipal services outside of the urban area boundaries shall only be permitted in the following circumstances:
- a) where health issues have been identified; or,
- b) to service existing uses and the expansion of existing uses adjacent to the urban area. for properties within the City limits, except in response to public health emergencies. No extensions of the municipal lake-based water and wastewater systems shall be permitted into rural area lands detailed in this Plan unless the Medical Officer of Health declares
- C.5.3.1 The extension or expansion of lakebased municipal services outside of the *urban* area shall only be permitted in the following circumstances:
- a) where health issues have been identified; or,
- b) to service existing uses and the expansion of existing uses adjacent to the *urban area*.
- c) Notwithstanding C.5.3.1 a) and b), where municipal water services exist outside of the urban area, existing uses within the service area boundary, as defined by the environmental assessment, may be connected to those services.

an urgent public health emergency and
there are no viable alternatives to rectify the
emergency except by the provision of
municipal water and/or wastewater systems
to the affected population.
c) Notwithstanding C.5.3.1 a) and b), where
municipal water services exist outside of the
urban area, existing uses within the service
area boundary, as defined by the
environmental assessment, may be
connected to those services.

Appendix "C" – Volume 1: Chapter D – Rural Systems, Designations and Resources

Proposed Change	Proposed New / Revised Policy
Grey highlighted strikethrough text = text to be deleted	Bolded text = text to be added
D.2.1.1.7 The severance consent of a lot for a	D.2.1.1.7 The consent of a lot for a farm
farm labour residence shall not be permitted.	labour residence shall not be permitted.
D.2.1.2.2 The <del>severance</del> <b>consent</b> of a lot for	D.2.1.2.2 The consent of a lot for agricultural-
agricultural-related uses shall be in	related uses shall be in accordance with
accordance with Section F.1.14.2, Lot	Section F.1.14.2, Lot Creation policies of this
Creation policies of this Plan. Where private	Plan. Where private services are required, the
services are required, the lot severed for the	lot severed for the agricultural-related use
agricultural-related use shall be in	shall be in accordance with Section C.5.1,
accordance with Section C.5.1, Sustainable	Sustainable Private Water and Wastewater
Private Water and Wastewater Services	Services policies of this Plan. (OPA 5)
policies of this Plan. (OPA 5)	
D.4.1.1.1 The severance consent of a lot for	D.4.1.1.1 The consent of a lot for existing
existing resource-based commercial and	resource-based commercial and existing
existing resource-based industrial uses may be	resource-based industrial uses may be
considered in accordance with Section	considered in accordance with Section
F.1.14.2, Lot Creation policies of this Plan.	F.1.14.2, Lot Creation policies of this Plan.
(OPA 5)	(OPA 5)

# **Proposed Change**

Grey highlighted strikethrough text = text to be deleted

Insert new policy F.1.1.8

- F.1.1.8 If there is direction from Planning Committee to make changes to an Official Plan Amendment before it goes to Council, or if staff identify minor typographical, clerical or formatting changes required to an Official Plan Amendment following Planning Committee but prior to Council approval of the implementing By-law, Staff are authorized to make the required changes, provided the changes do not affect the implementation of the amendment, unless that is the intent of any changes directed by Planning Committee and present the revised Official Plan Amendment to Council for adoption.
- F.1.9.6 Notwithstanding Policies F.1.9.1 to F.1.9.3 inclusive, and F.1.9.5 c), for severance consent applications the City may determine the need and scope of required other information and materials without a formal consultation. The City shall provide the applicant with a written list of information and materials required to be submitted with the application(s). Alternatively, applicants may request a formal consultation in which case F.1.9.2 shall apply.
- F.1.12.6 A single detached dwelling may be permitted on an existing vacant legal lot of record subject to the following conditions: a) The proposed dwelling complies with Section C.2.0, Natural Heritage System and Section C.5.1, Sustainable Private Water and Wastewater Services:
- b) The existing vacant legal lot of record must have frontage on an open public street; and c) The lot is zoned to permit a single detached dwelling as of December 16, 2004, or where an application for an amendment to a zoning by-law is required as a condition of **consent** a severance granted prior to December 14, 2003 but which application did not proceed.
- F.1.14.2.1 The following policies shall apply to all **consents for** severances and lot additions, including minor lot line adjustments and boundary adjustments in the Agriculture, Rural, Specialty Crop, and Open Space designations, and designated Rural

#### **Proposed New / Revised Policy**

Bolded text = text to be added

- F.1.1.8 If there is direction from Planning Committee to make changes to an Official Plan Amendment before it goes to Council, or if staff identify minor typographical, clerical or formatting changes required to an Official Plan Amendment following Planning Committee but prior to Council approval of the implementing By-law, Staff are authorized to make the required changes, provided the changes do not affect the implementation of the amendment, unless that is the intent of any changes directed by Planning Committee and present the revised Official Plan Amendment to Council for adoption.
- F.1.9.6 Notwithstanding Policies F.1.9.1 to F.1.9.3 inclusive, and F.1.9.5 c), for-consent applications the City may determine the need and scope of required other information and materials without a formal consultation. The City shall provide the applicant with a written list of information and materials required to be submitted with the application(s). Alternatively, applicants may request a formal consultation in which case F.1.9.2 shall apply.
- F.1.12.6 A single detached dwelling may be permitted on an existing vacant legal lot of record subject to the following conditions:
  a) The proposed dwelling complies with Section C.2.0, Natural Heritage System and Section C.5.1, Sustainable Private Water and

Wastewater Services:

- b) The existing vacant legal lot of record must have frontage on an open public street; and c) The lot is zoned to permit a single detached dwelling as of December 16, 2004, or where an application for an amendment to a zoning by-law is required as a condition of consent granted prior to December 14, 2003 but which application did not proceed.
- F.1.14.2.1 The following policies shall apply to all consents for severances and lot additions, including minor lot line adjustments and boundary adjustments in the Agriculture, Rural, Specialty Crop, and Open Space designations, and designated Rural

Settlement Areas, as shown on Schedule D – Rural Land Use Designations: (OPA 18)

. . .

- e) All proposed consents for severances and lot additions shall meet all Minimum Distance Separation requirements in accordance with Section F.1.16, Minimum Distance Separation I and II and the Zoning By-law. Where the required Minimum Distance Separation distance, according to MDS I, is not met for a severance and lot addition, a decision regarding variation of the Minimum Distance Separation shall be made prior to a decision on the severance. f) The maximum lot size for all proposed consents for severances and lot additions outside of designated Rural Settlement Areas, except severances or lot additions for agricultural purposes where both the severed and retained lots are proposed to contain agricultural uses, shall be restricted to the minimum size required for the use and to meet the land area requirements of Section C.5.1, with as little acreage as possible taken out of agricultural use.
- g) Severances Consents may be granted for the purposes of long-term lease agreements for petroleum resource works, mineral aggregate resource extraction, and infrastructure works provided a separate lot is not created for a dwelling or any non-farm use other than petroleum resource works, mineral aggregate resource extraction, and infrastructure works.
- h) Severances Consents that facilitate the conveyance of lands to a public authority or a private land trust approved by the City for the purposes of natural heritage conservation shall be permitted provided:
- i) a separate lot is not created for an additional dwelling or any other nonfarm use;
   i) there is no increased fragmentation of a key natural heritage feature or key hydrologic feature; and,
- iii) a restrictive covenant or conservation easement is placed on title prohibiting development of the land for nonconservation or nonagricultural uses in perpetuity.
- i) Severances shall not be granted for dwellings created as secondaryadditional dwelling units detached. (OPA 30)

F.1.18.1 In accordance with the Planning Act,

Settlement Areas, as shown on Schedule D – Rural Land Use Designations: (OPA 18)

. . .

- e) All proposed consents for severances and lot additions shall meet all Minimum Distance Separation requirements in accordance with Section F.1.16, Minimum Distance Separation I and II and the Zoning By-law. Where the required Minimum Distance Separation distance, according to MDS I, is not met for a severance and lot addition, a decision regarding variation of the Minimum Distance Separation shall be made prior to a decision on the severance.
- f) The maximum lot size for all proposed consents for severances and lot additions outside of designated Rural Settlement Areas, except severances or lot additions for agricultural purposes where both the severed and retained lots are proposed to contain agricultural uses, shall be restricted to the minimum size required for the use and to meet the land area requirements of Section C.5.1, with as little acreage as possible taken out of agricultural use.
- g) Consents may be granted for the purposes of long-term lease agreements for petroleum resource works, mineral aggregate resource extraction, and infrastructure works provided a separate lot is not created for a dwelling or any non-farm use other than petroleum resource works, mineral aggregate resource extraction, and infrastructure works.
- h) Consents that facilitate the conveyance of lands to a public authority or a private land trust approved by the City for the purposes of natural heritage conservation shall be permitted provided:
- i) a separate lot is not created for an additional dwelling or any other nonfarm use; i) there is no increased fragmentation of a key natural heritage feature or key hydrologic feature; and,
- iii) a restrictive covenant or conservation easement is placed on title prohibiting development of the land for non-conservation or nonagricultural uses in perpetuity.
- i) Severances shall not be granted for dwellings created as additional dwelling units detached. (OPA 30)
- F.1.18.1 In accordance with the Planning Act,

and in considering any development/redevelopment proposal, plan of subdivision or consent-to-sever, Council shall determine whether to require the dedication of parkland or require cash-in-lieu of such dedication.

and in considering any development/redevelopment proposal, plan of subdivision or consent, Council shall determine whether to require the dedication of parkland or require cash-in-lieu of such dedication.

# Appendix "E" – Volume 1: Chapter G – Glossary

Proposed Change	Proposed New / Revised Policy
Grey highlighted strikethrough text = text to be deleted	Bolded text = text to be added
Additional Secondary Dwelling Unit: means a	Additional Dwelling Unit: means a separate
separate and self-contained dwelling unit	and self-contained dwelling unit that is
that is accessory to and located within the	accessory to and located within the principal
principal dwelling and shall not include a	dwelling and shall not include a Farm Labour
Farm Labour Residence. (OPA 26) (OPA 30)	Residence. (OPA 26) (OPA 30)
AdditionalSecondary Dwelling Unit –	Additional Dwelling Unit – Detached: means
Detached: means a separate and self-	a separate and self-contained detached
contained detached dwelling unit that is	dwelling unit that is accessory to and located
accessory to and located on the same lot as	on the same lot as the principal dwelling but
the principal dwelling but shall not include a	shall not include a Farm Labour Residence.
Farm Labour Residence. (OPA 30)	(OPA 30)

## Appendix "F" – Volume 2: Chapter A.3.0 Flamborough Rural Settlement Area Plans

#### **Proposed Change**

#### Grey highlighted strikethrough text = text to be deleted

C.3.5.14.1 In order to provide guidelines for the extent and density of residential development that can be sustained without unacceptable degradation of the ground and surface waters, development phasing is based on the need to proceed slowly and cautiously and the need to monitor the impact of new development on existing wells in accordance with Sections A.3.5.123.4, A.3.5.123.6, A.3.5.123.7, and A.3.5.123.8 of Volume 2 of this Plan. In this regard, a maximum of 12 lots in Plans of Subdivision shall be draft approved and registered in each of the Major Development Areas as shown on Map 8b.

#### **Proposed New / Revised Policy**

#### **Bolded text** = text to be added

C.3.5.14.1 In order to provide guidelines for the extent and density of residential development that can be sustained without unacceptable degradation of the ground and surface waters, development phasing is based on the need to proceed slowly and cautiously and the need to monitor the impact of new development on existing wells in accordance with Sections A.3.5.13.4, A.3.5.13.6, A.3.5.13.7, and A.3.5.13.8 of Volume 2 of this Plan. In this regard, a maximum of 12 lots in Plans of Subdivision shall be draft approved and registered in each of the Major Development Areas as shown on Map 8b.