

5.4(k)

**From:** NOLA SPENCE  
**Sent:** January 22, 2012 1:33 PM  
**To:** clerk@hamilton.ca  
**Subject:** moratorium

Dear Clerk, I am not adept enough on computer to "cut and paste" this letter to all the coucillors at City Hall. Would you please be kind enough to forward this letter to them before Jan.25/12. Thank you. My husband and I have each written a letter which follows:

Re: rescinding the Sept.28/11 motion to include only Glanbrook.

Local politicians are concerned with their ridings only; witness backing away from greater Hamilton to "Glanbrook only". Their maratorium will go nowhere. As you know, they are totally unaware of the big picture and really don't care because it's not in their backyard. Due to the Green Energy Act ,I have no faith in Hamilton's half-hearted effort. The protest in Toronto about the Scarborough Bluffs Lake Ontario location worked, a moratorium declared.

There has to be a strong message: Hamilton is backing down. Sorry, don't shoot the messenger.

As a taxpayer in Wentworth County I urge you not rescind the moratorium of Sept.28/11. Suggesting protecting only Glanbrook, leaves residents in Ancaster and Flamboro vulnerable to the Green Energy Act.

We must protect not only municipal councils' previous rights, but also our most valuable asset - our land, from Dalton McGuinty's so-called vision of green energy.

Germany, who started the whole wind turbine generation, has suspended all future endeavours as it has proven to be economically unfeasible.

Have the residents in Flamboro and Ancaster been made aware of this rescinded motion application? If the original September 28/11 motion is negated, it will leave them exposed to the potential health and property value negative impacts that industrial win turbines bring with them.

Is Hamilton City Council ready to stand together for all Wentworth residents, or are there too few coucillors who have enough clout?

Respectfully submitted,  
Dave & Nola Spence