

**THE CORPORATION
OF THE
MUNICIPALITY OF HURON EAST
BY-LAW NO. 72 FOR 2010**

Being a by-law to require proponents of renewable energy generation facilities to enter into an agreement with the Municipality with respect to the cost to the Municipality of applications for Renewal Energy Approval and construction of renewal energy generation facilities within the Municipality.

WHEREAS, pursuant to Section 11 of the Municipal Act, S.O. 2001, c. 25 as amended, lower tier Municipalities may pass by-laws respecting:

- (a) Public Assets of the Municipality acquired for the purpose of exercising its authority under the Municipal Act or any other Act,
- (b) Economic, social and environmental well-being of the Municipality, and
- (c) Health, safety and well-being of persons;

AND WHEREAS, various proponents of renewal energy generation facilities have expressed a desire to construct such facilities within the Municipality;

AND WHEREAS, as a result of applications by proponents to construct renewal energy facilities within the Municipality, the Municipality will incur expenses for review of the applications to install such facilities as well as expenses that may result from damage to municipal infrastructure during the course of construction;

NOW THEREFORE the Council of the Corporation of the Municipality of Huron East

ENACTS AS FOLLOWS:

1. All proponents of renewal energy generation facilities wishing to locate such facilities within the Municipality shall, upon the first public consultation event or notice from a renewable energy developer of its intention to consult the Municipality, enter into an agreement with the Municipality to provide for recovery by the Municipality of all costs incurred by the Municipality related to the application to the Province as well as construction of the renewal energy generation facility.

READ a first and second time this 21st day of September 2010.

READ a third time and finally passed this 5th day of October 2010.

Mayor, Joseph Seili

Clerk, J. R. McLachlan