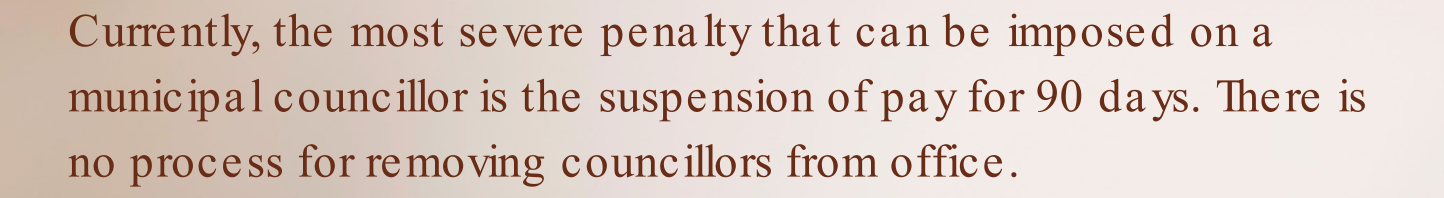




The 'Why'

Multiple Ontario municipalities have learned the hard way in the last few years about the lack of tools in the Municipal Act for holding councillors accountable for workplace harassment.

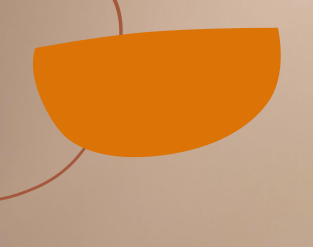




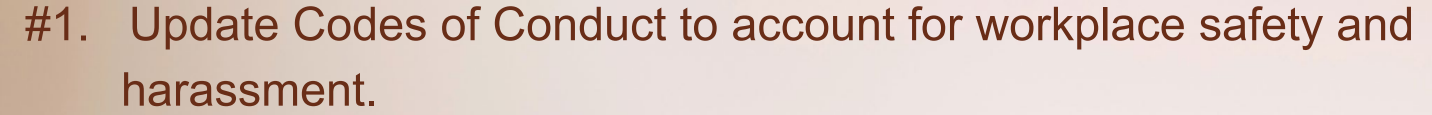


We are asking all Ontario Municipalities to support government in their commitment to introduce legislation to amend the Municipal Act, 2001 and the City of Toronto Act, 2006.

Specifically, we are looking for government to introduce legislation in line with the call from AMO on March 27, 2023, *before the summer break, 2024,* as the government completed consultations on this in 2021 after the case in Ottawa.





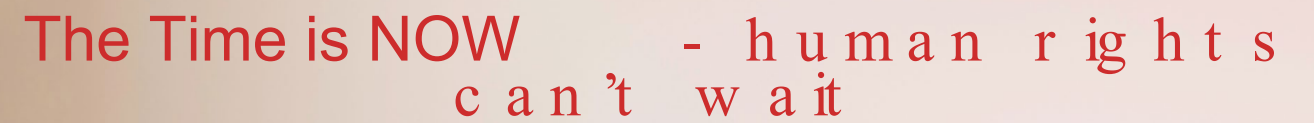


#2. Create a flexible administrative penalty regime, adapted to the local financial circumstances of the municipality.

#3. Increase IC training to enhance consistency of investigations and recommendations across the province.

#4. Allow municipalities to apply to a member of the judiciary to remove a sitting member if recommended through an IC report.

#5. Prohibit a member so removed from sitting for election in the term of removal and the subsequent term of office.



This helps keep workplaces safe. It's accountability through a transparent and fair process that should exist but doesn't. If it is constitutional to remove acouncillor for conflict of interest, it should be constitutional to remove them substantiated egregious acts of harassment or violence.

Our Ask Today:

For council to pass the AMO motion with the request for legislation to be introduced <u>before the summer break</u> and write a letter of support to be sent to:

1) local MPPs2) Premier Doug Ford 3) the Minister of Municipal Affairs and Housing 5) the Attorney General 4) AMO.