

Appendix B:

Summary Table of Proposed Key Policy Changes To The Growth Plan 2017

Section	Proposed Amendment	City of Brampton Comments
Introduction		
1.2	New objective to match housing supply with market demand.	This will be hard to define, and unclear whether this will entail a market study as part of new housing development.
1.2	Removal of the concept of "net zero" communities, replaced with the concept of "environmentally sustainable" communities.	Although the terminology remains vague, this has no impact on the City of Brampton.
Where and How to Grow		
2.1	Removal of the concept that there is a large supply of land already designated for future urban development which may exceed needs.	This is not relevant to the City of Brampton
Managing Growth		
2.2.1.2.b	Change from growth being limited in "undelineated built-up areas" to being limited in "rural settlements". "Rural settlements" is a newly defined term. "undelineated built-up areas" is removed as a term.	City of Brampton supports this clarification.
2.2.1.6.c	Reminder to use "additional tools" for lapsing provisions and deregistration of plans of subdivision in situations where excess lands have been identified. This is only applicable to outer ring municipalities.	As City of Brampton does not foresee excess lands for redevelopment, this is not relevant.
Delineated Built-up Areas		
2.2.2.1	Removal of the requirement that 50% of all residential development occurring annually occur within the delineated built-up area by the time of the next MCR and up to 2031. "Removal of the requirement that 60% of all residential development occurring annually occur within the delineated built-up area by 2031. Replaced with targets that scale with degree of urbanization of a municipality: • 60% for Hamilton, Peel Region, Waterloo Region, York Region • 50% for Barrie, Brantford, Guelph, Orillia, Peterborough, Durham Region, Halton Region, Niagara Region • Maintain or improve upon existing target for Kawartha Lakes, Brant County, Dufferin County, Haldimand County, Northumberland County, Peterborough County, Simcoe County, Wellington County. Removal of the requirement that 50% of all residential development occurring annually occur within the delineated built-up area by the time of the next MCR and up to 2031."	Target relevant to City of Brampton is the same, however the lack of phased approach is a concern, request to maintain the phased implementation of intensification targets.
2.2.2.4	Simplification of the alternative minimum intensification target request criteria to being that it is appropriate given the size, location, and capacity of the delineated built-up area.	City of Brampton supports this proposed change.
Transit Corridors and Station Areas		
2.2.4.4	Simplification of the criteria applied to a request for reducing the targeted combined residents and jobs per hectare to: a) prohibited or severely restricted by provincial policy, b) there are a limited number of jobs or residents but a major trip generator or feeder service will sustain high ridership at the station/stop.	Clarification required, this implies that the major trip generator is located outside of the MTSA. If this interpretation is correct, consider revising the policy to read "...but a major generator accessed by transit via the station or stop or feeder service will sustain..." for clarity.
2.2.4.5	Upper- and single-tier municipalities may delineate the boundaries of major transit station areas and identify minimum density targets in advance of an MCR, if done in accordance with s. 16(15), (16) of the <i>Planning Act</i> . Note: s. 16(15), (16) of the <i>Planning Act</i> deal with the minimum requirements that an OP must meet when identifying planned higher order transit stations and stops or protecting major transit station areas for lower and upper tier municipalities, respectively.	City of Brampton supports this proposed change, with caveats.
Employment		
All	Removes the concept and definition of "prime employment area" Note: "Prime employment area" is essentially meant to identify land extensive employment uses.	City of Brampton supports this proposed change.
2.2.5.6	Adds a clarification that employment lands may be designated in advance of the next MCR.	Staff contend that such applications are best considered holistically, as this facilitates consideration of the collective impact of all applications on employment lands.
2.2.5.8	Adds the concept of land use compatibility between sensitive land uses, major retail uses and major office uses and industrial, manufacturing or other uses particularly vulnerable to encroachment.	City of Brampton supports this proposed change.
2.2.5.10	Allows for the conversion of employment lands to a designation that permits non-employment uses in advance of an MCR, provided that it is demonstrated there is: a need, no adverse effects on the viability of an employment area or achievement of minimum intensification targets, there are existing or planned services in place, and a significant amount of jobs are maintained on the lands. Note: This is allowed only once prior to the MCR process.	Staff contend that such applications are best considered holistically, as this facilitates consideration of the collective impact of all applications on employment lands.
2.2.5.12	Minister may now identify provincially significant employment zones to support coordination of planning for jobs and economic development at the regional scale. Lands so identified cannot be converted using s. 2.2.5.10.	City of Brampton supports this proposed change. Mapping refinements prior to implementation require further clarity.
2.2.5.14	Redevelopment of employment lands should maintain similar amounts of jobs on site.	Further clarity on criteria, how this is addressed or calculated would be helpful.
2.2.5.16.d	Addition of the requirement that non-employment uses in an office park are limited and do not negatively impact the primary function of the area.	City of Brampton supports this proposed change.
Designated Greenfield Areas		
2.2.7.2	Removal of the requirement that all designated greenfield areas meet a minimum of 80 residents and jobs combined per hectare. Replaced with targets that scale with degree of urbanization of a municipality: • Minimum 60 for Hamilton, Peel Region, Waterloo Region, York Region • Minimum 50 for Barrie, Brantford, Guelph, Orillia, Peterborough, Durham Region, Halton Region, Niagara Region. • Minimum 40 for Kawartha Lakes, Brant County, Dufferin County, Haldiman County, Northumberland County, Peterborough County, Simcoe County and Wellington County.	City of Brampton supports this proposed change.
--	Removal of former s. 2.2.7.4 which granted upper- and single-tier municipalities in the inner ring an exemption from the requirement to meet the 80 residents and jobs combined per hectare target where an official plan was approved and in effect as of July 1, 2017., but, required that over time intensification occur.	This is superceded by the above targets, therefore this is not applicable for comment
2.2.7.4	Simplification of the requirements that must be met in a request for an alternative target in the DGA to being: 1) the target cannot be achieved, 2) the alternative target will support housing diversity, and 3) the alternative target will help achieve a more compact built form.	This City supports this clarification.
--	Removal of policies indicating the targets in Official Plans already in effect continue to apply.	This does not apply to the City of Brampton.
Settlement Area Boundary Expansions		
2.2.8.3.e.	The Natural Heritage System for the Growth Plan should be avoided where possible when considering a settlement area expansion. Note the addition of a definition below.	City of Brampton suggests language to "prohibit" rather than "avoided" to adequately protect NHS lands.

2.2.8.4	Settlement area boundaries may be adjusted without a MCR when: <ul style="list-style-type: none"> • There would be no net increase in land within settlement areas; • The adjustment would support the municipality's ability to meet the intensification and density targets established pursuant to the Plan; • The location of any lands added to a settlement area will satisfy the normally applicable requirements of settlement area expansion; • The affected settlement areas are not rural settlements or in the Greenbelt Area; and • The settlement area is serviced by municipal water and wastewater systems and there is sufficient reserve infrastructure capacity to service the lands. 	This does not impact the City of Brampton as most of the lands are already designated as Settlement Area.
2.2.8.5	Settlement area boundary expansion may occur in advance of a MCR when: <ul style="list-style-type: none"> • The lands that are added will be planned to achieve at least the minimum density targets set out in the Growth Plan; • The location of any lands added to a settlement area will satisfy the normally applicable requirements of settlement area expansion; • The affected settlement areas are not rural settlements or in the Greenbelt Area; • The settlement area is serviced by municipal water and wastewater systems and there is sufficient reserve infrastructure capacity to service the lands; and, • The additional lands and associated forecasted growth will be fully accounted for in the land needs assessment associated with the next municipal comprehensive review. 	This does not impact the City of Brampton as most of the lands are already designated as Settlement Area.
2.2.8.6	Settlement area expansion may occur under 2.2.8.5 (above) as long as the amount to be added to the Settlement Area is no larger than 40 hectares.	This does not impact the City of Brampton as most of the lands are already designated as Settlement Area.
Rural Areas		
2.2.9	Minor adjustments may be made to boundaries of the rural settlements without an MCR, if: <ul style="list-style-type: none"> • The affected settlement area is not in the Greenbelt Area; • The change would constitute minor rounding out of existing development, in keeping with the rural character of the area; • Confirmation that water and wastewater servicing can be provided in an appropriate manner that is suitable for long-term; and, • Sections 2 (Wise Use and Management of Resources) and 3 (Protecting Public Health and Safety) of the PPS are applied. 	This does not apply to the City of Brampton, no rural settlement designations exist within the City.
Infrastructure to Support Growth		
3.2.1.2	Planning for new or expanded infrastructure will be supported by "relevant studies" and no longer requires specifically "infrastructure master plans, asset management plans, community energy plans, watershed planning, and environmental assessments".	City of Brampton supports this proposed change.
Protecting What is Valuable		
Water Resources Systems		
4.2.1.3	Watershed planning, in addition to informing decisions on the allocation of growth, will now inform: <ul style="list-style-type: none"> • The identification of water resource systems; • The protection, enhancement, or restoration of the quality and quantity of water; and • Planning for water/stormwater infrastructure. 	City of Brampton supports this proposed change.
Natural Heritage System		
4.2.2.4	Mapping for the Natural Heritage System for the Growth Plan does not apply unless implemented in an applicable OP. Until that time, the Natural Heritage System for the Growth Plan policies only apply to natural heritage systems identified in upper- and single-tier OPs that are outside settlement areas and were approved and in effect as of July 1, 2017.	This does not impact the city as mapping is already sufficiently detailed.
4.2.2.5	Mapping for the Natural Heritage System for the Growth Plan may be refined by upper- or single-tier municipalities at the time of initial implementation of OP, but afterwards it may only be refined through a MCR.	This does not impact the city as mapping is already sufficiently detailed.
Agricultural System		
4.2.6.3	Mitigation measures to limit affect non-agricultural uses on agricultural uses will be based on an agricultural impact assessment.	No significant agricultural lands exist within the City, this is irrelevant.
4.2.6.8	Mapping for the agricultural land base does not apply unless implemented in an applicable OP. Until that time, prime agricultural areas identified in upper- and single-tier OPs that were approved and in effect as of July 1, 2017 will be considered agricultural land base for the purposes of the Growth Plan.	No significant agricultural lands exist within the City, this is irrelevant.
4.2.6.9	Mapping for the agricultural land base may be refined by upper- or single-tier municipalities at the time of initial implementation of OP, but afterwards it may only be refined through a MCR.	No significant agricultural lands exist within the City, this is irrelevant.
Implementation and Interpretation		
5.2.2	The Minister can identify, establish, or update, "provincially significant employment zones".	Clarity on refinement of these areas in coordination with local governments is required.
5.2.3	The Province may review and update provincially significant employment zones, the agricultural land base mapping, or the Natural Heritage System for the Growth Plan in response to a municipal request.	The process for Employment Zones' review and update needs additional clarity.
Simcoe Sub-Area		
6.3.5	Any lands that are designated for agricultural uses or rural uses in a lower-tier official plan as of January 20,2017 can only be designated for development in accordance with the policies of s. 2.2.8 (Settlement Area Boundary Expansion).	This does not apply to the City of Brampton geographically.
Definitions		
Changed: Designated Greenfield Area	Lands within <i>settlement areas</i> (not including <i>rural settlements</i>) but outside of <i>delineated built-up areas</i> that have been designated in an official plan for development and are required to accommodate forecasted growth to the horizon of this Plan. <i>Designated greenfield areas</i> do not include <i>excess lands</i> . Note: Does not include <i>rural settlements</i> .	City of Brampton supports this clarification.
Changed: Excess Lands	Vacant, unbuilt but developable lands within <i>settlement areas</i> but outside of <i>delineated built-up areas</i> that have been designated in an official plan for development but are in excess of what is needed to accommodate forecasted growth to the horizon of this Plan. Note: Now includes "vacant, unbuilt but developable lands".	This has no impact on the City of Brampton.
Removed: Innovation Hubs	Locations that support collaboration and interaction between the private, public and academic sectors across many different economic sectors to promote innovation.	This does not apply to the City of Brampton
Changed: Major Transit Station Area	The area including and around any existing or planned <i>higher order transit</i> station or stop within a <i>settlement area</i> , or the area including and around a major bus depot in an urban core. <i>Major transit station areas</i> generally are defined as the area within an approximate 500 to 800 metre radius of a transit station, representing about a 10-minute walk. Note: Can now be 500 to 800 metre radius from a transit station.	City of Brampton supports this clarification.
Changed: Major Trip Generators	Origins and destinations with high population densities or concentrated activities which generate many trips (e.g., <i>urban growth centres</i> and other downtowns, <i>major office</i> and <i>office parks</i> , <i>major retail</i> , <i>employment areas</i> , community hubs, large parks and recreational destinations, post-secondary institutions and other public service facilities, and other mixed-use areas).	This does not apply to the City of Brampton
Added: Natural Heritage System for the Growth Plan	The <i>natural heritage system</i> mapped and issued by the Province in accordance with this Plan.	City of Brampton supports this clarification.
Changed: Office Parks	Areas where there are significant concentrations of offices with high employment densities. Note: No longer has to be in an employment area designated in an OP.	City of Brampton supports this clarification.

Removed: Prime Employment Area	Areas of employment within <i>settlement areas</i> that are designated in an official plan and protected over the long-term for uses that are land extensive or have low employment densities and require locations that are adjacent to or near <i>major goods movement facilities and corridors</i> . These uses include manufacturing, warehousing, and logistics, and appropriate associated uses and ancillary facilities.	City of Brampton supports this proposed change.
Added: Rural Settlements	Existing hamlets or similar existing small settlement areas that are long-established and identified in official plans. These communities are serviced by individual private on-site water and wastewater systems contain a limited amount of undeveloped lands that are designated for development. All settlement areas that are identified as hamlets in the Greenbelt Plan, as rural settlements in the Oak Ridges Moraine Conservation Plan, or as minor urban centres in the Niagara Escarpment Plan are considered rural settlements for the purposes of this Plan, including those that would not otherwise meet this definition.	This does not apply to the City of Brampton
Removed: Undelineated Built-up Areas	Settlement areas for which the Minister has not delineated a built boundary pursuant to this Plan.	This does not apply to the City of Brampton