

**From:** Dee G

**Sent:** February 28, 2026 7:18 PM

**To:** Clerks <[clerks@durham.ca](mailto:clerks@durham.ca)>; chair <[chair@durham.ca](mailto:chair@durham.ca)>; Sterling Lee; Dave Barton; Linda, Cook, Councillor; Mayor Adrian Foster; Tito-Dante Marimpietri; Rhonda Mulcahy; Brian Nicolson

**Subject:** March 4 Works Agenda

Members of Works Committee,

Clerk, please add these questions to the agenda for discussion. I reviewed the March 4 agenda and had a few questions after reading Report #2026-W-5.

In Table 2 on page 4, Oshawa and Whitby were listed as “Not compliant.” I understand from the report that the issues were corrected, but when residents see “not compliant” connected to drinking water, that naturally raises concern. Should the public be concerned about what occurred? Were residents notified at the time? What changes have been put in place to ensure those monitoring gaps don’t happen again? I am not raising this to alarm anyone. Clean drinking water is obviously critical.

Finally, regarding the two confidential land acquisition items on the agenda, when can residents expect those matters to return publicly with final costs, timelines and expected benefits? Land decisions affect taxpayers long term and should be clearly outlined once completed.

Thank you for any clarification you can provide.

Doug Glass