



Township of Brock Council Information Index

October 26 – October 30, 2020

Comm. No.	Received from – Description
1454/20	Durham Regional Police Services Board – Appointment of Superintendent Joe Maiorano as Interim Deputy Chief of Police, effective October 26, 2020
1455/20	AMCTO – October 2020 Legislative Express: Promote municipal fiscal sustainability, Two-Year transition period for Community Benefits framework begins, Bill 204: Helping Tenants and Small Businesses Act, 2020, and more
1464/20	Township of Huron-Kinloss – Resolution: Request for Ministry of Municipal Affairs and Housing to review the Municipal Elections Act
1465/20	Township of Huron-Kinloss – Resolution: Heritage Act
1467/20	Ministry of Municipal Affairs and Housing – Amendment 1 to A Place to Grow: Growth Plan for the Greater Golden Horseshoe
1469/20	County of Simcoe – Notice of Statutory Public Meeting re: Proposed County Official Plan Amendment for Age-Friendly Policies within the County of Simcoe Official Plan
1470/20	County of Simcoe – Notice of Statutory Public Meeting re: Proposed County Official Plan Amendment for Waste Management Policies and Schedules within the County of Simcoe Official Plan
1472/20	The Regional Municipality of York – York Region 2021 Water and Wastewater Master Plan – Project Update, October 2020



DURHAM REGIONAL POLICE SERVICES BOARD

K. Ashe, Chair * B. Drew, Vice-Chair
P. Barnes, Member * G. Cubitt, Member
S. DeBoer, Member * K. Fisher, Member * J. Henry, Member

Date:	26/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

October 26, 2020

The Durham Regional Police Services Board is pleased to announce the appointment of Superintendent Joe Maiorano as Interim Deputy Chief of Police, effective October 26, 2020.

“Deputy Chief Maiorano’s skill and leadership has earned him the confidence of the Board to serve in this role,” stated Kevin Ashe, Chair of the Police Services Board. “His knowledge and experience will bring additional strength and stability to the Command team.”

Deputy Chief Maiorano began as a constable with the DRPS in 1990. Over the course of his career, he has gained significant operational and administrative experience and has led numerous high profile project teams to successful outcomes. He was promoted to the rank of Inspector in 2010 and to the rank of Superintendent in 2012, and has served as the President of the Senior Officers Association and is a member of the Board of Victim Services of Durham Region. He earned a Masters degree in Business Administration from Queen’s University.

“I am grateful for the opportunity to serve our community and support all DRPS members as Interim Deputy Chief of Police,” said Deputy Chief Maiorano. “There are many challenges and opportunities on the horizon and I am eager to be a part of the Command team and help propel the DRPS to new levels of success.”

The Durham Regional Police Services Board is the civilian governing body of the Police Service. Its responsibilities include establishing objectives for policing in consultation with the Chief of the Police, setting policies for the effective management of the Police Service, and hiring and monitoring the performance of the Chief of Police. The Board consists of seven members, three appointed by the Province of Ontario and four chosen by Regional Council.

Lesley Donnelly

From: AMCTO | The Municipal Experts <amcto@amcto.com>
Sent: October 26, 2020 9:02 AM
To: Brock Clerks
Subject: AMCTO Legislative Express

Date:	26/10/2020
Refer to:	Not Applicable
Meeting Date:	
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October 2020 Legislative Express



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October 26, 2020

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The Government has had a busy legislative since the session resumed on September 14. Several bills with municipal implications have been introduced.

A budget is expected to be introduced before November 15. The Ministry of Finance held a short, two-week pre-budget consultation period. Based on some of the information available, the focus of the Budget will be on helping people and businesses recover from COVID-19 and fighting the second wave.

From conversations with other municipal associations and with our governmental contacts it is clear this will be the short-term and intermediate focus of the Province. More clarity will come with the Budget address. Given this trend, there may be a need to re-evaluate our approach to pro-advocacy projects over the short and medium-term. Nevertheless, over the next several months, we will focus on:

- Planning for the next phase of the 'municipal voters' list' work with Elections Ontario.
- Supporting members in their preparations for the scheduled 2022 municipal elections by developing an election-planning tracker and curating tools, templates and resources.
- Seeking input and collecting data related to proactive policy work as we look for openings and opportunities, and leveraging relationships and existing avenues to promote members' interests (see Policy Updates section below).
- Continuing to track and monitor Provincial consultations and legislative activity looking out for the interests of our members, providing analysis, updates, and making submissions as appropriate.
- Focusing on the policy side of the Policy and Government Relations program which includes scanning the environment for tools, resources, promising practices and lessons learned to share with members through various mechanisms and services. From what we are hearing from our members across the Province, this is an area of critical interest.

As an example of this last point, we recently published our [Proxy Voting for Members of Council Resource Page](#) which includes our September webinar on the same topic. In the coming weeks we will be adding other resources to this page to assist those who are preparing reports for Council.

In addition, we recognize that there is a wealth of information and promising practices out there as municipalities begin to plan and prepare for the 2022 municipal election cycle and we want to hear from you! How are you preparing? We are piloting a tracker to assist you in your preparation in-between elections and in order to get a sense of the direction Ontario municipalities are taking in these uncertain times.

[LEARN MORE & SUBMIT FEEDBACK](#)

POLICY SPOTLIGHT

On October 20, the Government introduced Bill 218: *Supporting Ontario's Recovery and Municipal Elections Act, 2020*, which provides organizations including municipalities, their officers and staff, with liability protection for acting in good faith following public health guidelines for COVID-19. Of particular concern is the change to the nomination period. We are monitoring the legislative progress on this and are evaluating options for making our concerns known. AMCTO has tweeted about some of those concerns already.

[LEARN MORE](#)

AMCTO made a Fall pre-budget submission to the Ministry of Finance with a focus on certain principles rather than making financial asks:

- **Promote municipal fiscal sustainability** – Maintain or increase funding envelopes and cost-sharing programs including Ontario Community Infrastructure Fund (OCIF), the Federal Gas Tax Allocation and Ontario Municipal Partnership Fund (OMPF) beyond 2022; extend provincial regulatory deadlines such as asset management planning to manage reduced municipal revenue and to align with future infrastructure investments.
- **Accelerate digitization of provincial tools and modernization of provincial processes** – Modernize vital events and accelerate investment in broadband.
- **Promote the application of 'future-ready', agile lens for legislative and regulatory development and review** – Ensure that legislation and regulations are flexible and responsive to the current environment, are understandable, less prescriptive and contradictory. Identified as an example was the *Municipal Freedom of Information and Protection of Privacy Act (MFIPPA)*, 1990.

POLICY UPDATES

Two-Year Transition Period for Community Benefits

framework begins – On September 18, the two-year transition period for the new *Community Benefits Agreement* framework began as a result of an in-force proclamation.

[READ MORE](#)

COVID-19 Update: Face Coverings and Additional Health

Measures – On October 2, the Province announced additional measures to help stop the spread of COVID-19.

[READ MORE](#)

[READ MORE](#)

Bill 213: *Better for People, Smarter for Business Act, 2020* – On October 6, the Province introduced Bill 213: *Better for People, Smarter for Business Act, 2020*.

[READ MORE](#)

Bill 215: *Main Street Recovery Act, 2020* – On October 7, the Province introduced Bill 215: *Main Street Recovery Act, 2020* which forms part of Ontario's Main Street Recovery Plan.

[READ MORE](#)

Ontario Releases *Ontario Onwards Action Plan* – On October 19, the Ontario government released its highly anticipated Ontario Onwards: *Ontario's COVID-19 Action Plan for a People-Focused Government*.

New EBR Posting: Proposal for Producers to Manage Blue Bin Programs – The Province is proposing a new regulation under the *Resource Recovery and Circular Economy Act, 2016*.

[READ MORE](#)

Regulatory Registry Posting Limiting Municipalities from Regulating Noise – A proposed new regulation-making authority would be enacted to authorize municipalities to regulate noise related to the delivery of goods to certain businesses and prescribe conditions and limits to exercise those powers.

[READ MORE](#)

Environmental Bill of Rights Posting related to Bill 213 – An EBR posting related to Bill 213 proposes to require municipal council support for new and increased bottle water takings.

[READ MORE](#)

COVID-19 Updates: Pre-Screening and Province's Plan for the Second Wave – The Province provided some updates regarding the Chief Medical Officer of Health's recommendations for pre-screening and the Province's Plan for managing the second wave.

[READ MORE](#)

Reminder: Accessibility Deadlines for Websites – There is a looming deadline (January 1, 2021) to make websites and web content accessible. This impacts most public sector organizations.

[READ MORE](#)

BILLS AND LAWMAKING

Bills Passed:

Bill 204: *Helping Tenants and Small Businesses Act, 2020.*

Among other things, this Act moved responsibility for the Preliminary List of Electors to Elections Ontario and created a single register of electors.

[READ MORE](#)

Private Members' Bills:

A summary of Private Members' Bills from Queen's Park that are of relevance to Ontario's local governments.

Bill 214: *The Time Amendment Act (Ordered Referred to Standing Committee on the Legislative Assembly).* The Bill would amend the *Time Act* to make daylight savings time the standard time year-round. Consequential amendments are made to the *Election Act, 1990* the *Labour Relations Act, 1995*, and the *Mining Act, 1990*. Of note is that this Bill appears to have the support of the Government.

[READ MORE](#)

Bill 200: *Employment Standards Amendment Act (Sick Notes), 2020 (Passed First Reading).* The Bill proposes that an employer may require an employee who takes leave under this section of the *Employment Standards Act, 2000*, to provide reasonable evidence in the circumstances that the employee is entitled to the leave, but shall not require an employee to provide a certificate from a qualified health practitioner.

[READ MORE](#)

Bill 194: *WSIB Coverage for Workers in Residential Care Facilities and Group Home Act, 2020 (Passed First Reading).* The Bill proposes that an employer who operates a residential care facility or a group home is a Schedule 1 employer for the purposes of the Act. Such employers have mandatory coverage and must contribute to the insurance fund and are protected from collective liability.

[READ MORE](#)

Bill 191: *Workplace Safety and Insurance Amendment Act (Presumption Respecting COVID-19), 2020 (Passed First Reading).* The Bill proposes that workers of businesses listed as essential businesses in an order made under the *Emergency Management and Civil Protection Act, 1990*, would be covered by

[READ MORE](#)

the Act. If such a worker tests positive for COVID-19 it is presumed that the virus was contracted through working for the business.

RESOURCES

Experimental Governance: Conceptual Approaches and Practical Cases – This paper was prepared by David Wolfe, Co-Director, Innovation Policy Lab, Munk School of Global Affairs and Public Policy as a background document for an Organization for Economic Cooperation and Development/European Community (OECD/EC) workshop.

[READ MORE](#)

Municipal Priorities for 2020 and Beyond – Strategy Corp provides an analysis of the potential impacts of the COVID-19 pandemic on municipalities. This provides insights on planning by looking at eight potential outcomes, covered in two parts.

[READ MORE](#)

Reimagining our Recovery: Retrofitting our Urban Region – This report will feed into the Toronto Region Board of Trade's Reimagining Recovery initiative as well as the evolving work of the Urban Land Institute (ULI) Toronto.

[READ MORE](#)

Black Lives Matter: Implications for Public Administration – The Institute of Public Administration of Canada's (IPAC) Toronto chapter hosted a webinar on the implications of the Black Lives Matter movement on public administration.

[WATCH MORE](#)



AMCTO | The Municipal Experts

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[Unsubscribe](#)





The Corporation of the Township of Huron-Kinloss

P.O. Box 130
21 Queen St.
Ripley, Ontario
N0G2R0

Phone: (519) 395-3735

Fax: (519) 395-4107

E-mail: info@huronkinloss.com

Website: <http://www.huronkinloss.com>

Honourable Doug Ford, Premier of Ontario,
Queen's Park Legislative Building
1 Queen's Park, Room 281
Toronto, ON M7A 1A1
premier@ontario.ca

October 28, 2020

Date:	28/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

Dear Honourable Doug Ford;

Please be advised the Council of the Township of Huron-Kinloss at its regular meeting held on October 19, 2020 passed the following resolution;

Re: Copy of Resolution #641

Motion No. 641

Moved by: Jeff Elliott Seconded by: Jim Hanna

THAT the Township of Huron-Kinloss hereby supports Wollaston Township in requesting that the Minister of Municipal Affairs and Housing review the Municipal Elections to play schemes in rural communities where non-residential electors are permitted to participate in elections and provide more clear guidelines to assist Municipal Clerks in defining the voters' list and to ensure there is a clear way to report election fraud and FURTHER directs staff to forward a copy of this resolution to the Right Honourable Doug Ford, Premier of Ontario, the Minister of Municipal Affairs and Housing , the Honourable Steve Clark and all Ontario Municipalities.

Carried

Sincerely,

Kelly Lush
Deputy Clerk

c.c Minister of Municipal Affairs and Housing , the Honourable Steve Clark and all Ontario Municipalities.



The Corporation of the Township of Huron-Kinloss

P.O. Box 130
21 Queen St.
Ripley, Ontario
N0G2R0

Phone: (519) 395-3735

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E-mail: info@huronkinloss.com

Website: <http://www.huronkinloss.com>

Honourable Doug Ford, Premier of Ontario,
Queen's Park Legislative Building
1 Queen's Park, Room 281
Toronto, ON M7A 1A1
premier@ontario.ca

October 28, 2020

Date:	28/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

Dear Honourable Doug Ford;

Please be advised the Council of the Township of Huron-Kinloss at its regular meeting held on October 19, 2020 passed the following resolution;

Re: Copy of Resolution #643

Motion No. 643

Moved by: Don Murray Seconded by: Lillian Abbott

THAT the Township of Huron-Kinloss hereby supports the Town of Amherstburg in recommending that Schedule 11 of Bill 108 be amended to remove the powers provided to the Local Planning Appeal Tribunal, retaining authority for hearing certain appeals by the Conservation Review Board; and, to return the authority for final decisions to municipal council's as the elected representative of the communities wherein the property and its features of cultural heritage value exist and FURTHER direct staff to forward a copy of the resolution to the Honourable Doug Ford, Premier of Ontario, the Honourable Lisa McLeod, Minister of Heritage, Sport, Tourism and Culture Industries and the Association of Municipalities of Ontario.

Carried

Sincerely,

Kelly Lush
Deputy Clerk

c.c Honourable Lisa McLeod, Minister of Heritage, Sport, Tourism and Culture Industries and the Association of Municipalities of Ontario.

La version française suit.

**Ministry of
Municipal Affairs
and Housing**

Office of the Minister

777 Bay Street, 17th Floor
Toronto ON M7A 2J3
Tel.: 416 585-7000

**Ministère des
Affaires municipales
et du Logement**

Bureau du ministre

777, rue Bay, 17^e étage
Toronto ON M7A 2J3
Tél. : 416 585-7000



Date:	28/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	Debbie V.

234-2020-3404

October 14, 2020

Chief Administrative Officer/Deputy Clerk Robert Lamb
Township of Brock

Chief Administrative Officer/Deputy Clerk Lamb:

On June 16, 2020, our government consulted on Proposed Amendment 1 to **A Place to Grow: Growth Plan for the Greater Golden Horseshoe (A Place to Grow)**. As part of the COVID-19 economic recovery efforts, the proposed changes included updates to the population and employment forecasts and related policy changes; a change to the Plan horizon year; a change to address Major Transit Station Areas within Provincially Significant Employment Zones (PSEZ); and other policy revisions that support our government's objectives to increase housing supply, create more jobs, attract business investments and better align infrastructure. Our government also consulted on a new Land Needs Assessment methodology concurrently. Both consultation periods closed on July 31, 2020.

As a result of our recent consultation, our government has amended **A Place to Grow** and released a new market-based Land Needs Assessment methodology. The Environmental Registry of Ontario decision notices can be found at:

- Amendment 1 to **A Place to Grow: Growth Plan for the Greater Golden Horseshoe**: [019-1680](#)
- Land Needs Assessment Methodology for **A Place to Grow: Growth Plan for the Greater Golden Horseshoe**: [019-1679](#)

An office consolidation version of Amendment 1 to **A Place to Grow** can be found [here](#) and the new market-based approach to Land Needs Assessment Methodology can be found [here](#).

These changes will help municipalities anticipate and plan for growth, as well as support economic recovery from the COVID-19 outbreak. The amendments work together to provide more flexibility to your municipality as you do your long-term planning to address demographic, employment, market demand, and housing affordability trends in

the Greater Golden Horseshoe. As well, following feedback received from Indigenous partners, environmental and agricultural stakeholders, we are no longer moving forward on new mineral aggregate operation policies.

These changes will come into effect today, August 28, 2020. The date by which upper and single-tier municipalities must update their official plans to conform with the policies in **A Place to Grow** will remain July 1, 2022. For lower-tier municipalities, the deadline for conformity with this Plan will continue to be one year after the relevant upper-tier conformity amendment takes effect.

Should you or your staff have any questions about **A Place to Grow** or any of these changes, please feel free to contact the Ontario Growth Secretariat at growthplanning@ontario.ca.

Thank you for your ongoing commitment to strengthening the quality of life and the economic growth of your community and the province of Ontario.

Sincerely,

A handwritten signature in black ink that reads "Steve Clark". The signature is written in a cursive, flowing style.

Steve Clark
Minister

Date:	29/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

**NOTICE OF STATUTORY PUBLIC MEETING (VIRTUAL)
CONCERNING PROPOSED COUNTY OFFICIAL PLAN AMENDMENT**

for

Age-Friendly Policies within the County of Simcoe Official Plan

TAKE NOTICE that County Council for the County of Simcoe will hold a Virtual Public Meeting to consider a proposed amendment to the County of Simcoe Official Plan, pursuant to Section 17 of the *Planning Act*, R.S.O. 1990, c.P.13, as amended.

Tuesday, November 24, 2020 at 1:00 p.m. via ZOOM

County Initiated; Age-Friendly Policy Update

County File No. SC-OPA-1902

The proposed Official Plan Amendment applies to the whole of the County of Simcoe and as such, no key map has been provided with this notice.

THE PURPOSE of the County initiated amendment is to implement new policies within the County Official Plan that recognize the Age-Friendly Community (AFC) concept as an initiative that falls within the County’s mandate and in support of our aging population.

The County of Simcoe adopted a Positive Aging Strategy in 2017 that provides the framework for the County’s age-friendly principles. An Age Friendly Community is a place that encourages “active aging” by optimizing opportunities for health participation and security in order to enhance the quality of life as people age. The proposed amendment to the County of Simcoe Official Plan encourages planning for complete communities including the provision of housing and services for meeting the needs of older persons by adding a new section 4.10 specific to Age-Friendly Planning, new definitions, and enhanced policies and objectives throughout the Plan.

THE EFFECT of the amendment will be to incorporate age-friendly principles into a regional policy framework and to assist our local municipalities in introducing land-use policies which recognize the needs for people of all ages and abilities.

ANY PERSON OR PUBLIC BODY may make written and/or verbal representation either in support of, or in opposition to the proposed Official Plan Amendment. You are encouraged to provide your comments or questions in writing using email or regular letter mail to the County Clerk in advance of the Public Meeting, referencing County File No. SC-OPA-1902. Should you wish to speak at the virtual public meeting you are required to pre-register no later than November 23, 2020 at noon. Those who have registered will be required to speak via ZOOM. In order to participate in a ZOOM meeting you will require a camera enabled device (computer/tablet) and a reliable high speed internet connection.

The approval authority for County of Simcoe Official Plan amendments is the Ministry of Municipal Affairs and Housing.

If a person or public body would otherwise have an ability to appeal the decision of the Ministry of Municipal Affairs and Housing to the Local Planning Appeal Tribunal but the person or public body does not make oral submissions of the public meeting or make written submissions to the County of Simcoe before the proposed official plan amendment is adopted the person or public body is not entitled to appeal the decision.

If a person or public body does not make oral submissions at a public meeting or make written submissions to the County of Simcoe before the proposed official plan amendment is adopted the person or public body may not be added as a party to the hearing of an appeal before the Local Planning Appeal Tribunal unless in the opinion of the Tribunal there are reasonable grounds to add the person or public body as a party.

NOTICE OF ADOPTION OR REFUSAL if you wish to be notified of the adoption of the proposed Official Plan Amendment, or of the refusal of a request to amend the official plan, you must make a written request to the Clerk's Department, County of Simcoe, Administration Centre, 1110 Highway 26, Midhurst, Ontario, L9N 1X6 or email same to clerks@simcoe.ca.

ADDITIONAL INFORMATION relating to the proposed Official Plan Amendment is available for viewing on the County of Simcoe website at <https://www.simcoe.ca/Planning/Pages/PublicMeetingsCOPA.aspx>

DATED at Midhurst this 29th day of October, 2020.

John Daly, County Clerk
County of Simcoe Administration Centre
1110 Highway 26, Midhurst, ON L9N 1X6
Phone (705) 726-9300 Ext. 1246
clerks@simcoe.ca

AMENDMENT NO. X

OF THE OFFICIAL PLAN

FOR THE

COUNTY OF SIMCOE

Age-Friendly Policies

CERTIFIED that the attached is a true copy of Official Plan Amendment No. X as adopted and passed by By-law No. _____ by the Council of the Corporation of the County of Simcoe on the ___ day of _____, 2020.

Clerk

THE CORPORATION OF THE COUNTY OF SIMCOE

BY-LAW NO. _____

A By-law to Adopt Official Plan Amendment No. **X** to the
Official Plan for the County of Simcoe

**THE COUNCIL OF THE CORPORATION OF THE COUNTY OF SIMCOE IN ACCORDANCE WITH
PROVISIONS OF THE PLANNING ACT, HEREBY ENACTS AS FOLLOWS:**

1. Amendment No. **X** to the Official Plan for the County of Simcoe, is hereby adopted.

The Clerk is hereby authorized and directed to make application to The Ministry of Municipal Affairs and Housing for approval of the aforementioned Amendment No. **X** to the Official Plan for the County of Simcoe.

This By-law shall come into force and take effect on the day of the final passing thereof.

READ A FIRST AND SECOND TIME THIS ___ DAY OF _____, 2020.

READ A THIRD TIME AND PASSED THIS ___ DAY OF _____, 2020.

Warden

Clerk

**OFFICIAL PLAN
FOR
THE COUNTY OF SIMCOE
OFFICIAL PLAN AMENDMENT NO. X**

The attached explanatory text constitutes Amendment No. X to the Official Plan for the County of Simcoe.

This amendment was prepared and adopted by the Council of The Corporation of the County of Simcoe by By-law No. _____ in accordance with Sections 17 and 21 of the Planning Act, R.S.O., 1990, c.P.13, as amended, on the ___ day of _____, 2020.

Warden

Clerk

**OFFICIAL PLAN AMENDMENT NO. X
TO THE OFFICIAL PLAN
FOR THE COUNTY OF SIMCOE
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THE CONSTITUTIONAL STATEMENT

The following Amendment to the Official Plan for the County of Simcoe consists of two parts.

PART A – THE PREAMBLE consists of the purpose, location and basis for the Amendment and does not constitute part of the actual Amendment.

PART B – THE AMENDMENT sets out the actual Amendment along with the specific policies to be added or modified to the County of Simcoe Official Plan.

PART A - THE PREAMBLE

TITLE

The title of this Amendment is "Official Plan Amendment No. X to the Official Plan for the County of Simcoe", herein referred to as Amendment No. X.

PURPOSE

The Amendment proposes to amend various sections throughout the Official Plan including the following:

1. Adding additional goals to section 1.3
2. Adding demographic information specific to older persons to sections 2.3 and 2.4
3. Enhancing policy language throughout the Plan to be specifically inclusive of all people
4. Adding an additional objective to section 3.5
5. Adding additional encouragement policies to section 3.5.27 related to downtown settlements
6. Adding enhanced policy language throughout section 4 regarding Transportation
7. Adding an additional policy to section 4.3.2 to encourage local municipalities to develop supportive age-friendly policies related to affordable housing within their official plans
8. Adding a new section 4.10 specific to Age-Friendly Planning
9. Adding new definitions:
 - a. Active Aging
 - b. Age-Friendly
 - c. Aging in Place
 - d. Family of Services
 - e. Healthy Aging
 - f. Microtransit

LOCATION

Official Plan Amendment No. X is a textual amendment and the policies apply to all lands located within the County of Simcoe.

BASIS

The County of Simcoe adopted a Positive Aging Strategy in 2017 that provides the framework for the County's age-friendly principles. Guided by the Strategy, the County is working to further these principles by implementing age-friendly policies through this County Official Plan Amendment.

As part of this County Official Plan Amendment, the County Official Plan is being modified to incorporate age-friendly principles into a regional policy framework to assist our local municipalities in introducing land-use policies to support our senior populations, including the provision of housing and services to meet their needs.

As there was an apparent need to amend the County policies to deal with age-friendly principles, a review of County policies and potential appropriate amendments were sought.

PART B - THE AMENDMENT

1.0 INTRODUCTION

Part B – The Amendment, which includes text modifications, constitute Amendment No. X to the Official Plan for the County of Simcoe.

2.0 DETAILS OF THE AMENDMENT

The Official Plan for the County of Simcoe is hereby amended as per the modifications identified on Schedule A attached hereto.

3.0 IMPLEMENTATION AND INTERPRETATION

The provisions of the Official Plan for the County of Simcoe, as amended from time to time, regarding the implementation and interpretation of that Plan shall apply in regard to this Amendment.

PART B OPA

Schedule A - SC-OPA-1902 - County Initiated Official Plan Amendment – Age-Friendly Policies
County of Simcoe Official Plan
Summary of Proposed Official Plan Policy Modifications

#	Type of Modification	OP Chapter reference	Sections	Original Text	Text Modification
1	new section	TOC	Table of Contents		Added new section 4.10 Age-Friendly Planning
2	new goal	1.3	Goals of the Official Plan		To positively influence the creation of built environments within the County for people of all ages and abilities, which serve to establish complete healthy communities and enhance the quality of life for our residents;
3	new goal	1.3	Goals of the Official Plan		To promote socially and physically accessible rural and urban communities;
4	new statement	2.3	Settlement		There is a higher than average percentage of older persons residing in the County, than the Provincial and National averages.
5	added language to end of sentence	2.4	Resources and Economic Base	Other service sector activities, including recreation, are growing in concert with population growth.	Other service sector activities, including recreation, are growing in concert with population growth and aging demographics across the County.
6	new statement	2.4	Resources and Economic Base		The movement of people and goods is essential to the economic and social well-being in the County.
7	added language to end of sentence	3.2	Population and Employment Projections/Allocations Growth Management Framework 3.2.6	The County as a whole will plan for and invest for a balance of jobs and housing to reduce the need for long distance commuting and promote alternative transportation choices and usage.	The County as a whole will plan for and invest for a balance of jobs and housing to reduce the need for long distance commuting and promote alternative transportation choices and usage for people of all ages and abilities.
8	move some language to new sub-section b)	3.2	Growth Management Framework 3.2.12 a)	Provides for a mix of land uses, including residential, employment, recreational and human services as appropriate based on the settlement hierarchy and role of each settlement area as determined by the local municipality, to enable people to live, work and play in close proximity.	Provides for a mix of land uses, including residential, employment, recreational and human services as appropriate based on the settlement hierarchy and role of each settlement area as determined by the local municipality.
9	new sub-section b)	3.2	Growth Management Framework 3.2.12 b)		Provides an integrated composition of land use designations that considers how to enable people of all ages and abilities to safely and independently live, work and play in close proximity
10	numbering change	3.2	Growth Management Framework	3.2.12 b)	3.2.12 c)
11	numbering change	3.2	Growth Management Framework	3.2.12 c)	3.2.12 d)
12	numbering change	3.2	Growth Management Framework	3.2.12 d)	3.2.12 e)
13	numbering change	3.2	Growth Management Framework	3.2.12 e)	3.2.12 f)
14	new objective	3.5	Settlements new 3.5.5		To promote healthy, complete, and accessible urban and rural communities that are in proximity to amenities, support services, and transit.
15	numbering change	3.5	Settlements 3.5.6	3.5.5	3.5.6
16	numbering change	3.5	Settlements 3.5.7	3.5.6	3.5.7
17	Section number change and additional wording	3.5	Settlements 3.5.7	Municipalities with primary settlement areas will, in their official plans, focus and direct a significant portion of its population and employment forecasted growth to the applicable primary settlement areas while considering growth in other settlement areas through local growth management studies as per Section 3.5.8. Municipalities with primary settlement areas will, in their official plans, identify primary settlement areas, identify and plan for intensification areas within primary settlement areas and ensure the development of high quality urban form and public open spaces within primary settlement areas through site design and urban design standards that create attractive and vibrant places that support walking and cycling for everyday activities and are transit-supportive.	Municipalities with primary settlement areas will, in their official plans, focus and direct a significant portion of its population and employment forecasted growth to the applicable primary settlement areas while considering growth in other settlement areas through local growth management studies as per Section 3.5.8. Municipalities with primary settlement areas will, in their official plans, identify primary settlement areas, identify and plan for intensification areas within primary settlement areas and ensure the development of high quality urban form and public open spaces within primary settlement areas through site design and urban design standards that create attractive, inclusive and vibrant places for residents of all ages and abilities that support walking and cycling for everyday activities and are transit-supportive.
18	numbering change	3.5	Settlements 3.5.8	3.5.7	3.5.8
19	Section number change	3.5	Settlements 3.5.8	Lands may only be redesignated from lands not for urban uses to lands for urban uses in accordance with Sections 3.5.8 or 3.5.10 of this Plan. Residential, commercial, industrial, institutional, and recreational land uses shall be developed within settlement area boundaries on land appropriately designated in a local municipal official plan for the use.	Lands may only be redesignated from lands not for urban uses to lands for urban uses in accordance with Sections 3.5.9 or 3.5.11 of this Plan. Residential, commercial, industrial, institutional, and recreational land uses shall be developed within settlement area boundaries on land appropriately designated in a local municipal official plan for the use.
20	numbering change	3.5	Settlements 3.5.9	3.5.8	3.5.9
21	additional wording		Settlements 3.5.9	Only where appropriate based on the hierarchy, settlement areas are encouraged to develop as complete communities with a diverse mix of land uses, a range and mix of employment and housing types, high quality public open space and easy access to local stores and services. Settlement identification, and the allocations, shall be incorporated into local municipal official plans. The planning horizon to determine requirements for urban development is a maximum of twenty years notwithstanding Section 3.5.10 below.	Only where appropriate based on the hierarchy, settlement areas are encouraged to develop as complete communities with a diverse mix of land uses, a range and mix of employment and housing types, high quality public open space and easy access to local stores and services for all residents as their needs change throughout their lives. Settlement identification, and the allocations, shall be incorporated into local municipal official plans. The planning horizon to determine requirements for urban development is a maximum of twenty years notwithstanding Section 3.5.11 below.
22	numbering change	3.5	Settlements 3.5.10	3.5.9	3.5.10
23	Section number change	3.5	Settlements 3.5.10 a)	Contributes to the achievement of the density targets or intensification targets as applicable, in accordance with sections 3.5.23 and 3.5.24 of this Plan;	Contributes to the achievement of the density targets or intensification targets as applicable, in accordance with sections 3.5.24 and 3.5.25 of this Plan;
24	numbering change	3.5	Settlements 3.5.11	3.5.10	3.5.11
25	Section number change	3.5	Settlements 3.5.11 b) & d)	b) Contributes to the achievement of the density target or intensification target, as applicable, set out in Section 3.5.23 and 3.5.24 of this Plan; d) Is subject to phasing policies of Sections 3.5.14 to 3.5.16;	b) Contributes to the achievement of the density target or intensification target, as applicable, set out in Section 3.5.24 and 3.5.25 of this Plan; d) Is subject to phasing policies of Sections 3.5.15 to 3.5.17;
26	numbering change	3.5	Settlements 3.5.12	3.5.11	3.5.12
27	Section number change	3.5	Settlements 3.5.12	For the purposes of this policy and Section 3.5.12, and the administration of the program outlined below, when the word "applications" or the word "matters" are used, either term is meant to include both terms and means adopted official plans or adopted official plan amendments (both privately initiated and municipality initiated). This policy provides additional criteria for consideration and the administration procedures to identify how the County of Simcoe will implement Section 3.5.10 and related policies.	For the purposes of this policy and Section 3.5.13, and the administration of the program outlined below, when the word "applications" or the word "matters" are used, either term is meant to include both terms and means adopted official plans or adopted official plan amendments (both privately initiated and municipality initiated). This policy provides additional criteria for consideration and the administration procedures to identify how the County of Simcoe will implement Section 3.5.11 and related policies.

	Section number change	3.5	Settlements 3.5.12	In addition to the requirements of Section 3.5.10, the County will consider the following criteria in the evaluation of applications or matters: B. The County will require a complete record of adoption in accordance with the Planning Act, a letter of request from the local municipality or land owner to have an adopted official plan or adopted official plan amendment considered for this program together with a planning report demonstrating how the application satisfies all of the criteria outlined in Section 3.5.10 and how the criteria of 1) through 11) above are addressed; D. Despite the County's delegation by-law, County Council will receive a staff report for each application qualifying for consideration under policy 3.5.10 from County planning staff following their review of the application as soon as possible following receipt of all of the required items specified in B) above; E. The County planning staff report will provide an evaluation of the application based on the requirements of policy 3.5.10, consideration of the criteria in 1) through 11) above, and all other relevant policies of this Plan;	In addition to the requirements of Section 3.5.11, the County will consider the following criteria in the evaluation of applications or matters: B. The County will require a complete record of adoption in accordance with the Planning Act, a letter of request from the local municipality or land owner to have an adopted official plan or adopted official plan amendment considered for this program together with a planning report demonstrating how the application satisfies all of the criteria outlined in Section 3.5.11 and how the criteria of 1) through 11) above are addressed; D. Despite the County's delegation by-law, County Council will receive a staff report for each application qualifying for consideration under policy 3.5.11 from County planning staff following their review of the application as soon as possible following receipt of all of the required items specified in B) above; E. The County planning staff report will provide an evaluation of the application based on the requirements of policy 3.5.11, consideration of the criteria in 1) through 11) above, and all other relevant policies of this Plan;
28					
29	numbering change	3.5	Settlements 3.5.13	3.5.12	3.5.13
	Section number change	3.5	Settlements 3.5.13	The County will monitor and report semi-annually to County Council on the approvals made pursuant to 3.5.11 and 3.5.12 until the sum of the population growth that can be accommodated on the redesignated lands for urban uses approved pursuant to 3.5.10 and 3.5.11 reaches a maximum total population of 20,000 or until January 19, 2017 (or such date as is specified in the Growth Plan), whichever is sooner.	The County will monitor and report semi-annually to County Council on the approvals made pursuant to 3.5.11 and 3.5.12 until the sum of the population growth that can be accommodated on the redesignated lands for urban uses approved pursuant to 3.5.11 and 3.5.12 reaches a maximum total population of 20,000 or until January 19, 2017 (or such date as is specified in the Growth Plan), whichever is sooner.
30					
31	numbering change	3.5	Settlements 3.5.14	3.5.13	3.5.14
	Section number change	3.5	Settlements 3.5.14	Local municipalities may approve development on lands for urban uses once the designations have been approved by the County under policies 3.5.10 and 3.5.11, provided the development is in accordance with the policies of this Plan.	Local municipalities may approve development on lands for urban uses once the designations have been approved by the County under policies 3.5.11 and 3.5.12, provided the development is in accordance with the policies of this Plan.
32					
33	numbering change	3.5	Settlements 3.5.15	3.5.14	3.5.15
34	numbering change	3.5	Settlements 3.5.16	3.5.15	3.5.16
35	numbering change	3.5	Settlements 3.5.17	3.5.16	3.5.17
36	numbering change	3.5	Settlements 3.5.18	3.5.17	3.5.18
	Section number change	3.5	Settlements 3.5.18	Settlement area boundary expansions may occur only in accordance with an approved municipal comprehensive review that is consistent with the growth management study in 3.5.8 and where it has been demonstrated that:	Settlement area boundary expansions may occur only in accordance with an approved municipal comprehensive review that is consistent with the growth management study in 3.5.9 and where it has been demonstrated that:
37					
38	numbering change	3.5	Settlements 3.5.19	3.5.18	3.5.19
	Section number change	3.5	Settlements 3.5.19	Where settlement area boundary expansion is needed to meet projected development needs as outlined in Section 3.5.17 above, the decision on direction or location of settlement area expansions shall be based on: ... * conservation of significant built heritage resources, significant heritage landscapes and significant archaeological resources, all in keeping with the policies of this Plan and the Niagara Escarpment Plan, the Oak Ridges Moraine Conservation Plan and the Greenbelt Plan where applicable. Such factors shall be determinant in achieving the objectives of 3.5.17 and other sections of this Plan.	Where settlement area boundary expansion is needed to meet projected development needs as outlined in Section 3.5.18 above, the decision on direction or location of settlement area expansions shall be based on: ... * conservation of significant built heritage resources, significant heritage landscapes and significant archaeological resources, all in keeping with the policies of this Plan and the Niagara Escarpment Plan, the Oak Ridges Moraine Conservation Plan and the Greenbelt Plan where applicable. Such factors shall be determinant in achieving the objectives of 3.5.18 and other sections of this Plan.
39					
40	numbering change	3.5	Settlements 3.5.20	3.5.19	3.5.20
41	numbering change	3.5	Settlements 3.5.21	3.5.20	3.5.21
42	numbering change	3.5	Settlements 3.5.22	3.5.21	3.5.22
	Section number change	3.5	Settlements 3.5.22	The secondary plan or official plan amendment for settlement area boundary expansion shall indicate proposed land uses, major streets, road, storm water and utility services, population density, and staging of development over a period of up to 20 years. The plan should include an analysis of factors listed in Section 3.5.18.	The secondary plan or official plan amendment for settlement area boundary expansion shall indicate proposed land uses, major streets, road, storm water and utility services, population density, and staging of development over a period of up to 20 years. The plan should include an analysis of factors listed in Section 3.5.19.
43					
44	numbering change	3.5	Settlements 3.5.23	3.5.22	3.5.23
	Section number change	3.5	Settlements 3.5.23	Local municipalities will work with the County to manage the land inventory within settlements across the County to include sufficient land for residential, commercial, industrial, institutional, and recreational growth for a period of up to 20 years, including opportunities for intensification, redevelopment, and future growth areas including those urban areas listed in 3.5.23.	Local municipalities will work with the County to manage the land inventory within settlements across the County to include sufficient land for residential, commercial, industrial, institutional, and recreational growth for a period of up to 20 years, including opportunities for intensification, redevelopment, and future growth areas including those urban areas listed in 3.5.24.
45					
46	numbering change	3.5	Settlements 3.5.24	3.5.23	3.5.24
47	numbering change	3.5	Settlements 3.5.25	3.5.24	3.5.25
	Section number change	3.5	Settlements 3.5.25	Lands within such settlement areas that are planned to be serviced with municipal or communal systems shall develop at densities that support compact form and be consistent with the density targets in Section 3.5.23.	Lands within such settlement areas that are planned to be serviced with municipal or communal systems shall develop at densities that support compact form and be consistent with the density targets in Section 3.5.24.
48					
49	numbering change	3.5	Settlements 3.5.26	3.5.25	3.5.26
	Section number change	3.5	Settlements 3.5.26	Each local municipality shall develop an intensification strategy and implement the strategy through its official plan in order to phase in and achieve the intensification targets in Section 3.5.24 of this Plan. Through the strategy, local municipalities shall promote and facilitate intensification and efficient use of land in built-up areas, identify intensification areas to support achievement of the intensification target, promote the development of mixed use areas within settlements, identify areas appropriate for revitalization and redevelopment, identify the type and scale of development appropriate for the intensification areas, identify means to mitigate the effects of intensification in intensification areas on stable residential areas including consideration of transitional densities, built form and land uses, identify means to protect stable residential areas outside of intensification areas, and develop cost-effective and land efficient development standards. The intensification strategy shall also identify a program for monitoring the achievement of the intensification targets in Section 3.5.24 and evaluate the ongoing feasibility of achieving the targets.	Each local municipality shall develop an intensification strategy and implement the strategy through its official plan in order to phase in and achieve the intensification targets in Section 3.5.25 of this Plan. Through the strategy, local municipalities shall promote and facilitate intensification and efficient use of land in built-up areas, identify intensification areas to support achievement of the intensification target, promote the development of mixed use areas within settlements, identify areas appropriate for revitalization and redevelopment, identify the type and scale of development appropriate for the intensification areas, identify means to mitigate the effects of intensification in intensification areas on stable residential areas including consideration of transitional densities, built form and land uses, identify means to protect stable residential areas outside of intensification areas, and develop cost-effective and land efficient development standards. The intensification strategy shall also identify a program for monitoring the achievement of the intensification targets in Section 3.5.25 and evaluate the ongoing feasibility of achieving the targets.
50					
51	numbering change	3.5	Settlement Form 3.5.27	3.5.26	3.5.27
52	new policy bullet	3.5	Settlement Form 3.5.27		Encouragement of community support services and health care services
53	new policy bullet	3.5	Settlement Form 3.5.27		Encouragement of safe and healthy urban food systems
	new policy bullet	3.5	Settlement Form 3.5.27		Encouragement of opportunities for affordable and reliable transit access within communities and between communities for all people and all abilities.
54					
55	numbering change	3.5	Settlements 3.5.28	3.5.27	3.5.28
56	numbering change	3.5	Settlements 3.5.29	3.5.28	3.5.29
57	numbering change	3.5	Settlements 3.5.30	3.5.29	3.5.30
58	numbering change	3.5	Settlements 3.5.31	3.5.30	3.5.31
	added language to end of sentence	3.5	Settlement Form 3.5.31	It is a policy of this Plan that in the development of settlements that a range of types of housing, including detached, semi-detached, townhouse, and apartment units, be provided, along with a mix of affordable housing, to meet a variety of housing needs.	It is a policy of this Plan that in the development of settlements that a range of types of housing, including detached, semi-detached, townhouse, and apartment units, be provided, along with a mix of affordable housing, to meet a variety of housing needs for residents of all ages and all incomes.
59					

60	numbering change	3.5	Settlements 3.5.32	3.5.31	3.5.32
61	added language to end of sentence	Part 4 Policy Statements	Healthy Communities and Housing Development 4.1.7	Local municipalities shall make available: sufficient quantity of housing, taking into account demand to improve choice; and, housing development in suitable locations, which offers a good range of public service facilities and proximity to jobs, key services, and infrastructure.	Local municipalities shall make available: sufficient quantity of housing, taking into account demand to improve choice; and, housing development in suitable locations, which offers a good range of public service facilities and proximity to jobs, key services, and infrastructure recognizing the needs and abilities of all residents.
62	new policy	4.3	Affordable Housing 4.3.2		Local municipalities are encouraged to have regard for Simcoe County's 10-year Affordable Housing and Homelessness Prevention Strategy (2014-2024) when setting targets in their local municipal official plan. This strategy outlines steps for the development and implementation of creative solutions for increasing affordable housing and the range of choices for all residents in Simcoe County.
63	new policy	4.3	Affordable Housing 4.3.3		The County encourages the local municipalities to develop policies in their official plans to provide supportive communities for residents to age in place with integration of affordable and age-friendly housing, community facilities and support services that are suitable to meet the needs of all people.
64	numbering change	4.3	4.3.4	4.3.3	4.3.4
65	numbering change	4.3	4.3.5	4.3.4	4.3.5
66	numbering change	4.3	4.3.6	4.3.5	4.3.6
67	numbering change	4.3	4.3.7	4.3.6	4.3.7
68	numbering change	4.3	4.3.8	4.3.7	4.3.8
69	numbering change	4.3	4.3.9	4.3.8	4.3.9
70	numbering change	4.3	4.3.10	4.3.9	4.3.10
71	numbering change	4.3	4.3.11	4.3.10	4.3.11
72	numbering change	4.3	4.3.12	4.3.11	4.3.12
73	additional wording	4.8	Transportation - preamble	The following transportation policies relate to a comprehensive and sustainable transportation system within the County of Simcoe, including both the road network and alternate transportation infrastructure for walking, cycling, and transit. Specific and detailed implementation guidelines are set out in the County of Simcoe Transportation Master Plan, as updated from time to time and subsequent supporting documents, standards, and guidelines.	The following transportation policies relate to a comprehensive, accessible and sustainable transportation system within the County of Simcoe, including both the road network and alternate transportation infrastructure for walking, cycling, and transit. Specific and detailed implementation guidelines are set out in the County of Simcoe Transportation Master Plan, as updated from time to time and subsequent supporting documents, standards, and guidelines.
74	additional wording	4.8	4.8.1	Considering the needs of pedestrians and cyclists in road design.	Considering the needs of pedestrians and cyclists in road design, where feasible.
75	additional wording	4.8	4.8.2	To plan for a more flexible transportation system including Transportation Demand Management (TDM) strategies, cooperative transit initiatives and supportive land use strategies which facilitate TDM and transit providing choices amongst walking, cycling, transit, and the automobile for all users.	To plan for a more flexible transportation system including Transportation Demand Management (TDM) strategies, microtransit cooperative transit initiatives and supportive land use strategies which facilitate TDM and transit providing choices amongst walking, cycling, transit, and the automobile for all users, which includes considering the needs of people of all ages and abilities.
76	additional wording	4.8	4.8.4	To plan for active transportation as a mode of transportation that supports healthy living, economic development, and tourism opportunities.	To plan for active transportation as a mode of transportation that supports healthy living, aging in place, economic development, and tourism opportunities.
77	additional wording	4.8	Transportation Planning Policies 4.8.6	The County will support opportunities for multimodal use where feasible, in particular prioritizing transit and goods movement needs over those of single occupant automobiles.	The County will support opportunities for multimodal use where feasible, in particular prioritizing transit, walking, cycling and goods movement needs over those of single occupant automobiles.
78	additional wording	4.8	4.8.13 e)	Providing guidelines for cycling facilities where cyclists may be accommodated within existing cross-sections to enhance a presence and sense of permanence;	Providing guidelines for age-friendly signage and clearly marked cycling facilities where cyclists may be accommodated within existing cross-sections to enhance a presence and sense of permanence;
79	new policy	4.8	4.8.13 h)		Ensuring that sidewalks, trails and active transportation infrastructure are designed with consideration for the needs of all ages.
80	new policy bullet	4.8	Transportation Demand Management 4.8.53		Supporting microtransit forms of demand-responsive transport;
81	additional wording	4.8	Transportation Demand Management 4.8.54	The County will work with local municipalities to determine the feasibility of providing carpool spaces at local municipal facilities.	The County will work with local municipalities to determine the feasibility of providing carpool spaces and age-friendly considerations for parking standards at local municipal facilities.
82	additional wording	4.8	Transit 4.8.57	Local municipalities which operate or plan to operate transit services are encouraged to work cooperatively with neighbouring municipalities to expand transit service to Simcoe area residents.	Local municipalities which operate or plan to operate transit services are encouraged to work cooperatively with neighbouring municipalities to expand transit service to Simcoe area residents using the family of services principles.
83	new policy	4.8	4.8.58 g)		The role in service stop standards in the design of Transit links, bus stops and shelters, in consideration of the needs of all ages and abilities, and in compliance with the Accessibility for Ontario Disabilities Act (AODA).
84	additional wording	4.8	4.8.60 a)	The development of a network of sidewalks, pedestrian trails and bicycle facilities that provide access to transit nodes and/or routes;	The development of a network of sidewalks, pedestrian trails and bicycle facilities with accessible surfaces that provide access to transit nodes and/or routes while considering users of all ages and abilities;
85	new policy section	4.10	Age-Friendly Planning		4.10 Age-Friendly Planning
86	new objective	4.10	4.10.1		To build an Age-Friendly Simcoe County by valuing and supporting older persons in our communities;
87	new objective	4.10	4.10.2		To celebrate and support diversity, refute ageism and reduce inequalities by recognizing older persons' contributions to our region.
88	new policy	4.10	4.10.3		The County encourages the provision of age-friendly social and physical environments, including services and programs, to enhance the independence and quality of life for all people.
89	new policy	4.10	4.10.4		The County encourages land use decisions to consider accessible, inclusive, and age-friendly communities.
90	new policy	4.10	4.10.5		The County will work with local municipalities to identify gaps and opportunities to better support people of all ages and abilities within our communities.
91	new policy	4.10	4.10.6		The County encourages the local municipalities to develop policies in their official plans to support health, wellness and security for all residents so that they can remain in their communities as long as possible.
92	new policy	4.10	4.10.7		The County encourages local municipalities to develop policies in their official plans to support residents to age in place within their mixed communities, integrating affordable and age-friendly housing, community facilities and support services.

93	new policy	4.10	4.10.8		The County will create a "Healthy Development Framework Tool", which may be implemented in full or in part by local municipalities through their development application process, to assess the health impacts of land-use development in order to support independent, healthy aging for all residents, through a standardized approach.
94	new policy	4.10	4.10.9		The County encourages the use of universal design guidelines and best practices to inform local municipalities of the evidence-based elements and standards for various components of the built environment including age-friendly policies to assist in creating healthier and safer communities.
95	new policy	4.10	4.10.10		The County will ensure that County Transit programs consider age-friendly multi-modal elements in terms of accessibility, design, proximity and geographic location.
96	new policy	4.10	4.10.11		The County promotes innovative ideas to plan for older persons in both rural and urban communities within the County.
97	new policy	4.10	4.10.12		The County recognizes that long-term care homes are a connection point between older persons residing in the county and services that are available in the broader community. The County encourages initiatives such as food markets and other partnerships which increase the distribution of, and access to, fresh, healthy, and affordable food for people of all ages and all incomes.
98	numbering change	4.11	Local Municipal Official Plans 4.	4.10 Local Municipal Official Plans	4.11 Local Municipal Official Plans
99	numbering change	4.11	4.11.1	4.10.1	4.11.1
100	numbering change	4.11	4.11.2	4.10.2	4.11.2
101	numbering change	4.11	4.11.3	4.10.3	4.11.3
102	numbering change	4.11	4.11.4	4.10.4	4.11.4
103	numbering change	4.11	4.11.5	4.10.5	4.11.5
104	numbering change	4.11	4.11.6	4.10.6	4.11.6
105	numbering change	4.11	4.11.7	4.10.7	4.11.7
106	numbering change	4.11	4.11.8	4.10.8	4.11.8
107	numbering change	4.11	4.11.9	4.10.9	4.11.9
108	numbering change	4.11	4.11.10	4.10.10	4.11.10
109	numbering change	4.11	4.11.11	4.10.11	4.11.11
110	numbering change	4.11	4.11.12	4.10.12	4.11.12
111	numbering change	4.11	4.11.13	4.10.13	4.11.13
112	numbering change	4.11	4.11.14	4.10.14	4.11.14
113	numbering change	4.12	Implementation 4.12	4.11 Implementation	4.12 Implementation
114	numbering change	4.12	4.12.1	4.11.1	4.12.1
115	numbering change	4.12	4.12.2	4.11.2	4.12.2
116	numbering change	4.12	4.12.3	4.11.3	4.12.3
117	numbering change	4.12	4.12.4	4.11.4	4.12.4
118	numbering change	4.12	4.12.5	4.11.5	4.12.5
119	numbering change	4.12	4.12.6	4.11.6	4.12.6
120	numbering change	4.12	4.12.7	4.11.7	4.12.7
121	numbering change	4.12	4.12.8	4.11.8	4.12.8
122	numbering change	4.12	4.12.9	4.11.9	4.12.9
123	numbering change	4.12	4.12.10	4.11.10	4.12.10
124	numbering change	4.12	4.12.11	4.11.11	4.12.11
125	numbering change	4.12	4.12.12	4.11.12	4.12.12
126	numbering change	4.12	4.12.13	4.11.13	4.12.13
127	numbering change	4.12	4.12.14	4.11.14	4.12.14
128	numbering change	4.12	4.12.15	4.11.15	4.12.15
129	numbering change	4.12	4.12.16	4.11.16	4.12.16
130	numbering change	4.12	4.12.17	4.11.17	4.12.17
131	numbering change	4.12	4.12.18	4.11.18	4.12.18
132	numbering change	4.12	4.12.19	4.11.19	4.12.19
133	new definition	5.8	Definitions		ACTIVE AGING means: The opportunity for older persons to live in security, enjoy good health and continue to be engaged both socially and physically in society, regardless of age, income, or ability level.
134	new definition	5.8	Definitions		AGE-FRIENDLY means: A concept that utilizes policies, services and structures related to an inclusive and accessible physical and social environments, which are designed to support and promote "active aging" – that is, to live in security, enjoy good health and continue to participate fully in society.
135	new definition	5.8	Definitions		AGING IN PLACE means: The ability to live in one's own home and community safely, independently, and comfortably, regardless of age, income, or ability level.
136	new definition	5.8	Definitions		FAMILY OF SERVICES means: the integration of conventional transit services with specialized/micro-transit to promote independence, inclusion, integration and self-sufficiency in the customer.
137	new definition	5.8	Definitions		HEALTHY AGING means: the opportunity for older persons to live in a secure environment, enjoy good health and continue to be engaged both socially and physically in society, regardless of age, income, or ability level.
138	new definition	5.8	Definitions		MICROTRANSIT means a form of demand-responsive transport service which offers flexible routing and/or flexible scheduling of minibus vehicles. Micro-transit providers build routes so as to match demand and supply and extend the efficiency and accessibility of the transit service.

Date:	29/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

**NOTICE OF STATUTORY PUBLIC MEETING (VIRTUAL)
CONCERNING PROPOSED COUNTY OFFICIAL PLAN AMENDMENT**

for

Waste Management Policies and Schedules within the County of Simcoe Official Plan

TAKE NOTICE that County Council for the County of Simcoe will hold a Virtual Public Meeting to consider a proposed amendment to the County of Simcoe Official Plan, pursuant to Section 17 of the *Planning Act*, R.S.O. 1990, c.P.13, as amended.

Tuesday, November 24, 2020 at 1:00 p.m. via ZOOM

County File No. SC-OPA-1901

The proposed Official Plan Amendment applies to the whole of the County of Simcoe and as such, no key map has been provided in this notice.

THE PURPOSE of the County initiated amendment is to clarify the County’s policies regarding its Solid Waste Management system (Section 4.9) and update how solid waste management sites are identified on Schedules 5.6.1 and 5.6.2 of the Simcoe County Official Plan.

It has been determined that the existing waste management policies are specific to landfilling operations only and do not accurately recognize or plan for the range of waste management activities and services within the County’s solid waste management system including: waste transfer sites, materials recycling, organics diversion and processing, household hazardous waste disposal, and other specialized programs. The proposed amendment will include the other waste management operations and services provided as part of the County’s overall waste management system. Please note that the amendment is not proposing any new waste management sites.

THE EFFECT of the amendment will introduce a systems approach to waste management in the County, differentiate landfilling and non-landfilling activities, clarify language associated with D-4 Assessment Areas and D-4 studies, and update associated mapping schedules.

ANY PERSON OR PUBLIC BODY may make written and/or verbal representation either in support of, or in opposition to the proposed Official Plan Amendment. You are encouraged to provide your comments or questions in writing using email or regular letter mail to the County Clerk in advance of the Public Meeting, referencing County File No. SC-OPA-1901. Should you wish to speak at the virtual public meeting you are required to pre-register no later than November 23, 2020 at noon. Those who have registered will be required to speak via ZOOM. In order to participate in a ZOOM meeting you will require a camera enabled device (computer/tablet) and a reliable high speed internet connection.

The approval authority for County of Simcoe Official Plan amendments is the Ministry of Municipal Affairs and Housing.

If a person or public body would otherwise have an ability to appeal the decision of the Ministry of Municipal Affairs and Housing to the Local Planning Appeal Tribunal but the person or public body does not make oral submissions of the public meeting or make written submissions to the County of Simcoe before the proposed official plan amendment is adopted the person or public body is not entitled to appeal the decision.

If a person or public body does not make oral submissions at a public meeting or make written submissions to the County of Simcoe before the proposed official plan amendment is adopted the person or public body may not be added as a party to the hearing of an appeal before the Local Planning Appeal Tribunal unless in the opinion of the Tribunal there are reasonable grounds to add the person or public body as a party.

NOTICE OF ADOPTION OR REFUSAL if you wish to be notified of the adoption of the proposed Official Plan Amendment, or of the refusal of a request to amend the official plan, you must make a written request to the Clerk's Department, County of Simcoe, Administration Centre, 1110 Highway 26, Midhurst, Ontario, L9N 1X6 or email same to clerks@simcoe.ca.

ADDITIONAL INFORMATION relating to the proposed Official Plan Amendment is available for viewing on the County of Simcoe website at <https://www.simcoe.ca/Planning/Pages/PublicMeetingsCOPA.aspx>

DATED at Midhurst this 29th day of October, 2020.

John Daly, County Clerk
County of Simcoe Administration Centre
1110 Highway 26, Midhurst, ON L9N 1X6
Phone (705) 726-9300 Ext. 1246
clerks@simcoe.ca

AMENDMENT NO. X
OF THE OFFICIAL PLAN
FOR THE
COUNTY OF SIMCOE

Waste Management Policies and Schedules

CERTIFIED that the attached is a true copy of Official Plan Amendment No. X as adopted and passed by By-law No. _____ by the Council of the Corporation of the County of Simcoe on the ___ day of _____, 2020.

Clerk

THE CORPORATION OF THE COUNTY OF SIMCOE

BY-LAW NO. _____

A By-law to Adopt Official Plan Amendment No. **X** to the
Official Plan for the County of Simcoe

**THE COUNCIL OF THE CORPORATION OF THE COUNTY OF SIMCOE IN ACCORDANCE WITH
PROVISIONS OF THE PLANNING ACT, HEREBY ENACTS AS FOLLOWS:**

1. Amendment No. **X** to the Official Plan for the County of Simcoe, is hereby adopted.

The Clerk is hereby authorized and directed to make application to The Ministry of Municipal Affairs and Housing for approval of the aforementioned Amendment No. **X** to the Official Plan for the County of Simcoe.

This By-law shall come into force and take effect on the day of the final passing thereof.

READ A FIRST AND SECOND TIME THIS ___ DAY OF _____, 2020.

READ A THIRD TIME AND PASSED THIS ___ DAY OF _____, 2020.

Warden

Clerk

OFFICIAL PLAN

FOR
THE COUNTY OF SIMCOE
OFFICIAL PLAN AMENDMENT NO. X

The attached explanatory text constitutes Amendment No. X to the Official Plan for the County of Simcoe.

This amendment was prepared and adopted by the Council of The Corporation of the County of Simcoe by By-law No. _____ in accordance with Sections 17 and 21 of the Planning Act, R.S.O., 1990, c.P.13, as amended, on the ___ day of _____, 2020.

Warden

Clerk

**OFFICIAL PLAN AMENDMENT NO. X
TO THE OFFICIAL PLAN
FOR THE COUNTY OF SIMCOE
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THE CONSTITUTIONAL STATEMENT

The following Amendment to the Official Plan for the County of Simcoe consists of two parts.

PART A – THE PREAMBLE consists of the purpose, location and basis for the Amendment and does not constitute part of the actual Amendment.

PART B – THE AMENDMENT sets out the actual Amendment along with the specific policies to be added to the County of Simcoe Official Plan.

PART A - THE PREAMBLE

TITLE

The title of this Amendment is "Official Plan Amendment No. X to the Official Plan for the County of Simcoe", herein referred to as Amendment No. X.

PURPOSE

The Amendment proposes to amend Section 4.9 of the Official Plan by adding references to waste management systems, providing a new policy with regard to a new waste disposal site or expansion of a waste disposal site, and providing a new section with regard to mapping of waste disposal sites. The policies provide for a broader range of activities at waste management sites and clarify requirements for D-4 Assessment Areas and land use compatibility.

The Amendment further amends Section 5.8 of the Official Plan by providing modified definitions for 'Buffer Area,' 'Guideline D-4', 'Infrastructure,' 'Waste,' and 'Waste Disposal Site,' and further by providing a new definitions in accordance with the policy revisions.

The associated waste management map schedules, Schedule 5.6.1 and 5.6.2, are proposed to be updated by revising the content of the schedules in accordance with the revised policies and waste management system approach.

Please note that the amendment is not proposing any new waste management sites.

LOCATION

Official Plan Amendment No. X is a textual and mapping amendment and the policies apply to all lands located within County of Simcoe.

BASIS

During a review of existing operations and new initiatives for diversion activities at waste management sites, it became apparent that the Simcoe County Official Plan schedules and policy required clarification with respect to waste transfer activities and other non-landfilling activities, which would be desirable for all County operated waste management sites.

It was also apparent that County operations had evolved significantly over the time period between the original development of policy and the ultimate approval date of those policies. County waste management activities have expanded in regard to waste diversion whereas the original policy development focused to a large degree on landfill operations and associated policies with regard to D-4 guidelines.

As there was an apparent need to amend the County policies to deal with the waste diversion activities for existing waste management sites, a review of County policies and potential appropriate amendments were sought.

To guide the policy review and proposed amendments the following objectives were established:

- To recognize that waste management has evolved since the County Official Plan policies were first developed and that waste diversion is now a major component of operations;
- To provide maximum flexibility for waste management operations and activities at all County waste management sites;
- To continue to distinguish between various waste management activities, including active and non-active landfill activities, for the purposes of the application of the D-4 policies and related land use compatibility studies;
- To allow for the establishment and relocation of non-landfilling related waste management activities on County waste management sites without the necessity of individual official plan amendments; and,
- To provide consistency in the policy approach and related definitions for waste management activities.

In order to achieve these objectives, a County Official Plan amendment has been prepared.

PART B - THE AMENDMENT

1.0 INTRODUCTION

Part B – The Amendment, provides the following text amendments and map Schedules ‘A’ and ‘B’ constitute Amendment No. X to the Official Plan for the County of Simcoe.

2.0 DETAILS OF THE AMENDMENT

The text of the Official Plan for the County of Simcoe is hereby amended as follows:

2.1 In the existing **Section 4.9** ‘Waste Management,’ the following policies are modified:

2.1.1 **Policy 4.9.1** is hereby amended by: replacing the word “*systems*” with the word “*sites*”; adding the words “as part of the *County’s waste management system*” immediately following the word “requirements”; and adding the words “which adapt to the constant evolution of new technologies and approaches becoming available and advances in environmental protection and governing legislation, such as the *Environmental Protection Act*” immediately after the word “objectives”.

2.1.2 **Policy 4.9.2** is hereby amended by: removing the word “convenience”; and, adding the words “conducted at *waste management sites*” immediately following the word “activities”.

2.1.3 The section heading **Regulation of Waste Disposal Sites** is hereby amended by replacing the word “Disposal” with the word “Management”.

2.1.4 **Policy 4.9.3** is hereby amended by: replacing the word “*disposal*” with the word “*management*” in the first sentence; replacing the words “Ministry of the Environment” with “*provincial*” in the second sentence; replacing the word “from” with the word “over” immediately following the word “diversion” in the third sentence; and, removing the last sentence.

2.1.5 A new **Policy 4.9.4** is added by inserting the following text immediately after Policy 4.9.3:

“4.9.4 The County will continue to develop a *waste management system* in accordance with the County of Simcoe Waste Management Strategy or its successor to address permanent *waste disposal* (landfilling) and resource recovery activities (non-landfilling) such as transfer stations, recycling facilities and organics processing facilities. *County waste management sites* may contain a landfilling or non-landfilling activity or a combination of activities. *Waste management solutions* in which the *County* takes responsibility for its own *waste* are preferred where practical.”

2.1.6 Existing **Policy 4.9.4** is renumbered to **Policy 4.9.5** and is hereby amended by: replacing the word “a” with “the” following the word “operation”; replacing the word “*disposal*” with the word “*management*”; adding the letter “s” to the word “*site*” following the word “management”; and, replacing the word “its” with the word “their”.

- 2.1.7 Existing **Policy 4.9.5** is renumbered to **Policy 4.9.6** and is hereby amended by: adding the word “the” immediately following the word “of”; and, by replacing the word “*disposal*” with the word “*management*”.
- 2.1.8 Existing **Policy 4.9.6** is renumbered to **Policy 4.9.7** and is hereby amended by replacing the word “*disposal*” with the word “*management*” immediately following the word “waste.”
- 2.1.9 Existing **Policy 4.9.7** is renumbered to **Policy 4.9.8** and is hereby amended by replacing the word “*disposal*” with the word “*management*” immediately following the word “waste.”
- 2.1.10 Existing **Policy 4.9.8** is renumbered to **Policy 4.9.9** and is hereby amended by: replacing the word “*disposal*” with the word “*management*” immediately following the word “waste”; adding the words “or expanded” immediately after the word “established”; and, replacing the word “disposal” with the word “management” at the end of the sentence.
- 2.1.11 A new **Policy 4.9.10** is added by inserting the following text immediately after **Policy 4.9.9**:

“New Waste Management Site or Expansion of a Waste Management Site

4.9.10 Notwithstanding sections 3.3.6 and 3.8.19, of this *Plan*, any new *waste management sites* or expansion of an existing *waste management site* for the purposes of landfilling will require an amendment to this *Plan* and to the *local municipal* official plan.

A new *waste management site* or the expansion of an existing *waste management site* for the purposes of non-landfilling activities including, but not limited to, the transfer of materials, management of recyclable materials, or processing of organics, will not require an amendment to this *Plan*.

An amendment to the *local municipal* official plan may be required for a new *waste management site* or expansion of an existing *waste management site* of the purposes of non-landfilling activities.

New or expanded non-landfilling *waste management sites* will be identified on appropriate mapping schedules without an amendment to this *Plan*.”

- 2.1.12 The heading “**D-4 Assessment Areas**” is removed and the heading “**Mapping of Waste Management Sites**” is inserted immediately following the new **Policy 4.9.10**.
- 2.1.13 Existing **Policy 4.9.9** is renumbered **Policy 4.9.11** and is hereby amended by: replacing the word “*disposal*” with the word “*management*” in the first sentence; adding the sentence “The boundaries of the *County* owned and operated *waste management sites* are the property boundaries of the lands owned by the *County* on which *waste management site* activities occur.” immediately after the first sentence; inserting the words “and *provincially*” immediately after the word “municipality”; replacing the word “*disposal*” with the word “*management*” immediately following the word “waste”; removing the words “The locations of all *waste disposal sites* within each *local municipality* will be mapped in respective *local municipal* official plans.” From the second paragraph; adding the words “Information regarding the sites identified on Schedule 5.6.2, is to be obtained from the Ministry of Environment, Conservation and Parks” to the second paragraph; adding a third paragraph stating “The locations of all *waste management sites* shown on Schedules 5.6.1 and 5.6.2 within each *local municipality* will be mapped in the respective *local municipal* official plans.”; and adding a fourth and fifth paragraph which state “Where the applicable *provincial* ministry approves the addition or removal of a *waste management site* from the schedules to this

Plan, amendments to this *Plan* and to the *local municipal plan* are not required” and “Where policy requires that an amendment to this *Plan* is required to remove or add a *waste management site*, a mapping change will occur as part of that amendment. Any such amendment requires approval from the Ministry of Municipal Affairs and Housing”.

- 2.1.14 A heading “**D-4 Assessment Areas**” is inserted immediately after policy 4.9.11.
- 2.1.15 Existing **Policy 4.9.10** is renumbered to **Policy 4.9.12** and is hereby further amended by: replacing the word “*disposal*” with the word “*management*” immediately following the word “*waste*.”; replacing the words “Ministry of Environment” with the word “*Province’s*” immediately following the word “the”; adding the words “a *Fill Area* on” immediately before the words “on a *waste*”; adding “ing” to the word “*landfill*”; replacing the word “*disposal*” with the word “*management*” in the second sentence; adding the words “where the *Fill Area* is unknown” immediately before the words “or from the *Fill Area*”; removing the words “of the *waste for a closed site*”; and replacing the words “*Fill Area*” with the words “extent of *waste*”.
- 2.1.16 Existing **Policy 4.9.11** is renumbered to **Policy 4.9.13** and is hereby further amended by replacing the word “*disposal*” with the word “*management*”.
- 2.1.17 Existing **Policy 4.9.12** is renumbered to **Policy 4.9.14** and is hereby further amended by: replacing the word “*disposal*” with the word “*management*”; adding the words “with a *Fill Area*” immediately following the word “*sites*”; and, replacing the word “*MOE*” with “applicable *provincial ministry*” in all instances in which it occurs in this section.
- 2.1.18 Existing **Policy 4.9.13** is renumbered to **Policy 4.9.15** and is hereby further amended by revising “*MOE*” to “applicable *provincial ministry*” in all instances in which it occurs.
- 2.1.19 Existing **Policy 4.9.14** is renumbered to **Policy 4.9.16** and is hereby further amended by: replacing the word “*disposal*” with the word “*management*” and adding the words “which incorporates a *Fill Area*” immediately following the word “*site*”; and, adding the sentence “However, this shall be considered on a site-by-site basis in accordance with the results of investigations undertaken in accordance with policy 4.9.17” following the first sentence.
- 2.1.20 Existing **Policy 4.9.15** is renumbered to **Policy 4.9.17** and is hereby further amended by: replacing the word “*disposal*” with “*management*” immediately following the word “*waste*”; adding the words “which incorporates a *Fill Area*” immediately following the word “*site*”; removing the words “and their” and ending the sentence at this point; starting the next sentence with the word “Any”; and adding the sentence “Where appropriate, the *County* may scope the *D-4 Study* in accordance with the requirements of the *Guideline D-4* and any other applicable *provincial* standards or regulations.” to the end of this section.
- 2.1.21 Existing **Policy 4.9.16** is renumbered to **Policy 4.9.18** and is hereby further amended by replacing the word “*disposal*” with the word “*management*” immediately following the word “*waste*.”
- 2.1.22 Existing **Policy 4.9.17** is hereby deleted in its entirety.
- 2.1.23 A new heading is inserted immediately following Policy 4.9.18 titled “**Land Use Compatibility Study**”.
- 2.1.24 New **Policy 4.9.19** replaces deleted **Policy 4.9.17** and the following is added:

4.9.19 Where development is proposed in the vicinity of a *waste management site* which does not contain landfilling activities or a *waste management site* with non-landfilling activities occurring outside of the *Fill Area*, a land use compatibility study may be required. The details of the study shall determine any potential land use conflicts with the proposed *development* and planned or ongoing *waste management site* activities including, but not limited to, ground and surface water, noise, odour, dust, traffic and other relevant land use considerations in consultation with the *County*. If a *D-4 Study* is required for the same proposal, the details of the non-landfilling activities shall be addressed in the *D-4 Study*."

2.2 In the existing **Section 5.8 'Definitions,'** the following definitions are modified:

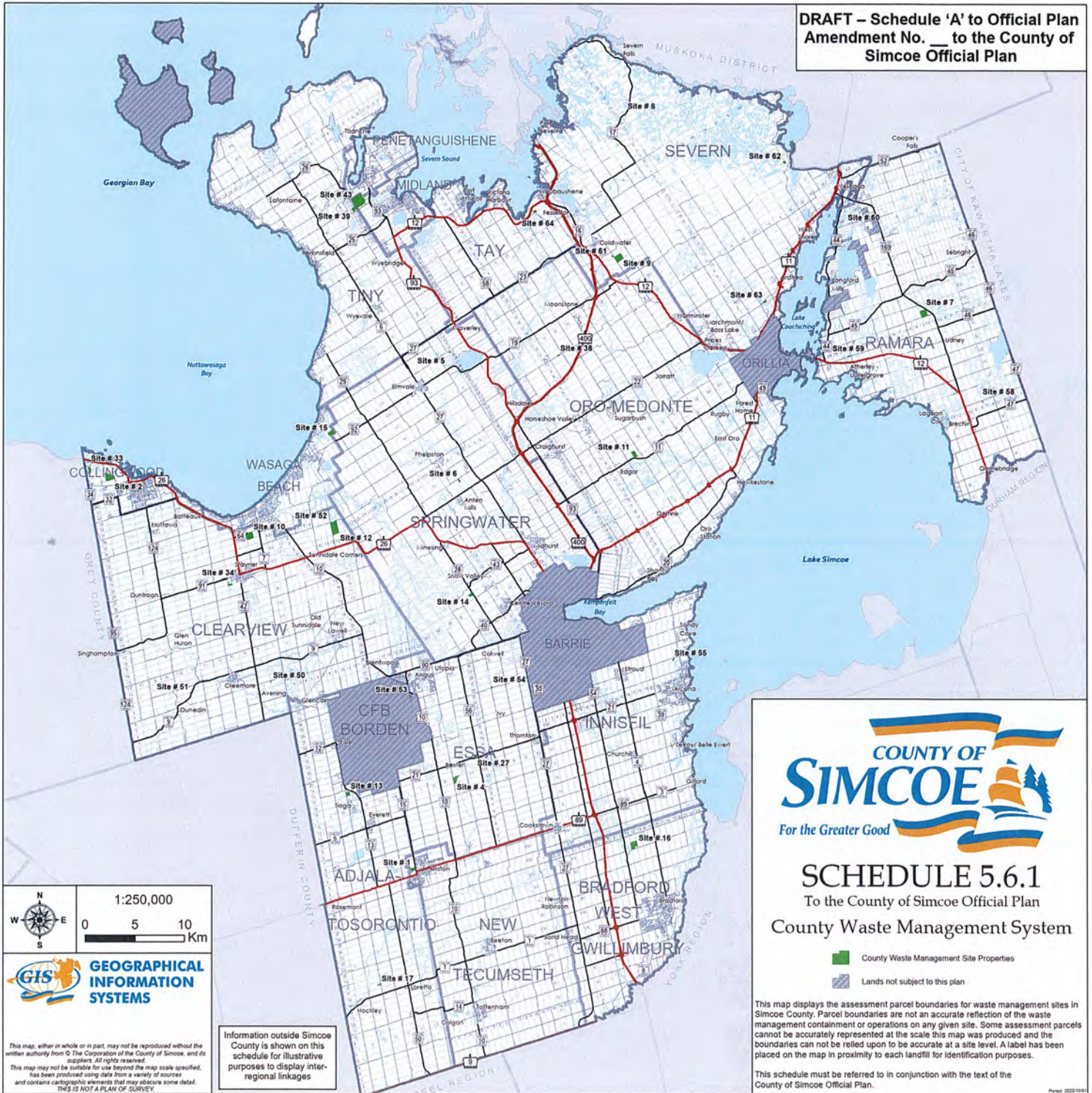
- 2.2.1 The definition of **BUFFER AREA** is hereby amended by: replacing the words "Waste Management Sites" with the words "the purposes of waste management"; replacing the word "for" with the word "in"; removing the words "no non-Waste Disposal Area related use can be made of the lands " with the words "only *waste management site* uses other than landfilling may occur."; replacing the words "Waste Disposal Site" with the words "*waste management site*"; and, replacing the words "Ministry of Environment" with the words "applicable *provincial* ministry."
- 2.2.2 The definition of **D-4 APPROVAL AUTHORITY** is hereby amended by: replacing the word "*disposal*" with the word "*management*" in all instances where it occurs; and adding the words "with *Fill Areas*" immediately following with word "sites."
- 2.2.3 The definition of **D-4 ASSESSMENT AREA** is hereby amended by: replacing the words "*waste disposal site*" with "*Fill Area*"; replacing the word "*disposal*" with "*management*" immediately following the word "waste" in the last sentence; and, adding the words "containing a *Fill Area*" immediately after the word "sites" in the last sentence.
- 2.2.4 The definition of **FILL AREA** is hereby amended by replacing the words "*waste disposal sites*" with "*waste management sites*" and adding the word "purposes" immediately following the word "landfilling."
- 2.2.5 The definition of **GUIDELINE D-4** is hereby amended by replacing the word "*MOE*" with "*provincial*" immediately following the word "the."
- 2.2.6 The definition of **INFRASTRUCTURE** is hereby amended by: adding the words "stormwater management systems, *waste management systems*" immediately after the words "sewage treatment systems"; replacing the words "electric generation" with "electricity power generation facilities"; and, adding the words "electricity transmission facilities, electricity transmission and distribution systems" immediately preceding the words "communications/telecommunications."
- 2.2.7 A new definition of **LANDFILLING** is inserted as follows: "**LANDFILLING** means the disposal of waste by deposit, under controlled conditions, on land or on land covered by water, and includes compaction of the waste into a cell and covering the waste with cover materials at regular intervals (R.R.O. 1990, Reg. 347: General - Waste Management)."
- 2.2.8 A new definition of **NON-LANDFILLING** is inserted as follows: "**NON-LANDFILLING** means any permitted use or activity in a *waste management site* other than *landfilling* and includes, but is not limited to, recycling facilities, transfer stations, and processing sites."

- 2.2.9 The definition of **WASTE** is hereby amended by adding the sentence “For the purposes of this *Plan*, *waste* does not include liquid waste other than the capture and treatment of leachate.” at the end of the definition.
- 2.2.10 The definition of **WASTE DISPOSAL SITE** is hereby amended by renaming the defined term to **WASTE MANAGEMENT SITE** and by: deleting the words “includes the *Fill Area* and the *Buffer Area* of property which has been or is suspected to have been used as a landfill as well as property under *development* for landfilling and”; and adding the words “a site and facilities to accommodate solid *waste* from one or more municipality and includes one or more of the following activities or uses: (a) *landfilling activities*; (b) *non-landfilling activities*; (c) a *Fill Area* and the *Buffer Area* of a property which has been or is suspected to have been used for landfilling;”; re-numbering the remaining subsections accordingly; and revising the last subsection to read “clauses (a) to (d).” at the end of the sentence.
- 2.2.11 **Section 5.8** is hereby further amended by adding a new definition for **WASTE MANAGEMENT SYSTEM** as follows: “**WASTE MANAGEMENT SYSTEM** means a collection of *waste management sites*.”

3.0 IMPLEMENTATION AND INTERPRETATION

The provisions of the Official Plan for the County of Simcoe, as amended from time to time, regarding the implementation and interpretation of that Plan shall apply in regard to this Amendment.

**DRAFT – Schedule 'A' to Official Plan
Amendment No. __ to the County of
Simcoe Official Plan**

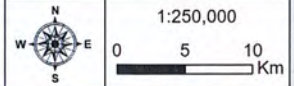


SCHEDULE 5.6.1
To the County of Simcoe Official Plan
County Waste Management System

- County Waste Management Site Properties
- Lands not subject to this plan

This map displays the assessment parcel boundaries for waste management sites in Simcoe County. Parcel boundaries are not an accurate reflection of the waste management containment or operations on any given site. Some assessment parcels cannot be accurately represented at the scale this map was produced and the boundaries can not be relied upon to be accurate at a site level. A label has been placed on the map in proximity to each landfill for identification purposes.

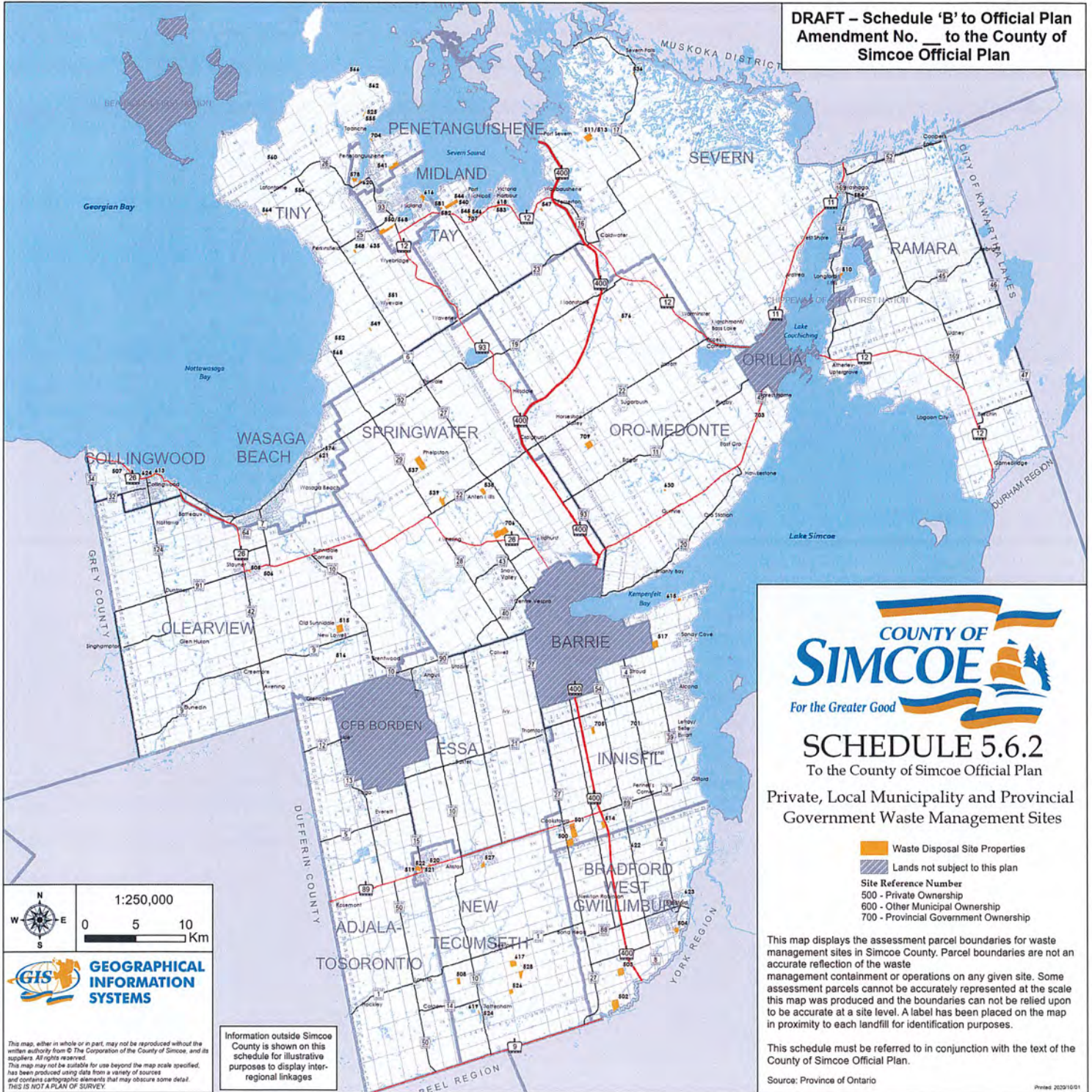
This schedule must be referred to in conjunction with the text of the County of Simcoe Official Plan.



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THIS IS NOT A PLAN OF SURVEY.

Information outside Simcoe County is shown on this schedule for illustrative purposes to display inter-regional linkages

**DRAFT – Schedule ‘B’ to Official Plan
Amendment No. __ to the County of
Simcoe Official Plan**



SCHEDULE 5.6.2
To the County of Simcoe Official Plan

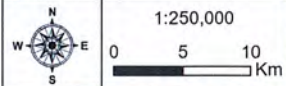
Private, Local Municipality and Provincial
Government Waste Management Sites

- Waste Disposal Site Properties
- Lands not subject to this plan
- Site Reference Number
- 500 - Private Ownership
- 600 - Other Municipal Ownership
- 700 - Provincial Government Ownership

This map displays the assessment parcel boundaries for waste management sites in Simcoe County. Parcel boundaries are not an accurate reflection of the waste management containment or operations on any given site. Some assessment parcels cannot be accurately represented at the scale this map was produced and the boundaries can not be relied upon to be accurate at a site level. A label has been placed on the map in proximity to each landfill for identification purposes.

This schedule must be referred to in conjunction with the text of the County of Simcoe Official Plan.

Source: Province of Ontario



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THIS IS NOT A PLAN OF SURVEY.

Information outside Simcoe County is shown on this schedule for illustrative purposes to display inter-regional linkages

From: [Alpi, Laura](#)
To: [Brock General](#)
Cc: [Carrigan, Tracey](#); [Truong, Carolyn](#); [water](#)
Subject: York Region 2021 Water and Wastewater Master Plan – Project Update Oct 2020
Date: October 30, 2020 11:35:36 AM
Attachments: [image002.png](#)

Date:	30/10/2020
Refer to:	Not Applicable
Meeting Date:	
Action:	null
Notes:	CII
Copies to:	

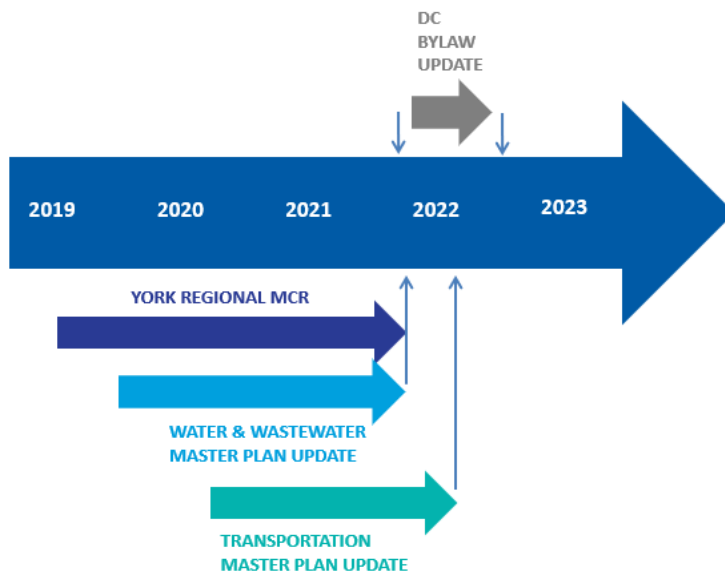
Hello,

The purpose of this email is to provide a status update for the above referenced project. The Water and Wastewater Master Plan is a long range overview infrastructure plan to provide water and wastewater services to growth identified through the Municipal Comprehensive Review (MCR)/Regional Official Plan update.

The plan is being updated following the Municipal Class Environmental Assessment (MCEA) process for master plans and will fulfill the requirements for phases 1 and 2. Since the onset of the project in late 2019, the project has shifted from following MCEA approach #2 for master plans to approach #1. Thus, the Master Plan will no longer fulfill the requirements for project-specific Schedule B Environmental Assessments as was previously communicated.

Additionally, this past summer, the Province released and confirmed a revision to Schedule 3 of The Growth Plan that updated growth targets and extended the planning horizon. This change means that the Water and Wastewater Master Plan update will assess and evaluate servicing solutions to accommodate growth to 2051, rather than 2041.

Project timelines have been adjusted and the updated schedule is provided below:




Timing of key milestones of the Water and Wastewater Master Plan:

- Overall completion and Council endorsement is targeted for fall 2021
- We are planning to hold Open House 2 virtually in early 2021, to present Environmental Assessment evaluation criteria and high-level alternative servicing strategies

- We anticipate presenting the recommended servicing strategy and infrastructure solution at Open House #3 in summer 2021

For further information about the project (including a summary of public consultation to date) you can visit the project webpage at York.ca/waterplan. As always, please do not hesitate to reach out should you have any questions or comments.

Best regards,

 **Laura Alpi** | Project Liaison, 2021 Water and Wastewater Master Plan Update

The Regional Municipality of York | 17250 Yonge Street | Newmarket, ON L3Y 6Z1
1-877-464-9675 ext. 73029 | Laura.Alpi@york.ca | york.ca

Our Mission: **Working together to serve our thriving communities – today and tomorrow**