COUNCIL PROCEEDINGS

THIRTEENTH MEETING

May 3, 2004

The Council meets in Regular Session in the Municipal Offices this day at 5:00 p.m.


At the beginning of the Meeting all Members are present.

Her Worship the Mayor presents a plaque for "London's Featured Company" to Rick Vandekieft, General Manager representing Echo Power Equipment (Canada), 501 Newbold Street.

Her Worship the Mayor presents a certificate for "London's Featured Community Organization" to Jim Hewett, Board President, Anne Angell, Director & Self Advocate Chair and Murray Hamilton, Executive Director of Community Living London.

DISCLOSURES OF PECUNIARY INTEREST

168. Councillor Caranci discloses a pecuniary interest in clause 1 of the Confidential Appendix to the 22nd Report of the Board of Control having to do with Indemnification of Council Members by indicating he is involved in the matter.

169. Controller Polhill discloses a pecuniary interest in clause 1 of the Confidential Appendix to the 22nd Report of the Board of Control having to do with Indemnification of Council Members by indicating he is involved in the matter.

170. Controller Hume discloses a pecuniary interest in clause 14 of the 22nd Report of the Board of Control having to do with the Proposed Public Notice By-law by indicating he is a publisher of a London weekly newspaper.

171. Councillor Eagle discloses a pecuniary interest in clause 14 of the 22nd Report of the Board of Control having to do with the Proposed Public Notice By-law by indicating her spouse is employed by the London Free Press.

MINUTES

172. Councillor Tranquilli moves, seconded by Councillor Miller that the Minutes of the 12th Meeting be amended in line 3 and line 6 by deleting therefrom the date 2003/2004 and by substituting therefor the date “2004/2005”. CARRIED

Councillor Chahbar moves, seconded by Councillor MacDonald, that the Minutes of the 12th Meeting held on April 19, 2004, as amended be adopted. CARRIED

CONFIDENTIAL MATTERS TO BE CONSIDERED IN PUBLIC

173. The Council reviews the confidential matters listed for consideration at this meeting and determines that clauses 1 and 2 of the Confidential Appendix to the 22nd Report of the Board of Control, and the report clause in the Confidential Appendix to the 12th Report of the Environment and Transportation Committee should be considered in public.
The Chair directs that the actions suggested by the City Clerk with respect to Communication No.'s 1 and 2, as identified on the Orders of the Day and on the Added Communications be taken.

The City Clerk submits the 23rd Report of the Board of Control. (See Report attached)

Controller Monteith presents the 22nd Report of the Board of Control.

Controller Monteith moves that clauses 1 to 6, inclusive, be adopted. CARRIED

Controller Monteith moves that clause 7 be adopted.

Controller Polhill moves, seconded by Controller Monteith, that clause 7 be amended Amend in line 1 by deleting therefrom the words “Acting General Manager of Finance and Corporate Services” and by substituting therefor the words “Acting General Manager of Planning and Development”. CARRIED

The motion to adopt clause 7, as amended, is put and CARRIED.

Controller Monteith moves that clauses 8 and 9, be adopted. CARRIED

Controller Monteith moves that clause 10 be adopted.

Controller Polhill moves, seconded by Controller Hume, that clause 10 be amended in line 6 of part (a) by deleting therefrom the words “at the identified sites in 2004 and 2005” and by substituting therefor the following:

"at the following sites in 2004 and 2005:

<table>
<thead>
<tr>
<th>2004</th>
<th>2005</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Westminster (main pool)</td>
<td>1. Glen Cairn (main pool)</td>
</tr>
<tr>
<td>2. East Lions (shallow pool)</td>
<td>2. Byron (main pool)</td>
</tr>
<tr>
<td>3. Northridge (main and shallow pools)</td>
<td></td>
</tr>
<tr>
<td>4. Thames (main pool)</td>
<td></td>
</tr>
</tbody>
</table>

CARRIED

The motion to adopt clause 10, as amended, is put and CARRIED.

Controller Monteith moves that clause 11 be adopted.

Councillor Eagle moves, seconded by Councillor Alder, that clause 11 be amended by adding the following sub clause (c):

“(c) that the Civic Administration be requested to report back to the Board of Control on the timeline of the proposed membership changes on the Western Fair Association.” CARRIED

Controller Polhill moves, seconded by Controller Monteith, that clause 11 be further amended in line 1 of clause (b) by adding the words “at this time” after the word “TAKEN”. CARRIED

The motion to adopt clause 11, as amended, is put and CARRIED.

Controller Monteith moves that clauses 12 to 15, inclusive, be adopted. CARRIED with Deputy Mayor Gosnell, Controller Polhill and Councillors MacDonald, Chahbar, Miller, Van Meerbergen and Caranci voting Nay.
Councillor Eagle moves, seconded by Councillor Winninger, that pursuant to section 15.4 of the Council Procedure By-law, leave be given for the discussion and debate for the making of substantive motion. CARRIED

Councillor Eagle moves, seconded by Councillor Winninger, that clause 16 be amended by referring the following part of the emergent motion regarding the consultant contracts back to the Board of Control for any necessary revisions following input from the City Solicitor:

“That in future, with respect to city agreements/contracts, the city will impose a requirement that consultants leading the Environmental Assessment process or other city projects include a stipulation that sub-consultants will not have a vested interest as a result of their relationship with other affected parties with respect to projects.” CARRIED

The motion to adopt clause 16, as amended, is put and CARRIED.

The Chair directs that clauses 17 to 28, inclusive, of Section II be noted.

CONFIDENTIAL APPENDIX TO
THE 22ND REPORT OF THE BOARD OF CONTROL

177. Controller Monteith presents clauses 1 and 2 of the Confidential Appendix to the 22nd Report of the Board of Control, the Municipal Council having previously determined that these matters should be considered in public.

Controller Monteith moves that clause 1 of the Confidential Appendix to the 22nd Report of the Board of Control that reads as follows be adopted:

“That the application by Controller Polhill and Councillor Caranci for Corporation paid legal representation under the Council Member Indemnification By-law BE REFUSED without prejudice to the right of the Council Member to apply again at any time either before or after the proceedings and any appeals completed.”

It was moved by Councillor Chahbar, seconded by Deputy Mayor Gosnell, that clause 1 be amended as follows:

by referring the matter for further consideration to the Board of Control after the issue has been dealt with by the court.

The motion to adopt clause 1, as amended, is put and CARRIED.

Controller Monteith moves that clause 2 of the Confidential Appendix to the 22nd Report of the Board of Control that reads as follows be adopted:

(a) That NO FURTHER ACTION BE TAKEN with regard to the regional electricity distribution company proposal;

(b) That in view of the changes in the electricity market, the Civic Administration BE REQUESTED to review the nine shareholder’s objectives in consultation with London Hydro and report back to the Board of Control; and

(c) That consideration of items 2, 3, and 4 in the conclusion and possible next steps section of the report from the City Manager on London Hydro Inc. BE DEFERRED until such time as the shareholder’s objectives are considered further by the Board of Control.” CARRIED

23RD REPORT OF THE BOARD OF CONTROL

178. Controller Monteith presents the 23rd Report of the Board of Control.

Controller Monteith moves that clause 1 be adopted.
Councillor Winninger moves, seconded by Councillor Eagle, that clause 1 be amended by changing the number of 50 per cent of the voting rights to 10 per cent in the definition of “Controlling Interest in Private Corporation”. CARRIED with the members voting as follows on a recorded vote:

YEAS: Mayor DeCicco, Controller Monteith and Councillors White, Armstrong, Winninger, Bryant, Usher, Baechler, Van Meerbergen and Eagle. (10)

NAYS: Deputy Mayor Gosnell, Controllers Polhill and Hume and Councillors MacDonald, Chahbar, Miller, Alder, Tranquilli and Caranci. (9)

Councillor Bryant moves, seconded by Councillor Usher that pursuant to section 7.6 of the Council Procedure By-law Councillor Baechler be permitted to speak longer than 5 minutes with respect to an amendment to clause 1. CARRIED

Councillor Baechler moves, seconded by Councillor Eagle, that the policy also provide for a disclosure clause as follows:

“That prior to entering into a contract with the City, shall disclose any controlling interest either direct or indirect of any member of Council, appointed officer or employee of the City in the contract, tender, proposal or quotation for the supply of goods or services to the City unless such controlling interest would be exempt under the Municipal Conflict of Interest Act.” CARRIED

Council recess for dinner break at 6:30 p.m. and reconvenes the meeting at 7:30 p.m. with Mayor DeCicco in the Chair.

Councillor Usher moves, seconded by Councillor Caranci, that the policy further be amended by providing a provision for the cancellation of a contract as follows:

“All tender, proposal, quotation and contract documents shall provide that in the event a contract is awarded contrary to this section, the contract may be cancelled at any time by the City in its entire discretion without damages or penalty.” CARRIED

The motion to adopt clause 1, as amended, is put and LOST with the members voting as follows on a recorded vote:

YEAS: Mayor DeCicco, Controller Monteith and Councillors White, Armstrong, Winninger, Bryant, Usher, Van Meerbergen and Eagle. (9)

NAYS: Deputy Mayor Gosnell, Controllers Polhill and Hume and Councillors MacDonald, Chahbar, Miller, Baechler, Alder, Tranquilli and Caranci. (10)

Mayor DeCicco leaves the Chair at 7:45 p.m. with the Deputy Mayor Gosnell assuming the Chair. Mayor DeCicco returns to the Chair at 7:48 p.m.

Deputy Mayor Gosnell moves, seconded by Controller Polhill, that section 3.12 of the Purchasing By-law be replaced with alternative 3 as outlined in the appendix to the April 28, 2004 report of the Acting General Manager of Finance and Corporate Services and that the alternative include the following:

(1) that the words “contractor, tenderer, proponent, or person submitting a quotation” replace the words “the member of council appointed officer or employee” in the third line of the new clause;

(2) that the provision of a disclosure clause be included in the new clause; and

(3) that the provision for the cancellation of a contract be included in the new clause.

The new clause would read as follows:

“That section 3.12 of the Purchasing By-law BE AMENDED to include the following:
No member of Council, appointed to officer or employee of the City shall have any pecuniary interest either direct or indirect in any contract, tender, proposal or quotation for the supply of goods or services to the City, unless such pecuniary interest is disclosed by the contractor, tenderer, proponent or person submitting a quotation, as the case may be, or unless such pecuniary interest would be exempt under the Municipal Conflict of Interest Act. All tender, proposal, quotation, and contract documents shall provide that in the event that a contract is awarded to a person who has not, during the contracting process, disclosed the pecuniary interest of an elected official, appointed officer or employee of the City in the contract, the contract may be cancelled at any time by the City in its entire discretion without damages or penalty.

In this section “controlling interest” means the interest that a person has in a corporation when the person beneficially owns, directly or indirectly, or exercises control or direction over, equity shares of the corporation carrying more than 10 per cent of the voting rights attached to all equity shares of the corporation for the time being outstanding;

For the purposes of this section, a person has an indirect pecuniary interest in any tender, proposal, quotation or contract entered into by a corporation, if

a. The person or his or her nominee is a shareholder in or a director or senior officer of a corporation that does not offer its security to the public, and
b. Has a controlling interest in or is a director or senior officer of, a corporation that offers in securities to the public.

For the purposes of this section, a member of Council, appointed officer or employee of the City has an indirect pecuniary interest if the person is a partner of a person or is in the employment of a person or body that has entered into a tender, proposal, quotation or contract with the City.

For the purposes of this section, the pecuniary interest in a tender, proposal, quotation or contract of a parent or the spouse, same-sex partner or any child of a member of council, appointed officer of employee shall, if known to the person, be deemed to be also the pecuniary interest of the member of council, appointed officer or employee as the case may be;

and that the necessary by-law amendment BE INTRODUCED for consideration at the May 17, 2004 Council meeting. CARRIED

The motion to adopt the new clause 1, as noted above, is put and CARRIED with the members voting as follows on a recorded vote:

YEAS: Deputy Mayor Gosnell, Controllers Polhill and Hume and Councillors White, MacDonald, Armstrong, Chahbar, Miller, Bryant, Usher, Van Meerbergen, Eagle, Alder, Tranquilli and Caranci. (15)

NAYS: Mayor DeCicco, Controller Monteith and Councillors Winninger and Baechler. (4)

The Chair directs that clause 2, of Section II be noted.

1ST REPORT OF THE STRIKING COMMITTEE

179. Deputy Mayor Gosnell presents the 1st Report of the Striking Committee.

Deputy Mayor Gosnell moves that clauses 1 and 2, be adopted. CARRIED with Councillor Van Meerbergen voting Nay.

The Chair directs that clauses 3 to 5, of Section II be noted.

12TH REPORT OF THE PLANNING COMMITTEE


Councillor Baechler moves that clauses 1 to 5, inclusive, be adopted. CARRIED
Councillor Baechler moves that clause 6 be adopted.

Councillor moves, seconded by Councillor Baechler, that clause 6 be amended in clause (f) in the second and fourth line by deleting therefrom the address number of "1755" and replacing thereto with "1775". CARRIED

The motion to adopt clause 6, as amended, is put and CARRIED.

Councillor Baechler moves that clauses 7 to 11, inclusive, be adopted. CARRIED with Councillor Miller voting Nay to clause 7.

With respect to clause 16, and pursuant to section 15.4 of the Council Procedure By-law, Councillor Baechler moves, seconded by Councillor Bryant, that leave be given for discussion and debate and the making of a substantive motion. CARRIED

Councillor Baechler moves that clause 16 be adopted as written in the Planning Committee Report. LOST with the following voting NAY: Councillors Caranci, Tranquilli, Alder, Van Meerbergen, Usher, Miller, White, MacDonald, Controllers Polhill, Hume and Monteith, Deputy Mayor Gosnell and Mayor DeCicco.

Councillor Usher moves, seconded by Councillor Miller, that clause 16 be amended to read as follows:

That, the following actions be taken with respect to the applications of Soufan Properties for 439 Hyde Park Road and subsequently Palumbo Homes at 439 – 455 Hyde Park Road, and the zoning review initiated by the City of London for properties at 411, 427 and 433 Hyde Park Road and 1059 – 1073 Riverside Drive:

(a) the request to amend Zoning By-law No. Z-1 to change the zoning of the subject lands FROM a Residential R1 (R1-10) Zone variation which permits single detached dwellings on a minimum lot frontage of 22 m (72 ft.) and a minimum lot area of 925 m² (9956 sq.ft.) TO a Holding Residential R5 Special Provision/Residential R6 Special Provision (h-5.R5-1( )/R6-3( )) Zone to permit cluster single detached, semi-detached, townhouse and stacked townhouse dwellings on a minimum lot area of 8000 m² (2 ac.), a minimum lot frontage of 75 m (246 ft.), a minimum front yard setback of 3 m (9.8 ft.), a minimum rear yard setback of 7 m (23 ft.), a minimum landscaped open space requirement of 45%, a maximum lot coverage of 30%, a maximum height of 7 m (23 ft.) and a maximum density of 25 units per hectare (10 units per acre), BE REFUSED;

(b) a by-law BE INTRODUCED at the Municipal Council meeting on May 17, 2004 to amend Zoning By-law Z-1 as it applies to the property at 439 Hyde Park Road from a Residential R1 (R1-10) Zone to a Holding Residential R5 Special Provision (h-5.R5-1(4)) Zone which permits cluster townhouses and cluster stacked townhouses at a maximum density of 25 units per hectare (10 units per acre), a maximum height of 7m (23 ft.), a maximum lot coverage of 38%, a minimum landscaped open space requirement of 42%, a minimum rear yard depth of 3m (9.8 ft.) and a minimum lot frontage of 30m (98.4 ft);

(c) the properties located at 411, 427 and 433 Hyde Park Road, 1059, 1063, 1067, 1069 and 1073 Riverside Drive BE REFERRED back to staff for review with the property owners to determine which owners wish to be included in the rezoning application, and to also prepare a verbal report for the Planning Committee outlining the potential tax implications for property owners should their lands be rezoned; and

(d) the Acting General Manager of Planning and Development BE REQUESTED to hold a public site plan meeting dealing with 439 Hyde Park Road and that the following matters be discussed: trees, landscaping, fencing, height requirements, etc.
it being pointed out that at the public participation meeting associated with this matter, the following individuals made an oral submission in connection therewith:

- J. Davis, Jack E. Davis Holdings Limited – representing the applicant and noting that his applicant wishes the same zoning applied as was applied to the previous development at 417 Hyde Park Road as this resulted in a well constructed, sold out development; further noting boundary trees are to be preserved; that a site plan public meeting will be held to address issues such as trees, fencing and height of buildings, but that the current site plan guidelines do not allow for a great deal of flexibility.

- H. Baxter, 876 Riverside Drive, Oakridge Riverside Community Association – expressing concerns relating to tree preservation, increased traffic, property values and incompatible housing design and requesting that an ESA be undertaken, that zoning be left as it currently is, that a provision be added to the amendment to require a certain percentage of green space which should not include decks, and that the builder pay for any noise attenuation features.

- R. Sherer, 1063 Riverside Drive – indicating he is not interested in a zoning amendment for his property and is relatively certain his adjacent neighbour at 1059 Riverside Drive is not in favour of a rezoning amendment either; noting there are no services currently in front of his property and if a rezoning were to take place, seeking clarification whether he would be financially responsible for their installation; further noting he has just put in a new septic system and would be opposed to paying for new services.

- P. VanDenHogen, 1113 Mahogany Crescent – noting his property will back on to the development where a new fence has been installed and requesting clarification of the proposed fencing, the tree preservation plan and whether a crosswalk will be installed on Hyde Park Road.

- G. Cade, 1067 Riverside Drive, and 411 Hyde Park Road, also representing the property owner at 1073 Riverside Drive – requesting the same zoning previously afforded to 417 Hyde Park Road; noting that the southerly group of lands should be separated from the northerly applications.

- D. Lee, 1108 Mahogany Crescent – noting that the developer has not demonstrated a commitment to tree preservation in the past and the City does not seem able to enforce the environmental concerns; further noting that there is not much space between the rear of the houses along Mahogany Crescent and the proposed development but that with some imagination an appropriate buffer could be established.

- K. Smith, 210-200 Everglade Crescent – expressing support for the condominium concept but asking that a height limit be imposed on the new development, adding that the proposed development not be the same as that at 417 Riverside Drive as it does not fit in with the rest of the neighbourhood.

The motion to adopt clause 16, as amended, is put and CARRIED.

The Chair directs that clauses 12 to 15, of Section II be noted.

**12TH REPORT OF THE ENVIRONMENT AND TRANSPORTATION COMMITTEE**


Councillor Caranci moves that clauses 1 and 2, be adopted. CARRIED

Councillor Caranci moves that clause 3 be adopted.

Councillor Winninger moves, seconded by Councillor White, that clause 3 be amended to read as follows:

That, on the recommendation of the Acting General Manager of Finance and Corporate Services, the attached report with respect to a revised timeline for the Taxicab/Limousine By-law review, the Terms of Reference for the Taxicab/Limousine Task Force and the recommended members of the Taxicab/Limousine Task Force **BE APPROVED** on the understanding that:
(a) Councillor Van Meerbergen will be the second representative of the Environment and Transportation Committee to be appointed to the Task Force;

(b) a minimum of two public open houses will be held as part of the By-law review;

(c) the City Clerk will advertise for 2 members of the public who utilize taxicab/limousine services and 1 representative of the van/limousine industry as additional members on the Task Force; and

(d) BMA Consulting and the presently-appointed members of the Task Force will immediately proceed with their work and associated meetings with respect to the By-law review and the three new members as noted in (c), above, will join the Task Force in its review upon their appointment. CARRIED with Controller Hume and Councillors MacDonald, Caranci, Tranquilli, Alder, Van Meerbergen and Usher voting Nay.

The motion to adopt clause 3, as amended, is put and CARRIED.

Councillor Caranci moves that clause 4, be adopted. CARRIED

The Chair directs that clauses 5 to 13, inclusive, of Section II be noted.

CONFIDENTIAL APPENDIX TO THE 12TH REPORT OF THE ENVIRONMENT AND TRANSPORTATION COMMITTEE

182. Councillor Caranci presents clause 1, as outlined below, of the Confidential Appendix to the 12th Report of the Environment and Transportation Committee, the Municipal Council having previously determined that this matter should be considered in public.

"That the Environment and Transportation Committee (ETC) received and reviewed an information report from the City Solicitor with respect to a legal opinion concerning allegations of threats and/or intimidation made to an individual who had applied to become a member of the Taxicab/Limousine Task Force. The ETC asked the City Clerk to advise the individual involved that they can contact the London Police regarding the aforementioned allegations if they so wish."

The Chair directs that clause 1 be noted.

10TH REPORT OF THE COMMUNITY AND PROTECTIVE SERVICES COMMITTEE

183. Councillor Winninger presents the 10th Report of the Community and Protective Services Committee.

Councillor Winninger moves that clauses 1 to 3, inclusive, be adopted. CARRIED

The Chair directs that clauses 4 to 11, inclusive, of Section II be noted.

ENQUIRIES

184. Councillor Chahbar enquires about the recent events at the intersection of Wonderland Road and Sunningdale Road.

The General Manager of Environmental & Engineering Services & City Engineer reports that at this point, a larger stop sign is planned to be installed at the intersection, and other options are being considered.

Councillor Tranquilli moves, seconded by Councillor Chahbar, that the Council rise and go into Committee of the Whole, in camera, for the purpose of considering confidential recommendations and reports from the Board of Control. CARRIED
The Council rises and goes into the Committee of the Whole, in camera, at 9:56 p.m. with Deputy Mayor Gosnell in the Chair and all members present.

During the Committee of the Whole session, all staff are excused from the meeting except for J. A. Fielding, J. P. Barber, K. Dawtrey, V. McAlea-Major and K. Bain.

The Committee rises and Council resumes in regular session at 10:48 p.m. with Mayor DeCicco in the Chair and all members present.

15TH REPORT OF THE COMMITTEE OF THE WHOLE


I YOUR COMMITTEE REPORTS:

1. That the Committee of the Whole considered the following:
   (a) a matter pertaining to labour relations or employee negotiations; and
   (b) a matter pertaining to a personal matter about an identifiable individual.

Deputy Mayor Gosnell presents the 15th Report of the Committee of the Whole.

The Chair directs that clause 1 be noted.

BY-LAWS

185. Councillor Miller moves, seconded by Councillor MacDonald, that the following Bills be introduced:

- Bill No. 178
  By-law No. A.-5878-105
  A by-law for the purpose of giving Public Notice pursuant to the Municipal Act, 2001, c.25, s.251. (14/22/BC)

- Bill No. 179
  By-law No. C.P.-1284(ki)-106
  A by-law to amend the Official Plan of the City of London, 1989. (relating to lands located at 1647 Fanshawe Park Road East, 2270 Highbury Avenue North & 1732 Highbury Avenue North) (5/12/PC)

- Bill No. 180
  By-law No. C.P.-1284(kj)-107
  A by-law to amend the Official Plan of the City of London, 1989. (relating to lands located at 1671 Fanshawe Park Road East) (6/12/PC)

- Bill No. 181
  By-law No. Z.-1-041236
  A by-law to amend By-law No. Z.-1 to rezone an area of land located at 68 Southdale Road West. (4/12/PC)

- Bill No. 182
  By-law No. Z.-1-041237
  A by-law to amend By-law No. Z.-1 to rezone an area of land located at 2315 Dundas Street. (8/12/PC)

- Bill No. 183
  By-law No. DELETED
  DELETED

CARRIED

First Reading:

Councillor Miller moves, seconded by Councillor MacDonald, that Bill No.’s 172 to 182, inclusive, be read a first time. CARRIED
Second Reading:

Councillor Miller moves, seconded by Councillor MacDonald, that Bill No.'s 172 to 182, inclusive, be read a second time. CARRIED

Third Reading:

Councillor Miller moves, seconded by Councillor MacDonald, that Bill No.'s 172 to 182, inclusive, be read a third time and be finally passed and enacted as by-laws of The Corporation of the City of London, namely:

Bill No. 172
By-law No. A.-5877-100
A by-law to confirm the proceedings of the Council Meeting held on the 3rd day of May, 2004. (City Clerk)

Bill No. 173
By-law No.A.-5792(c)-101
A by-law to amend by-law No. A.-5792-158 entitled, "A by-law to appoint Municipal Law Enforcement Officers for the purpose of enforcing the by-laws of The Corporation of the City of London. (Director of Building Controls)

Bill No. 174
By-law No. B.-90(a)-102
A by-law to amend By-law No. B.-90-161 entitled, "A by-law to appoint the Chief Building Official and Inspectors under the Building Code Act, 1992, as amended, for the purposes of enforcement of the said Act." (Director of Building Controls)

Bill No. 175
By-law No. PS-110-04031
A by-law to amend By-law PS-110 entitled, "A by-law to regulate traffic and the parking of motor vehicles in the City of London." (Director of Roads & Transportation)

Bill No. 176
By-law No. S.-4754(a)-103
A by-law to amend By-law S.-4754-242 entitled, "A by-law to stop up and close portions of Commissioners Road West". (Chief Surveyor)

Bill No. 177
By-law No. W.-1879-104
A by-law to authorize the 2004 Sewer Replacement Program. (Project No. ES2407)

Bill No. 178
By-law No. A.-5878-105
A by-law for the purpose of giving Public Notice pursuant to the Municipal Act, 2001, c.25, s.251. (14/22/BC)

Bill No. 179
By-law No. C.P.-1284(ki)-106
A by-law to amend the Official Plan of the City of London, 1989. (relating to lands located at 1847 Fanshawe Park Road East, 2270 Highbury Avenue North & 1732 Highbury Avenue North) (5/12/PC)

Bill No. 180
By-law No. C.P.-1284(kj)-107
A by-law to amend the Official Plan of the City of London, 1989. (relating to lands located at 1671 Fanshawe Park Road East) (6/12/PC)

Bill No. 181
By-law No. Z.-1-041236
A by-law to amend By-law No. Z.-1 to rezone an area of land located at 68 Southdale Road West. (4/12/PC)

Bill No. 182
By-law No. Z.-1-041237
A by-law to amend By-law No. Z.-1 to rezone an area of land located at 2315 Dundas Street. (8/12/PC)

CARRIED
ADJOURNMENT

186. Councillor MacDonald moves, seconded by Controller Hume, that the Meeting adjourn.  
CARRIED

The Meeting adjourns at 10:50 p.m.

Anne Marie DeCicco, Mayor

Kevin Bain, City Clerk