

COUNTY OF RENFREW



DEVELOPMENT & PROPERTY  
DEPARTMENT

9 INTERNATIONAL DRIVE  
PEMBROKE, ON, CANADA  
K8A 6W5  
(613) 735-3204 or (613) 735-0091  
Toll Free: 1-800-273-0183  
FAX: (613) 735-2492  
[www.countyofrenfrew.on.ca](http://www.countyofrenfrew.on.ca)

April 18, 2012

RECEIVED  
APR 20 2012  
H

Ms. Melinda Reith  
Township of Head, Clara & Maria  
15 Township Hall Road  
STONECLIFFE, ON K0J 2K0

Dear Ms. Reith:

**RE: County of Renfrew 5-Year Official Plan Review**  
**Special Meeting of County Council**

This is to inform you that the special meeting of County Council required under Section 26 of the *Planning Act* to consider any revisions to the County Official Plan is set for Tuesday, May 29, 2012, at 7:00 p.m. in the County Council Chambers. Please see the enclosed notice which will appear two weeks running in local newspapers.

I want to thank your municipality for responding to our survey about the County Plan and for providing comments which will be considered in the process.

If you have any questions, please call me.

Sincerely,

Charles Cheesman  
Manager of Planning  
[ccheesman@countyofrenfrew.on.ca](mailto:ccheesman@countyofrenfrew.on.ca)

CC/jhk

Enclosure

c. W.J. Hutton



## COUNTY OF RENFREW

### NOTICE OF A SPECIAL COUNCIL MEETING

#### OFFICIAL PLAN REVIEW

**TAKE NOTICE** that, pursuant to Section 26 of the *Planning Act*, the Council of the Corporation of the County of Renfrew will hold a special Council meeting, open to the public, on **Tuesday, May 29, 2012, 7:00 P.M.** in the **Council Chambers** at the **County of Renfrew Administration Building**, 9 International Drive, Pembroke, Ontario, to consider any revisions that may be required to the Official Plan of the County of Renfrew.

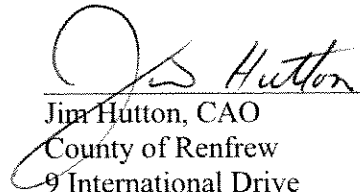
Council shall have regard to any written submissions about what revisions may be required and shall give any person who attends the special meeting an opportunity to be heard on that subject.

The Official Plan sets out policies for the physical growth and development of the following local municipalities, and therefore no key map has been provided.

Township of Admaston/Bromley  
Township of Bonnechere Valley  
Township of Brudenell, Lyndoch and Raglan  
Township of Greater Madawaska  
Township of Head, Clara and Maria  
Township of Horton  
Township of Killaloe-Hagarty-Richards  
Township of Madawaska Valley  
Township of North Algona/Wilberforce  
Township of Whitewater Region

If you have any questions about this Official Plan Review, please call the County of Renfrew Development and Property Department at 613-735-3204.

Dated at the County of Renfrew this 12<sup>th</sup> day of April 2012.

  
\_\_\_\_\_  
Jim Hutton, CAO  
County of Renfrew  
9 International Drive  
PEMBROKE, ON K8A 6W5

## Townships of Head Clara & Maria

---

**From:** "Bruce McIntyre" <BMcIntyre@countyofrenfrew.on.ca>  
**To:** "Admaston/Bromley Township of" <info@admastonbromley.com>; "Arnprior Town of" <dpollard@arnprior.ca>; "Deep River Town of" <mlarose@deepriver.ca>; "Bonnechere Valley Township of" <bryanm@eganville.com>; "Greater Madawaska Township of" <admin@greatermadawaska.com>; "Killaloe, Hagarty & Richards Township of" <info@khrtownship.ca>; "Laurentian Hills Town of" <info@laurentianhills.ca>; "John Baird" <jbaird@laurvall.on.ca>; "Laurentian Valley Township of" <laurentian@laurvall.on.ca>; "Madawaska Valley Township of" <bbrown@madawaskavalley.ca>; "McNab/Braeside Township of" <info@mcnabbraeside.com>; "North Algona Wilberforce Township of" <naw@nalgonawil.com>; "Petawawa Town of" <email@petawawa.ca>; "Renfrew Town of" <kbulmer@town.renfrew.on.ca>; "Whitewater Region Township of" <info@whitewaterregion.ca>; "Brudenell, Lyndoch & Raglan Township of" <blrtownship@xplornet.com>; "Horton Township of" <mjmhorton@xplornet.com>; "Head, Clara & Maria Township of" <twpshcm@xplornet.com>  
**Cc:** "Shelley Sheedy" <SSheedy@countyofrenfrew.on.ca>  
**Sent:** Friday, April 27, 2012 12:10 PM  
**Subject:** FCC Agri Spirit Fund

Just a reminder to everyone that the annual Agri Spirit Fund will begin accepting applications on May 7. Let me know if I can be of any assistance. Here is a link to site. Some previous successful applications include:

- roof for Pembroke Farmers Market
- upgrades to Cobden Farmers Market
- outdoor rink boards for Calabogie Community Centre ice rink
- outdoor rink boards for St. Michael's outdoor rink in Douglas

-The program really focuses on infrastructure in a rural community with emphasis on recreation or food services

[http://www.fcc-fac.ca/en/aboutus/responsibility/agrispiritfund\\_e.asp](http://www.fcc-fac.ca/en/aboutus/responsibility/agrispiritfund_e.asp)

R. Bruce McIntyre  
Media Relations/Grants Coordinator  
County of Renfrew  
(613)-735-7288 ext. 490  
(613)-735-7590 fax  
cell: (613) 732-5945  
fax: (613) 735-2081  
email:bmcintyre@countyofrenfrew.on.ca

# Northern Graphite Corporation Bissett Creek Mine Re-Activation of the Bissett Creek Mine

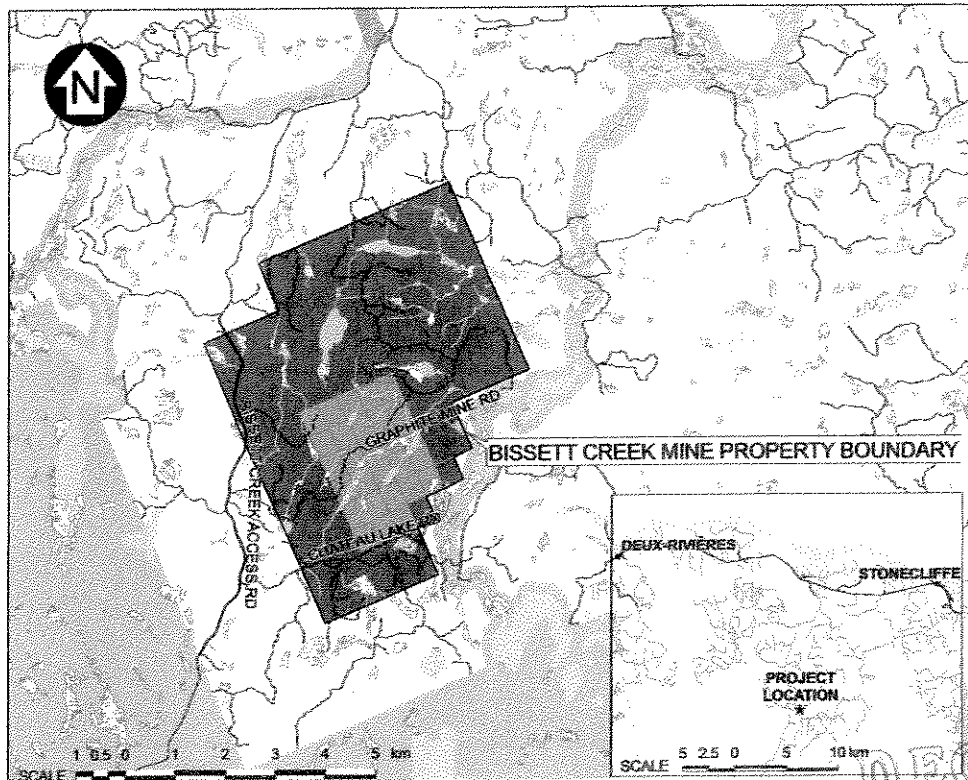
## Public Open House

Northern Graphite Corporation announces that a public information session will be held to discuss the Re-Activation of the Bissett Creek Mine as required by the Ontario Mining Act.

The project, located in Maria Township, approximately 53 kilometres southeast of the Mattawa, Ontario, will involve the development of a multi-phase open pit and processing of up to 18.3 Mtonnes of ore during the anticipated 20 year mine life. Construction is scheduled to begin 3<sup>rd</sup> quarter 2012 with production beginning 3<sup>rd</sup> or 4<sup>th</sup> quarter 2013.

The Project involves the construction, operation and closure of an open pit mine and ancillary facilities including a mineral processing plant, tailings management facilities, waste rock piles, ore and overburden stockpiles and an extension of an existing logging road to access the site. Processing of the graphitic ore will occur at an average rate of 2,500 tonnes per day (tpd). A closure plan for the project will be submitted to the Ontario Ministry of Northern Development and Mines (MNDM) for approval in 2012.

The public information session will be held on Monday, May 7, 2012 at the Township Hall, 15 Township Hall Road, Stonecliffe, ON from 7:00 PM to 9:00 PM. Information on the proposed project will be on display and company personnel will be available to answer questions. Information is also available on-line at [www.northerngraphite.com](http://www.northerngraphite.com).

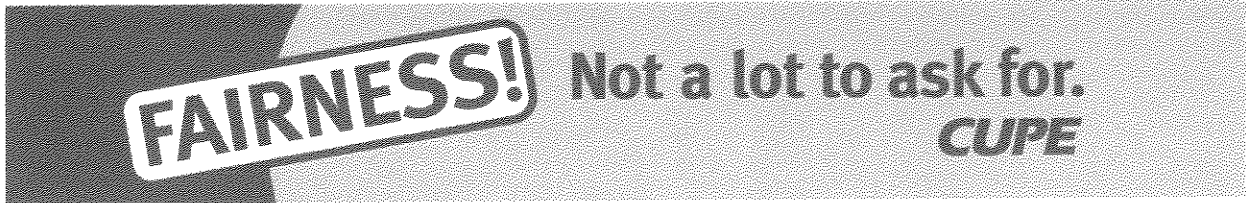


If you require additional details regarding the information sessions, please contact:

Donald Baxter, P.Eng., President  
Northern Graphite Corporation  
290 Picton Ave.  
Suite 201  
Ottawa, ON  
Canada, K1Z 8P8

705-789-9706 or (705) 787-5942 (mobile)  
(613) 241-6005 (Fax)  
[dbaxter@northerngraphite.com](mailto:dbaxter@northerngraphite.com) (direct)

RECEIVED  
APR 20 2012



April 17, 2012

Reeve Tammy Lea Stewart  
 Township of Head, Clara & Maria  
 15 Township Hall Road  
 Stonecliffe ON K0J 2K0

RECEIVED  
 APR 20 2012  
*[Handwritten signature]*

Reeve Stewart:

**Re: Negotiations between Ontario Works and CUPE 4989**

As you may know, negotiations between the County of Renfrew's Ontario Works and its unionized employees, members of the Canadian Union of Public Employees' (CUPE) Local 4989 have come to a halt. Unable to come to an agreement during the bargaining process, the employer has requested a No Board with the Ministry of Labour which could result in a labour dispute.

Ontario Works is an important program that provides social assistance to vulnerable citizens of our community. While CUPE 4989 members do not want to engage in any strike action, the employer is asking for major concessions that would negatively impact our livelihood. We deserve a fair contract.

We fear that a lockout or strike would be detrimental to those who use this service. We believe your involvement will contribute in moving this forward and look forward to your response in this regard.

We thank you for your assistance.

A handwritten signature in black ink, appearing to read "Ghyslaine Turgeon".

Ghyslaine Turgeon  
 CUPE 4989 President

hf/cope 491

**CUPE4989**

TOWNSHIP OF WAINFLEET

RESOLUTION

Moved by Betty Konc

No. C-177-2012

Seconded by David Wyatt

Date: April 24, 2012

THAT the Clerk be directed to circulate Bylaw No. 013-2012, being a bylaw for prescribing the minimum setback distance for the construction of all Industrial Wind Turbines, also known as Wind Turbine Generators, to be erected within the borders of the Township of Wainfleet, and to require that any such construction, in compliance with this bylaw or not, shall also provide indemnification for any loss of property value or adverse health effect therefrom to the extent of 100%, to all Ontario municipalities to demonstrate Council's support for the health and safety of its residents and request that fellow municipalities support Wainfleet's initiative by adopting a similar bylaw.

Carried

Lost

Mayor (Chairman)

Recorded on Request of: \_\_\_\_\_

Councilor / Staff Member	Yeas	Nays
Alderman Dykstra		
Alderman Hessels		
Alderman Konc		
Alderman Wyatt		
Mayor Jeffs		

Carried

Lost

Clerk

**THE CORPORATION OF THE  
TOWNSHIP OF WAINFLEET**

**BYLAW NO. 013-2012**

Being a bylaw for prescribing the minimum setback distance for the construction of all Industrial Wind Turbines, also known as Wind Turbine Generators, to be erected within the borders of the Township of Wainfleet, **AND** to require that any such construction, in compliance with this bylaw or not, shall also provide indemnification for any loss of property value or adverse health effect therefrom to the extent of 100%.

**WHEREAS** government Ministers, Ministries, Agencies and Municipalities have an ethical duty and legal obligation to protect the health, safety, quality of life and well being of citizens and their properties;

**AND WHEREAS** the Supreme Court of Canada, in *114957 Canada Ltée (Spraytech, Société d'arrosage) v. Hudson (Town)*, 2001 SCC 40. File No.: 26937, held that Municipalities, in addition to specific powers conferred by statute, also have included in that authority "general welfare" powers, upon which Municipalities can draw to enact bylaws genuinely aimed at furthering goals such as public health and safety, protection of Property and the like;

**AND WHEREAS** s.9 of the *Municipal Act, 2001, SO 2001, c 25*, grants Municipalities Powers of a natural person;

**AND WHEREAS** the *Canadian Charter of Rights and Freedoms*, being Part 1 of the *Constitution Act, 1982*, confers specific rights and freedoms on all Canadians, including that of Due Process, which rights and freedoms are to be protected by all levels of government, including the Municipal;

**AND WHEREAS** s.130 of the *Municipal Act, 2001, SO 2001, c 25*, in force until July 1, 2012, still states "A municipality may regulate matters not specifically provided for by this Act or any other Act for purposes related to the health, safety and well-being of the inhabitants of the municipality";

**AND WHEREAS** ss.128 – 129 of the *Municipal Act, 2001* confer powers to regulate *Public Nuisances, Noise, Odour, Dust, etc.*;

**AND WHEREAS** s.128 (2) also states "The opinion of council under this section, if arrived at in good faith, is not subject to review by any court";

**AND WHEREAS** s. 11 of the *Municipal Act, 2001* confers broad authority on the Municipality, including the passing of bylaws, *inter alia*, for the "Economic, social and environmental well-being of the municipality" and for the "Health, safety and well-being of persons";

**AND WHEREAS** s.1 (1) of the *Environmental Protection Act, R.S.O. 1990, c. E-19* states that:

*“adverse effect” means one or more of;*

- (a) impairment of the quality of the natural environment for any use that can be made of it*
- (b) injury or damage to property or to plant or animal life,*
- (c) harm or material discomfort to any person,*
- (d) an adverse effect on the health of any person,*
- (e) impairment of the safety of any person,*
- (f) rendering any property or plant or animal life unfit for human use,*
- (g) loss of enjoyment of normal use of property, and*
- (h) interference with the normal conduct of business; (“consequence préjudiciable”),*

and further states,

*“contaminant” means any solid, liquid, gas, odour, heat, sound, vibration, radiation or combination of any of them resulting directly or indirectly from human activities that causes or may cause an adverse effect (“contaminant”);*

**AND WHEREAS** s.3 of the *Environmental Protection Act, R.S.O. 1990, c. E-19* also states *“The purpose of this Act is to provide for the protection and conservation of the natural environment”;*

**AND WHEREAS** there is mounting documented evidence of the adverse impact of IWT technology on humans, wildlife and livestock;

**AND WHEREAS** the *World Health Organisation* recommends ambient noise levels be less than 30dB (a) inside a Property dwelling;

**AND WHEREAS** several jurisdictions worldwide have enacted or recommended laws or bylaws to regulate Setback distances of 2 to 10km for Industrial Wind Turbines;

**AND WHEREAS** more than 70 Ontario Municipalities, including Wainfleet, as well as the Ontario Federation of Agriculture and the Christian Farmers Federation of Ontario, have asked for a Moratorium on wind power development and for more and better studies on the impact of wind power;

**AND WHEREAS** some Ontario realtors have asserted that properties within sight and sound of IWT's are available at prices 20 to 40% lower than those properties without IWT interference;

**AND WHEREAS** restrictions in the laws of Ontario governing Municipalities and the Environment variously contradict one another and restrictions in the laws governing Alternative Energy generation do the same;

**AND WHEREAS** nothing in this bylaw frustrates the purpose of the laws governing alternative energy generation, it being the Municipality's concern to promote the responsible use of alternative energy in a manner that does no harm to persons, wildlife and livestock;



**AND WHEREAS** s.92 of the *Constitution Act, 1982* provides further that the "Exclusive Powers of Provincial Legislatures" includes upholding *Canadian Charter of Rights and Freedoms*, being Part 1 of said Act;

**AND WHEREAS** the fundamental rights of Canadian persons cannot be extinguished or modified except by s.33 ("*Notwithstanding*", clause) of the *Canadian Charter of Rights and Freedoms, The Constitution Act, 1982*;

**AND WHEREAS** it is reasonable and prudent for the protection of the Municipality's citizens;

**NOW THEREFORE** the Council of the Corporation of the Township of Wainfleet **HEREBY ENACTS AS FOLLOWS:**

Definitions:

1. In this By-law, the listed words have the following meanings:
  - (a) "Setback" means a horizontal radial distance;
  - (b) "Industrial Wind Turbine" (IWT), means a wind turbine power generator using blade technology with a hub height exceeding 30 metres;
  - (c) "Property" means property line, vacant land, dwelling or structure and their inhabitants of all species used for private or business or public purposes;
  - (d) "Municipality" means the Corporation of the Township of Wainfleet;
  - (e) "Construction" includes placement, erection, alteration, repair, dismantling, demolition, structural maintenance, painting, moving, land clearing and cleaning, earth moving, grading, excavating, the laying of pipe and conduit whether above or below ground level, street and highway building, concreting, equipment installation and alteration and the structural installation of construction components and materials in any form or for any purpose and includes any work in connection therewith.
  - (f) "Noise" means unwanted sound, vibration, or both, emitted by or related to an Industrial Wind Turbine or Turbines;
  - (g) "Developer" means any person or business or company involved in the development, Construction and operation of an Industrial Wind Turbine, including the legal owner of said Turbine; AND, person, business, company, Turbine and owner can be construed in the singular and in the plural;

Application:

This bylaw applies to all property within the territory of the Municipality.

This bylaw applies to all property owned by the Municipality.

Prohibition:

1. For the Construction, erection or operation of any IWT inside the Municipality, there shall be a minimum Setback of a distance of 2km from any property measured from the tip of the rotor blade in horizontal position;
2. In any case, noise emitted by the IWT shall not exceed 32dB at the nearest property;
3. The Developer shall provide an indemnification of 100% for any loss of property value or adverse health effect directly or indirectly caused by an IWT.

Severability:

If a portion of this bylaw is held invalid by a court of competent jurisdiction then the invalid portion must be severed and the remainder of this bylaw is deemed to have been adopted without the severed section.

Force and Effect:

This bylaw shall come into force and take effect on the day of its Final passing.

BYLAW READ A FIRST TIME THIS 27<sup>th</sup> DAY OF MARCH, 2012.

BYLAW READ A SECOND TIME THIS 27<sup>th</sup> DAY OF MARCH, 2012.

BYLAW READ A THIRD TIME AND FINALLY PASSED THIS 10<sup>th</sup> DAY OF APRIL, 2012.

\_\_\_\_\_  
A. Jeffs, MAYOR

\_\_\_\_\_  
T. Lamb, CLERK

b

April 26, 2012

Dear Reeve Stewart;

If there are still any Ontarians who think snow ploughing, potholes, infrastructure, transit, sewage treatment plants are the most critical issues we face as Ontario Municipalities they have been looking at the wrong budget lines.

The most serious issue we have, particularly in rural and small town Ontario is rising costs for OPP services.

Last year, policing in Ontario cost municipal tax payers 3.8 billion dollars. In most cases policing accounted for more than a quarter of Municipal operating budgets, some municipalities at 50%.

The provincial government, without consultation and having no accountability or transparency will increase the OPP salary, in 2014, another 8.5% which will add another 50 million dollars to the salary line. Who must pay? Our citizens! NOT the provincial government!

Binding arbitration is debilitating. The arbitrator is presented with recent police contract agreements in other Ontario cities/large urban centers as a baseline. This merely results in never-ending leap frogging of high-cost settlements that drive the cost of municipal policing upwards and upwards

What makes this cycle so very frustrating is that binding arbitration leaves our needs totally unconsidered and we, at the rural/small town municipal level, are standing on the sidelines with no ability to control the direction of police costs.

The OPP policing deployment model is not transparent in terms of service or costs, it is not understood and we have no input. The contract with the Ministry leaves us with no cost certainty. Simply put, the price of policing is now unsustainable because the pattern of spending and service levels dictated to us is out of control at the Provincial level.

We need this situation corrected.... ASAP!

With this in mind a group of Mayors/Wardens and Staff from various municipalities held many meetings last year to discuss this issue and to craft a "move forward" plan. During the 2011 AMO conference 22 municipalities met with Provincial Ministers and Opposition Party Critics. During the AMO Bear Pit session our group asked the Minister to commit to three things.

- That there be transparency and accountability with regard to costs being assigned to municipalities for OPP services.

- That information on applicable deployment models is made available to municipalities in a timely manner, prior to the 2012 budget year.
- That a review be undertaken of OPP costs, formulas, and deployment models to identify efficiencies and that this review take place in full consultation with the municipal sector.

The Minister verbally agreed to these items and as we all know the 2012 budget came and went without any progress.

Following the provincial election our group met with the new Minister and shared our concerns and the need for review. The Minister has subsequently launched a taskforce that includes AMO, OAPSB and three of our CAO's as our voice at the table. While the task force is welcomed, the terms of the taskforce pale in the fact that discussion cannot be had on three important elements. We cannot speak to changes to:

- The province-wide model for developing municipal police costs;
- The adequacy standards and/or other legislative or regulatory requirements for policing;
- The policy or practice for collective bargaining with the OPPA.

Our group met again at the OGRA/ROMA conference and identified the need to form a Mayors Coalition. We feel the need to speak as one strong and united municipal voice is paramount. For clarity we all agreed that the Mayor's Coalition is to be the political conduit with the Minister and that our purpose and intent would to not position ourselves in a debate with the stakeholder's. We are aware that the issue of high costs of OPP Policing will require time, commitment, ongoing lobbying, public relations and all the other elements that come in to play on an issue as large as this.

At OGRA/ROMA we assigned a group of 6 Mayors to a steering committee role. The steering committee includes Cochrane Mayor Peter Politis, Arnprior Mayor David Reid, Penetanguishene Mayor Gerry Marshall, Parry Sound Mayor Jamie McGarvey, Norfolk Mayor Dennis Travale and Tillsonburg Mayor John Lessif. The steering committee group has met three times since OGRA/ROMA and identified the need for the following to make our Mayors Coalition efforts successful:

- 1) Lobbying funding;
- 2) The need for bilingual communications;
- 3) Develop a common letterhead for press releases and correspondence to Minister/Task Force;
- 4) Travel expenses for Ministry meetings;

- 5) Updates to our fellow municipalities;
- 6) Develop web site for communication to municipalities;
- 7) Public Relations – hire a PR firm and establish a media campaign that is ready to be launched;
- 8) Engage a “Drummond” like third party to assist
- 9) Administrative costs, such as conference calls, paper and other supplies.

These items of course require financial support and we are asking your municipality for a contribution of \$1000 to get this initiative up and running in a fashion that leads to success. If all 343 OPP serviced communities contributed at the \$1000 level we would have a pool of funds that would allow us to properly get our message out to the Province, Public and Police. The Town of Tillsonburg’s finance department will manage these funds and accurately report on any and all spending. If all funds are not used at the end of this effort we will return the unused portion to you.

We do recognize that a \$1,000 contribution is significant in these tight financial times. We felt it was best to ask for your community for assistance once versus having to come back a second time. That said, if \$1,000 is currently out of reach for your community a smaller amount contributed helps as well.

We thank you very much for your time and we trust you find our common effort approach satisfactory.

Sincerely

**Mayors Coalition Steering Committee**

**Ministry of Infrastructure**

**Ministère de l'Infrastructure**

**Ministry of Transportation**

**Ministère des Transports**

Office of the Minister

Bureau du ministre

Ferguson Block, 3<sup>rd</sup> Floor  
77 Wellesley Street West  
Toronto ON M7A 1Z8  
416-327-9200

Édifice Ferguson, 3<sup>e</sup> étage  
77, rue Wellesley ouest  
Toronto (Ontario) M7A 1Z8  
416-327-9200



April 24, 2012

MEMORANDUM FROM: The Honourable Bob Chiarelli

RE: Eastern Ontario Mayors' Forum

I am writing to you in regard to the upcoming Eastern Ontario Mayors' Forum taking place on May 24, 2012 in Perth, Ontario, and hosted by His Worship John Fenik, Mayor of Perth.

In addition to my formal remarks at the conference, officials from the Ministry of Infrastructure will make presentations and be available to answer questions regarding growth planning as well as specific government policies and initiatives, such as the *Places to Grow Act*, and our long-term infrastructure plan, *Building Together*. Officials will also present on the role of Infrastructure Ontario, a provincial agency dedicated to delivering and managing infrastructure. For your reference, I have enclosed the conference agenda.

As Minister of Infrastructure, I am committed to supporting efficient and sustainable infrastructure across the province. By investing in infrastructure, we are creating jobs, strengthening our economy and building healthy communities.

I believe this forum will provide an excellent opportunity to engage in discussions regarding opportunities in Eastern Ontario and foster a stronger working relationship between the province and local communities.

For more information about the event or to RSVP, please contact Lauren Walton at 613-267-3311 ext. 2239 or [forum@perth.ca](mailto:forum@perth.ca).

I look forward to seeing you at the event.

Sincerely,

Bob Chiarelli  
Minister

## COMPLIMENTARY PROGRAM FOR COMPANIONS

### COMPANION'S AGENDA

- 9:30-9:45 am Perth Museum Tour
- 9:45-10:15 am Downtown Heritage Perth  
Historic Walking Tour  
by Historian Susan Code
- 10:15-11:45 am Jewellery Making Workshop  
Art & Class Studio Boutique  
OR  
Spa Treatment at  
Best Western Plus
- 11:45-12:45 pm Lunch at Stone Cellar
- 12:45- 2:15 pm Shopping Downtown  
Meet back at Hotel  
at 2:15 pm

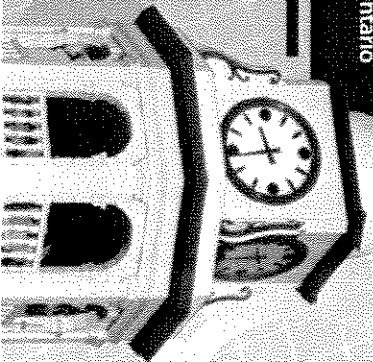
### FOR EVERYONE

After 2:30 pm  
Golf at Perth Golf Course -  
the oldest Golf Course in Canada  
Special rates provided.

## EASTERN ONTARIO INFRASTRUCTURE FORUM WITH MINISTER BOB CHIARELLI

The Mayor of Perth  
Invites  
All Mayors  
and Reeves  
to  
Heritage Perth  
in Eastern Ontario

Thursday, May 24, 2012  
Best Western Plus  
Perth, Ontario



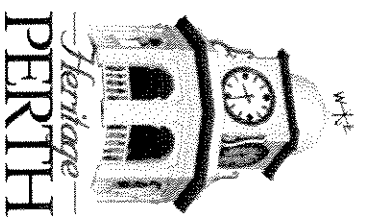
**INFRASTRUCTURE  
IDEA EXCHANGE**

Please plan to attend.  
This is an opportunity  
to learn more about  
current situations  
and voice your  
thoughts and concerns.

**Revised RSVP  
by April 30**

For more information  
and to RSVP:  
Lauren Walton, Clerk  
Tel: 613 267-3311  
Ext. 2239

Email: [forum@perth.ca](mailto:forum@perth.ca)



**FORUM AGENDA**

- 10 - 10:10 am **Welcome and Opening Comments**  
Mayor John Fenik, Town of Perth  
Introduction of Minister Bob Chiarelli
- 10:10-10:30 am **Keynote Remarks**  
Hon. Bob Chiarelli, MPP  
Minister of Infrastructure, Minister of Transportation
- 10:30 - 10:40 am **BREAK**
- 10:40 - 11:20 am **Growth Planning – Challenges and Opportunities  
in Eastern Ontario**  
Ontario Growth Secretariat, Ministry of Infrastructure
- 11:20 - 12 noon **Building Together: Ontario's Long Term  
Infrastructure Plan**  
Infrastructure Planning and Policy Division,  
Ministry of Infrastructure, Infrastructure Ontario
- 12 - 12:45 pm **LUNCH - Sunrise Room**
- 12:45 - 1:30 pm **Concrete Problems:  
How to fix our crumbling infrastructure**  
David Fleischer, Metroland News
- 1:30 - 2 pm **Facing Our Fiscal Challenges**  
Consultant, Eastern Ontario Wardens Caucus
- 2 - 2:10 pm **Closing Remarks**  
Mayor John Fenik, Town of Perth  
Warden John Gemmell, County of Lanark

This event is hosted and funded by the Town of Perth.



## Townships of Head Clara & Maria

**From:** "Brenda Knott" <bknott@oxfordcounty.ca>  
**To:** "Brenda Tabor" <btabor@oxfordcounty.ca>  
**Cc:** <Ernie.Hardeman@pc.ola.org>; "Michael Bragg" <mbragg@oxfordcounty.ca>; "Mayor SWOX" <mayor@swox.org>; "Deb Tait" <dtait@city.woodstock.on.ca>; "Don Doan" <ddoan@twp.norwich.on.ca>; "John Lessif" <jlessif@tillsonburg.ca>; "Margaret Lupton" <mlupton@zorra.on.ca>; "Councillor Marion Wearn" <mwearn@blandfordblenheim.ca>; "Councillor Patrick Sobeski" <mayor@city.woodstock.on.ca>; "Sandra Talbot" <stalbot@city.woodstock.on.ca>; "Mayor" <mayor@ingersoll.ca>; "Warden" <warden@oxfordcounty.ca>  
**Sent:** Tuesday, April 24, 2012 10:17 AM  
**Attach:** Correspondence Future Landfill Construction or Approval.pdf  
**Subject:** Oxford County Council Resolution - Future Landfill Construction or Approvalclerk@addingtonhighlands.ca

Municipal Councils

All Municipalities in Ontario

Good Morning

Please find attached correspondence addressed to The Honourable Jim Bradley, Minister of the Environment, containing a resolution on future landfill construction or approval. Oxford County Council has requested that the resolution be forwarded to all municipalities in Ontario seeking support.

Please send letters of support to The Honourable Jim Bradley, Minister of the Environment, 77 Wellesley Street West, 11<sup>th</sup> Floor, Ferguson Block, Toronto, Ontario, M7A 2T5, Fax: 416-314-7337, [minister.moe@ontario.ca](mailto:minister.moe@ontario.ca) with a copy to the County of Oxford addressed to the attention of Brenda Tabor, Clerk, County of Oxford, P.O. Box 1614, 21 Reeve Street, Woodstock, Ontario, N4S 7Y3, Fax: 519-421-4712, [btabor@oxfordcounty.ca](mailto:btabor@oxfordcounty.ca)

Thank you for your consideration of the County of Oxford's resolution.

Brenda

Brenda Knott | Secretary | C.A.O./Clerk's Office  
 21 Reeve Street | P. O. Box 1614 | Woodstock, Ontario | N4S 7Y3  
 Phone: 519-539-9800, ext. 3004 | Fax: 519-421-4712



This e-mail communication is CONFIDENTIAL AND LEGALLY PRIVILEGED. If you are not the intended recipient, use or disclosure of the contents or attachment(s) is strictly prohibited. If you have received this communication in error, please notify the author by return e-mail and delete this message and any copy of it immediately. Thank you.

Think about our Environment. Print only if necessary.



**OFFICE OF THE C.A.O./ CLERK**

P. O. Box 1614, 21 Reeve Street

Woodstock, Ontario N4S 7Y3

Phone: 519-539-9800 • Fax: 519-421-4712

Web site: [www.oxfordcounty.ca](http://www.oxfordcounty.ca)

April 23, 2012

The Honourable Jim Bradley  
Minister of the Environment  
77 Wellesley Street West  
11<sup>th</sup> Floor, Ferguson Block  
Toronto, Ontario  
M7A 2T5

Dear Sir:

Please be advised that Oxford County Council, at its meeting held on April 11, 2012, adopted the following resolution:

**WHEREAS** Oxford County Council recognizes that many of the resources of this planet are finite and are necessary to sustain both life and the quality of life for all future generations,

**WHEREAS** Oxford County Council recognizes that the global population will increase from the current 7 billion people to at least 9 and possibly 10 billion by 2050 and that this increased population will put even greater demand for the resources of the planet,

**WHEREAS** Oxford County Council recognizes that as populations evolve, their demand for more resources will increase as is the case currently in several of the heavily populated Asian Countries,

**WHEREAS** Oxford County Council recognizes that the reduction in use, reuse and recycling of all resources is the only viable option for long term societal sustainability,

**WHEREAS** Oxford County Council recognizes that the disposal of resources in landfills is unsustainable and further it creates potential environmental concerns which may take numerous generations to become apparent and could have significant human and financial costs before the problems are rectified,

**WHEREAS** Oxford County Council recognizes that all levels of government are elected to lead their constituents with concern for the well being of this and future generations,

**WHEREAS** Oxford County Council recognizes that landfill proposals create anxiety within the community in regards to the physical, mental, emotional and financial health of the community which can create tension within the community,

**WHEREAS** Oxford County Council recognizes that the natural environment provides for the basic sustenance of life and must be protected from any potential damage,

**AND WHEREAS** Oxford County Council recognizes that the scale of potential health risks to the community increases in direct relation to the proximity of the community to any landfill site,

**THEREFORE BE IT RESOLVED** that Oxford County Council demand a moratorium on any future landfill construction or approval until such time as a full review of alternatives can be completed which would examine best practices in other jurisdictions around the world,

**AND FURTHER** that this review of alternatives would give special emphasis on (a) practices which involve the total recycling or composting of all products currently destined for landfill sites in Ontario and (b) the production of goods which can efficiently and practically be recycled or reused so as to not require disposal in landfills,

**AND FURTHER** that Oxford County Council investigate a potential timeline that would see the maximum reduction in land filling with the goal being (a) to have this program in place within a decade and (b) that the current County landfill site would be sufficient for County needs until at least the year 2100,

**AND FURTHER** that Oxford County Council advise the provincial government that we are embarking on this course of action, and that it will be expected that Oxford County will have the full cooperation of all ministries and that Oxford County may require special and specific funding for investigation, research and implementation of the alternatives to our current disposal based system,

**AND FURTHER** that Oxford County Council send this resolution to all municipalities in Ontario for support.

Thank you for your attention to this matter.

Yours very truly,



Brenda J. Tabor  
Clerk

- Copy - The Honourable Dalton McGuinty, Premier of Ontario  
- Municipal Councils, All Municipalities in Ontario  
- Ernie Hardeman, M.P.P., Oxford  
- Members, Oxford County Council  
- Michael Bragg, C.A.O., County of Oxford