

CONCERNS OVER PROPOSED ERIN WASTEWATER TREATMENT PLANT QUICK FACTS

- **Brook Trout:** The Erin Wastewater Treatment Plant is likely to cause significant adverse environmental effects on Brook Trout and their coldwater habitat in the West Credit River.
 - $_{\odot}$ Brook Trout are a sensitive coldwater species that do not tolerate water temperatures greater than 19°C 20°C for long.
 - Brook Trout spawning habitat lies immediately downstream of the effluent discharge.
 - The West Credit River is a tributary of the Credit River, considered to be one of the last remaining self-sustaining native Brook Trout populations in southern Ontario.
- **Oxygen:** An uninhabitable oxygen depleted effluent plume could extend several hundred meters downstream into sensitive Brook Trout nursery habitat.
 - As effluent and stream temperatures increase, Brook Trout have less oxygen available in the stream, and their metabolic demand for oxygen increases.
- Ammonia: Effluent ammonia limits are not consistent with federal guidelines.
 - o Unionized fraction of Total Ammonia Nitrogen is highly toxic to fish and aquatic life.
 - As water temperature and pH increases, so does toxicity of ammonia on Brook Trout.
- Climate change: The Environmental Study Report (ESR) failed to address the influence of a warming climate on rising stream, effluent, ground and groundwater temperatures, and its thermal effects on Brook Trout and their coldwater habitat.
 - A 10% reduction in stream flow was applied to account for climate change but failed to consider its influence on effluent and stream temperatures.
 - Stream temperature is crucial given its influence on oxygen depletion, ammonia toxicity, and its critical importance to Brook Trout survival.
- Brook Trout Upper Temperature Limits Exceeded: The Thermal Assessment made a startling assumption that West Credit Brook Trout have acclimatized to water temperatures of 24.3°C – that's 5°C warmer than their upper tolerance and not supported by any studies.
 - Brook Trout optimum growth temperatures are between 13 and 16°C, upper incipient lethal temperature is 25.3°C, and the 7-day maximum mean tolerance temperature is 22.3°C.
- Effluent Temperature: All Agency staff agreed that a maximum effluent temperature compliance limit and design objective should be included in the ESR. That didn't happen.
 - Why weren't effluent temperature limits and design objectives required in the ESR?
 - A window into the answer lies in a 2017 Ainley Group comment, "There is no economically feasible means to adjust effluent temperature". There was no more mention of effluent temperature limits and objectives in the ESR after that statement.
 - o A key 2018 MNRF request for effluent temperature modelling was not included in the ESR.
- **Thermal Assessment:** Used to assess the potential effect of effluent temperature on stream temperature. The ESR used narrow and weak assumptions with only one year of data in a particularly cool year that didn't accurately reflect the annual variation in sewage plant effluent temperature.

- Municipal Class EA: The ESR failed to adequately follow the MCEA process for municipal sewage and water projects in multiple ways as set out in the <u>Briefing Notes</u>.
 - Scope of ESR was deficient in consideration of such an expanded population growth on stormwater run-off, increased hard surfaces, reduced groundwater infiltration, heat island effects and non-point source waste loadings on the West Credit River.
 - Failed to adequately consider the cumulative effects of such expansive residential and associated commercial growth on Brook Trout and their coldwater habitat.
- **Transparency and Traceability:** The clear intent of the MCEA process is to provide a transparent and traceable ESR that clearly explains and includes all information demonstrating how the proponent reached all decisions and outcomes.
 - Several key documents were not included in the ESR and crucial decisions failed to provide a clear, transparent and traceable path detailing why.
 - Every agency mentioned a need for limits and objectives. Yet in the end there were no requirements for effluent temperature limits and objectives. Why?
 - Along with so many unanswered questions, a crucial 2018 MNRF letter requesting climate change be considered, modelled, simulated and mitigated was not included in the ESR. Why was this not addressed? The <u>Briefing Notes</u> provide more detail on the many gaps.
- **Growth Capacity Underestimated:** The ESR does not limit the number of people connecting to the Erin WWTP, it only limits the discharge to 7,172,200 L/d.
 - A 380 L/d per person sewage flow was used to estimate the plant could service a population of 18,873, but actual sewage flows will likely be lower. We estimate 290 L/d/ per person is more reasonable and includes an infiltration allowance of 90 L/d/ per person.
 - This means the plant could actually service a population equivalent of 24,731.
 - $\circ~$ This would mean an 550% increase from the current population of 4,500.
- **Underestimated Groundwater Impacts:** A large increase in population will result in a significant increase in groundwater pumping. Consequently, the spring fed coldwater habitat of the West Credit is likely to experience a reduction in base stream flow. Not addressed in the ESR.
 - Additional groundwater demand of approximately 59 L/s will likely cause the same loss in groundwater springs that currently feed the West Credit River.
 - Stream flow volume is crucial to dilution of effluent released at approximately 82 L/s.
- **Inadequate Public Consultation:** The MCEA clearly sets out mandatory requirements for public notification and consultation, and the Town of Erin failed to meet those requirements.
- Lack of Comprehensive Notification: The ESR's List of Public Contacts did not include directly affected riparian landowners, interest groups or downstream residents.
 - Did not notify established local environmental organizations of the project proposal.
 - Downstream residents in the Town of Caledon were not notified directly and no notices were published in the two Caledon newspapers.
- Lack of Notification and Consultation: Mandatory notification and consultation with riparian landowners at and downstream of the effluent discharge pipe did not happen.
 - Two riparian landowners, one abutting the effluent discharge pipe, and one across the river from it were not notified or consulted.
 - Another property owner on the east side of the West Credit River and directly affected by the effluent plume was not notified or consulted.
 - An informal survey of a total of 14 riverfront landowners between 10th Line and Belfountain revealed a general dissatisfaction with the lack of awareness of the project.
- Next Steps: Pursuit of a review under the federal Impact Assessment Act.

Sign the Petition
http://chng.it/NSy5g5B2nw