

# Kinouchepirini Algonquin



## First Nation

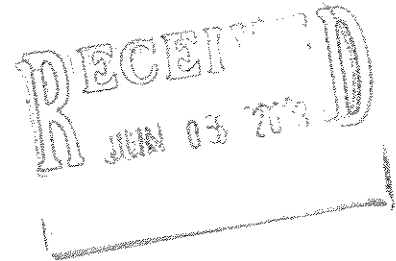
*'People of the Pike'*

**3689 B- Line Road**

**Pembroke ON K8A 6W7**

**613-732-1741**

**grant-tysick@hotmail.com**



May 30, 2013

C/O Municipal Corporations of Renfrew County

Dear Mayor and Council

First of all, I would like to thank the many newspaper writers, Historians along with Mayor and Councils within the territory known as Renfrew County and beyond, for not only honouring our Ancestors, to name some of them, they are the Valley, Lavalley, Stoqua, Pappin, Aird, but for also honouring this First Nations Communities history, the Community where Champlain started his Journey with the Algonquin Nation on Muskrat Lake June 6, 1613, the encampment of the Kinouchepirini Algonquins.

But 2013 has not only been a year to acknowledge our Ancestors and the History of the Community, but has been a year to acknowledge who we are as a people. On January 8, 2013 after 13 years of litigation from the non status Indians and Métis Communities Justice Phelan described who we are as a people in Daniels vs her Majesty the Queen in the Right of Canada, after many attempts from Canada Lawyers trying to hold up Justice Phelans decision, Justice Phelan read the words out that non status Indians and Métis Communities been waiting to hear for 13 years, and also after over a 100 years of being forgotten, that we are indeed Indians under 91/24 and that we have been through as much harm as status Indians, if not more, Justice Phelan also stated that their will be many challenges moving forward from his decision from non status Indian and Métis Communities.

Today in regards to the traditional territory of the Kinouchepirini Algonquin First Nation, the territory known as Renfrew County, the Community will put the Municipality Corporations on Notice within the territory known as Renfrew County, that the Indians of this First Nations Community are exempt from paying your Municipalities any further property taxes, on properties they own on unseeded unsurrendered Kinouchepirini Algonquin titled land, the Community will rely on Legislation already in place to exempt

the Indians from property taxes, Court decisions, the Royal Proclamation of 1763, the Constitution Act of 1867 91/24, Indians and Land reserved for the Indians, the territory of the Kinouchepirini Algonquins is land reserved for the Indians, [ see Royal Proclamation of 1763 ].

The Community has already begun putting a committee in place to deal with this issue, we ask that the Municipalities on this Communities Traditional territory contact us, so we can resolve this issue in good faith, and in regards to your Duty to Consult, Negotiate and Accommodate this First Nations Community, the Committee will be directed to deal with your Municipalities, and also to discuss Identification criteria that would be satisfactory for all parties involved for Property tax exemption.. If the Municipalities of Renfrew County need some time to seek legal advice, that is expected, please contact the Community. The committee will be listed shortly on our website @ Kinouchepirini.com.

In closing I would just like to express the fact, that this First Nations Community, or our Ancestors have never gave any Agents and Employees of Canada, attached to a Corporation of Canada any free and prior consent to Negotiate on behalf of this Communities Traditional territory.

Meegwetch,

A handwritten signature in black ink that reads "Chief Grant Tysick". The signature is written in a cursive, slightly slanted style.

Chief Grant Tysick

By Mail and Fax



## Melinda Reith - Head, Clara, Maria

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**From:** "Hon. Bob Chiarelli" <write2us@ontario.ca>  
**Date:** May-30-13 11:59 AM  
**To:** "Reeve Stewart" <twpshcm@XPLORNET.COM>  
**Subject:** A message from the Honourable Bob Chiarelli

<b>Ministry of Energy</b>	<b>Ministère de l'Énergie</b>
Office of the Minister	Bureau du ministre
4th Floor, Hearst Block 900 Bay Street Toronto ON M7A 2E1 Tel.: 416-327-6758 Fax: 416-327-6754	4e étage, édifice Hearst 900, rue Bay Toronto ON M7A 2E1 Tél. : 416 327-6758 Télééc. : 416 327-6754



Ontario

May 30, 2013

**MEMORANDUM TO:** Ms. Tammy Lea Stewart

**MEMORANDUM FROM:** The Honourable Bob Chiarelli

**RE:** Stronger Municipal Voice in Renewable Energy Development

Our government committed to give municipalities a stronger voice in decisions about renewable energy development.

Premier Kathleen Wynne made that commitment in her Throne Speech. As Minister of Energy, I have reiterated that commitment in the Legislature and in the communities I have visited across the province.

I am pleased to say that we are following through and making changes to give municipalities a stronger role in decisions about future renewable energy development.

Earlier this month, I asked the Independent Electricity System Operator (IESO) and the Ontario Power Authority (OPA) to develop a new regional energy planning process to help improve the way we plan, site and build future large energy infrastructure. This process will be based on formal input from municipalities, communities and the energy sector. The IESO and OPA are expected to report back with a joint implementation plan by August 1, 2013.

Today, I am announcing a major change to the way large renewable energy projects are contracted in Ontario. We will ask the OPA to develop a competitive procurement process to replace the large project stream of the Feed-in Tariff (FIT) program for projects greater than 500 kilowatts.

In developing this procurement process, the OPA will be required to engage with municipalities to identify appropriate technical siting requirements and locations for future large renewable energy projects. Competitive procurements tailored to meet the needs of communities to ensure that renewable energy developers work directly with municipalities before contracts are awarded.

Ontario is also moving forward with procuring small renewable energy projects by introducing

clear, predictable procurement windows. This fall, the Ontario Power Authority (OPA) will open a new procurement window for 70 megawatts (MW) for Small FIT and 30 MW for microFIT. In addition, Ontario is setting annual procurement targets from 2014 to 2018 — 150 MW for Small FIT and 50 MW for microFIT. In total, that's 900 MW of new capacity. This represents an estimated 6,400 jobs between now and 2018 and enough new, clean electricity each year for more than 125,000 homes.

In addition, the province is taking steps to make it easier for municipalities to bring their own clean energy projects online. While some municipalities are already participating in the FIT program, the FIT rules will be revised to encourage even more municipalities to participate.

The Ministry of Energy plans to work with the OPA to:

- Revise definitions under the FIT program, including setting aside part of the annual procurement target for projects partnered or led by municipalities and giving these projects priority in the same manner as projects with community and Aboriginal participation.
- Provide municipalities with access to funding for soft costs associated with the development of Small FIT projects.

Ontario also wants to provide further support and revenue opportunities for municipalities:

- We would like to help municipalities maximize their local energy opportunities by providing support for the development of a Municipal Energy Plan. These optional plans will integrate energy, infrastructure, growth and land use planning to support economic development, increase conservation and identify green energy opportunities. The program will focus on small to medium-sized municipalities.
- The OPA is developing a pilot program for FIT projects on unconstructed buildings. This will provide new opportunities for municipalities to generate extra revenue when planning future buildings such as arenas, libraries and community centres.
- Municipalities have also told us they would like to see more tax revenues from local projects. We will work with municipalities to determine the right property tax rate increase for wind turbine towers.

These changes will continue our commitment to clean energy, while giving municipalities a stronger voice, more options and new tools when it comes to renewable energy. Our goal is to ensure that the right projects are built in the right places at the right time.

If you have questions about these changes, you can contact Ministry of Energy staff in the Renewable Energy Facilitation Office (REFO) at [REFO@ontario.ca](mailto:REFO@ontario.ca) or by phone at 1-877-440-7336 (416-212-6582 within the GTA).

Sincerely,

A handwritten signature in black ink, appearing to read "Bob Chiarelli". The signature is fluid and cursive, with the first name "Bob" and last name "Chiarelli" clearly distinguishable.

Bob Chiarelli  
Minister of Energy



OFFICE OF THE MAYOR  
CITY OF PEMBROKE  
PROUDLY ESTABLISHED IN 1828

MAYOR ED JACYNO  
TELEPHONE: 613-735-6821  
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1 PEMBROKE ST. EAST  
PEMBROKE, ONTARIO  
K8A 3J5

May 29, 2013

Mayor Bob Sweet  
Town of Petawawa  
1111 Victoria Street  
Petawawa ON K8A 2E6

**RE: City/County Liaison Committee and Canadian Pacific Rail Corridor**

Dear Mayor Sweet:

Thank you for your letter of April 25, 2013 regarding the above matter.

Although I appreciate the gesture of your letter I must once again advise of the City of Pembroke's ongoing concern with respect to this matter.

During the Liaison Committee meeting of February 21, 2013 City representatives received assurances that no purchase of the rail corridor could take place without the consent of the City of Pembroke. We were advised that the County of Renfrew had a legal opinion stating so, however when the City asked for a copy of that opinion we were advised that it would not be forthcoming.

In addition to this and as per our understanding there was to be regular communication including sharing of minutes and other relevant correspondence. However we are unsure if this is happening since as per your correspondence there may have been a recent meeting we know nothing about where CP suggested reducing the number of people participating in the discussions.

As has been stated by the City of Pembroke previously we are concerned with the fact that as a single tier municipality we have no representation at the table unlike the other municipalities that belong to the County structure and who's interests are being protected via the participations of Lower Tier Heads of Council appointed by the counties of Renfrew and Lanark.

We cannot understand why there is such resistance to involving the separated City of Pembroke in the ongoing discussion on the same basis as the Township of Papineau-Cameron in the District of Nipissing which is justifiably at the table since it is not part of Renfrew or Lanark Counties.

Recognizing, as per your letter, that this resistance may be coming from Canadian Pacific representatives we are asking the County of Renfrew to formally support the City of Pembroke's participation in the form of written correspondence to Canadian Pacific directly. We will then

approach CP if need be knowing that we have the support of the County of Renfrew.

We would appreciate the County's support in this matter and look forward to a response to our request as soon as possible.

Sincerely,

A handwritten signature in black ink, appearing to read 'Ed Jacyno', with a long, sweeping flourish extending to the right.

Ed Jacyno  
Mayor City of Pembroke

EJ/tl

Cc Warden Emon & County Council Members  
Pembroke City Council  
Warden Bill Dolsa, County of Lanark  
Mayor Robert Corriveau, Township of Papineau-Cameron  
Cheryl Gallant, MP Renfrew-Nipissing-Pembroke  
John Yakabuski, MPP Renfrew-Nipissing-Pembroke  
Kevin Paul, Manager of Real Estate, Canadian Pacific Railway  
Keith Creel, President Canadian Pacific

**Melinda Reith - Head, Clara, Maria**

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**From:** "AMO Communications" <communicate@amo.on.ca>  
**Date:** June-06-13 3:45 PM  
**To:** <treasurer@xplonnet.com>  
**Subject:** AMO Breaking News - Waste Reduction Act

**TO THE IMMEDIATE ATTENTION OF THE CLERK AND COUNCIL**

June 6, 2013

**Key Role of Municipalities in Waste Diversion Recognized**

Today, Jim Bradley, Minister of the Environment, announced a waste reduction strategy that would replace the current *Waste Diversion Act* with a *Waste Reduction Act*. This new approach will focus on producers being responsible for "end-of-life" management of the products and packaging they generate.

The proposed legislation will recognize municipal governments' role and investments in the provincial waste diversion system and will build on it. We understand that the proposed *Waste Reduction Act* could lift the current 50 per cent net costs cap on producer funding for the Blue Box Program, as well as require that reasonable municipal Blue Box costs are considered in this process. This again is an extremely welcome step to reduce producers' use of property tax dollars to manage the disposal or recycling of their products and packaging.

When producers do not take responsibility for waste diversion programs, municipalities, as local governments, must manage the waste and local taxpayers end up paying the bill.

Service standards for consumer accessibility and convenience will be developed along with minimum collection and recycling targets. These standards will be critical so that all communities throughout the province can contribute to increasing waste diversion and reducing what goes to landfill.

It establishes an individual producer responsibility system (IPR). This means individual producers would be responsible for environmental targets set by government on a product by product basis. Other highlights of the proposed strategy include strengthening the Blue Box Program, and increasing organics diversion.

The proposed *Waste Reduction Act* would:

- Make individual producers responsible for reduction and recycling results;
- Transform Waste Diversion Ontario into a Waste Reduction Authority that has more tools for oversight, compliance and dispute resolution;
- Use of "all in pricing" to incorporate the price of recycling into the wholesale cost of the product; and
- Designate additional wastes such as industrial commercial and institutional (IC&I) sector



materials, starting with printed paper and packaging, to significantly increase waste diversion efforts.

These changes in our view will provide the much-needed incentive to reduce packaging and to recover more value from what is thrown away. It allows consumers to make choices based on producers that meet their waste targets in cost effective ways. It should also encourage producers to be more innovative and efficient.

Consultation on this strategy is planned over the summer and we expect that all information will be posted on the Environmental Bill of Rights Registry (EBR) shortly. We look forward to meaningful consultation and results on these initiatives and we will keep AMO members posted on any new developments and details as they become available.

What you need to do:

- Inform your residents – more waste diversion means a longer life for landfill sites and better stewardship of limited resources;
- Inform your MPPs – more producer responsibility makes business less dependent on property taxpayers to pick up the costs and will foster innovation and more efficient packaging. It also reduces the need to site new landfill sites and rightly moves costs to those who generate the expense; and
- Participate at consultations and respond to the EBR posting.  
<http://www.ebr.gov.on.ca/ERS-WEB-External/displaynoticecontent.do?noticeId=MTE5NzM0&statusId=MTc5MTM1&language=en>

For more information on the Ministry of the Environment's announcement:

[http://www.ene.gov.on.ca/environment/en/subject/waste\\_diversion/index.htm](http://www.ene.gov.on.ca/environment/en/subject/waste_diversion/index.htm)

**AMO Contact:** Cathie Brown, Senior Advisor, E-mail [CathieBrown@amo.on.ca](mailto:CathieBrown@amo.on.ca), 416.971.9856 ext. 342.

**PLEASE NOTE** AMO Breaking News will be broadcast to the member municipality's council, administrator and clerk. Recipients of the AMO broadcasts are free to redistribute the AMO broadcasts to other municipal staff as required. We have decided to not add other staff to these broadcast lists in order to ensure accuracy and efficiency in the management of our various broadcast lists.

**DISCLAIMER** These are final versions of AMO documents. AMO assumes no responsibility for any discrepancies that may have been transmitted with the electronic version. The printed versions of the documents stand as the official record.



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Monday, June 10, 2013

Township of Head, Clara & Maria

Re: Automatic Standby Generator

Dear Council Members,

Have you lost power in the last year? How did you handle it? The power grid is aging in Ontario. The age of the grid coupled with higher demands and more severe weather have resulted in more frequent and longer lasting power outages across the province.

As a consumer industry, we are very reliant on hydroelectric power. Without power, there are no telephones, computers, lights or wheelchair access to name a few. Many Municipalities are turning to Automatic Standby Generators to keep the lights on and employees working in a safe environment. Madawaska Valley, North Algona Wilberforce Township & Fire Department, Municipalite Rapides Des Joachims as well as Petawawa and Laurentian Valley Township all have Automatic Standby generators.

We are a locally owned company in its 3<sup>rd</sup> generation. Home Depot has selected us as their Generac Generator installer for most of Ontario. Generac has assigned us an Elite Status based on consumer sales and service. We are registered with Technical Standards and Safety Authority (TSSA) as well as Electrical Safety Authority (ESA), both of which are required by law to install generators in Ontario. Generators make up 95% of our business. We would like the opportunity to meet with you or attend a council meeting to discuss the benefits of installing a generator for your municipality.

We look forward to hearing from you and welcome any questions you may have. Our contact information is listed above for your convenience.

Sincerely,

Stacey McDonald,  
Business Manager

(b)

Ministry of  
Consumer Services

Office of the Deputy Minister

6th Floor, Mowat Block  
900 Bay Street  
Toronto ON M7A 1L2  
Tel. (416) 212-2665  
Fax (416) 314-7167

Ministère des  
Services aux consommateurs

Bureau du sous-ministre

Edifice Mowat, 6e étage  
900, rue Bay  
Toronto ON M7A 1L2  
Tél. (416) 212-2665  
Télééc. (416) 314-7167



June 3, 2013

Dear Stakeholder:

I am writing to update you on the status of Ontario's one-call-to-dig system. We are working closely with Ontario One Call (ON1Call) as we support the effective implementation of the *Ontario Underground Infrastructure Notification System Act, 2012* (the Act).

In February 2013, the ministry, in cooperation with ON1Call, issued a **consultation paper**. We met with a broad range of public and private underground infrastructure owners and excavators to clarify the Act's requirements and solicit feedback about a number of areas, including membership and potential regulations. I am advised that information about how ON1Call will interpret the membership requirements under the Act and ON1Call's revised fee structure is now available on their website at <http://on1call.com/index.php/resource-centre/latest-news/>.

In response to the consultation, ON1Call is now reviewing its proposed governance structure. ON1Call will provide more information on this in the near future.

The ministry and ON1Call are currently developing regulations for consultation. These proposed regulations will be released in fall 2013 for stakeholder response, with the goal of obtaining government approval by year end.

Under the Act, the one-call-to-dig system will be fully in force for all members in June 2014. Until then, there are many important steps that need to occur.

The Act specifies **non-municipal** owners and operators of underground infrastructure who are required to join ON1Call as of **June 19, 2013**. Non-municipal owners and operators should contact ON1Call by phone at (519) 265-8006 or by email at [memberservices@on1call.com](mailto:memberservices@on1call.com) to confirm whether they are required to become members and, if so, to register with ON1Call.

**Municipalities** that own or operate underground infrastructure must join ON1Call by **June 19, 2014**. We encourage municipalities to join ON1Call before that date to ensure a smooth transition.

To meet their obligations under the law, all excavators continue to be responsible for contacting all owners of infrastructure (including non-municipal and municipal infrastructure owners that are not yet ON1Call members) that may be affected by an excavation. Excavators who do not ensure they have obtained locates for all necessary underground infrastructure before they dig continue to be subject to penalty under Ontario law.

As we move towards full implementation, we continue to work with ON1Call and impacted stakeholders to address a few unresolved issues.

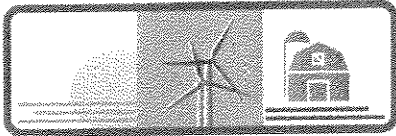
Thank you for your continued input. Please contact Vanessa Rae, Senior Policy Advisor at (416) 325-6017 or by email at [onecalltodig@ontario.ca](mailto:onecalltodig@ontario.ca), if you have any questions or concerns.

Sincerely,

Giles Gherson  
Deputy Minister

c: Mr. Geoff Fitzgibbon, Executive Director, Ontario One Call

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TOWNSHIP OF  
ASHFIELD - COLBORNE - WAWANOSH

## RESOLUTION

Moved by: Roger Watt  
Seconded by: Barry Millian

No. 5

WHEREAS the Liquor License Act, Ontario Regulation 389/91, Special Occasion Permits, took effect on July 1, 2012;

AND WHEREAS a Special Occasion Permit (SOP) is required any time alcohol is offered for sale, served, or consumed, anywhere other than in a licensed establishment or a private place;

AND WHEREAS the Alcohol and Gaming Commission of Ontario (AGCO) regulate these types of events;

AND WHEREAS one type of occasion for which a SOP may be issued is a Private Event, such as weddings, birthdays, funerals, bridal showers, and stag & does;

AND WHEREAS these types of Private Events are now regulated and for invited guests only, and the event must not be advertised to the public, including by way of flyers, newspaper, internet, or radio, and the event cannot be open to the public;

AND WHEREAS under the Private Event SOP, there can be no intention to gain or profit from the sale of alcohol at the event;

AND WHEREAS a Stag & Doe is classified as a Private Event, and a Sale SOP is required when money is collected for alcohol through alcohol sales, and an admission charge for the invited guests attending the event to recover the costs of the event only;

AND WHEREAS games of chance or mixed chance and skill (raffles, 50/50 draws, door prizes, bingo, wheels of fortune, break open ticket) are not permitted at these events;

AND WHEREAS Stag & Does are important for couples, and the intention of these events is to generate funds for the couple as they begin their life together;

AND WHEREAS the rules under the Special Occasion Permits has a detrimental effect on the Stag & Doe events.

NOW THEREFORE BE IT RESOLVED THAT the Alcohol and Gaming Commission be petitioned to amend the Liquor License Act to exempt Stag & Does from the regulation.

AND FURTHER THAT this resolution be circulated to all municipalities in Ontario for support.

CARRIED

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Email [clerk@acwtownship.ca](mailto:clerk@acwtownship.ca)