SCHEDULE "B" to By-Law 16-04-863

To the Agreement between the Owner and the Ministry, all or some of the following activities will be conducted as part of the Works by the Ministry, their employees and agents through the Provincial Groundwater Monitoring Network project:

- 1. Perform any clean-up works necessary to ensure reasonable access to the monitoring well and equipment including general well site clean up and removal of obstructions to well access and to the well site access road.
- Monitoring wells to be instrumented within the network require preparation prior to instrumentation. General requirements for monitoring well refurbishment may include a clean out, backwash, well head casing preparation and adjustment, and that a pump test be carried out to determine hydraulic conditions according to specifications outlined in Regulation 903 of the OWRA.
- 3. Installation of monitoring equipment including well caps, down well dataloggers and associated cables, and telemetry equipment and enclosure box mounted on a pole adjacent to and connected to the well casing by cables. Wire mesh cages may also be constructed to protect the installation.
- 4. Regular visits (4-12 times/ annum) to the well site to collect water level monitoring data and water quality samples. Site inspections and maintenance of the installed monitoring equipment, and to perform any minor clean-up work necessary to ensure on-going reasonable access to the well site will be also done at this time.
- 5. Regular visits (1-4/ annum) to the well site to operate water well purge equipment (pumps) prior to the collection of water quality samples from the well. These visits will coincide with regular site visits.
- 6. Training of new Ministry personnel to ensure that assigned staff is properly trained in the operation and maintenance of the installed monitoring equipment.
- 7. An initial site visit to ensure that the Owner is given a briefing and documentation of the equipment housed at the well site. Additional periodic can be provided to the owner as required.

The Corporation of the Township of Whitewater Region

By-Law No. 16-04-863

A By-Law to confirm the proceedings of Council

WHEREAS Sub-Section 5 (1) of the Municipal Act, .S.O. 2001, as amended, the powers of a municipal corporation are to be exercised by its Council;

AND WHEREAS by Sub-Section 5 (3) of the Municipal Act, S.O. 2001, as amended, states a municipal power, including a municipality's capacity, rights, powers and privileges of a natural person, shall be exercised by By-Law unless the municipally is specifically authorized to do otherwise;

AND WHEREAS it is deemed expedient that the proceedings of the Council of the Corporation of the Township of Whitewater Region at its meeting be confirmed and adopted by by-law;

NOW THEREFORE the Council of the Township of Whitewater Region ENACTS AS FOLLOWS;

- THAT the action of the Council of the Corporation of the Township of Whitewater Region in respect of each recommendation contained in the reports of the Committees, and each motion and resolution passed and other action taken by Council, at this meeting held on April 20, 2016 hereby adopted and confirmed as if all such proceedings were expressly embodied in this by-law.
- THAT the Mayor and proper officials of the Corporation of the Township of Whitewater Region are hereby authorized and directed to do all the things necessary to give effect to the action of the Council referred to in all proceeding sections hereof.
- THAT the Mayor and Clerk be authorized and directed to execute all documents in that behalf and to affix thereto the seal of the Corporation of the Township of Whitewater Region.

Passed this 20th day of April, 2016.

Hal Johnson/Mayor

Christine FitzSimons/CAO-Clerk