

From: [LPCC-Lakeshore Planning Council Corp.](#)
To: [Planning and Growth Management Committee](#); [Councillor Shiner](#); [Councillor Di Ciano](#)
Subject: PG24.12 - Request for Direction - OP Amendment 258
Date: Friday, November 17, 2017 10:22:17 AM

Attn: Nancy Martins, Secretariat, PLANNING & GROWTH MANAGEMENT COMMITTEE

Please kindly advise members of the Planning & Growth Committee of our objection to this item being added to the Nov 15, 2017, Agenda at the last minute, without notice to the public, and without providing an opportunity for the public to depute on this matter. Consequently, we further object to the Committee approving an appeal to the Divisional Court following the OMB ruling on this matter.

The approach of City Staff (and Provincial Staff) in this matter is 100% wrong, taxpayer money is being misspent, and Councillors are being misled.

City Staff have had since 2014 to proceed with creating Development Permit By-laws for one or more geographic areas of the City, AS INSTRUCTED BY CITY COUNCIL IN 2014, and they have done NOTHING - except waste everyone's time and money at the OMB, and now they want to continue at Divisional Court.

The question arises, who is leading this City? The Councillors together with residents, or City Staff and their "selective" choices on what work they want to do (go to Court), or do not want to do (prepare Development Permit By-laws), as required?

Thank you.

Peggy Moulder
Secretary
Lakeshore Planning Council Corp.