



The Corporation of the Town of Tecumseh

Public Works & Engineering Services

To: Mayor and Members of Council

From: Phil Bartnik, Director Public Works & Engineering Services

Date to Council: September 12, 2023

Report Number: PWES-2023-57

Subject: Regional Waste Management Initiative
Project Update & Endorsement of County By-law 2023-40

Recommendations

It is recommended:

That report PWES-2023-57 titled “Regional Waste Management Initiative, Project Update & Endorsement of County By-law 2023-40”, **be received**;

And that Council **support and endorse** County of Essex By-law 2023-40, being a by-law to transfer all power of the lower-tier municipalities of the County of Essex with respect to the collection of waste and the delivery of such waste in the County of Essex, to the County, pursuant to the provisions of Sections 189 and 190 of the *Municipal Act, 2021, S.O. 2001, c.25, as amended*;

And further that Council accordingly **give consideration to** the first, second, third and final reading of By-law 2023-92, being a by-law to approve County of Essex By-law 2023-40.

Background

At the March 14, 2023 Regular Council Meeting, Public Works & Engineering Services Report [PWES-2023-23](#) titled “Food, Organics and Biosolids Waste Management Update & Regional Waste Management Proposal” provided an update to Council on the progress of the Food and Organic Waste Management Plan for Essex-Windsor

municipalities. Representatives from Essex-Windsor Solid Waste Authority (EWSWA) and the County of Essex were also in attendance and made a [Presentation](#) to Council that summarized the Regional Waste Management Proposal.

Council passed the following resolution at the March 14, 2023, Regular Council Meeting (Motion: RCM-56/23):

That Report PWES-2023-23 Food, Organics and Biosolids Waste Management Update and Regional Waste Management Proposal, **be received**;

And that Council endorse the concept of a regional approach to waste management and **direct** Administration to report back at a future Council meeting with additional information on a regional waste management program, including the County's by-law and the logistics of uploading the waste management service.

At the April 19, 2023 Essex County Council meeting, Resolution 085-2023 was passed, in which County Council:

- 1) Reconfirmed its commitment to exploring a regional approach to both organic waste and traditional waste collection; and
- 2) Directed County Administration to report back at a future meeting of County Council with any further feedback received from local municipalities and to present the necessary By-law to upload the collection of waste to the County.

Comments

An update on the regional waste management program and the logistics of uploading the waste management service was provided to County Council at its regular meeting on July 19, 2023 through [Report # 2023-0719-LCS-R11-DMS](#). At this meeting, County Council raised concerns on how the charge basis would be structured (i.e. general levy, user fee model, a hybrid combination).

On August 16, 2023 an additional update to County Council was provided with the necessary information to discuss and vote on a By-law to upload the collection and delivery of waste from the local municipalities to the County ([Report # 2023-0816-LCS-R12-DMS](#)).

County Council then initiated the process to collect and deliver waste to a regional service by passing By-law Number 2023-40, being a by-law to transfer to the County all power of the lower-tier municipalities of the County of Essex with respect to the collection of waste and the delivery of such waste in the County of Essex, pursuant to

the provisions of Sections 189 and 190 of the Municipal Act, 2021, S.O. 2001, c.25, as amended.

However, County Council passing the By-law does not in and of itself upload the service from the local municipalities to the County. It only starts the process. Section 189(2) of the *Municipal Act, 2021*, requires that at least four (4) of the seven (7) local municipalities, comprising at least 50% of the electors in the County pass resolutions in support of the County's By-law before the service is uploaded.

EWSWA Waste Collection Review – EXP Services Inc.

EWSWA had retained Exp Services Inc. (EXP) to assist in the review of broad waste collection. The final EXP report was provided to the EWSWA Board on July 12, 2023, and to County Council on July 19, 2023. The report identified several conclusions and recommendations, including but not limited to:

- Municipalities in Ontario have enacted Every Other Week (EOW) garbage collection as a best practice to support waste diversion to Source Separate Organic Waste (SSO) programs.
- EOW garbage collection may provide potential garbage collection cost savings.
- Clear bag garbage policies have been shown to be effective at diverting SSO and Blue Box material from the garbage stream and is becoming more common in municipalities across Ontario.
- Implementation of a County wide SSO program should be done through both urban and rural areas. This provides equitable service delivery and better positions the County for when the proposed provincial landfill ban on SSO is implemented (anticipated to be in effect in 2030).
- Regionalization of waste collection services is an accepted practice and is well established in Ontario.

Level of Service

The initial transfer of authority for waste collection to the County would afford an element of local municipal influence in that existing service levels would be maintained as outlined in existing contracts for a time.

Ultimately, the County, as the authority for the service, would move toward a future 'standardized' residential service level. The Regional Waste Working Group, comprised of representatives from each of the local municipalities, is currently recommending that a future standardized service level would include:

- EOW garbage collection (changed from weekly to accommodate weekly organic collection);
- Maintaining bulk/large item collection;
- Weekly organic collection (new, enhanced service level);
- Bi-weekly leaf/yard waste collection (from April to November);
- Monthly White Good pick-up.

The Regional Waste Working Group also recognizes education and transition time will be critical to onboarding residents and achieving engagement. The most efficient way to manage the change is at the regional level.

Proposed Funding Model

The financial impacts to the local municipalities will depend on the funding model that is ultimately agreed to and implemented. It is expected that there will be cost savings and administrative efficiencies that will benefit all local municipalities by going to market as a larger group and by managing the collection of waste in a coordinated fashion on a regional basis.

There have been questions on how the charge basis would be structured (i.e. general levy, user fee model, or a hybrid combination). A hybrid funding model was proposed by the County CAO/Director Financial Services/Treasurer to the local municipal CAO's, Treasurers and the Regional Waste Working Group. The aim of the hybrid funding model was to recognize differing viewpoints on how local municipalities should contribute to the cost of a regional service. Factors that were considered include: (i) existing contract pricing, (ii) existing service levels, (iii) subsidization concerns, (iv) existing catchment areas, and (v) authority and decision-making.

The hybrid funding model would account for the tonnage, households and population data for each local municipality. It would also be more transparent for the use of the regional waste service. EWSWA would bill the County based on its existing billing model and provide sufficient detail to identify the tonnage for each local municipality's tonnage and population. When calculating the County Annual Tax Rate, two tax rate calculations would be made:

- 1) **County Services** (not including waste services) – calculated as normal based on global weighted assessment.
- 2) **County Waste Services** – calculated as a separate special area rate that establishes a tax rate by the local municipality for only its share of the regional cost based on its own tonnage/households in relation to only its weighted assessment (not the share of global weighted assessment).

A homeowner would then see four (4) tax rates on their bill:

- i) Local Municipal Rate

- ii) County General Levy Rate
- iii) County Waste Levy Rate
- iv) Education Rate

Consultations

Chief Administrative Officer
Financial Services
Legislative Services & Clerk
Essex Windsor Solid Waste Authority
The Corporation of the County of Essex

Financial Implications

There will be financial impact eventually with uploading the collection and delivery of waste from the local municipalities to the County, in particular considering the new service of organic waste collection and delivery. However, as discussed in the previous section 'Proposed Funding Model', it will depend on the funding model that is ultimately selected. The hybrid funding model, proposed by the County CAO/Director Financial Services/Treasurer, addresses the factors of consideration and would take into account the tonnage, households and population data for each municipality. Tecumseh Administration is in favour of proceeding with the hybrid funding model.

Link to Strategic Priorities

Applicable	2023-2026 Strategic Priorities
<input checked="" type="checkbox"/>	Sustainable Growth: Achieve prosperity and a livable community through sustainable growth.
<input type="checkbox"/>	Community Health and Inclusion: Integrate community health and inclusion into our places and spaces and everything we do.
<input checked="" type="checkbox"/>	Service Experience: Enhance the experience of Team Tecumseh and our citizens through responsive and respectful service.

Communications

Not applicable ☒

Website ☐

Social Media ☐

News Release ☐

Local Newspaper ☐

This report has been reviewed by Senior Administration as indicated below and recommended for submission by the Chief Administrative Officer.

Prepared by:

Phil Bartnik, P.Eng.
Director Public Works & Engineering Services

Reviewed by:

Tom Kitsos, CPA, CMA, BComm
Director Financial Services & Chief Financial Officer

Reviewed by:

Robert Auger, LL.B.
Director Legislative Services & Clerk

Recommended by:

Margaret Misek-Evans, MCIP, RPP
Chief Administrative Officer

Attachment Number	Attachment Name
1	County of Essex By-law 2023-40



The Corporation of the County of Essex

By-Law Number 2023-40

A By-law to transfer all power of the lower-tier municipalities of the County of Essex with respect to the collection of waste and the delivery of such waste in the County of Essex, pursuant to the provisions of Sections 189 and 190 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended.

Whereas, on or about September 19, 1990, pursuant to the provisions of Section 209(a) of the Municipal Act, R.S.O. 1980, c. 302, by way of By-law No. 2847 all waste management functions, except the collection of waste, the delivery of waste, and the treatment of sewage sludge, were transferred from the lower-tier municipalities of the County of Essex to the upper-tier County of Essex;

And whereas Section 188 of the Municipal Act, 2001, S.O. 2001, c. 25 provides that both "lower-tier power" and "upper-tier power" means a power that may be exercised, among other things, with respect to "waste management";

And whereas Section 189 of the Municipal Act, 2001, S.O. 2001, c. 25 provides that "[a]n upper-tier municipality may pass a by-law to provide for, (a) the transfer of all or part of a lower-tier power to the upper-tier municipality from one or more of its lower-tier municipalities which are specified in the by-law; and (b) transitional matters to facilitate the assumption of the lower-tier power";

And whereas Council for the Corporation of the County of Essex deems it expedient to transfer the powers of the lower-tier municipalities of the County of Essex with respect to the collection of waste and the delivery of such waste to the County of Essex;

And whereas this By-law Number 2023-40 is related to By-law No. 2847 (a copy of which is appended hereto as Schedule "A"), By-law No. 2866 (a copy of which is appended hereto as Schedule "B"), By-law No.

By-Law Number 2023-40

Page 2

3201-95 (a copy of which is appended hereto as Schedule "C"), and By-law No. 3272-97 (a copy of which is appended hereto as Schedule "D").

Now therefore the Council of the Corporation of the County of Essex hereby enacts as follows:

- 1) Section 3(c) of By-law No. 2847 be and is hereby repealed, but with all other provisions of By-law No. 2847 remaining in full force and effect;
- 2) The Corporation of the County of Essex hereby assumes all powers and transfers all powers from its lower-tier municipalities with respect to the collection of waste and the delivery of such waste;
- 3) Nothing in this **By-law Number 2023-40** shall be deemed to include the storage, processing, and/or treatment of sewage sludge, which power is expressly preserved for the lower-tier municipalities of the County of Essex;
- 4) This **By-law Number 2023-40** shall come into force and take effect after:
 - (i) the final passing of this **By-law 2023-40** by Council for the Corporation of the County of Essex; and
 - (ii) a majority of the councils of the lower-tier municipalities forming part of the County of Essex for municipal purposes have passed resolutions giving their consent to this **By-law Number 2023-40**, with the total number of electors in the lower-tier municipalities that have passed resolutions giving their consent to this **By-law Number 2023-40** forming a majority of all electors in the County of Essex.
- 5) Following this **By-law Number 2023-40** coming into force and taking effect:
 - (i) the Corporation of the County of Essex may exercise the transferred lower-tier power specified in this **By-law number 2023-40**;
 - (ii) the lower-tier municipalities of the County of Essex are bound by the **By-law Number 2023-40** and no longer have the power to exercise the transferred lower-tier power;

- (iii) any existing by-law or resolution of a lower-tier municipality that relates to the transferred lower-tier power specified in this **By-law 2023-40** shall, to the extent it applies in any part of the affected lower-tier municipality, be deemed to be a By-law or resolution of the County of Essex; and
 - (iv) iv. any existing by-law or resolution referred to in clause iii. above shall remain in force in the affected lower-tier municipality, or the affected part of the said lower-tier municipality, until the earlier of:
 - a) two years after this **By-law Number 2023-40** comes into force; and
 - b) the day the existing lower tier by-law or resolution is repealed by the County of Essex.
- 6) Further, following this **By-law Number 2023-40** coming into force and taking effect, the County of Essex may continue anything that any of its lower-tier municipalities began under the transferred lower-tier power specified by this **By-law Number 2023-40** but did not complete.
- 7) Further, following this **By-law Number 2023-40** coming into force and taking effect, no lower-tier municipality of the County of Essex may exercise any power related to the collection of waste and the delivery of such waste, without the consent of the Corporation of the County of Essex, which consent may be provided by the Corporation of the County of Essex on such terms and conditions as may be deemed expedient during the transition of the power of collection of waste and the delivery of such waste from the lower-tier municipalities of the County of Essex to the Corporation of the County of Essex.
- 8) Council for the Corporation of the County of Essex specifically authorize the Warden and Clerk of the Corporation of the County of Essex to execute such further and other documents as may be required to give effect to this **By-law Number 2023-40**, including, but not limited to, for the assignment of contracts related to the collection of waste and the delivery of such waste from the lower-tier municipalities to the Corporation of the County of Essex.

Read a first, second and third time and Finally Passed this Sixteenth day of August, 2023.

Hilda MacDonald, Warden

Mary S. Birch, Clerk

Clerk's Certificate

I, Mary S. Birch, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy, of **By-law Number 2023-40** passed by the Council of the said Corporation on this **Sixteenth day of August, 2023.**

Mary S. Birch, Clerk
Corporation of the County of Essex

Schedule "A"

THE CORPORATION OF THE COUNTY OF ESSEX

BY-LAW NO. 2847

See By-law 3272-97

IN THE MATTER of a by-law to empower the County to prepare and adopt a waste management plan and to assume selected waste management powers now vested with the local municipalities in the County of Essex.

209. ... 2847 ... 17/90

WHEREAS Section 290a of the Municipal Act, R.S.O. 1980 Chapter 302, authorizes a County to pass by-laws to adopts a waste management plan and to assume any and all of the waste management powers of the local municipalities forming part of the County for municipal purposes;

AND WHEREAS the Council of the County may enter into an agreement with any person or municipality for operating or managing any waste mangement service or facility;

AND WHEREAS it is deemed expedient for The Corporation of the County of Essex to assume selected waste management powers and to adopt a waste management plan;

AND WHEREAS The Corporation of the County of Essex and various municipalities have entered into agreements for the care, control and operation of Landfills Sites Number 1, 2 and 3 in the County of Essex;

NOW THEREFORE the Council of The Corporation of the County of Essex enacts as follows:

1. In this by-law:

"waste management plan" means a document adopted by the council of a county containing objectives and policies related to waste management powers and which may contain a description of the measures and procedures proposed to attain the objectives of the plan;

2. The Council of The Corporation of the County of Essex is hereby empowered to prepare and adopt a waste management plan.

3. The Corporation of the County of Essex hereby assumes the following waste management powers from all local municipalities forming part of The Corporation of the County of Essex for municipal purposes;

(a) effective October 1, 1990 all powers related to the storage, processing (including composting), transfer, incineration, reduction, re-use, recovery and recycling (including collection of recyclable material) of waste, except sewage sludge;

(b) effective November 1, 1990 power over the disposal of waste at existing Landfill Sites 1, 2, and 3 and any future Landfill Sites.

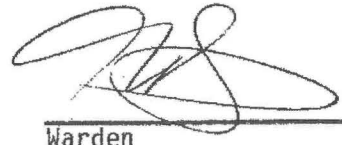
(c) nothing herein shall be deemed to include the collection of waste in any municipality in the County of Essex or the delivery of such waste.

4. The Corporation of the County of Essex hereby adopts, ratifies, confirms and assumes all responsibilities and obligations of the said local municipalities in those agreements more particularly set forth in Schedule "A" to this By-law and also any other agreements that relate to the care, maintenance and operation of the said Landfills;
5. The waste management plan provided for in Section 2 herein shall not be adopted until notice of the proposed plan containing all necessary information is given in the manner and to the persons and agencies prescribed.
6. No municipality and no person, after the effective date of this by-law shall provide services or facilities for the collection of recyclables, removal, disposal, treatment, storage, processing, transfer, reduction reuse, recovery or recycling of waste, except sewage sludge, within the Corporation of the County of Essex without the consent of the Council of that County, which consent may be given upon such terms and conditions, including the payment of compensation as may be agreed upon.
7. Any capital trust funds or perpetual care trust funds established by any of the Landfills referred to in this by-law shall be retained by the municipalities responsible for the establishment of such trust funds. Any current operation funds held by Landfills Number 1 and Number 3 shall be transferred to the County of Essex as of November 1, 1990 and such funds held by Landfill Number 2 shall be transferred to the County of Essex as of January 1, 1991. These funds shall be used by the County for the operation of the respective Landfills.
8. Those assets listed in Schedule "B" attached hereto and forming a part of this by-law for each of the said Landfills shall be retained by the County of Essex and used for the operation in such Landfills. At the time of closing of each Landfill the assets so listed shall be valued and be divided among the participating municipalities of such Landfill on the basis of the tonnage depositing in that Landfill by each municipality in relation to the total tonnage deposited therein.
9. This By-law shall be in full force and effect upon the final passing thereof by at least two-thirds of all of the votes on County Council of which at least one vote is cast in favour of this By-law by the majority of the local municipalities forming part of the County for municipal purposes.

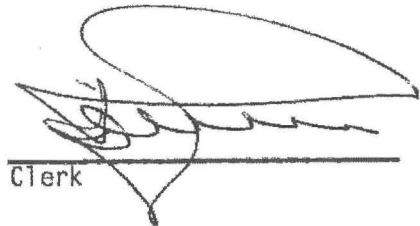
Page 3
By-law 2847

READ a first and second time and FINALLY PASSED this 19th day of
September, 1990.

1st reading - September 19, 1990.
2nd reading - September 19, 1990.
3rd reading - September 19, 1990.

A handwritten signature in dark ink, consisting of a large, stylized 'W' followed by a horizontal line and a small flourish.

Warden

A handwritten signature in dark ink, featuring a large, sweeping 'C' followed by a horizontal line and a small flourish.

Clerk

SCHEDULE "A"

BY-LAW #2847

AGREEMENTS ASSUMED BY THE COUNTY OF ESSEX
FOR LANDFILL SITES 1, 2 AND 3

Landfill Site Number 1

1. Landfill Operations Agreement - December 30, 1969 - between 9 member municipalities and the County of Essex.
2. Compensation Agreement - April 1990, between 9 member municipalities and the County of Essex.

Landfill Site Number 2

1. Landfill Operations Agreement - December 20, 1989 - between 5 member municipalities and the County of Essex.
2. Landfill Lease Agreement - December 20, 1989 - between 5 member municipalities and the County of Essex.
3. Sanitary Landfill Operations Contract - January 1, 1990 to December 31, 1994 - between 5 member municipalities, Board of Management of Landfill Site Number 2, and Countryside Farms Limited.
4. Leachate Hauling Contract - March 1, 1990 to February 29, 1991 - between Board of Management of Landfill Site Number 2 and Jarsno Equipment Ltd.
5. Agreement to undertake a study on the removal of specific leachate constituents - March 29, 1990 with work to be completed in October 1990 - between Board of Management of Landfill Site Number 2 and Proctor & Redfern Limited.
6. Supply of cover material contract - January 1, 1989 to December 31, 1991 - between Board of Management of Landfill Site Number 2 and Ridge Sand & Gravel Ltd.
7. Supply of Disposal Containers - June 1, 1990 to May 31, 1991 - between Board of Management of Landfill Site Number 2 and C & S Trucking Ltd.
8. Ground and Surface Water Monitoring - May 1, 1990 to December 31, 1994 - between Board of Mangement of Landfill Site Number 2 and Groundwater Technology Inc.
9. Perpetual Care Agreement - May 28, 1987.

SCHEDULE "A"
cont'd

Landfill Site Number 3

1. Landfill Operations Agreement - 1972 - between 9 member municipalities and the County of Essex.
2. Perpetual Care Agreement.

SCHEDULE "B"

BY-LAW #2847

ASSETS OF LANDFILL SITES 1, 2 AND 3

List of Assets - Essex County Landfill Sites

Landfill Site No. 1

- 1- 40 foot truck scale
- 1- Scale House
- 1- Electronic Weigh Scale System

Landfill Site No. 2

- 1- 40 foot truck scale
- 1- Scale House
- 1- Electric Weigh Scale System
- 1- 8 x 10 foot tool shed

Miscellaneous tools including lawn mower, wheel barrow, and assorted hand tools.

Landfill Site No. 3

- 1- 80 foot truck scale
- 1- Scale House
- 1- Electric Weigh Scale System
- 1- 40 x 80 foot maintenance building - pole barn structure
- 1- 1986 Ford Ranger pickup truck
- 1- 1986 Ford Ranger 4 wheel drive crew cab pickup truck
- 1- 1990 Chevy pickup truck
- 1- 1990 John Deere Model 125 flail power
- 1- Lawnboy model YT16 yard tractor
- 1- 18 foot trailer
- 1- Sokkisha model total station survey system
- 6- portable hand held radio units
- Miscellaneous office furniture

Miscellaneous office equipment, including Cannon photocopier, Xerox PC and printer

Miscellaneous tools including lawn mower, wheel barrow, ladders hand tools, weed eater, etc.

Miscellaneous monitoring equipment, including conductivity meter, Ph meter, etc.



Corporation of the County of Essex

Office of the County Administrator

John H. Curran
Administrator

CLERK'S CERTIFICATE

I, John H. Curran, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy of By-law Number 2847 passed by the Council of the said Corporation on the 19th day of September, A.D. 1990.

A handwritten signature in dark ink, appearing to read "John H. Curran", is written over a horizontal line.

John H. Curran, Clerk
Corporation of the County of Essex

Schedule "B"

THE CORPORATION OF THE COUNTY OF ESSEX

BY-LAW NO. 2866

*See By-law
3201-95*

A By-law to amend the By-law Number 2847 passed on
the 19th day of September, 1990


WHEREAS The Corporation of the County of Essex has passed a by-law
relating to waste management on September 19, 1990;

NOW THEREFORE the Council of the Corporation of the County of Essex enacts
as follows:

1. That the first paragraph of By-law #2847 of the Corporation of the
County of Essex, passed on September 19, 1990, which reads "Whereas
Section 290a of the Municipal Act R.S.O. 1980 Chapter 302, authorizes
the County to pass a by-law to adopt a waste mangement plan and to
assume any and all of the waste management powers of the local
municipalities forming part of the County for municipal purposes;" be
amended by changing the number of the section of the Municipal Act
from 290a to read 209a.
2. This by-law shall come into force and effect on the 17th day of
October, 1990.

Read a first and second time and FINALLY PASSED this 17th day of
October, 1990.

1st reading -	October 17 1990
2nd reading -	October 17 1990
3rd reading -	October 17 1990



Warden



Clerk



Corporation of the County of Essex
Office of the County Administrator

John H. Curran
Administrator

CLERK'S CERTIFICATE

I, John H. Curran, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy of By-law Number 2866 passed by the Council of the said Corporation on the 17th day of October, A.D. 1990.

A handwritten signature of John H. Curran is written over a horizontal line. The signature is stylized and appears to be "John H. Curran".

John H. Curran, Clerk
Corporation of the County of Essex

THE CORPORATION OF THE COUNTY OF ESSEX

BY-LAW NUMBER 3201-95

A BY-LAW TO AMEND BY-LAW NUMBER 2847, PASSED ON
THE 19TH DAY OF SEPTEMBER, 1990.

WHEREAS The Corporation of the County of Essex has passed a By-law on September 19th, 1990 to empower the County to prepare and adopt a Waste Management Plan and to assume selected Waste Management Powers now vested with the local municipalities in the County of Essex;

AND WHEREAS by that by-law the County enacted that no person or municipality is to provide services or facilities for the collection of recyclables, removal, disposal, treatment, storage, processing, transfer, reduction, reuse, recovery or recycling of waste, except sewage sludge, within the County of Essex, without the consent of the Council of that County;

AND WHEREAS The Corporation of the County of Essex wishes to enforce this provision of the said by-law by imposition of a fine for contravention of the said by-law;

AND WHEREAS pursuant to The Municipal Act, R.S.O. 1990, c.M. 45, Section 320, municipalities are given authority to impose fines for the contravention of by-laws;

NOW THEREFORE The Council of the Corporation of the County of Essex enacts as follows:

1. That the By-law No. 2847 is to be amended by adding to it a new paragraph to be cited after paragraph 9 of the said by-law, to state as follows:

"Any person who contravenes any provision of this by-law or any part thereof, shall upon conviction, be liable to a penalty not to exceed \$5,000.00 exclusive of costs, such penalty to be recoverable under the provisions of the Provincial Offences Act, R.S.O. 1990, c.P. 33."

2. This by-law shall come into force and effect on the final passing thereof.

Read a first and second time and FINALLY PASSED this 18th
day of October, 1995.

Page 2
By-law #3201-95


1st reading - October 18 /95
2nd reading - October 18 /95
3rd reading - October 18 /95


WARDEN


CLERK

CLERK'S CERTIFICATE

I, John H. Curran, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy of By-law Number 3201-95 passed by the Council of the said Corporation on the 18th day of October, A.D. 1995.


John H. Curran, Clerk
Corporation of the County of Essex



Corporation of the County of Essex
Office of the County Administrator

John H. Curran
Administrator

CLERK'S CERTIFICATE

I, John H. Curran, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy of By-law Number 3201-95 passed by the Council of the said Corporation on the 18th day of October, A.D. 1995.

A handwritten signature in black ink, appearing to read "John H. Curran", written over a horizontal line.

John H. Curran, Clerk
Corporation of the County of Essex

Schedule "D"

1

THE CORPORATION OF THE COUNTY OF ESSEX

BY-LAW NUMBER 3272-97

A BY-LAW TO AMEND BY-LAW 2847.

WHEREAS, under authority of The Municipal Act, Chapter 45, Section 209 (10), R.S.O. 1990, the Corporation of the County of Essex has an exclusive jurisdiction and has assumed the powers described therein as they pertain to waste disposal,


AND WHEREAS, the Corporation of the County of Essex desires to designate Site Service Areas for the disposal of solid waste in order to maintain an orderly transfer of waste upon the closure of Landfill Site #3 and the opening of the Essex-Windsor Regional Landfill Site,

NOW THEREFORE, the Corporation of the County of Essex requires that municipal waste shall be delivered to Landfill sites for disposal, according to the municipality of origin of such waste, as described in Schedule A, attached.

AND, that this amendment to By-law 2847 shall come into force and take effect on June 30, 1997,

AND FURTHER, that the Warden and Clerk be and they are hereby authorized to sign and execute the necessary By-law.


WARDEN


CLERK

1st reading - May 21st, 1997
2nd reading - May 21st, 1997
3rd reading - May 21st, 1997

CLERK'S CERTIFICATE

I, John H. Curran, Clerk of the Corporation of the County of Essex, do hereby certify that the foregoing is a true and correct copy of By-law Number 3272-97 of the County of Essex passed on the 21st day of May, 1997.

), ---
Corporation of the County of Essex

SCHEDULE A

**CURRENT AND PROPOSED DISPOSAL SITES
FOR
LOCAL MUNICIPALITIES IN THE COUNTY OF ESSEX**

<u>Municipality</u>	<u>Current Disposal Site</u>	<u>Proposed Disposal Site</u>
Amherstburg	Landfill 1	Regional Landfill
Belle River	Landfill 3	Transfer Station 1
Essex	Landfill 1	Regional Landfill
Harrow	Landfill 1	Regional Landfill
Kingsville	Transfer Station 2	Regional Landfill
LaSalle	Landfill 1	Regional Landfill
Leamington	Transfer Station 2	Transfer Station 2
Tecumseh	Landfill 3	Transfer Station 1
St. Clair Beach	Landfill 3	Transfer Station 1
Anderdon	Landfill 1	Regional Landfill
Colchester North	Landfill 1	Regional Landfill
Colchester South	Landfill 1	Regional Landfill
Gosfield North	Transfer Station 2	Regional Landfill
Gosfield South	Transfer Station 2	East of Division Road - Transfer Station 2 West of Division Road - Regional Landfill
Maidstone	Landfill 3	Regional Landfill
Malden	Landfill 1	Regional Landfill
Mersea	Transfer Station 2	Transfer Station 2
Rochester	Landfill 3	Transfer Station 2
Sandwich South	Landfill 3	North of 401 - Transfer Station 1 South of 401 - Regional Landfill
Tilbury North	Landfill 3	Transfer Station 2
Tilbury West	Landfill 3	Transfer Station 2