

CORPORATION DE LA VILLE DE HEARST

Extrait **concernant les élections** du Règlement No. 5-99, tel que modifié par les Règlements 9-99, 20-03 et 30-14 (Étant un droit de réglementer les enseignes, les panneaux publicitaires et l'affichage d'avis dans la Ville de Hearst)

10. EXCEPTIONS

- 10.1 Conformément au paragraphe 145 de la section 210 de la Loi sur les municipalités et sur la demande du propriétaire, le Conseil de la Corporation peut autoriser, par la résolution du Conseil, des dérogations aux dispositions du présent règlement.
 - 10.2 Les avis affichant de la publicité et/ou de la promotion pour les candidats, partis et campagnes d'élections, **ne peuvent être affichés sur les accotements de routes, ni de manière à obstruer les espaces de stationnement pour les véhicules à moteur, ni réduire la visibilité à la route et aux intersections de routes, ni entraver ou gêner la circulation des véhicules et/ou piétons.**
 - 10.3 Tous les avis affichant de la publicité et/ou la promotion de candidats et de partis aux élections et de campagnes électorales **doivent être enlevés au plus tard sept (7) jours suivant la date de l'élection.**
-

THE CORPORATION OF THE TOWN OF HEARST

Excerpt **with respect to elections** of By-law No. 5-99, as amended by By-laws 9-99, 20-03 and 30-14 (Being a by-law to regulate signs, billboards and the posting of notices within the Town of Hearst)

10. EXCEPTIONS

- 10.1 Pursuant to paragraph 145 of Section 210 of the Municipal Act and upon application by an owner, the Council of the Corporation may authorize, by resolution of the Council, exceptions to the provisions of this by-law.
- 10.2 Notices displaying advertising publicity and/or promoting election candidates, parties and campaigns **shall not be posted on the shoulders of highways and any other roads, shall not be posted in a manner so as to obstruct parking spaces for motor vehicles, obscure visibility at highway and road intersections, or obstruct or interfere with the circulation of vehicular and/or pedestrian traffic.**
- 10.3 All notices displaying advertising publicity and/or promoting election candidates, parties and campaigns **shall be removed on or before seven (7) days following the date of the election.**

THE CORPORATION OF THE TOWN OF HEARST

BY-LAW NO. 5-99

as amended by By-laws 9-99, 20-03 and 30-14

Being a by-law to regulate signs, billboards and the posting of notices within the Town of Hearst

WHEREAS the Council of the Corporation of the Town of Hearst deems it advisable to update existing regulations with respect to the erection and installation of signs, billboards and the posting of notices within the corporate limits of the Town of Hearst, pursuant to paragraph 146 of section 210 of the Municipal Act, R.S.O. 1990 and amendments thereto, and

WHEREAS this Council further deems it advisable to permit and establish conditions for the erection of signs, billboards, portable signs and notices on certain untravelled portions of highways under the jurisdiction of this Municipality, pursuant to section 308 of said Act, and

WHEREAS this Council further deems it advisable in the interests of expediency and efficiency to establish procedures for applications and requirements for a permit to be issued to erect and install signs and billboards on Municipal lands and on certain untravelled portions of highways under the jurisdiction of the Municipality and to appoint an officer for the purpose of such permit issuance, pursuant to paragraph 45 of section 207 of said Act,

NOW THEREFORE, BE IT ENACTED by the Council of the Corporation of the Town of Hearst :

1. SHORT TITLE AND DEFINITIONS

1.2 This by-law shall be known as the " Sign, Billboard and Notice By-law".

1.3 For the purposes of this by-law,

- (a) words in the singular shall include plural and vice versa, and
- (b) the word "shall" is mandatory.

1.4 For the purposes of this by-law,

- (a) "billboard" means a board, panel or similar display device permanently anchored in the ground and having letters, symbols or pictures, which is designed to display outdoor advertising publicity or promote one or more businesses, organizations, products, services or events which are not located or available upon the property where said billboard is situated.
- (b) "Corporation" means the Corporation of the Town of Hearst;
- (c) "notice" means a placard or poster or similar display device having letters or symbols, which is used to identify or advertise a place of business, community service or special event for a temporary period of time, but does not include public election lists and other proclamations by a government authority;
- (d) "Officer" means the Clerk and/or Chief Administrative Officer appointed by by-law of the Corporation;
- (e) "owner" includes any person, firm or corporation controlling, owning, installing and/or maintaining the display devices regulated by this by-law or causing or permitting the same;

- (f) "portable sign" means a board, panel or similar display device which is designed to be self-supporting and is not anchored in the ground or to any other building or structure, having letters, symbols or pictures designed for the temporary display of outdoor advertising publicity or promotion for one or more businesses, organizations, products, services or events that may or may not be located or available upon the property where said portable sign is situated for a temporary period of time;
- (g) "sign" means a board, plate or similar display device having letters or symbols, which is used to identify or advertise a place of business, product or service, located or available on the property upon which said sign is situated.

2. DESIGNATED AREAS

- 2.1 This by-law shall apply to the erection and installation of signs, billboards, portable signs and notices within the following defined areas of the Corporation, as shown in Schedule 'A' annexed hereto and forming part of this by-law:
- (a) "Commercial Area" shall be those commercial and industrial lands within the corporate limits of the Town of Hearst which are designated by the Restricted Area (Zoning) By-law No. 1386 and amendments thereto of the Corporation as General Commercial (C1) Zones, Neighbourhood Commercial (C2) Zones, Service Commercial (C3) Zones, Shopping Centre Commercial (C4) Zones, Restricted Industrial (M1) Zones and General Industrial (M2) Zones, excepting those commercial and industrial lands abutting Highway No. 11, Highway No. 583 North and Highway No. 583 South;
 - (b) "Residential Area" shall be those residential, commercial and industrial lands within the corporate limits of the Town of Hearst, which shall be comprised of:
 - i) urban lands, being those residential, commercial and industrial lands within the urban or built-up area of the Corporation, which receive municipal sanitary sewer and water services, and which are designated by By-law No. 1386 and amendments thereto of the Corporation as First Density Residential (R1) Zones, Second Density Residential (R2) Zones, Third Density Residential (R3) Zones, First Density Multiple Residential (RM1) Zones, Second Density Multiple Residential (RM2) Zones and Mobile Home Residential (RMH) Zones;
 - ii) rural lands, being those rural residential, commercial and industrial lands within the rural area of the Corporation, which do not have access to municipal sanitary sewer and water services and which are designated as Rural (A) Zones under By-law no. 1386 of the Corporation, excepting those lands abutting Highway No. 11 and Highways 583 North and South;
 - (c) "Highway Corridor Area" shall be those lands within the corporate boundaries of the Town of Hearst, lying along both sides of Highway No. 11 between the western shoreline of the Mattawishkwia River at Highway No. 11 and the intersection of the eastern boundary of the Algoma Central Railway lands and Highway No. 11; those lands lying along both sides of Highway No. 583 North, north of Highway No. 11 to the northern limits of the corporate boundaries of the Town of Hearst; and those lands lying along both sides of Highway No. 583 South from the southern road allowance boundary of Prince Street southwards to the southern corporate limits of the Town of Hearst;

- (d) "Highway Perimeter Area" shall be those lands within the corporate boundaries of the Town of Hearst, lying along both sides of Highway No. 11, east of the eastern shoreline of the Mattawishkwia River and west of the intersection of the western boundary of the Algoma Central Railway lands with Highway No. 11.

3. GENERAL PROVISIONS

- 3.1 The provisions set out in this Section of this by-law shall apply to the erection and installation of all signs, billboards, portable signs and notices within the Town of Hearst.
- 3.2 No billboard or portable sign shall be erected or installed on the untravelled portions of highways or on any other lands owned by the Corporation unless a permit has been issued therefor by the Officer.
- 3.3 Pursuant to the Building Code Act, S.O. 1992 as amended and By-law No. 41-86 of the Corporation, no sign or billboard shall be erected or installed unless a permit is issued therefor by the Chief Building Official of the Corporation.
- 3.4 No sign, billboard, portable sign or notice shall be erected or installed in any manner so as to cause confusion with traffic lights or traffic directional signals or otherwise to be hazardous to traffic circulation.
- 3.5 No sign, billboard, portable sign or notice shall be erected or installed in any manner so as to impede pedestrian circulation on municipal sidewalks or to impose a hazard to such circulation, or to obstruct entrances to private lands or on-street parking spaces.
- 3.6 All lights used to illuminate a sign, billboard or portable sign shall be arranged in such manner so as to direct light away from adjacent premises and highways.
- 3.7 The advertising or promotion of tobacco products, alcoholic beverages and/or displays of a mature or provocative nature are prohibited.
- 3.8 Signs, billboards, portable signs and notices shall be maintained to provide a neat and orderly appearance at all times. Any such display device in a deteriorated, torn, tattered or otherwise damaged and/or defaced condition shall be removed and replaced promptly.
- 3.9 Any advertising or promotional material which is displayed on a sign, billboard, notice or portable sign and which is deemed objectionable by the Corporation shall be promptly removed by the owner of such display device upon written notification of the same by the Corporation.
- 3.10 No sign or notice shall be posted on any public utility pole, telephone pole, street light pole or any traffic directional sign pole.
- 3.11 All billboards shall be free standing, and shall be mounted on a proper self-supporting device which is firmly anchored to the ground, and shall not be attached to any exterior wall or roof of any building.
- 3.12 No billboard shall exceed 8.0 metres (26.25 feet) in height above grade level.

4. SPECIAL PROVISIONS – COMMERCIAL AREA

- 4.1 Only signs and notices shall be installed in the Commercial Area.

- 4.2 Within the Commercial Area, all signs shall be mounted flush against and attached to an exterior wall of a building or shall be mounted on a proper self-supporting device which is firmly anchored to the ground or to the roof of the building. Any sign which is located on the roof of a building shall not extend beyond the exterior walls of said building in any manner.
- 4.3 Within the Commercial Area, no sign shall be erected or installed between a property line in common with a highway and the setback line established for a building by the Restricted Area (Zoning) By-law No. 1386 of the Corporation, except that traffic directional signs, automobile service station identification signs and any government service signs may be located within said aforementioned common property line and building setback line.

5. SPECIAL PROVISIONS – RESIDENTIAL AREA

- 5.1 Only signs and notices shall be erected or installed within the Residential Area.
- 5.2 Within the urban portions of the Residential Area, signs shall have a maximum surface area of 0.5 square metres (5.4 square feet), shall only indicate the name, occupation and practicing hours of the occupant and shall be flush and attached to the exterior wall of a building, except that a sign required by a church or other such community service to announce service hours or special events may be located between the property line in common with a highway and the building in which such events take place.
- 5.3 Within the rural portions of the Residential Area, signs may be located and installed on posts or fences adjacent to the main vehicular entrance to the rural property.
- 5.4 Within areas designated as Residential Areas, no sign or notice shall be erected or installed on the untravelled portion of highways, sidewalks or on any other lands owned by the Corporation.
- 5.5 Flashing signs shall not be permitted within areas designated as Residential Areas.

6. SPECIAL PROVISIONS – HIGHWAY CORRIDOR AREA

- 6.1 Signs, billboards, portable signs and notices shall be permitted within the Highway Corridor Area, except as expressly varied herein.
- 6.2 No billboard having a surface area in excess of 11.89 square metres (128 square feet) shall be erected or installed within the Highway Corridor Area.
- 6.3 All signs, billboards and portable signs shall be erected and installed at a minimum setback distance of 3.2 metres (10.5 feet) from the outermost edge of the surface or post of such display device to a property line in common with a highway, except that traffic directional signs, automobile service station identification signs and government services signs may be located within the aforementioned common property line and setback distance.
- 6.4 Billboards and portable signs may be installed within the untravelled portions of highways, boulevards and on other lands owned by the Corporation upon the issuance of a permit therefor by the Officer.
- 6.5 No billboard or portable sign shall be installed within 15 metres (49.21 feet) of any highway intersection.
- 6.6 No billboard shall be erected within 60 metres (196.85 feet) of another billboard.

- 6.7 No billboard or portable sign shall be erected on a property within the Highway Corridor Area which is designated as a First Density Residential (R1) Zone, Second Density Residential (R2) Zone, Third Density Residential (R3) Zone, First Density Multiple Residential (RM1) Zone or a Second Density Multiple Residential (RM2) Zone by By-law No. 1386 of the Corporation and amendments thereto. Signs erected on such residential lands shall comply with the requirements of Section 5 hereto.

7. SPECIAL PROVISIONS - HIGHWAY PERIMETER AREA

- 7.1 Signs, billboards, including billboards having surface areas exceeding 11.89 square metres (128 square feet), notices and portable signs shall be permitted within the Highway Perimeter Area in accordance with the requirements of the Ministry of Transportation.

8. SPECIAL PROVISIONS – NOTICES

- 8.1 On private lands within the Commercial Area, Highway Corridor Area and Highway Perimeter Area, no notice shall be posted for a period of time exceeding four (4) weeks in duration, except those notices providing advertising publicity and/or promoting political candidates, political parties and election campaigns.
- 8.2 On private lands within the Residential Area, no notice shall be posted for a period of time exceeding two (2) weeks in duration, except those notices providing advertising publicity and/or promoting political candidates, political parties and election campaigns.
- 8.3 The posting of notices on the untravelled portions of highways shall not be permitted within the Residential Area and the Highway Corridor Area. Within the Highway Corridor Area, notices may be posted on lands owned by the Corporation which have been specifically designated by resolution or by-law of the Council of the Corporation for such purposes.
- 8.4 Any owner posting a notice shall promptly remove said notice within the specified period of time herein allowed for such notice to be posted, and failing to do so, the Corporation may remove said notice and charge all costs incurred for the removal of such notice to the owner thereof or to the owner of the land on which the notice is located.

9. PERMITS

- 9.1 An application for a permit to erect or install a sign, billboard or portable sign shall be in the form annexed hereto and marked as Schedule 'B' to this by-law.
- 9.2 An applicant for a permit shall provide all the information required to complete the prescribed application form and shall furnish such plans, site plans, specifications, documents, and other information that may be required by the Officer or Chief Building Official for the purpose of determining whether or not the proposed sign, billboard or portable sign conforms to any applicable statute, regulation and by-law.
- 9.3 An application for a permit to erect or install a sign, billboard or portable sign shall be accompanied by the payment of the appropriate processing and/or rental fee prescribed in Schedule 'C' annexed hereto and forming part of this by-law.
- (a) For the purposes of this By-law, the untravelled portions of highways and other lands falling under the jurisdiction of the Ministry of Transportation shall be construed as "private lands", and subject to the same application processing fees identified in Part A of Schedule "C" hereto.

- 9.4 Except for lands owned by the Corporation, including the untravelled portions of highways, where an applicant is not the registered owner of the land for which an application for a permit to install a sign, billboard or portable sign is requested, such application shall be signed by the registered owner of the land or by such other person as is authorized in writing by the registered owner to act as agent for said owner for the purposes of the application, or such other person as is authorized by reason of his employment and position.
- 9.5 Except for lands owned by the Corporation, including the untravelled portions of highways, the Officer or Chief Building Official shall issue a permit where the application is in conformity with the requirements of this by-law and any other applicable by-law. Such permit may be limited to specific periods of time as set out in Schedule 'C' hereto.
- 9.6 Where a permit for a portable sign or billboard on lands owned by the Corporation, including the untravelled portions of highways, has been issued for a specific period of time by the Officer, the owner shall remove forthwith the portable sign or billboard upon the expiry date of such permit.
- 9.7 If the Officer is of the opinion that any form used in connection with this by-law requires amendment for the purposes of administrative accuracy or efficiency, the Officer may amend form(s) in an appropriate manner, provided that the intent of this by-law and the substance of the form(s) are maintained.
- 9.8 The issuance of any permit by the Officer or Chief Building Official shall not relieve the person to whom the permit has been issued from his/her/its obligations to comply with any other applicable law.

10. EXCEPTIONS

- 10.1 Pursuant to paragraph 145 of Section 210 of the Municipal Act and upon application by an owner, the Council of the Corporation may authorize, by resolution of the Council, exceptions to the provisions of this by-law.
- 10.2 Notices displaying advertising publicity and/or promoting election candidates, parties and campaigns shall not be posted on the shoulders of highways and any other roads, shall not be posted in a manner so as to obstruct parking spaces for motor vehicles, obscure visibility at highway and road intersections, or obstruct or interfere with the circulation of vehicular and/or pedestrian traffic.
- 10.3 All notices displaying advertising publicity and/or promoting election candidates, parties and campaigns shall be removed on or before seven (7) days following the date of the election.

11. OFFENCES AND NON-CONFORMITY

- 11.1 Every owner who contravenes any of the provisions of this by-law is guilty of an offence and, upon conviction, is liable to a fine in an amount not more than the amount specified in the Provincial Offences Act.
- 11.2 Any sign, billboard, portable sign or notice which in the opinion of the Corporation does not conform to the provisions of this By-law shall be removed by the owner of such display device or by the owner of the property on which such display device is situate, and failing to do so, the Municipality may remove such sign, billboard, portable sign or notice and charge all costs incurred thereby to the owner of such display device or to the owner of the property on which such display device is situate.
- 11.3 Signs and billboards existing on the date of passage of this by-law, which do not conform to the provisions of this by-law, shall be brought into compliance with the provisions herein upon the renewal, replacement, resurfacing or repair of such signs and billboards.

12. EFFECTIVE DATE

12.1 This by-law shall take effect and come into force upon the date of its passage thereof.

12.2 By-laws No. 67-83, 34-84, 24-85, 44-86 and 52-86 are hereby repealed.

READ AND PASSED IN OPEN COUNCIL

THIS 9th DAY OF FEBRUARY, 1999.

(signed) _____
MAYOR

(signed) _____
CAO/CLERK

SUPPORT: Type _____ Profondeur en dessous du niveau fini du sol : _____ S/O

Illuminé (Permis requis de l'Office de la sécurité des installations électriques (ESA) Non-illuminé

PLANS REQUIS:

Plan de situation avec, Plan d'élévation montrant face de l'enseigne/panneau Plans de construction détaillant le support

LES ENSEIGNES ET PANNEAUX PUBLICITAIRES EXCÉDANT UNE HAUTEUR DE 7.5 mètres (24 pieds 7 po.) SERONT CONÇUS PAR UN ARCHITECTE OU INGÉNIEUR PROFESSIONNEL ET LES PLANS SERONT ESTAMPILLÉS/SCELLÉS EN CONSÉQUENCE.

AUTRES PERMIS/APPROBATIONS REQUISES: Ministère des Transports _____

DÉCLARATION:

JE _____, déclare solennellement que
(nom de l'auteur de la demande)

l'information contenue dans la présente et également soumise en appui de cette demande est vraie, précise et complète.

(date)

(signature de l'auteur de la demande /agent)

RÉSERVÉ À L'ADMINISTRATION:

	<i>Initiales</i>	<i>Date</i>	<i>Commentaires</i>
<input type="checkbox"/> Directrice de l'aménagement			
<input type="checkbox"/> Officier aux arrêtés municip.			
<input type="checkbox"/> Dir. services d'ingénierie			
<input type="checkbox"/> Distribution électrique			
<input type="checkbox"/> AEC/Greffier			

PERMIS

FRAIS PAYÉ _____ NO. DE PERMIS _____ NO. DE REÇU _____

PERMIS POUR: ENSEIGNE ENSEIGNE PORTATIVE AVIS

PANNEAU PUBLICITAIRE DE 5.65 m² OU MOINS PANNEAU PUBLICITAIRE DE PLUS DE 5.65 m²

UN PERMIS A ÉTÉ ÉMIS À _____

ADRESSE _____

POUR LA DEMANDE CI-DESSUS MENTIONNÉE, CONFORMÉMENT À L'ARRÊTÉ MUNICIPAL NO. 5-99 ET SUJET AUX CONDITIONS SUIVANTES:

CE PERMIS EXPIRERA LE: _____

(date)

(signature de Officier/ Chef du service du bâtiment)

L'INOBSERVATION DES CONDITIONS DE CE PERMIS ET/OU DES PLANS SUR LA BASE DESQUELS CE PERMIS FUT ÉMIS ET/OU DES EXIGENCES DE L'ARRÊTÉ MUNICIPAL NO. 5-99 DE LA CORPORATION DE LA VILLE DE HEARST CONSTITUE UNE INFRACTION AUDIT ARRÊTÉ MUNICIPAL ET PEUT RÉSULTER EN UNE AMENDE DE 250\$.

THE CORPORATION OF THE TOWN OF HEARST

BY-LAW NO. 30-14

Being a by-law to new establish fees for signs not regulated by the *Building Code*, annual sign fees on municipal lands, inspections for fire safety and WETT, and work on, over or under municipal roads, sidewalks and boulevards.

WHEREAS sections 2 and 9 of the Municipal Act, 2001, S.O. 2001, c.25 authorize municipalities to pass by-laws to provide services and other things necessary and desirable for the municipality, including providing for a system of permits and approvals with respect to such services and other things and requiring the payment of fees as a condition for obtaining such services, permits and approvals, and

WHEREAS the Council of the Corporation of the Town of Hearst deems it advisable to adjust specific fees to better reflect the current cost of processing applications for certain permits and administering such permits and providing certain services to the public,

NOW THEREFORE, BE IT ENACTED by the Council of the Corporation of the Town of Hearst:

1. THAT Schedule C to By-law No. 5-99 as amended by By-law No. 20-03 be hereby deleted in its entirety and replaced by the following schedule establishing fees for the processing of applications for the erection and installation of signs, billboards, portable signs and notices not regulated under the *2012 Building Code* and rental fees for the installation of signs, billboards, portable signs and notices on municipal lands:

Schedule C to By-law No. 5-99	
PART A. PROCESSING FEES FOR PERMIT APPLICATIONS ON PRIVATE PROPERTIES AN UNTRAVELLED PORTIONS OF HIGHWAYS AND OTHER LANDS OWNED BY THE CROWN AND UNDER JURISDICTION OF THE MINISTRY OF TRANSPORTATION	FEE
Erection and installation of sign	\$50.00
Erection and installation of billboard	\$50.00
Installation of portable sign	No fee or application
Installation of notice	
PART B. RENTAL FEES FOR INSTALLATION ON UNTRAVELLED PORTIONS OF HIGHWAYS AND OTHER LANDS OWNED BY OR UNDER THE JURISDICTION OF THE TOWN OF HEARST	FEE
Portable signs	\$53.50 per month
Billboard	\$15.81 per m ² , minimum fee \$200.00 per year
Notice	No fee, application required

2. THAT the following fees shall be established for providing fire safety inspections and reports, including inspections pursuant to Part 9 Retrofit of the Fire Code:

Fire Safety Inspections and Reports	
PART A. FEES FOR FIRE SAFETY INSPECTIONS AND REPORTS WITHIN TOWN OF HEARST LIMITS	FEE
Residential buildings containing no more than 2 dwelling units	\$100.00
Residential buildings containing 3 or more dwelling units	\$100.00 plus \$35.00 per unit for 3 rd unit and more
Commercial or industrial buildings	\$200.00
PART B. FEES FOR FIRE SAFETY INSPECTIONS AND REPORTS OUTSIDE OF TOWN OF HEARST LIMITS	FEE
Residential buildings containing no more than 2 dwelling units	\$200.00
Residential buildings containing 3 or more dwelling units	\$200.00 plus \$35.00 per unit for 3 rd unit and more
Commercial or industrial buildings	\$270.00

3. THAT the following fees shall be established for providing WETT inspections and reports:

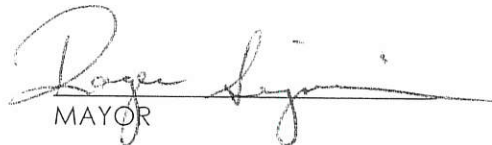
WETT Inspections and Reports	
PART A. FEES FOR WETT INSPECTIONS AND REPORTS WITHIN TOWN OF HEARST LIMITS	FEE
For each wood energy heating device	\$100.00
PART B. FEES FOR WETT INSPECTIONS AND REPORTS OUTSIDE OF TOWN OF HEARST LIMITS	FEE
For each wood energy heating device	\$200.00

4. Schedule A to By-law No. 26-84 as amended by By-law No. 25-92 be hereby deleted in its entirety and replaced with the following schedule establishing fees for Road and Sidewalk Occupation Permits:

Schedule A to By-law No. 26-84	
CLASS OF ROAD AND SIDEWALK OCCUPATION PERMIT	FEE
Temporary partial obstruction of a highway	\$75.00
Temporary obstruction of a boulevard or sidewalk, including temporary storage of equipment and/or materials thereon	\$10.00 per day
Construction, installation and/or repair of works on, over or under a highway	\$250.00
Construction, installation or repair of works, on, over or under a boulevard or sidewalk	\$100.00

5. THAT this By-law shall come into force and take effect on the date of its passing hereof.

READ IN 1ST AND 2ND READING
THIS 13TH DAY OF MAY, 2014

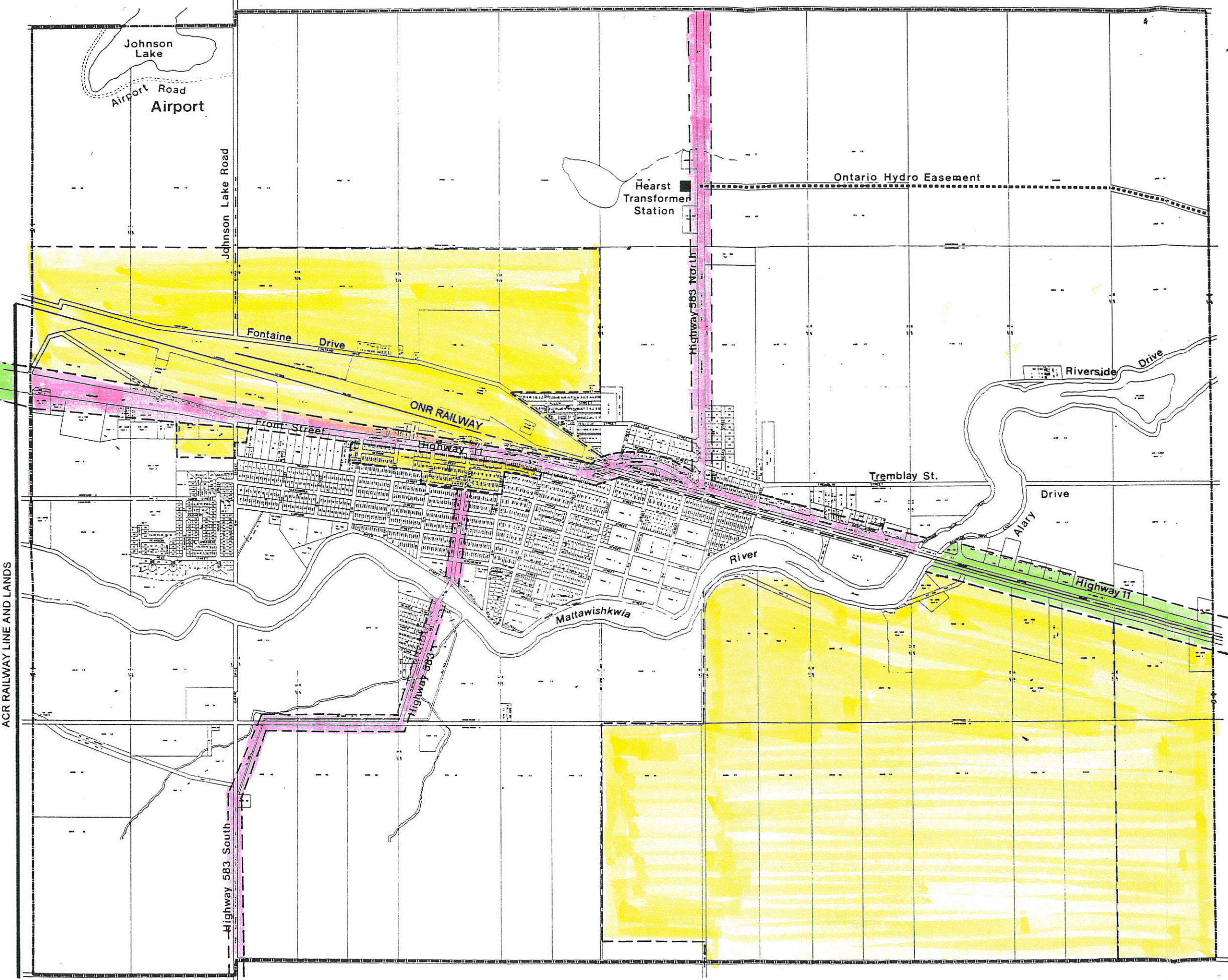

MAYOR


CHIEF ADMINISTRATIVE OFFICER/CLERK

READ AND PASSED IN THIRD READING
THIS 3RD DAY OF JUNE, 2014.


MAYOR


CHIEF ADMINISTRATIVE OFFICER/CLERK



- DESIGNATED AREAS:**
- Commercial Area
 - Residential Area
 - Highway Corridor Area
 - Highway Perimeter Area

ACR RAILWAY LINE AND LANDS